

## NON-MSW LANDFILL INDIVIDUAL AQUIFER PROTECTION PERMIT AMENDMENT APPLICATION CHECKLIST

## SUBMITTAL OF APPLICATION

This checklist is required to be completed and attached to your permit amendment application. A complete amendment application should consist of a cover letter, the Non-MSW landfill amendment application, this checklist and the associated supporting documentation and technical information. Please note the following:

- Ensure that any design drawings and/or calculations are sealed by an Arizona-registered professional of an appropriate discipline.
- For calculations, state any assumptions made and provide references for values and information used.
- Should you deem an Application element "not applicable," please formally address the item in the Application and state "not applicable" and the basis for that determination. Please note that items listed under Sections I, II and VI are required.
- The completeness, organization, and clarity of your submittal will assist ADEQ in facilitating its review. Please number pages, and use good editorial practices such as section headers, and a Table of Contents. Provide technical references as appropriate.

Use the checklist to ensure that you do not forget to include an application amendment component. The checklist also includes a crossreference column in which the applicant is to note the location of the requested information in its application package, and a column for noting an item as "not applicable" (NA).

Should you have any questions regarding this process, please contact the Permits and Plan Review Unit at (602) 771-4123.



## NON-MSW LANDFILL INDIVIDUAL AQUIFER PROTECTION PERMIT AMENDMENT APPLICATION CHECKLIST

## NON-MSWLF AQUIFER PROTECTION PERMIT AMENDMENT CHECKLIST

I.	GENERAL INFORMATION	CITATION(S)	LOCATION OF MATERIAL IN APPLICATION
	Name and mailing address of applicant	A.A.C. R18-9-A201(B)(1)(a)	
	Name and mailing address of the owner of the facility	A.A.C. R18-9-A201(B)(1)(b)	
	Name and mailing address of the operator of the facility	A.A.C. R18-9-A201(B)(1)(c)	
	Legal description of the location of the facility	A.A.C. R18-9-A201(B)(1)(d)	
	Expected operational life of the facility	A.A.C. R18-9-A201(B)(1)(e)	
	Demonstration of the ability to maintain the technical capability	A.A.C. R18-9-A202(B)	
	necessary to carry out the terms of the permit including licenses,		
	certifications, professional training, and/or experience.		
	State whether this amendment is significant, minor, "other,"	A.A.C. R18-9-A211(B)	
	and/or complex in nature. Support your determination by	A.A.C. R18-9-A211(C)	
	including the regulatory citation/basis for your determination.	A.A.C. R18-9-A211(D)	
		A.A.C. R18-14-101(2)	

II.	<b>D</b> OCUMENTS NEEDED	CITATION(S)	LOCATION OF MATERIAL IN APPLICATION
	Copy of the Certificate of Disclosure (or statement that Disclosure is not required)	A.R.S. §49-109 A.A.C. R18-9-A201(B)(2)	
	Evidence that the facility complies with applicable municipal or county zoning ordinances, codes and regulations	A.A.C. R18-9-A201(B)(3) A.R.S. §49-767	
	Copies of any other federal or state environmental permits issued to the applicant for this facility	A.A.C. R18-9-A201(B)(1)(f)	
	Two copies of the required technical information described below	A.A.C. R18-9-A201(B)(4)	
	Financial assurance information required by A.A.C. R18-9- A203 and described in Section VI below	A.A.C. R18-9-A201(A)(2)(e)	
	Closure cost estimates for closure and post-closure activities	A.A.C. R18-9-A201(B)(5)	
	Certification in writing that the information submitted in the application is true and accurate to the best of the applicant's knowledge	A.A.C. R18-9- A201(B)(7)	
	A copy of the restrictive covenant placed on the disposal area of the facility	A.R.S. §49-771(A)	

III.	LOCATION RESTRICTIONS	CITATION(S)	NA	LOCATION OF MATERIAL IN APPLICATION
	Landfill location and operation shall not restrict the flow of a 100-year flood, reduce the temporary water storage capacity of the floodplain, or result in washout of solid waste	40 CFR §257.3-1 A.R.S. §49-772(C)		
	No landfill shall be located where any part of the facility is within 1/2 mile of a 100-year floodplain that has 100-year flows in excess of 25,000 cfs as determined by the Federal Emergency Management Agency	A.R.S. §49-772(A)(2)		
	A landfill will not be located at a location where an irrigation grandfathered right is appurtenant to all or any part of the site	A.R.S. §49-772(A)(1)		
	Landfill construction and operation shall not cause or contribute to the taking of any endangered or threatened species of plants, fish or wildlife	40 CFR §257.3-2		
	Landfill location or operational practices shall not result in the destruction or adverse modification of the critical habitat of endangered or threatened species	40 CFR §257.3-2		
	<ul> <li>Landfills shall not be located in wetlands, unless the owner or operator can demonstrate the following:</li> <li>(1) A practicable alternative site that does not involve wetlands is not available</li> <li>(2) The construction and operation of the landfill will not cause, contribute to the violation of any applicable state water quality standard, toxic effluent standard or prohibition, or jeopardize endangered or threatened species or critical habitat.</li> <li>(3) The construction and operation of the facility will not cause or contribute to significant degradation of wetlands.</li> <li>(4) To the extent required under §404 of the Clean Water Act or applicable state wetland laws, steps have been taken to achieve no net loss of wetlands</li> </ul>	A.R.S. §49-772(D)		
	Landfills that are sited within 10,000 feet of any airport runway end used by turbojet aircraft or within 5,000 feet of any airport runway used only by piston-type aircraft shall demonstrate in the facility plan that the facility is designed and operated so that it does not pose a bird threat to aircraft	A.R.S. §49-772(B)		
	Landfills shall not be located within 200 feet of a fault that has had displacement in Holocene time unless the owner or operator can demonstrate in the facility plan that an alternative setback distance of less than 200 feet will prevent damage to the structural integrity of the facility and will protect public health and the environment	A.R.S. §49-772(E)(1)		
	Landfills shall not be located in seismic impact zones unless the owner or operator can demonstrate in the facility plan that all containment structures, including liners, leachate collection systems, and surface water control systems are designed to resist the maximum horizontal acceleration in lithified earth material for the site	A.R.S. §49-772(E)(2)		

III.	LOCATION RESTRICTIONS	CITATION(S)	NA	LOCATION OF MATERIAL IN APPLICATION
	Owners and operators of landfills located in an unstable area shall demonstrate in the facility plan that engineering measures	A.R.S. §49-772(F)		
	have been incorporated into the facility design to ensure that the			
	integrity of the structural components of the facility will not be discupted including at a minimum an analysis of the following:			
	(1) On-site or local soil conditions that may result in significant			
	differential settling			
	(2) On-site or local geologic or geomorphologic features			
	(3) On-site or local man-made surface or subsurface features or			
	events			

IV.	<b>DESI</b> Instru- that a Arizon	GN IN actions ny des na-reg	<b>FORMATION</b> : Provide the information requested below. Ensure ign drawings or calculations are sealed by an istered professional of an appropriate discipline.	CITATION(S)	NA	LOCATION OF MATERIAL IN APPLICATION
	A top Depar showi well 1 descri availa	ograph rtment, ing the ocation ption of ble	tic map, or other appropriate map approved by the of the facility location and contiguous land area known use of adjacent properties, all known water ns found within one-half mile of the facility, and a of well construction details and well uses, if	A.A.C. R18-9-A202(A)(1)		
	A fac struct topog facilit Depar requin numb	ility situres, w raphy, y's siturtment rement er and	te drawing showing all known property lines, water wells, injection wells, drywells and their uses, and the location of points of discharge. The e plan shall include all known borings unless the determines that borings are numerous and the may be satisfied by a narrative description of the location of the borings	A.A.C. R18-9-A202(A)(2)		
	The fa design ponds engine forma provid eleme demo	acility n detai s, waste eered e ll as-bu de doc ents of nstratio	design documents indicating proposed or as-built ls and proposed or as-built configuration of basins, e storage areas, drainage diversion features, or other elements of the facility affecting discharge. When uilt submittals are not available, the applicant shall umentation, sufficient to allow evaluation of those the facility affecting discharge, following the on requirements of A.R.S. §49-243(B)	A.A.C. R18-9-A202(A)(3) A.R.S. §49-243(B)		
	A sun	nmary	of the proposed facility discharge activities	A.A.C. R18-9-A202(A)(4)		
	A des Techr	criptio nology	n of the Best Available Demonstrated Control (BADCT) to be employed in the facility, including:	A.A.C. R18-9-A202(A)(5)		
		A sta meth meet state	tement of the technology, processes, operating ods, or other alternatives that will be employed to the requirements of A.R.S. §49-243(B). The nent shall describe:	A.A.C. R18-9-A202(A)(5)(a) A.R.S. §49-243(B)		
			The alternative discharge control measures considered,	A.A.C. R18-9-A202(A)(5)(b)		
			The technical and economic advantages and disadvantages of each alternative, and	A.A.C. R18-9-A202(A)(5)(c)		
			The justification for the selection or rejection of each alternative.	A.R.S. §49-243(B)		

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IV.	<b>DESIG</b> Instruct that any Arizona	<b>N INFORMATION</b> ions: Provide the information requested below. Ensure design drawings or calculations are sealed by an -registered professional of an appropriate discipline.	CITATION(S)	NA	LOCATION OF MATERIAL IN APPLICATION
		An evaluation of each alternative discharge control echnology relative to the amount of discharge reduction achievable, site specific hydrologic and geologic and acteristics, other environmental impacts, and water conservation or augmentation;	A.R.S. §49-243(B)		
		An industry-wide evaluation of the economic impact of	A.A.C. R18-9-A202(A)(5)(c)		
	11 Identify	the proposed points of compliance for the facility based	A.A.C. R18-9-A202(A)(6)		
	on A.R.	S. §49-244. An applicant shall demonstrate that:	A.R.S. §49-244		
		The facility will not cause or contribute to a violation of the Aquifer Water Quality Standards at the proposed point of compliance, or	A.A.C. R18-9-A202(A)(6)(a)		
	L I b is t c	f an Aquifer Water Quality Standard for a pollutant has been exceeded in an aquifer at the time of permit ssuance, no additional degradation of the aquifer relative to that pollutant and determined at the proposed point of compliance will occur as a result of the discharge from the proposed facility (A.A.C. R18-9-A202(A)(6))	A.A.C. R18-9-A202(A)(6)(b)		
	An upda	ated contingency plan	A.A.C. R18-9-A202(A)(7) A.A.C. R18-9-A204		
	A hydro the expe previous requirem accurate hydroge	egeologic study that defines the discharge impact area for ected duration of the facility. Information from a s study of the affected area may be included to meet a ment of the hydrogeologic study, if the previous study ely represents current hydrogeologic conditions. The eologic study shall demonstrate:	A.A.C. R18-9-A202(A)(8)		
		That the facility will not cause or contribute to a violation of the Aquifer Water Quality Standards at the applicable point of compliance: or	A.A.C. R18-9-A202(A)(8)(a)(i)		
	L I b tl tl c tl	f an Aquifer Water Quality Standard for a pollutant has been exceeded in an aquifer at the time of permit issuance hat no additional degradation of the aquifer relative to hat pollutant and determined at the applicable point of compliance will occur as a result of the discharge from he proposed facility;	A.A.C. R18-9-A202(A)(8)(a)(ii)		
	E d E T a, ss	Based on the quantity and characteristics of pollutants lischarged, methods of disposal, and site conditions, the Department <u>may require</u> the applicant to provide: <i>The necessity of the following items can be best determined in a pre-</i> <i>pplication meeting before the proposed facility solid waste plan is</i> <i>ubmitted.</i>	A.A.C. R18-9-A202(A)(8)(b)(i)		
	[	A description of the surface and subsurface geology, including a description of all borings, and the quantity, quality, and direction of flow of groundwater;	A.A.C. R18-9-A202(A)(8)(b)(i)		
		The location of any perennial, intermittent, or ephemeral surface water bodies:	A.A.C. R18-9-A202(A)(8)(b)(ii)		
	[	The characteristics of the aquifer and geologic units with limited permeability, including depth, hydraulic conductivity, and transmissivity;	A.A.C. R18-9-A202(A)(8)(b)(iii)		

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IV.	<b>DESIGN INFORMATION</b> Instructions: Provide the information requested below. Ensure that any design drawings or calculations are sealed by an Arizona-registered professional of an appropriate discipline.		CITATION(S)	NA	LOCATION OF MATERIAL IN APPLICATION
		Rate, volume, and direction of surface water and groundwater flow, including hydrographs, if available, and equipotential maps;	A.A.C. R18-9-A202(A)(8)(b)(iv)		
		The precise location or estimate of the location of the 100-year flood plain and an assessment of the 100-year flood surface flow and potential impacts on the facility;	A.A.C. R18-9-A202(A)(8)(b)(v)		
		Documentation of the existing quality of the water in the aquifers underlying the site, including, where available, the method of analysis, quality assurance, and quality control procedures associated with the documentation;	A.A.C. R18-9-A202(A)(8)(b)(vi)		
		Documentation of the extent and degree of any known soil contamination at the site;	A.A.C. R18-9-A202(A)(8)(b)(vii)		
		An assessment of the potential of the discharge to cause the leaching of pollutants from surface soils or vadose materials;	A.A.C. R18-9-A202 (A)(8)(b)(viii)		
		Any anticipated changes in the water quality expected because of the discharge;	A.A.C. R18-9-A202(A)(8)(b)(x)		
		A description of any expected changes in the elevation or flow directions of the groundwater that may be caused by the facility;	A.A.C. R18-9-A202(A)(8)(b)(xi)		
		A map of the facility's discharge impact area;	A.A.C. R18-9-A202(A)(8)(b)(xii)		
		The criteria and methodologies used to determine the discharge impact area or the criteria and methods used to determine the discharge impact area.	A.A.C. R18-9-A202 (A)(8)(b)(xiii)		
		The proposed location of each point of compliance.	A.A.C. R18-9-A202(A)(11)		
	] If there will be a discharge to waters of the United States there must be an Arizona Pollutant Elimination Discharge Permit issued by the ADEQ Water Quality Division		40 CFR §257.3-3(a)		
	Applicant sl applicability	hould verify with the Corps of Engineers about the y of a Corps 404 permit for the facility	40 CFR §257.3-3(b)		

V.	<b>OPERATIONAL INFORMATION</b> Instructions: For each item below, provide an updated plan, procedure, or process for assuring compliance with each element (e.g., application of cover materials, management of explosive gases, fire management plan, vector control, control of public access, etc.).	CITATION(S)	NA	LOCATION OF MATERIAL IN APPLICATION
	There will be an application and compaction of soil or other suitable material over dispersed solid waste at the end of each operating day or at such frequencies and in such manner as to reduce the risk of fire and to control disease vector's access to the waste	40 CFR §257.3-6(a) and 40 CFR §257.3-8(b) and (e)(6)		

V.	<b>OPERATIONAL INFORMATION</b> Instructions: For each item below, provide an updated plan, procedure, or process for assuring compliance with each element (e.g., application of cover materials, management of explosive gases, fire management plan, vector control, control of public access, etc.).	CITATION(S)	NA	LOCATION OF MATERIAL IN APPLICATION
	The concentration of explosive gases generated by the landfill	40 CFR §257.3-8(a)		
	facility shall not exceed: (1) Twenty five percent of the lower explosive limit for the			
	gases in facility structures, and			
	(2) The lower explosive limit for the gases at the property			
	boundary.			
	Identify measures for controlling fire hazards	40 CFR §257.3-8(b)		
	Identify measures for minimizing the potential for the attraction	40 CFR §257.3-8(c)		
	of birds to the area			
	A landfill shall not allow uncontrolled public access so as to	40 CFR §257.3-8(d)		
	expose the public to potential health and safety hazards at the			
	disposal site			
	The owner/operator of a non-municipal waste disposal unit must	(40 CFR §257.30)		
	record and maintain at or near the facility an operating record			
	containing:			
	Any location restrictions			
	Required monitoring and testing results			

VI.	FINANCIAL ASSURANCE	CITATION(S)	LOCATION OF MATERIAL IN APPLICATION
	A person applying for Non-MSW landfill amendment approval	A.R.S. §49-770(A)	
	shall demonstrate financial capability to close and assure proper	A.A.C. R18-9-A203(B)	
	post-closure care of the facility.		
	Cost Estimates	A.A.C. R18-9-A203(B)	
	Closure Costs	A.A.C. R18-9-A209B)	
	Post-closure monitoring/maintenance	A.A.C. R18-9-A209(C)	
	Financial Demonstration (including Financial Assurance	A.A.C. R18-9-A203(B)	
	mechanism)	A.A.C. R18-9-A203(C)	
	Closure and post-closure plans and strategies	A.A.C. R18-9-A202(A)(10)	
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Pursuant to Arizona Revised Statutes (A.R.S. § 41-1030):

(1) ADEQ shall not base a licensing decision, in whole or in part, on a requirement or condition not specifically authorized by statute or rule. General authority in a statute does not authorize a requirement or condition unless a rule is made pursuant to it that specifically authorizes the requirement or condition.

(2) Prohibited licensing decisions may be challenged in a private civil action. Relief may be awarded to the prevailing party against ADEQ, including reasonable attorney fees, damages, and all fees associated with the license application.

(3) ADEQ employees may not intentionally or knowingly violate the requirement for specific licensing authority. Violation is cause for disciplinary action or dismissal, pursuant to ADEQ's adopted personnel policy. ADEQ employees are still afforded the immunity in A.R.S. §§ 12-821.01 and 12-820.02.

> - End of Non-MSWLF Aquifer Protection Permit Amendment Application Checklist ---