

NOTICE OF INTENT TO DISCHARGE FOR A TYPE 2 GENERAL PERMIT

INSTRUCTIONS

Every person who applies for a Type 2 general permit, as provided by Arizona Administrative Code (A.A.C.) Title18, Chapter 9, Article 3, must file a Notice of Intent to Discharge (NOI) required by A.A.C. R18-9-A301(B). In addition to this form, applicants must complete the appropriate NOI Supplemental Form. A separate NOI form and NOI Supplemental form must be completed for each discharging facility (i.e., unit, discharge point) intended to be covered under a general permit. A person intending to operate under a general permit must comply with all the provisions of the general permit and other applicable requirements of statute and rule.

GENERAL INFORMATION

A Type 2 General Permit requires notification to the agency of activities to be conducted. A Type 2 general permit does not require an ADEQ response, however, ADEQ will send you a notice confirming receipt of your NOI. If you do not answer all of the questions, your submittal will not satisfy the requirements in A.A.C. R18-9-A301(A)(2) or R18-9-A301(B) and your activities will not qualify for coverage under a Type 2 general permit.

A Type 2 General Permit needs to be renewed as follows:

General	Description	Renewal Period
Permit Type		in Years
2.02	Intermediate Stockpiles at Mining Sites	7
2.03	Hydrologic Tracer Studies	2
2.05	Capacity, Management, Operation, and Maintenance of a Sewage Collection System	5
2.06	Fish Hatchery Discharge to a Perennial Surface Water	5

Please use the form entitled "Discharge Authorization Renewal Form for a Type 2 General Permit" to renew your permit.

APPLICATION REQUIREMENTS

Persons must:

- 1) Meet the applicable requirements of Article 3, Part A and the specific terms of the Type 2 General Permit;
- 2) File the appropriate NOI forms and supplemental information; and
- 3) Pay the NON-REFUNDABLE general permit fee (see next section), which are flat rate fees specified in A.A.C.R18-14-102(C).

FEES

A Type 2 General Permit has a flat fee cost of Standard / Complex. Only a Type 2.02 General Permit is considered Complex and will require a complex fee. Other Type 2 General Permits will require the standard fee. If a site contains more than one facility, a separate NOI and NOI Supplemental Form along with the flat fee cost is required for each facility.

Applicable ADEQ review fees are listed on website: azdeq.gov/GroundwaterGenPermitsFees

SUBMITTAL REQUIREMENTS FOR MULTIPLE FACILITIES LOCATED AT THE SAME LOCATION

A separate NOI and supplement must be submitted for each facility (drywell, stockpile, etc.).

HOW LONG DOES IT TAKE

As soon as you submit the application requirements listed above you are covered by this general permit. As mentioned above, ADEQ will send you a notice confirming receipt of your NOI. If you do not answer all of the questions, your submittal will not satisfy the requirements in A.A.C. R18-9-A301(A)(2) or R18-9-A301(B) and your activities will not qualify for coverage under a Type 2 general permit.

Submit the Type 2.02, 2.03, and 2.06 electronically to groundwaterpermits@azdeq.gov

Submit the Type 2.05 electronically to GWP ERU@azdeq.gov

Ensure that email addresses are provided in the application, as all permits are sent to applicants via email.



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1	Type 2 General Permit Notification (Check the Applicable Box)				
	2.02 Intermediate Stockpiles at Mining Sites [A.A.C. R18-9-C302]				
	2.03 Hydrologic Tracer Studies [A.A.C. R18-9-C303]				
	2.05 Capacity, Management, Operation, and Maintenance of a Sewage Collection System				
	2.06 Fish Hatchery Discharge to a Perennial Surface Water				
2	Applicant				
	Firm Name	Contact			
	Address				
	CityState				
	Phone				
	THORC	_ Linan			
3	Contact Person for Facility Operations				
	Firm Name	Contact			
	Address				
	CityState_				
	Phone				
4	Name of Owner/Operator responsible for ensuring compliance v				
•		-			
	Name				
	Position				
	Address				
	City State				
5	Discharging Facility Identifying Name or Number [e.g.: Drywell	12; NW Corner Stockpile; Intermediate Stockpile "A"]:			
6	Location				
U		_ City			
	Latitude ° ' "N	Longitude ° ' "W			
	Legal description of area served by sewage collection system (Ple				
	Section, parcel numbers; metes and bounds, etc. Attach a separate p				
7	Expected Dates of Discharge				
	Discharge begin (or expected to) Discharge cease	ed (or expected to)			
8	Existing Environmental Permits List all types of state or federal environmental permits already held	by the applicant or export at this legation on that are moded			
	List all types of state or federal environmental permits already held by the applicant or owner at this location or that are needed for the location: (Attach additional pages if necessary)				



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Certification of Comphanice (10 be Completed by the Applicant)			
I,, certify that this document and all attachments were prepar	red under my direction or supervision and all		
information is, to the best of my knowledge, true, accurate and complete. I also cert	ify that the facility described in this form is or		
will be constructed, designed, and operated in accordance with the provisions of Art	*		
they pertain to this General Permit. I am aware that there are significant penalties for submitting false information, including permit			
revocation as well as the possibility of fine and imprisonment for knowing violations.			
Signature	Date		

Pursuant to 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.