## INDUSTRIAL STORMWATER GENERAL PERMIT RENEWAL

## **Primary Scope of 2020 Revisions**

- 1. Revised ACT2, T-3 (3) to clarify which type of surface waters are an allowable nonstormwater discharge (surface waters that are not impacted by pollutants associated with industrial activities and hazardous cleaning products).
- 2. Revised ACT2, T-4 (1) (A) to clarify that landfills not covered by ACT6 of the permit are not authorized by the Industrial Stormwater General Permit.
- 3. Revised ACT2, T-4 (1) (B) to include Discharges to Federal CERCLA sites in what is not authorized by the Industrial Stormwater General Permit.
- 4. Revised ACT3, S-3 to include that MDEQ will provide a Letter of Instruction to active coverage recipients and that the 2015 Baseline General Permit will be administratively continued if not re-issued prior to its expiration.
- 5. Addition to ACT4, S-3 of an expansion and/or modification form to be submitted to the Permit Board.
- 6. Addition to ACT4, T-2 of the electronic submittal policy.
- 7. Addition to ACT5, T-2 (1) that the discharge location shall be included in the list of industrial activities.
- 8. Revised ACT5, T-8 (9) to clarify that stormwater should be free from objectionable characteristics "in observable amounts" during routine visual site inspections.
- 9. Revised ACT5, T-6 (3) to further clarify the significance of what is expected of sediment and erosion control measures.
- 10. Revised ACT5, T-6 (4) to clarify that inspection and maintenance of stormwater management devices is required.
- 11. Addition of ACT6 "Additional SWPPP Requirements for Rubbish Sites Accepting Industrial Waste" for rubbish sites accepting industrial waste as regulated by Nonhazardous Solid Waste Management Regulations.
- 12. Addition of ACT7 "Additional SWPPP Requirements for Automobile Salvage Yards" for automobile salvage yards primarily SIC code 5015 but any facilities that has activities related to dismantling used automobiles for the purpose of selling parts or wholesale/retail distribution of used auto parts.

- 13. Revised ACT9, R-1 to clarify that monthly site inspections shall be implemented by an authorized authority listed in the Employee Training Log.
- 14. Addition to ACT10, R-1 to include the corrective time-frame for poorly functioning BMPs during Monthly Site Inspections.
- 15. Revised ACT10, L-1 to clarify the Limitations/Monitoring Requirements for stormwater discharges from facilities with Coal Piles (Discharge Limitations and Monitoring Requirements table).

## General

- 1. Revised Baseline Stormwater General Permit (BGP) to Industrial Stormwater General Permit (ISGP).
- 2. Revised Baseline Stormwater Notice of Intent (BNOI) to Industrial Stormwater Notice of Intent (ISNOI).
- 3. Revise MDEQ regulatory citations to reflect new format.
- 4. Change dates specified (i.e., deadlines, expiration dates, etc.) to reflect those applicable to the renewal permit.
- 5. Correct miscellaneous typos.

NOTE: Coverage recipients shall document compliance with the General Permit using the forms provided in the Industrial Stormwater Forms Package, which can be found on the MDEQ website at <a href="https://www.mdeq.ms.gov/industrial-stormwater/">https://www.mdeq.ms.gov/industrial-stormwater/</a>. An alternate form may be used to record this information, so long as it includes all of the information on the MDEQ form. Completed forms shall be filed on-site with the SWPPP and made available to MDEQ personnel for inspection upon request.