ARG250000 Recertification Notice of Intent for Non-contact Cooling Water, Cooling Tower Blowdown, and Boiler Blowdown

version 2.7

(Submission #: HPK-TTC4-C049R, version 1)

Details

Submitted 8/10/2022 (5 days ago) by Todd Williams

AFIN 16-01819 **Reference #** ARG250022

Submission ID HPK-TTC4-C049R

Submission Reason Renewal
Submission Assigned Staff Thanh Vu
Status In Review

Form Input

Section 1: Review Existing Facility/Contact Information

Facility/Contact Information

For the purpose of this permit, Permittee means any person (any state agency, municipality, governmental subdivision of the state or the United States, public or private corporation, individual, partnership, association, or other entity) who has the primary management and decision-making responsibility over a permitted operation, facility, or activity. The permittee is responsible for ensuring compliance with all applicable environmental regulations and conditions. The permittee is the entity named as such on an individual permit or the entity covered by a general permit.

If the permittee is a corporation, the permittee legal name has to be an identical match with the Arkansas Secretary of State. Below is a link to verify the legal name:

Arkansas Secretary of State Business Entity Search Website

Permit Number

ARG250022

AFIN

16-01819

Permittee Legal Name

Todd Williams, Michael Mullally, and Chad Owens

Facility Name

Franklin Partnership Building

Facility Address

111 E Huntington Ave, Jonesboro, AR 72401

Contact Person

Todd Williams, Managing Partner

Contact email

twilliams@snellgrovefirm.com

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Contact Phone Number

870-932-8357

Mailing Address

111 E Huntington Ave, Jonesboro, AR 72401

Invoice Address

MIKE MULLALLY, PARTNER, FRANKLIN PARTNERSHIP BUILDING, 111 E. HUNTINGTON AVE, JONESBORO AR 72401

Is the above facility/contact information correct?

Yes

Section 2: Review Outfall Information

First Outfall

Outfall 001: 35.840127, -90.704333, (35, 50' 24.45"N, 90, 42' 15.59"W)

Second Outfall (if applicable)

NONE PROVIDED

Third Outfall (if applicable)

NONE PROVIDED

Is the above outfall information correct?

Yes

Section 3: Review Approved Additives

Current Additives in DEQ Database

None Listed

Is the Above List of Additives Correct?

Yes

Section 4: Monitoring Frequency Reduction

Monitoring Frequency Reduction

Facilities that routinely discharge and meet permit limits may be eligible for monitoring frequency reduction for COD, TSS, and O&G. The requirements for monitoring frequency reduction are as follows:

- 1. The facility must have at least 3 consecutive months of testing, with at least 2 discharges per month.
- 2. The facility must not have any permit limit exceedances for the parameter during the above period or any time after.

If monitoring frequency reduction is requested, DEQ staff will review DMR records to confirm if the facility is eligible.

Would you like to request monitoring frequency reduction at this facility?

No

Section 5: Permittee Information & Disclosure Statement

Permittee Type

Registered Partnership

State of Incorporation/Registration

Arkansas

Ark. Code Ann. 8-1-106 requires that applicants for any type of permit or transfer of any permit, license, certification or operational authority issued by the DEQ file a Disclosure Statement with their application unless exempt for doing so under Ark. Code Ann. �8-1-106(b)(2). The filing of a Disclosure Statement is mandatory. No application can be considered administratively complete without a completed Disclosure Statement unless that facility is exempt. Publicly traded companies may submit the most recent 10-K and 10-Q filings to the Securities and Exchange Commission (SEC) in lieu of the Disclosure

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Statement.

Based on the choice of Permittee Type, it is likely that an updated disclosure statement, declaration of no changes from the previous disclosure statement, or SEC forms is required for this facility.

The disclosure statement form may be obtained from the DEQ web site at: https://www.adeq.state.ar.us/ADEQ Disclosure Statement.pdf

Disclosure Statement

The violation history, experience and credentials, involvement in current or pending environmental lawsuits, civil and criminal, have not changed since the last Disclosure Statement that was filed with DEQ.

Section 6: Signatory Requirements

Cognizant Official (Duly Authorized Representative)

40 CFR 122.22(b) states that all reports required by the permit, or other information requested by the Director, shall be signed by the applicant (or person authorized by the applicant) or by a duly authorized representative of that person. A person is a duly authorized representative only if:

- (1) the authorization is made in writing by the applicant (or person authorized by the applicant);
- (2) the authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity responsibility, or an individual or position having overall responsibility for environmental matters for the company.

Cognizant Official

Mike Mullally, Partner

Cognizant Official Email

mmullally@snellgrovefirm.com

Responsible Official

The information contained in this form must be certified by a responsible official as defined in the signatory requirements for permit applications (40 CFR 122.22).

Responsible official is defined as follows:

For a corporation: By a responsible corporate officer. For the purpose of this section, a responsible corporate officer means: (i) A president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other

person who perfoms similar policy- or decision-making functions for the corporation, or

(ii) the manager of one or more manufacturing, production, or operating facilities, provided, the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

For a partnership or sole proprietorship: By a general partner or the proprietor, respectively.

For a municipality, State, Federal, or other public agency: By either a principal executive officer or ranking elected official. For purposes of this section, a principal executive officer of a Federal agency includes:

- (i) The chief executive officer of the agency, or
- (ii) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrators of EPA).

Responsible Official

Todd Williams, Managing Partner

Responsible Official Email

twilliams@snellgrovefirm.com

Responsible Official Phone Number

(870) 932-8357

Is the above Responsible and Cognizant Official information correct?

Yes

Attachments

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Date	Attachment Name	Context	User
8/15/2022 7:46 AM	ARG250022_Recert Checklist.docx	Submission	Thanh Vu

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Agreements and Signature(s)

SUBMISSION AGREEMENTS

- I am the owner of the account used to perform the electronic submission and signature.
- I have the authority to submit the data on behalf of the facility I am representing.
- I agree that providing the account credentials to sign the submission document constitutes an electronic signature equivalent to my written signature.
- I have reviewed the electronic form being submitted in its entirety, and agree to the validity and accuracy of the information contained within it to the best of my knowledge.

"I certify that, if this facility is a corporation, it is registered with the Secretary of the State of Arkansas."

"I certify that, if a cognizant official has been designated, the cognizant official designated in this Notice of Intent is qualified to act as a duly authorized representative under the provisions of 40 C.F.R. 122.22(b). If no cognizant official has been designated, I understand that the Division will accept reports signed only by the responsible official."

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in a accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of th person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

"I certify that I have read and will comply with all the requirements of the applicable general permit (Non-contact Cooling Water, Cooling Tower Blowdown, and Boiler Blowdown General Permit ARG250000)."

Signed By

Todd Williams on 08/10/2022 at 8:26 AM

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