

#### Overview

# INSIDE THIS BRIEFING

1 Overview

Types of Wisconsin DNR Permits

- What are Tier 2 Facilities in Wisconsin?
  - Sector-specific Requirements
- What Changes Are Proposed?
- 4 Other Compliance Requirements

What If My Facility Already Has A Permit?

In November 2010, the Wisconsin Department of Natural Resources (WDNR) published its proposed reissued "General Permit to Discharge under the Wisconsin Pollutant Discharge Elimination System WPDES No. WI-S067857-3. Tier 2 Industrial Facilities" or "Tier 2 permit". This permit covers stormwater discharges from certain types of industrial and "industrial-like" operations that are required to have a stormwater discharge WPDES permit.

WPDES permits, including general permits, are reissued on a 5-year cycle. The current DNR general permit for Tier 2 facilities was written in 2001 and expired in 2006. Therefore, this revised permit was needed to replace the expired one.

The proposed permit includes many of the same requirements that are included in the current WDNR industrial stormwater permit. However, some significant changes are being proposed for facilities located near certain types of water bodies. The proposed general permit also incorporates additional requirements to assure stormwater discharges from Tier 2 facilities do not cause or contribute to water quality impairments.

Industrial facilities
have been required to
have a stormwater
discharge permit since
the 1987 Amendments
to the Clean Water Act

## **Types of Wisconsin DNR Permits**

The WDNR has a series of stormwater general permits, in addition to the Tier 2 permit. These include (click on link to read a summary of each permit):

Tier 1 Industrial Stormwater Discharge Permit:

http://www.calthacompany.com/Wisconsin Tier\_1 Industrial Stormwater Permit Summary.pdf
Auto Salvage Facility Industrial Stormwater Discharge Permit:
http://www.calthacompany.com/Revised Wisconsin Stormwater General Permit Vehicle Salvage.pdf
Scrap Metal Recycling Facility Industrial Stormwater Discharge Permit:
http://www.calthacompany.com/Proposed WDNR Storm Water General Permit Scrap Recycling.pdf

WDNR also has general permits for certain process wastewater discharges which include stormwater discharges.



#### What are Tier 2 Facilities in Wisconsin?

The Tier 2 permit can only be used by certain types of industrial facilities, which meet all of the criteria for coverage. The Standard Industrial Classification (SIC) codes for Tier 2 facilities includes:

**IMPORTANT:** 

Even facilities with

NO OUTSIDE

activities or

storage are

affected by

stormwater rules

10-- Metal Mining 12-- Coal Mining 13-- Oil & Gas Extraction 14-- Non-metallic Minerals, except fuels 20-- Food & Kindred Products 21-- Tobacco Products 22-- Textile Mill Products 23-- Apparel & Other Textile Products 2434 Wood Kitchen Cabinets 25-- Furniture & Fixtures 265- Paperboard Containers & Boxes 267- Misc. Converted Paper Products 27-- Printing, Publishing, & Allied Industries 283- Drugs 285- Paints & Allied Products 30-- Rubber & Misc. Plastics Products 31-- Leather & Leather Products 323- Products of Purchased Glass 34-- Fabricated Metal Products 35-- Industrial & Commercial Machinery & Computer Equipment 36-- Electronic & Other Electrical Equipment & Components 37-- Transportation Equipment 38-- Instruments & Related Products 39-- Misc. Manufacturing Industries 4221 Farm Product Warehousing & Storage 4222 Refrigerated Warehousing & Storage 4225 General Warehousing & Storage 40-- Railroad Transportation 41-- Local & Interurban Passenger Transit 42-- Trucking & Warehousing 43-- U.S. Postal Service 44-- Water Transportation 45-- Airports - Air Transportation 5171 Petroleum Bulk Stations & Terminals

Tier 2 facilities also include several types of facilities not specifically identified under a SIC code, including: treatment works; hazardous waste treatment, storage, and disposal facilities; landfills, land application sites, and open dumps; steam electric power generating facilities, asphalt paving mixes and block, and cement products facilities

### **Sector-Specific Requirements**

Other WDNR stormwater permits include different requirements for different types of permitted sites.

The Wisconsin Tier 2 permit **does not** include any sector-specific requirements. All portions of the permit apply to each permitted facility, regardless of the type of business.

### **What Changes Are Proposed?**

This section highlights some of the key changes reflected in WDNR's proposed permit compared to the expired permit; not all changes are discussed here. The majority of these new requirements involve additional requirements placed on facilities that discharge to certain types of water bodies.

Discharges To Outstanding and Exceptional Resource Waters. A facility covered under the permit may not create a new storm water discharge to an Outstanding Resource Water (ORW) or an Exceptional Resource Water (ERW) unless the facility's storm water pollution prevention plan (SWPPP) is updated to prevent the discharge of pollutants above background levels within the water body.

What are Wisconsin Outstanding Resource Water (ORW) or an Exceptional Resource Water (ERW)?

Link: http://wisconsinenvironmentalconsultant.blogspot.com/2010/11/wisconsin-outstanding-resource-waters.html

WDNR defines "new storm water discharge" as a discharge that did not exist before the start date of permit coverage. A new discharge does not include an increase in a storm water discharge to a water body to which the facility discharged on or before permit coverage started.

If a facility has an existing storm water discharge to an ERW, it may not increase the discharge of pollutants that results in a violation of water quality standards. If a facility has an existing storm water discharge to an ORW, it may increase the discharge of pollutants provided that: 1) the pollutant concentration within the receiving water would not increase; and 2) the increased discharge would not result in a violation of any water quality standard.

Discharges To Impaired Water Bodies and Total Maximum Daily Load Requirements: Impaired Waters. If a facility discharges a pollutant of concern to a listed impaired water body, the pollutant levels in the discharge need to be reduced as much as possible as part of an overall state effort to reduce the pollutant loading to impaired water bodies.

The proposed permit requires that an annual check be conducted to determine if the facility discharges listed impaired water body, and to update their SWPPP to reduce the pollutant of concern

Federal law prohibits the issuance of a WPDES permit to a new source or new discharger that will contribute to a violation of a water quality standard in a listed impaired water. For a new facility requesting coverage under the general permit, the DNR will evaluate the proposed new pollutant discharge and receiving water to determine if the above requirement can be met.

The proposed permit also requires that facilities conduct an annual check to determine whether the facility discharges storm water runoff to a water body that has an EPA approved TMDL allocation, and to determine if additional storm water control measures are necessary.

Discharges To Fish and Aquatic Life Waters: Under the general permit, a facility must determine whether its discharges storm water to a fish and aquatic life water as defined in Wisconsin Rules. Most receiving waters in Wisconsin are classified as a fish and aquatic life waters. A facility can not create a new storm water discharge to a fish and aquatic life water unless the storm water pollution prevention plan is designed to prevent the significant lowering of water quality.

What are Wisconsin Fish and Aquatic Life Waters?

Link: http://wisconsinenvironmentalconsultant.blogspot.com/2010/11/what-are-wisconsin-fish-and-aquatic.html

Compliance with Runoff Management Performance Standards: Wisconsin Rules specifies post-construction performance standards for new development and redevelopment. A newly constructed or redeveloped industrial facility that is required to meet the post-construction performance standards must describe in its SWPPP the BMPs necessary to maintain compliance with the applicable performance standards.

Discharges To The Great Lakes & Tributaries: Under the proposed permit, discharge of persistent, bioaccumulating toxic (PBT) substances to the Great Lakes waters or their tributaries, must be limited to the maximum extent practicable.

### Other Compliance Requirements

The propose permit includes many compliance requirements that existing permitted facilities are already familiar with, including:

**SWPPP Requirements.** Facilities need to prepare and maintain a SWPPP that includes all the elements listed in the permit. The SWPPP must be certified by an officer of the company, or equivalent.

Quarterly Visual Stormwater Monitoring. A facility must conduct quarterly visual inspections of storm water discharge quality at each storm water discharge outfall. Inspections must be conducted within the first 30 minutes of discharge and must include any observations of color, odor, turbidity, floating solids, foam, oil sheen, or other obvious indicators of storm water pollution.

Prohibited Discharges. Non-stormwater discharges are not allowed under the general permit, which includes most kinds of process wastewater discharge, non-contact cooling water and most wash water. The permit also prohibits stormwater discharges that impact wetlands, affect endangered and threatened resources, or affect any historic property that is listed property, or on the inventory or on the list of locally designated historic places.

Annual Inspections. Facilities must conduct an Annual Facility Site Compliance Inspection (AFSCI). The AFSCI is intended to verify that drainage, potential pollution sources identified in the SWPPP are accurate, and that BMPs are being implemented, and adequately maintained.

### What If My Facility Already Has A Permit?

Many facilities that are subject to WPDES have already been covered under the existing Tier 2 pemit. A Tier 2 industrial facility with existing general permit coverage is automatically covered under the proposed permit as of the issuance date. DNR will notify the facility that it has received continued coverage under the permit.

A facility that has been denied or revoked a No Exposure Exclusion must apply for permit coverage within 14-working days. A permittee can request that permit coverage be transferred to a new owner or operator. The transfer request shall be signed by both the permittee and the new owner or operator and sent via certified or registered mail to DNR.

Regulatory Briefings are published periodically by Caltha to highlight new or proposed environmental, health & safety regulations. To receive notification of these briefings in the future by email at no cost, sign up at the Caltha website:

http://www.calthacompany.com/?page\_id=10

#### Caltha LLP



Website:

www.calthacompany.com

E-mail:

info@calthacompany.com

#### **Industrial Stormwater Services**

Caltha provides expert consulting services to industries in Wisconsin subject to stormwater permitting requirements, including:

- Preparing new SWPPP or revising existing SWPPP
- Review of BMPs
- Development of employee training programs
- Conducting stormwater monitoring
- SPCC Plans and Emergency Preparedness Plans

Email us at <a href="mailto:info@calthacompany.com">info@calthacompany.com</a>

#### **Stormwater Services Website:**

http://www.calthacompany.com/?page\_id=16