In compliance with provisions of the Utah *Water Quality Act, Title 19, Chapter 5, Utah Code Annotated ("UCA") 1953, as amended* (the "Act"),

**BRONCO UTAH OPERATIONS, LLC, EMERY UNDERGROUND MINE**

is hereby authorized to discharge from its facility located 4 miles south of the town of Emery Utah, (Emery County) with outfalls located as indicated in the permit, to receiving waters named

**Quitchupah Creek, a tributary of Muddy Creek and the Price River, Christiansen Wash, a tributary of Quitchupah Creek**

in accordance with specific limitations, outfalls, and other conditions set forth herein.

This permit shall become effective on January 1, 2018

This permit expires at midnight on December 31, 2022

Signed this ___________ day of December, 2017.

_________________________
Erica Brown Gaddis, PhD
Director
# DISCHARGE PERMIT NO. UT0022616

## Major Industrial Facility

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PART I
DISCHARGE PERMIT NO. UT0022616

I. DISCHARGE LIMITATIONS AND REPORTING REQUIREMENTS

A. Description of Discharge Points. The authorization to discharge provided under this permit is limited to those outfalls specifically designated below as discharge locations. Discharges at any location not authorized under a UPDES permit are violations of the Act and may be subject to penalties under the Act. Knowingly discharging from an unauthorized location or failing to report an unauthorized discharge may be subject to criminal penalties as provided under the Act.

<table>
<thead>
<tr>
<th>Outfall Numbers</th>
<th>Location of Discharge Outfalls</th>
</tr>
</thead>
<tbody>
<tr>
<td>001</td>
<td>Discharge of mine water at latitude 38° 51” 38’and longitude 111° 16” 09’ from Sediment Pond #1 to Quitchupah Creek.</td>
</tr>
<tr>
<td>002</td>
<td>Discharge of storm water at latitude 38° 51” 34’and longitude 111° 15” 24’ from Sediment Pond #2 to Quitchupah Creek.</td>
</tr>
<tr>
<td>003</td>
<td>Discharge of mine water at latitude 38° 52” 33’and longitude 111° 16” 53’ from Sediment Pond #6 to Quitchupah Creek.</td>
</tr>
<tr>
<td>004</td>
<td>Discharge of mine water at latitude 38° 52” 48’and longitude 111° 16” 51’ from Sediment Farmers Pond to Quitchupah Creek.</td>
</tr>
<tr>
<td>005</td>
<td>Discharge of mine water at latitude 38° 51” 34’and longitude 111° 15” 23’ from Sediment Pond #3 to Quitchupah Creek.</td>
</tr>
<tr>
<td>006</td>
<td>Discharge of storm water at latitude 38° 51” 32’and longitude 111° 15” 30’ from Sediment Pond #3 to Quitchupah Creek.</td>
</tr>
<tr>
<td>007</td>
<td>Discharge of storm water at latitude 38° 51” 45’and longitude 111° 15” 45’ from Sediment Pond #5 to Quitchupah Creek.</td>
</tr>
<tr>
<td>008</td>
<td>Slurry emergency discharge at latitude 38° 51” 45’and longitude 111° 16” 15’ from proposed Sediment Pond #7 to Quitchupah Creek</td>
</tr>
<tr>
<td>009</td>
<td>Discharge of storm water at latitude 38° 52” 30’and longitude 111° 14” 08’ from Sediment Pond #9 to Christiansen Wash.</td>
</tr>
</tbody>
</table>
B. **Narrative Standard.** It shall be unlawful, and a violation of this permit, for the permittee to discharge or place any waste or other substance in such a way as will be or may become offensive such as unnatural deposits, floating debris, oil, scum, or other nuisances such as color, odor or taste, or cause conditions which produce undesirable aquatic life or which produce objectionable tastes in edible aquatic organisms; or result in concentrations or combinations of substances which produce undesirable physiological responses in desirable resident fish, or other desirable aquatic life, or undesirable human health effects, as determined by a bioassay or other tests performed in accordance with standard procedures.
C. **Specific Limitations and Self-Monitoring Requirements.**

1. Effective immediately and lasting the duration of this permit, the permittee is authorized to discharge from Outfalls 001-009. Such discharges shall be limited and monitored by the permittee as specified below:

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Effluent Limitations *a</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Maximum Monthly Avg</td>
</tr>
<tr>
<td>Total Flow <em>a</em>b</td>
<td>1.5</td>
</tr>
<tr>
<td>TSS, mg/L</td>
<td>25</td>
</tr>
<tr>
<td>Sulfate, mg/L</td>
<td>--</td>
</tr>
<tr>
<td>TDS, mg/L</td>
<td>--</td>
</tr>
<tr>
<td>WET, Chronic Biomonitoring<em>c</em>e</td>
<td>--</td>
</tr>
<tr>
<td>Oil &amp; Grease, mg/L*d</td>
<td>--</td>
</tr>
<tr>
<td>pH</td>
<td>--</td>
</tr>
<tr>
<td>Total Iron, mg/L</td>
<td>--</td>
</tr>
<tr>
<td>Sanitary Waste</td>
<td>--</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Frequency</th>
<th>Sample Type</th>
<th>Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Flow *b</td>
<td>Twice Monthly</td>
<td>Recorder</td>
<td>MGD</td>
</tr>
<tr>
<td>TSS</td>
<td>Twice Monthly</td>
<td>Grab</td>
<td>mg/L</td>
</tr>
<tr>
<td>pH</td>
<td>Twice Monthly</td>
<td>Grab</td>
<td>SU</td>
</tr>
<tr>
<td>WET – Biomonitoring<em>c</em>e</td>
<td>Species each quarter when mine is discharging.</td>
<td>Composite</td>
<td>Pass/Fail</td>
</tr>
<tr>
<td>Ceriodaphnia - Chronic Fathead Minnows – Chronic</td>
<td></td>
<td>Composite</td>
<td>Pass/Fail</td>
</tr>
<tr>
<td>Oil &amp; Grease*d</td>
<td>When Sheen Observed</td>
<td>Grab</td>
<td>mg/L</td>
</tr>
<tr>
<td>TDS, mg/L</td>
<td>Monthly</td>
<td>Composite</td>
<td>mg/L</td>
</tr>
<tr>
<td>Sulfate, mg/L</td>
<td>Monthly</td>
<td>Composite</td>
<td>mg/L</td>
</tr>
<tr>
<td>Sanitary Waste</td>
<td>Monthly</td>
<td>Visual</td>
<td></td>
</tr>
<tr>
<td>Metals*f</td>
<td>Monthly</td>
<td>Grab</td>
<td>mg/L</td>
</tr>
</tbody>
</table>

*a* See Definitions, *Part VIII*, for definition of terms.

*b* Flow measurements of effluent volume shall be made in such a manner that the permittee can affirmatively demonstrate that representative values are being obtained.

*c* Chronic WET monitoring is required on outfalls 001, 003, 004, and 005 only. Each chronic WET test shall alternate between Ceriodaphnia and the fathead minnows.

*d* Oil & Grease sampled when sheen is present or visible. If no sheen is present or visible, report NA.

*e* Monitoring frequency will be annually while mine is idle and quarterly at commencement of mining activities.

*f* 10 monthly sampling events for metals shall occur during the first 10 months that Bronco Emery Mine is discharging. These months are not required to be consecutive. Reasonable potential will
then be conducted on this data set. RP analysis for arsenic, cadmium, chromium, copper, mercury, nickel, selenium, lead, silver, zinc and cyanide will be conducted.

*Sulfate and TDS sampling events shall occur concurrently.

2. Samples collected in compliance with the monitoring requirements specified above shall be collected at all outfalls prior to mixing with the receiving water.

3. Should any discharge or increase in the volume of a discharge caused by precipitation within any 24-hour period that is less than or equal to the 10-year, 24-hour precipitation event (or snowmelt of equivalent volume) may, at outfalls 002, substitute the following limitations for the limitations contained in Part I.C.1. All other limitations and monitoring not listed below remain the same.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Alternative Effluent Limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Average Monthly</td>
</tr>
<tr>
<td>Flow, MGD</td>
<td>Report</td>
</tr>
<tr>
<td>pH, standard units</td>
<td></td>
</tr>
<tr>
<td>Settleable solids (SS), milliliter/liter</td>
<td>0.5</td>
</tr>
<tr>
<td>Total Suspended Solids (TSS), mg/L</td>
<td>Report</td>
</tr>
<tr>
<td>Total Iron, mg/L</td>
<td>Report</td>
</tr>
<tr>
<td>Total Dissolved Solids (TDS) mg/L</td>
<td>Report</td>
</tr>
</tbody>
</table>

In order to substitute the above limitations, the sample collected during the storm event must be analyzed for all permitted parameters specified under Part I.C.1. Such analyses shall be conducted on either grab or composite samples. All manual pond dewatering must meet all limitations of Part I.C.1.

4. The operator shall have the burden of proof that the increase in discharge was caused by the applicable precipitation event described in Part I.C.3 and I.C.4. The alternate limitations in Part I.C.3 and I.C.4 shall not apply to treatment systems that treat exclusively underground mine water (i.e. Outfalls 001 and 003 and 004). The alternate limitations apply to Outfalls 002, 006, 007, 008 and 009 only.

For rainfall, to waive TSS and total iron limitations, the permittee must prove that the discharge occurred during the precipitation event, or within 48 hours after measurable precipitation has stopped. In addition, to waive settleable solids limitations, the permittee must prove that the discharge occurred during the precipitation event, or within 48 hours after precipitation greater than the 10-year, 24-hour event has stopped.

For snowmelt, to waive TSS and total iron limitations, the permittee must prove that the discharge occurred during pond inflow from the snow melt event, or within 48 hours after pond inflow has stopped. In addition, to waive settleable solids limitations, the permittee must prove that the discharge occurred during
pond inflow from the snow melt event, or within 48 hours after pond inflow volume greater than the 10-year, 24-hour event has stopped.

The permittee must submit documentation that the treatment facilities were properly operated and maintained prior to and during the storm event with any request for relief from primary limitations. The division shall determine the adequacy of proof. As part of this determination, the division shall evaluate whether the permittee could have controlled the discharge in such a manner that primary limitations could have been met, whether proper sediment storage levels were maintained and the ponds had sufficient water and sediment capacity for the storm event, plus other relevant factors. All manual pond dewatering must meet all limitations of Part I.C.1.

All data/documentation required by the permittee which cannot be reported on applicable discharge monitoring report forms (DMRs) shall be reported in a letter as an attachment to the DMR. Submittal of documentation of containment, maintenance and precipitation records above does not exempt the permittee from the notification requirements of this permit.

5. Chronic Whole Effluent Testing. Effective immediately, the permittee shall quarterly conduct chronic short-term toxicity tests on a composite sample of the final effluent. The sample shall be collected at outfalls 001, 003, 004 and 005.

The monitoring frequency shall be quarterly when the mine is operational and yearly otherwise. Samples shall be collected on a two-day progression; i.e., if the first sample is on a Monday, during the next sampling period, sampling shall be on a Wednesday. If chronic toxicity is detected, the test shall be repeated in less than four weeks from the date the initial sample was taken. The need for any additional samples, and/or a Toxicity Reduction Evaluation (TRE), see Part I.C.4.b shall be determined by the Director. If the second test shows no chronic toxicity, routine monitoring shall be resumed.

_Chronic whole effluent Testing._ The chronic toxicity tests shall be conducted in general accordance with the procedures set out in the latest revision of Short-Term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Water to Freshwater Organisms, 4th Edition, (EPA 821-R-02-013), October 2002 as per 40 CFR 136.3(a) _TABLE 1A-LIST OF APPROVED BIOLOGICAL METHODS._ Test species shall consist of _Ceriodaphnia dubia_ and _Pimephales promelas_ (fathead minnow).

Chronic toxicity occurs when the IC\textsubscript{25} is less than 48.9 percent effluent. A five dilution test is required to determine the IC\textsubscript{25}. If any of the acceptable control performance criteria are not met, the test shall be considered invalid. IC\textsubscript{25} is the inhibition concentration of toxicant (given in % effluent) that would cause a 25% reduction in mean young per female, or a 25% reduction in overall growth for the test population.

Quarterly test results shall be reported along with the Discharge Monitoring Report (DMR) submitted for the end of the reporting calendar quarter (e.g.,
biomonitoring results for the calendar quarter ending March 31 shall be reported with the DMR due April 28, with the remaining biomonitoring reports submitted with DMRs due each July 28, October 28, and January 28). All test results shall be reported along with the DMR submitted for that reporting period. The format for the report shall be consistent with the latest revision of the Region VIII Guidance for Chronic Whole Effluent Reporting and shall include all the physical testing as specified.

If the results for a minimum of ten consecutive tests indicate no chronic toxicity, the permittee may request a reduction in testing frequency and/or reduction to one species. The Director may approve, partially approve, or deny the request based on results and other available information. If approval is given, the modification will take place without a public notice. Major facilities will not be allowed less than a quarterly monitoring period.

The current Utah whole effluent toxicity (WET) policy is in the process of being updated and revised to assure its consistency with the Environmental Protection Agency’s national and regional WET policy. When said revised WET policy has been finalized and officially adopted, this permit will be reopened and modified to incorporate satisfactory follow-up chronic toxicity language (chronic pattern of toxicity, PTI and/or TIE/TRE, etc.) without a public notice, as warranted and appropriate.

a. Toxicity Reduction Evaluation (TRE). If toxicity is detected during the life of this permit and it is determined by the Director that a TRE is necessary, the permittee shall be so notified and shall initiate a TRE immediately thereafter. The purpose of the TRE will be to establish the cause of toxicity, locate the source(s) of the toxicity, and control or provide treatment for the toxicity.

A TRE may include but is not limited to one, all, or a combination of the following:

(1) Phase I – Toxicity Characterization

(2) Phase II – Toxicity Identification Procedures

(3) Phase III – Toxicity Control Procedures

(4) Any other appropriate procedures for toxicity source elimination and control.

If the TRE establishes that the toxicity cannot be immediately eliminated, the permittee shall submit a proposed compliance plan to the Director. The plan shall include the proposed approach to control toxicity and a proposed compliance schedule for achieving control. If the approach and schedule are acceptable to the Director, this permit may be reopened and modified.
If the TRE shows that the toxicity is caused by a toxicant(s) that may be controlled with specific numerical limitations, the permittee may:

(a) Submit an alternative control program for compliance with the numerical requirements.

(b) If necessary, provide a modified biomonitoring protocol, which compensates for the pollutant(s) being controlled numerically.

If acceptable to the Director, this permit may be reopened and modified to incorporate any additional numerical limitations, a modified compliance schedule if judged necessary by the Director, and/or a modified biomonitoring protocol.

Failure to conduct an adequate TRE, or failure to submit a plan or program as described above, or the submittal of a plan or program judged inadequate by the Director, shall be considered a violation of this permit.

D. Reporting of Wastewater Monitoring Results. Monitoring results obtained during the previous month shall be summarized for each month and reported on a Discharge Monitoring Report Form (EPA No. 3320-1) or by NetDMR, post-marked or entered into NetDMR no later than the 28th day of the month following the completed reporting period. If no discharge occurs during the reporting period, “no discharge” shall be reported. Legible copies of these, and all other reports including whole effluent toxicity (WET) test reports required herein, shall be signed and certified in accordance with the requirements of Signatory Requirements (see Part V.G), and submitted by NetDMR, or to the Division of Water Quality at the following address:

Department of Environmental Quality
Division of Water Quality
PO Box 144870
Salt Lake City, Utah 84114-4870
II. STORM WATER REQUIREMENTS.

A. Coverage of This Section.

1. Discharges Covered Under This Section. The requirements listed under this section shall apply to storm water discharges from the industrial facility.

   a. Site Coverage. This section covers discharges of storm water associated with industrial activity to waters of the State from the confines of the facility listed on the cover page. Specific monitoring requirements have been included and are based on the requirements of the UPDES Multi Sector General Permit for Storm Water Discharges Associated with Industrial Activity, Permit No. UTR000000.

B. Prohibition of Non-Storm Water Discharges. The following non-storm water discharges may be authorized under this permit provided the non-storm water component of the discharge is in compliance with this section; discharges from fire fighting activities; fire hydrant flushing; potable water sources including waterline flushing; drinking fountain water; irrigation drainage and lawn watering; routine external building wash down water where detergents or other compounds have not been used in the process; pavement wash waters where spills or leaks of toxic or hazardous materials (including oils and fuels) have not occurred (unless all spilled material has been removed) and where detergents are not used; air conditioning condensate; uncontaminated compressor condensate; uncontaminated springs; uncontaminated ground water; and foundation or footing drains where flows are not contaminated with process materials such as solvents.

C. Storm Water Pollution Prevention Plan Requirements. The permittee must have (on site) or develop and implement a storm water pollution prevention plan as a condition of this permit.

   1. Contents of the Plan. The plan shall include, at a minimum, the following items:

      a. Pollution Prevention Team. Each plan shall identify a specific individual or individuals within the facility organization as members of a storm water Pollution Prevention Team who are responsible for developing the storm water pollution prevention plan and assisting the facility or plant manager in its implementation, maintenance, and revision. The plan shall clearly identify the responsibilities of each team member. The activities and responsibilities of the team shall address all aspects of the facility's storm water pollution prevention plan.

      b. Description of Potential Pollutant Sources. Each plan shall provide a description of potential sources which may reasonably be expected to add significant amounts of pollutants to storm water discharges or which may result in the discharge of pollutants during dry weather from separate storm sewers draining the facility. Each plan shall identify all activities and
significant materials, which may be reasonably expected to have the potential as a significant pollutant source. Each plan shall include, at a minimum:

1. **Drainage.** A site map indicating drainage areas and storm water outfalls. For each area of the facility that generates storm water discharges associated with the waste water treatment related activity with a reasonable potential for containing significant amounts of pollutants, a prediction of the direction of flow and an identification of the types of pollutants that are likely to be present in storm water discharges associated with the activity. Factors to consider include the toxicity of the pollutant; quantity of chemicals used, produced or discharged; the likelihood of contact with storm water; and history of significant leaks or spills of toxic or hazardous pollutants. Flows with a significant potential for causing erosion shall be identified. The site map shall include but not be limited to:

   a. Drainage direction and discharge points from all wastewater associated activities including but not limited to grit screen cleaning, bio-solids drying beds and transport, chemical/material loading, unloading and storage areas, vehicle maintenance areas, salt or sand storage areas.

   b. Location of any erosion and sediment control structure or other control measures utilized for reducing pollutants in storm water runoff.

   c. Location of bio-solids drying beds where exposed to precipitation or where the transportation of bio-solids may be spilled onto internal roadways or tracked off site.

   d. Location where grit screen cleaning or other routinely performed industrial activities are located and are exposed to precipitation.

   e. Location of any handling, loading, unloading or storage of chemicals or potential pollutants such as caustics, hydraulic fluids, lubricants, solvents or other petroleum products, or hazardous wastes and where these may be exposed to precipitation.

   f. Locations where any major spills or leaks of toxic or hazardous materials have occurred.

   g. Location of any sand or salt piles.

   h. Location of fueling stations or vehicle and equipment maintenance and cleaning areas that are exposed to precipitation.

   i. Location of receiving streams or other surface water bodies.
(j) Locations of outfalls and the types of discharges contained in the drainage areas of the outfalls.

(2) **Inventory of Exposed Materials.** An inventory of the types of materials handled at the site that potentially may be exposed to precipitation. Such inventory shall include a narrative description of significant materials that have been handled, treated, stored or disposed in a manner to allow exposure to storm water between the time of 3 years prior to the effective date of this permit and the present; method and location of onsite storage or disposal; materials management practices employed to minimize contact of materials with storm water runoff between the time of 3 years prior to the effective date of this permit and the present; the location and a description of existing structural and nonstructural control measures to reduce pollutants in storm water runoff; and a description of any treatment the storm water receives.

(3) **Spills and Leaks.** A list of significant spills and significant leaks of toxic or hazardous pollutants that occurred at areas that are exposed to precipitation or that otherwise drain to a storm water conveyance at the facility after the date of 3 years prior to the effective date of this permit. Such list shall be updated as appropriate during the term of the permit.

(4) **Sampling Data.** A summary of existing discharge sampling data describing pollutants in storm water discharges from the facility, including a summary of sampling data collected during the term of this permit.

(5) **Summary of Potential Pollutant Sources and Risk Assessment.** A narrative description of the potential pollutant sources from the following activities associated with treatment works: access roads/rail lines; loading and unloading operations; outdoor storage activities; material handling sites; outdoor vehicle storage or maintenance sites; significant dust or particulate generating processes; and onsite waste disposal practices. Specific potential pollutants shall be identified where known.

(6) **Measures and Controls.** The permittee shall develop a description of storm water management controls appropriate for the facility, and implement such controls. The appropriateness and priorities of controls in a plan shall reflect identified potential sources of pollutants at the facility. The description of storm water management controls shall address the following minimum components, including a schedule for implementing such controls:

(7) **Good Housekeeping.** All areas that may contribute pollutants to storm waters discharges shall be maintained in a clean, orderly manner. These are practices that would minimize the generation of pollutants at the source or before it would be necessary to employ sediment ponds or
other control measures at the discharge outlets. Where applicable, such measures or other equivalent measures would include the following: sweepers and covered storage to minimize dust generation and storm runoff; conservation of vegetation where possible to minimize erosion; sweeping of haul roads, bio-solids access points, and exits to reduce or eliminate off site tracking; sweeping of sand or salt storage areas to minimize entrainment in storm water runoff; collection, removal, and proper disposal of waste oils and other fluids resulting from vehicle and equipment maintenance; other equivalent measures to address identified potential sources of pollution.

(8) **Preventive Maintenance.** A preventive maintenance program shall involve timely inspection and maintenance of storm water management devices (e.g., cleaning oil/water separators, catch basins) as well as inspecting and testing facility equipment and systems to uncover conditions that could cause breakdowns or failures resulting in discharges of pollutants to surface waters, and ensuring appropriate maintenance of such equipment and systems.

(9) **Spill Prevention and Response Procedures.** Areas where potential spills that can contribute pollutants to storm water discharges can occur, and their accompanying drainage points, shall be identified clearly in the storm water pollution prevention plan. Where appropriate, specifying material handling procedures, storage requirements, and use of equipment such as diversion valves in the plan should be considered. Procedures and equipment for cleaning up spills shall be identified in the plan and made available to the appropriate personnel.

(10) **Inspections.** In addition to the comprehensive site evaluation required under Part II.D., qualified facility personnel shall be identified to inspect designated equipment and areas of the facility on a periodic basis. The following areas shall be included in all inspections: access roads/rail lines, equipment storage and maintenance areas (both indoor and outdoor areas); fueling; material handling areas, residual treatment, storage, and disposal areas; and wastewater treatment areas. A set of tracking or follow-up procedures shall be used to ensure that appropriate actions are taken in response to the inspections. Records of inspections shall be maintained. The use of a checklist developed by the facility is encouraged.

(11) **Employee Training.** Employee training programs shall inform personnel responsible for implementing activities identified in the storm water pollution prevention plan or otherwise responsible for storm water management at all levels of responsibility of the components and goals of the storm water pollution prevention plan. Training should address topics such as spill response, good housekeeping and material management practices. The pollution prevention plan shall identify how often training will take place, but training should be held at least
annually (once per calendar year). Employee training must, at a
minimum, address the following areas when applicable to a facility:
petroleum product management; process chemical management; spill
prevention and control; fueling procedures; general good housekeeping
practices; proper procedures for using fertilizers, herbicides and
pesticides.

(12) **Record keeping and Internal Reporting Procedures.** A description of
incidents (such as spills, or other discharges), along with other
information describing the quality and quantity of storm water
discharges shall be included in the plan required under this part.
Inspections and maintenance activities shall be documented and records
of such activities shall be incorporated into the plan.

(13) **Non-storm Water Discharges.**

(a) **Certification.** The plan shall include a certification that the
discharge has been tested or evaluated for the presence of non-storm
water discharges. The certification shall include the identification of
potential significant sources of non-storm water at the site, a
description of the results of any test and/or evaluation for the
presence of non-storm water discharges, the evaluation criteria or
testing method used, the date of any testing and/or evaluation, and
the onsite drainage points that were directly observed during the test.
Certifications shall be signed in accordance with Part V.G of this
permit.

(b) **Exceptions.** Except for flows from fire fighting activities, sources of
non-storm water listed in Part II.B. (Prohibition of Non-storm Water
Discharges) of this permit that are combined with storm water
discharges associated with industrial activity must be identified in
the plan. The plan shall identify and ensure the implementation of
appropriate pollution prevention measures for the non-storm water
component(s) of the discharge.

(c) **Failure to Certify.** Any facility that is unable to provide the
certification required (testing for non-storm water discharges), must
notify the Director within 180 days after the effective date of this
permit. If the failure to certify is caused by the inability to perform
adequate tests or evaluations, such notification shall describe: the
procedure of any test conducted for the presence of non-storm water
discharges; the results of such test or other relevant observations;
potential sources of non-storm water discharges to the storm sewer;
and why adequate tests for such storm sewers were not feasible.
Non-storm water discharges to waters of the State, which are not,
authorized by a *UPDES* permit are unlawful, and must be
terminated.
(14) **Sediment and Erosion Control.** The plan shall identify areas, which, due to topography, activities, or other factors, have a high potential for significant soil erosion, and identify structural, vegetative, and/or stabilization measures to be used to limit erosion.

(15) **Management of Runoff.** The plan shall contain a narrative consideration of the appropriateness of traditional storm water management practices (practices other than those which control the generation or source(s) of pollutants) used to divert, infiltrate, reuse, or otherwise manage storm water runoff in a manner that reduces pollutants in storm water discharges from the site. The plan shall provide that measures that the permittee determines to be reasonable and appropriate shall be implemented and maintained. The potential of various sources at the facility to contribute pollutants to storm water discharges associated with industrial activity **Part II.C.1.b (Description of Potential Pollutant Sources) of this permit** shall be considered when determining reasonable and appropriate measures. Appropriate measures or other equivalent measures may include: vegetative swales and practices, reuse of collected storm water (such as for a process or as an irrigation source), inlet controls (such as oil/water separators), snow management activities, infiltration devices, wet detention/retention devices and discharging storm water through the waste water facility for treatment.

D. **Comprehensive Site Compliance Evaluation.** Qualified personnel shall conduct site compliance evaluations at appropriate intervals specified in the plan, but in no case less than once a year. Such evaluations shall provide:

(a) Areas contributing to a storm water discharge associated with industrial activity shall be visually inspected for evidence of, or the potential for, pollutants entering the drainage system. Measures to reduce pollutant loadings shall be evaluated to determine whether they are adequate and properly implemented in accordance with the terms of the permit or whether additional control measures are needed. Structural storm water management measures, sediment and erosion control measures, and other structural pollution prevention measures identified in the plan shall be observed to ensure that they are operating correctly. A visual inspection of equipment needed to implement the plan, such as spill response equipment, shall be made.

(b) Based on the results of the evaluation, the description of potential pollutant sources identified in the plan in accordance with **Part II.C.1.b (Description of Potential Pollutant Sources) of this section** and pollution prevention measures and controls identified in the plan in accordance with **Part II.C.1.b.(6) (Measures and Controls) of this section** shall be revised as appropriate within 2 weeks of such evaluation and shall provide for implementation of any changes to
the plan in a timely manner, but in no case more than 12 weeks after the evaluation.

(c) A report summarizing the scope of the evaluation, personnel making the evaluation, the date(s) of the evaluation, major observations relating to the implementation of the storm water pollution prevention plan, and actions taken in accordance with paragraph i. (above) shall be made and retained as part of the storm water pollution prevention plan for at least 3 years after the date of the evaluation. The report shall identify any incidents of noncompliance. Where a report does not identify any incidents of noncompliance, the report shall contain a certification that the facility is in compliance with the storm water pollution prevention plan and this permit. The report shall be signed in accordance with Part V.G (Signatory Requirements) of this permit.

(2) Deadlines for Plan Preparation and Compliance. The permittee shall prepare and implement a plan in compliance with the provisions of this section within 270 days of the effective date of this permit. If the permittee already has a plan, it shall be revised according to Part II.D., Comprehensive Site Evaluation.

(3) Keeping Plans Current. The permittee shall amend the plan whenever there is a change in design, construction, operation, or maintenance, that has a significant effect on the potential for the discharge of pollutants to the waters of the state or if the storm water pollution prevention plan proves to be ineffective in eliminating or significantly minimizing pollutants from sources identified by the plan, or in otherwise achieving the general objective of controlling pollutants in storm water discharges associated with the activities at the facility.

E. Monitoring and Reporting Requirements.

1. Quarterly Visual Examination of Storm Water Quality. Facilities shall perform and document a visual examination of a storm water discharge associated with industrial activity from each outfall, except discharges exempted below. The examination must be made at least once in each of the following designated periods during daylight hours unless there is insufficient rainfall or snow melt to produce a runoff event: January through March; April through June; July through September; and October through December.

   a. Sample and Data Collection. Examinations shall be made of samples collected within the first 30 minutes (or as soon thereafter as practical, but not to exceed 1 hour) of when the runoff or snowmelt begins discharging. The examinations shall document observations of color, odor, clarity, floating solids, settled solids, suspended solids, foam, oil sheen, and other obvious indicators of storm water pollution. The examination must be conducted in a well lit area. No analytical tests are required to be performed on the samples.
All such samples shall be collected from the discharge resulting from a storm event that is greater than 0.1 inches in magnitude and that occurs at least 72 hours from the previously measurable (greater than 0.1 inch rainfall) storm event. Where practicable, the same individual should carry out the collection and examination of discharges for entire permit term.

b. **Visual Storm Water Discharge Examination Reports.** Visual examination reports must be maintained onsite in the pollution prevention plan. The report shall include the examination date and time, examination personnel, the nature of the discharge (i.e., runoff or snow melt), visual quality of the storm water discharge (including observations of color, odor, clarity, floating solids, settled solids, suspended solids, foam, oil sheen, and other obvious indicators of storm water pollution), and probable sources of any observed storm water contamination.

c. **Representative Discharge.** When the permittee has two or more outfalls that, based on a consideration of industrial activity, significant materials, and management practices and activities within the area drained by the outfall, the permittee reasonably believes discharge substantially identical effluents, the permittee may collect a sample of effluent of one of such outfalls and report that the observation data also applies to the substantially identical outfall(s) provided that the permittee includes in the storm water pollution prevention plan a description of the location of the outfalls and explains in detail why the outfalls are expected to discharge substantially identical effluents. In addition, for each outfall that the permittee believes is representative, an estimate of the size of the drainage area (in square feet) and an estimate of the runoff coefficient of the drainage area [e.g., low (under 40 percent), medium (40 to 65 percent), or high (above 65 percent)] shall be provided in the plan.

d. **Adverse Conditions.** When a discharger is unable to collect samples over the course of the visual examination period as a result of adverse climatic conditions, the discharger must document the reason for not performing the visual examination and retain this documentation onsite with the results of the visual examination. Adverse weather conditions, which may prohibit the collection of samples, include weather conditions that create dangerous conditions for personnel (such as local flooding, high winds, hurricane, tornadoes, electrical storms, etc.) or otherwise make the collection of a sample impracticable (drought, extended frozen conditions, etc.).

e. **Inactive and Unstaffed Site.** When a discharger is unable to conduct visual storm water examinations at an inactive and unstaffed site, the operator of the facility may exercise a waiver of the monitoring requirement as long as the facility remains inactive and unstaffed. The facility must maintain a certification with the pollution prevention plan stating that the site is inactive and unstaffed so that performing visual examinations during a qualifying event is not feasible.

F. **EPCRA Section 313 Requirements.**
1. In areas where Section 313 water priority chemicals are stored, processed or otherwise handled, appropriate containment, drainage control and/or diversionary structures shall be provided. At a minimum, one of the following preventive systems or its equivalent shall be used:

   a. Curbing, culverting, gutters, sewers, or other forms of drainage control to prevent or minimize the potential for storm water run-on to come into contact with significant sources of pollutants; or

   b. Roofs, covers or other forms of appropriate protection to prevent storage piles from exposure to storm water and wind.

2. No tank or container shall be used for the storage of a Section 313 water priority chemical unless its material and construction are compatible with the material stored and conditions of storage such as pressure and temperature, etc.

   Liquid storage areas for Section 313 water priority chemicals shall be operated to minimize discharges of Section 313 chemicals. Appropriate measures to minimize discharges of Section 313 chemicals may include secondary containment provided for at least the entire contents of the largest single tank plus sufficient freeboard to allow for precipitation, a strong spill contingency and integrity testing plan, and/or other equivalent measures.

3. Material storage areas for Section 313 water priority chemicals other than liquids that are subject to runoff, leaching, or wind shall incorporate drainage or other control features that will minimize the discharge of Section 313 water priority chemicals by reducing storm water contact with Section 313 water priority chemicals.

4. Truck and rail car loading and unloading areas for liquid Section 313 water priority chemicals shall be operated to minimize discharges of Section 313 water priority chemicals. Protection such as overhangs or door skirts to enclose trailer ends at truck loading/unloading docks shall be provided as appropriate. Appropriate measures to minimize discharges of Section 313 chemicals may include: the placement and maintenance of drip pans (including the proper disposal of materials collected in the drip pans) where spillage may occur (such as hose connections, hose reels and filler nozzles) for use when making and breaking hose connections; a strong spill contingency and integrity testing plan; and/or other equivalent measures.

5. Processing equipment and materials handling equipment shall be operated so as to minimize discharges of Section 313 water priority chemicals. Materials used in piping and equipment shall be compatible with the substances handled. Drainage from process and materials handling areas shall minimize storm water contact with Section 313 water priority chemicals. Additional protection such as covers or guards to prevent exposure to wind, spraying or releases from pressure relief vents from causing a discharge of Section 313 water priority chemicals to the
drainage system shall be provided as appropriate. Visual inspections or leak tests shall be provided for overhead piping conveying Section 313 water priority chemicals without secondary containment.

6. Drainage from areas covered by Parts II.F. 1, 2, 3, or 4 should be restrained by valves or other positive means to prevent the discharge of a spill or other excessive leakage of Section 313 water priority chemicals. Where containment units are employed, such units may be emptied by pumps or ejectors; however, these shall be manually activated.

Flapper-type drain valves shall not be used to drain containment areas. Valves used for the drainage of containment areas should, as far as is practical, be of manual, open-and-closed design.

If facility drainage is not engineered as above, the final discharge of all in-facility storm sewers shall be equipped to be equivalent with a diversion system that could, in the event of an uncontrolled spill of Section 313 water priority chemicals, return the spilled material to the facility.

Records shall be kept of the frequency and estimated volume (in gallons) of discharges from containment areas.

7. Other areas of the facility (those not addressed in Parts II.F. 1, 2, 3, or 4, from which runoff that may contain Section 313 water priority chemicals or spills of Section 313 water priority chemicals could cause a discharge shall incorporate the necessary drainage or other control features to prevent discharge of spilled or improperly disposed material and ensure the mitigation of pollutants in runoff or leachate.

8. All areas of the facility shall be inspected at specific intervals identified in the plan for leaks or conditions that could lead to discharges of Section 313 water priority chemicals or direct contact of storm water with raw materials, intermediate materials, waste materials or products. In particular, facility piping, pumps, storage tanks and bins, pressure vessels, process and material handling equipment, and material bulk storage areas shall be examined for any conditions or failures that could cause a discharge. Inspection shall include examination for leaks, wind blowing, corrosion, support or foundation failure, or other forms of deterioration or non-containment. Inspection intervals shall be specified in the plan and shall be based on design and operational experience. Different areas may require different inspection intervals. Where a leak or other condition is discovered that may result in significant releases of Section 313 water priority chemicals to waters of the State, action to stop the leak or otherwise prevent the significant release of Section 313 water priority chemicals to waters of the State shall be immediately taken or the unit or process shut down until such action can be taken. When a leak or non-containment of a Section 313 water priority chemical has occurred, contaminated soil, debris, or other material must be promptly removed and disposed in accordance with Federal, State, and local requirements and as described in the plan.
9. Facilities shall have the necessary security systems to prevent accidental or intentional entry that could cause a discharge. Security systems described in the plan shall address fencing, lighting, vehicular traffic control, and securing of equipment and buildings.

10. Facility employees and contractor personnel that work in areas where Section 313 water priority chemicals are used or stored shall be trained in and informed of preventive measures at the facility. Employee training shall be conducted at intervals specified in the plan, but not less than once per year. Training shall address: pollution control laws and regulations, the storm water pollution prevention plan and the particular features of the facility and its operation that are designed to minimize discharges of Section 313 water priority chemicals. The plan shall designate a person who is accountable for spill prevention at the facility and who will set up the necessary spill emergency procedures and reporting requirements so that spills and emergency releases of Section 313 water priority chemicals can be isolated and contained before a discharge of a Section 313 water priority chemical can occur. Contractor or temporary personnel shall be informed of facility operation and design features in order to prevent discharges or spills from occurring.
III. MONITORING, RECORDING & GENERAL REPORTING REQUIREMENTS

A. Representative Sampling. Samples taken in compliance with the monitoring requirements established under Part I shall be collected from the effluent stream prior to discharge into the receiving waters. Samples and measurements shall be representative of the volume and nature of the monitored discharge. Samples of biosolids shall be collected at a location representative of the quality of biosolids immediately prior to the use-disposal practice.

B. Monitoring Procedures. Monitoring must be conducted according to test procedures approved under *Utah Administrative Code* ("UAC") R317-2-10 and 40CFR Part 503, unless other test procedures have been specified in this permit.

C. Penalties for Tampering. The *Act* provides that any person who falsifies, tampers with, or knowingly renders inaccurate, any monitoring device or method required to be maintained under this permit shall, upon conviction, be punished by a fine of not more than $10,000 per violation, or by imprisonment for not more than six months per violation, or by both.

D. Compliance Schedules. Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any Compliance Schedule of this permit shall be submitted no later than 14 days following each schedule date.

E. Additional Monitoring by the Permittee. If the permittee monitors any parameter more frequently than required by this permit, using test procedures approved under *UAC* R317-2-10 and 40 CFR 503 or as specified in this permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR or the Biosolids Report Form. Such increased frequency shall also be indicated. Only those parameters required by the permit need to be reported.

F. Records Contents. Records of monitoring information shall include:

1. The date, exact place, and time of sampling or measurements;
2. The individual(s) who performed the sampling or measurements;
3. The date(s) and time(s) analyses were performed;
4. The individual(s) who performed the analyses;
5. The analytical techniques or methods used; and,
6. The results of such analyses.

G. Retention of Records. The permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least five years from the date of the sample, measurement, report or application. This period may be extended by request of the Director at any time. A copy of this UPDES permit must be maintained on site during the duration of activity at the permitted location.
H. Twenty-four Hour Notice of Noncompliance Reporting.

1. The permittee shall (orally) report any noncompliance including transportation accidents, spills, and uncontrolled runoff from biosolids transfer or land application sites which may seriously endanger health or environment, as soon as possible, but no later than twenty-four (24) hours from the time the permittee first became aware of circumstances. The report shall be made to the Division of Water Quality, (801) 536-4300, or 24-hour answering service (801) 536-4123.

2. The following occurrences of noncompliance shall be reported by telephone (801) 536-4300 as soon as possible but no later than 24 hours from the time the permittee becomes aware of the circumstances:

   a. Any noncompliance which may endanger health or the environment;

   b. Any unanticipated bypass, which exceeds any effluent limitation in the permit (See Part IV.G, Bypass of Treatment Facilities.);

   c. Any upset which exceeds any effluent limitation in the permit (See Part IV.H, Upset Conditions.);

   d. Violation of a maximum daily discharge limitation for any of the pollutants listed in the permit; or,

   e. Violation of any of the Table 3 metals limits, the pathogen limits, the vector attraction reduction limits or the management practices for biosolids that have been sold or given away.

3. A written submission shall also be provided within five days of the time that the permittee becomes aware of the circumstances. The written submission shall contain:

   a. A description of the noncompliance and its cause;

   b. The period of noncompliance, including exact dates and times;

   c. The estimated time noncompliance is expected to continue if it has not been corrected;

   d. Steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance; and,

   e. Steps taken, if any, to mitigate the adverse impacts on the environment and human health during the noncompliance period.

4. The Director may waive the written report on a case-by-case basis if the oral report has been received within 24 hours by the Division of Water Quality, (801) 536-4300.
5. Reports shall be submitted to the addresses in Part I.D, Reporting of Monitoring Results.

I. Other Noncompliance Reporting. Instances of noncompliance not required to be reported within 24 hours shall be reported at the time that monitoring reports for Part I.D are submitted. The reports shall contain the information listed in Part III.H.3.

J. Inspection and Entry. The permittee shall allow the Director, or an authorized representative, upon the presentation of credentials and other documents as may be required by law, to:

1. Enter upon the permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of the permit;

2. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;

3. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit, including but not limited to, biosolids treatment, collection, storage facilities or area, transport vehicles and containers, and land application sites;

4. Sample or monitor at reasonable times, for the purpose of assuring permit compliance or as otherwise authorized by the Act, any substances or parameters at any location, including, but not limited to, digested biosolids before dewatering, dewatered biosolids, biosolids transfer or staging areas, any ground or surface waters at the land application sites or biosolids, soils, or vegetation on the land application sites; and,

5. The permittee shall make the necessary arrangements with the landowner or leaseholder to obtain permission or clearance, the Director, or authorized representative, upon the presentation of credentials and other documents as may be required by law, will be permitted to enter without delay for the purposes of performing their responsibilities.
IV. COMPLIANCE RESPONSIBILITIES

A. Duty to Comply. The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application. The permittee shall give advance notice to the Director of any planned changes in the permitted facility or activity, which may result in noncompliance with permit requirements.

B. Penalties for Violations of Permit Conditions. The Act provides that any person who violates a permit condition implementing provisions of the Act is subject to a civil penalty not to exceed $10,000 per day of such violation. Any person who willfully or negligently violates permit conditions or the Act is subject to a fine not exceeding $25,000 per day of violation. Any person convicted under UCA 19-5-115(2) a second time shall be punished by a fine not exceeding $50,000 per day. Except as provided at Part IV.G, Bypass of Treatment Facilities and Part IV.H, Upset Conditions, nothing in this permit shall be construed to relieve the permittee of the civil or criminal penalties for noncompliance.

C. Need to Halt or Reduce Activity not a Defense. It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

D. Duty to Mitigate. The permittee shall take all reasonable steps to minimize or prevent any discharge in violation of this permit, which has a reasonable likelihood of adversely affecting human health or the environment. The permittee shall also take all reasonable steps to minimize or prevent any land application in violation of this permit.

E. Proper Operation and Maintenance. The permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance also includes adequate laboratory controls and quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems, which are installed by a permittee only when the operation is necessary to achieve compliance with the conditions of the permit.

F. Removed Substances. Collected screening, grit, solids, sludge, or other pollutants removed in the course of treatment shall be disposed of in such a manner so as to prevent any pollutant from entering any waters of the state or creating a health hazard. Sludge/digester supernatant and filter backwash shall not directly enter either the final effluent or waters of the state by any other direct route.

G. Bypass of Treatment Facilities.
1. **Bypass Not Exceeding Limitations.** The permittee may allow any bypass to occur which does not cause effluent limitations to be exceeded, but only if it also is for essential maintenance to assure efficient operation. These bypasses are not subject to paragraph 2 and 3 of this section.

2. **Prohibition of Bypass.**
   
a. Bypass is prohibited, and the Director may take enforcement action against a permittee for bypass, unless:
   
   (1) Bypass was unavoidable to prevent loss of human life, personal injury, or severe property damage;
   
   (2) There were no feasible alternatives to bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate backup equipment should have been installed in the exercise of reasonable engineering judgement to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance, and
   
   (3) The permittee submitted notices as required under Part IV.G.3.
   
   b. The Director may approve an anticipated bypass, after considering its adverse effects, if the Director determines that it will meet the three conditions listed in Part IV.G.2.a (1), (2) and (3).

3. **Notice.**
   
a. **Anticipated bypass.** Except as provided above in Part IV.G.2 and below in Part IV.G.3.b, if the permittee knows in advance of the need for a bypass, it shall submit prior notice, at least ninety days before the date of bypass. The prior notice shall include the following unless otherwise waived by the Director:
   
   (1) Evaluation of alternative to bypass, including cost-benefit analysis containing an assessment of anticipated resource damages:
   
   (2) A specific bypass plan describing the work to be performed including scheduled dates and times. The permittee must notify the Director in advance of any changes to the bypass schedule;
   
   (3) Description of specific measures to be taken to minimize environmental and public health impacts;
   
   (4) A notification plan sufficient to alert all downstream users, the public and others reasonably expected to be impacted by the bypass;
(5) A water quality assessment plan to include sufficient monitoring of the receiving water before, during and following the bypass to enable evaluation of public health risks and environmental impacts; and,

(6) Any additional information requested by the Director.

b. **Emergency Bypass**. Where ninety days advance notice is not possible, the permittee must notify the Director, and the Director of the Department of Natural Resources, as soon as it becomes aware of the need to bypass and provide to the Director the information in Part IV.G.3.a.(1) through (6) to the extent practicable.

c. **Unanticipated bypass**. The permittee shall submit notice of an unanticipated bypass to the Director as required under Part III.H, Twenty Four Hour Reporting. The permittee shall also immediately notify the Director of the Department of Natural Resources, the public and downstream users and shall implement measures to minimize impacts to public health and environment to the extent practicable.

H. **Upset Conditions**.

1. **Effect of an upset**. An upset constitutes an affirmative defense to an action brought for noncompliance with technology based permit effluent limitations if the requirements of paragraph 2 of this section are met. Director's administrative determination regarding a claim of upset cannot be judiciously challenged by the permittee until such time as an action is initiated for noncompliance.

2. Conditions necessary for a demonstration of upset. A permittee who wishes to establish the affirmative defense of upset shall demonstrate, through properly signed, contemporaneous operating logs, or other relevant evidence that:

   a. An upset occurred and that the permittee can identify the cause(s) of the upset;

   b. The permitted facility was at the time being properly operated;

   c. The permittee submitted notice of the upset as required under Part IV.H, Twenty-four Hour Notice of Noncompliance Reporting; and,

   d. The permittee complied with any remedial measures required under Part IV.D, Duty to Mitigate.

3. Burden of proof. In any enforcement proceeding, the permittee seeking to establish the occurrence of an upset has the burden of proof.
V. GENERAL REQUIREMENTS

A. Planned Changes. The permittee shall give notice to the Director as soon as possible of any planned physical alterations or additions to the permitted facility. Notice is required only when the alteration or addition could significantly change the nature or increase the quantity of parameters discharged or pollutant sold or given away. This notification applies to pollutants, which are not subject to effluent limitations in the permit. In addition, if there are any planned substantial changes to the permittee's existing sludge facilities or their manner of operation or to current sludge management practices of storage and disposal, the permittee shall give notice to the Director of any planned changes at least 30 days prior to their implementation.

B. Anticipated Noncompliance. The permittee shall give advance notice to the Director of any planned changes in the permitted facility or activity, which may result in noncompliance with permit requirements.

C. Permit Actions. This permit may be modified, revoked and reissued, or terminated for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.

D. Duty to Reapply. If the permittee wishes to continue an activity regulated by this permit after the expiration date of this permit, the permittee shall apply for and obtain a new permit. The application shall be submitted at least 180 days before the expiration date of this permit.

E. Duty to Provide Information. The permittee shall furnish to the Director, within a reasonable time, any information which the Director may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with this permit. The permittee shall also furnish to the Director, upon request, copies of records required to be kept by this permit.

F. Other Information. When the permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or any report to the Director, it shall promptly submit such facts or information.

G. Signatory Requirements. All applications, reports or information submitted to the Director shall be signed and certified.

1. All permit applications shall be signed by either a principal executive officer or ranking elected official.

2. All reports required by the permit and other information requested by the Director shall be signed by a person described above or by a duly authorized representative of that person. A person is a duly authorized representative only if:
a. The authorization is made in writing by a person described above and submitted to the Director, and,

b. The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility, such as the position of plant manager, superintendent, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters. A duly authorized representative may thus be either a named individual or any individual occupying a named position.

3. Changes to authorization. If an authorization under Part V.G.2 is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of Part V.G.2. must be submitted to the Director prior to or together with any reports, information, or applications to be signed by an authorized representative.

4. Certification. Any person signing a document under this section shall make the following certification:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the 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."

H. Penalties for Falsification of Reports. The Act provides that any person who knowingly makes any false statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including monitoring reports or reports of compliance or noncompliance shall, upon conviction be punished by a fine of not more than $10,000.00 per violation, or by imprisonment for not more than six months per violation, or by both.

I. Availability of Reports. Except for data determined to be confidential under UAC R317-8-3.2, all reports prepared in accordance with the terms of this permit shall be available for public inspection at the office of Director. As required by the Act, permit applications, permits and effluent data shall not be considered confidential.

J. Oil and Hazardous Substance Liability. Nothing in this permit shall be construed to preclude the permittee of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties to which the permittee is or may be subject under the Act.
K. **Property Rights.** The issuance of this permit does not convey any property rights of any sort, or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations.

L. **Severability.** The provisions of this permit are severable, and if any provisions of this permit, or the application of any provision of this permit to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of this permit, shall not be affected thereby.

M. **Transfers.** This permit may be automatically transferred to a new permittee if:

1. The current permittee notifies the Director at least 20 days in advance of the proposed transfer date;

2. The notice includes a written agreement between the existing and new permittee’s containing a specific date for transfer of permit responsibility, coverage, and liability between them; and,

3. The Director does not notify the existing permittee and the proposed new permittee of his or her intent to modify, or revoke and reissue the permit. If this notice is not received, the transfer is effective on the date specified in the agreement mentioned in paragraph 2 above.

N. **State or Federal Laws.** Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties established pursuant to any applicable state law or regulation under authority preserved by *UCA 19-5-117* and *Section 510* of the *Act* or any applicable Federal or State transportation regulations, such as but not limited to the Department of Transportation regulations.

O. **Water Quality - Reopener Provision.** This permit may be reopened and modified (following proper administrative procedures) to include the appropriate effluent limitations and compliance schedule, if necessary, if one or more of the following events occurs:

1. Water Quality Standards for the receiving water(s) to which the permittee discharges are modified in such a manner as to require different effluent limits than contained in this permit.

2. A final wasteload allocation is developed and approved by the State and/or EPA for incorporation in this permit.

3. Revisions to the current CWA § 208 areawide treatment management plans or promulgations/revisions to TMDLs (40 CFR 130.7) approved by the EPA and
adopted by DWQ which calls for different effluent limitations than contained in this permit.

P. **Toxicity Limitation - Reopener Provision.** This permit may be reopened and modified (following proper administrative procedures) to include, whole effluent toxicity (WET) limitations, a compliance date, a compliance schedule, a change in the whole effluent toxicity (biomonitoring) protocol, additional or modified numerical limitations, or any other conditions related to the control of toxicants if one or more of the following events occur;

1. Toxicity is detected, as per *Part I.C.5.* of this permit, during the duration of this permit.

2. The TRE results indicate that the toxicant(s) represent pollutant(s) that may be controlled with specific numerical limits, and the Director agrees that numerical controls are the most appropriate course of action.

3. Following the implementation of numerical control(s) of toxicant(s), the Director agrees that a modified biomonitoring protocol is necessary to compensate for those toxicant that are controlled numerically.

4. The TRE reveals other unique conditions or characteristics, which in the opinion of the permit issuing authority justify the incorporation of unanticipated special conditions in the permit.

Q. **Storm Water - Reopener Provision.** At any time during the duration (life) of this permit, this permit may be reopened and modified (following proper administrative procedures) as per *UAC R317.8*, to include, any applicable storm water provisions and requirements, a storm water pollution prevention plan, a compliance schedule, a compliance date, monitoring and/or reporting requirements, or any other conditions related to the control of storm water discharges to "waters-of-State".
VI. DEFINITIONS

A. Wastewater.

1. “7-day and weekly average” is the arithmetic average of all samples collected during a consecutive 7-day period or calendar week whichever is applicable. The 7-day and weekly averages are applicable only to those effluent characteristics for which there are 7-day average effluent limitations. The calendar week, beginning on Sunday and ending on Saturday, shall be used for purposes of reporting self-monitoring data on discharge monitoring report forms. Weekly averages shall be calculated for all calendar weeks with Saturdays in the month. If a calendar week overlaps two months (i.e., the Sunday is in one month and the Saturday in the following month), the weekly average calculated for that calendar week shall be included in the data for the month that contains the Saturday.

2. “10-year, 24-hour precipitation event” means the maximum 24-hour precipitation event with a probable recurrence interval of once in 10 years. This information is available in *Weather Bureau Technical Paper No. 40*, May 1961 and *National Oceanographic and Atmospheric Administration Atlas 2*, 1973 for the 11 Western States, and may be obtained from the National Climatic Center of the Environmental Data Service, National Oceanic and Atmospheric Administration, U.S. Department of Commerce.

3. “30-day and monthly average” is the arithmetic average of all samples collected during a consecutive 30-day period or calendar month, whichever is applicable. The calendar month shall be used for purposes of reporting self-monitoring data on discharge monitoring report forms.


5. “Best Management Practices” (BMP’s) means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the State. BMP’s also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.


7. “Chronic toxicity” occurs when the survival, growth, or reproduction for either test species exposed to a specific percent effluent dilution is significantly less (at the 95 percent confidence level) than the survival, growth, or reproduction of the control specimens. A five dilution test will be used.

8. “Coal pile runoff” means the rainfall runoff from or through any coal storage pile.
9. “Composite Samples” shall be flow proportioned. The composite sample shall, as a minimum, contain at least four (4) samples collected over the compositing period. Unless otherwise specified, the time between the collection of the first sample and the last sample shall not be less than six (6) hours nor more than 24 hours. Acceptable methods for preparation of composite samples are as follows:

   a. Constant time interval between samples, sample volume proportional to flow rate at time of sampling;

   b. Constant time interval between samples, sample volume proportional to total flow (volume) since last sample. For the first sample, the flow rate at the time the sample was collected may be used;

   c. Constant sample volume, time interval between samples proportional to flow (i.e., sample taken every “X” gallons of flow); and,

   d. Continuous sample volume, with sample collection rate proportional to flow rate.


11. “Daily Maximum” (Daily Max.) is the maximum value allowable in any single sample or instantaneous measurement.


13. “Director,” means Director of the Division of the Utah Division of Water Quality.

14. A “grab” sample, for monitoring requirements, is defined as a single “dip and take” sample collected at a representative point in the discharge stream.

15. An “instantaneous” measurement, for monitoring requirements, is defined as a single reading, observation, or measurement.

16. “IC_{25}” is the concentration of toxicant (given in % effluent) that would cause a 25% reduction in mean young per female or a 25% reduction in overall growth for the test population.

17. “Illicit discharge” means any discharge to a municipal separate storm sewer that is not composed entirely of storm water except discharges pursuant to a UPDES permit (other than the UPDES permit for discharges from the municipal separate storm sewer) and discharges from fire fighting activities, fire hydrant flushing, potable water sources including waterline flushing, uncontaminated ground water (including dewatering ground water infiltration), foundation or footing drains where flows are not contaminated with process materials such as solvents,
springs, riparian habitats, wetlands, irrigation water, exterior building wash down
where there are no chemical or abrasive additives, pavement wash water where
spills or leaks of toxic or hazardous materials have not occurred and where
detergents are not used, and air conditioning condensate.

18. “Point Source” means any discernible, confined, and discrete conveyance,
including but not limited to, any pipe, ditch, channel, tunnel, conduit, well,
discrete fissure, container, rolling stock, concentrated animal feeding operation,
landfill leachate collection system, vessel or other floating craft from which
pollutants are or may be discharges. This term does not include return flows from
irrigated agriculture or agriculture storm water runoff.

19. “Runoff coefficient” means the fraction of total rainfall that will appear at a
conveyance as runoff.

20. “Section 313 water priority chemical” means a chemical or chemical categories
which:

   a. Are listed at 40 Code of Federal Regulations (CFR) 372.65 pursuant to
      Section 313 of Title III of the Emergency Planning and Community Right-to-
      Know Act (EPCRA) (also known as Title III of the Superfund Amendments
      and Reauthorization Act of 1986);

   b. Are present at or above threshold levels at a facility subject to EPCRA,
      Section 313 reporting requirements, and

   c. Meet at least one of the following criteria:

      (1) Are listed in Appendix D of 40 CFR 122 on Table II (organic priority
          pollutants), Table III (certain metals, cyanides, and phenols) or Table IV
          (certain toxic pollutants and hazardous substances);

      (2) Are listed as a hazardous substance pursuant to Section 311(b)(2)(A) of
          the CWA at 40 CFR 116.4; or

      (3) Are pollutants for which EPA has published acute or chronic toxicity
          criteria

21. “Severe Property Damage,” means substantial physical damage to property,
damage to the treatment facilities which causes them to become inoperable, or
substantial and permanent loss of natural resources which can reasonably be
expected to occur in the absence of a bypass. Severe property damage does not
mean economic loss caused by delays in production.

22. “Significant materials” includes, but is not limited to: raw materials; fuels;
materials such as solvents, detergents, and plastic pellets; finished materials such
as metallic products; raw materials used in food processing or production;
hazardous substances designated under Section 101(14) of Comprehensive
Environmental Response, Compensation, and Liability Act (CERCLA); any
chemical the facility is required to report pursuant to EPCRA Section 313;
fertilizers; pesticides; and waste products such as ashes, slag and sludge that have
the potential to be released with storm water discharges.

23. “Storm water” means storm water runoff, snowmelt runoff, and surface runoff
and drainage.

24. “Upset,” means an exceptional incident in which there is unintentional and
temporary noncompliance with technology-based permit effluent limitations
because of factors beyond the reasonable control of the permittee. An upset does
not include noncompliance to the extent caused by operational error, improperly
designed treatment facilities, inadequate treatment facilities, lack of preventative
maintenance, or careless or improper operation.

25. “Waste pile” means any non-containerized accumulation of solid, non-flowing
waste that is used for treatment or storage.