

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL
PROTECTION

GENERIC PERMIT

FOR THE
DISCHARGE OF PRODUCED GROUND WATER
FROM ANY NON-CONTAMINATED SITE ACTIVITY

Generic Permit for the Discharge of Produced Ground Water from any Non-Contaminated Site Activity

(1) The facility is authorized to discharge produced ground water from any non-contaminated site activity which discharges by a point source to surface waters of the State, as defined in Chapter 62-620, F.A.C., only if the reported values for the parameters listed in Table 1 do not exceed any of the listed screening values. Before discharge of produced ground water can occur from such sites, analytical tests on samples of the proposed untreated discharge water shall be performed to determine if contamination exists.

(2) Minimum reporting requirements for all produced ground water dischargers. The effluent shall be sampled before the commencement of discharge, again within thirty (30) days after commencement of discharge, and then once every six (6) months for the life of the project to maintain continued coverage under this generic permit. Samples taken in compliance with the provisions of this permit shall be taken prior to actual discharge or mixing with the receiving waters. The effluent shall be sampled for the parameters listed in Table 1.

Table 1

Parameter	Screening Values for Discharges into:	
	Fresh Waters	Coastal Waters
Total Organic Carbon (TOC)	10.0 mg/l	10.0 mg/l
PH, standard units	6.0-8.5	6.5-8.5
Total Recoverable Mercury – by Method 1631E	0.012 ug/l	0.025 ug/l
Total Recoverable Cadmium	9.3 ug/l	9.3 ug/l
Total Recoverable Copper	2.9 ug/l	2.9 ug/l
Total Recoverable Lead	0.03 mg/l	5.6 ug/l
Total Recoverable Zinc	86.0 ug/l	86.0 ug/l
Total Recoverable Chromium (Hex.)	11.0 ug/l	50.0 ug/l
Benzene	1.0 ug/l	1.0 ug/l
Naphthalene	100.0 ug/l	100.0 ug/l

(3) If any of the analytical test results exceed the screening values listed in Table 1, except TOC, the discharge is not authorized by this permit.

(a) For initial TOC values that exceed the screening values listed in Table 1, which may be caused by naturally occurring, high molecular weight organic compounds, the permittee may request to be exempted from the TOC requirement. To request this exemption, the permittee shall submit additional information with a Notice of Intent (NOI), described below, which describes the method used to determine that these compounds are naturally occurring. The Department shall grant the exemption if the permittee affirmatively demonstrates that the TOC values are caused by naturally occurring, high molecular weight organic compounds.

(b) The NOI shall be submitted to the appropriate Department district office thirty (30) days prior to discharge, and contain the following information:

1. the name and address of the person that the permit coverage will be issued to;
2. the name and address of the facility, including county location;
3. any applicable individual wastewater permit number(s);
4. a map showing the facility and discharge location (including latitude and longitude);
5. the name of the receiving water; and
6. the additional information required by paragraph (3)(a) of this permit.

(c) Discharge shall not commence until notification of coverage is received from the Department.

(4) For fresh waters and coastal waters, the pH of the effluent shall not be lowered to less than 6.0 units for fresh waters, or less than 6.5 units for coastal waters, or raised above 8.5 units, unless the permittee submits natural background data confirming a natural background pH outside of this range. If natural background of the receiving water is determined to be less than 6.0 units for fresh waters, or less than 6.5 units in coastal waters, the pH shall not vary below natural background or vary more than one (1) unit above natural background for fresh and coastal waters. If natural background of the receiving water is determined to be higher than 8.5 units, the pH shall not vary above natural background or vary more than one (1) unit below natural background of fresh and coastal waters. The permittee shall include the natural background pH of the receiving waters with the results of the analyses required under paragraph (2) of this permit. For purposes of this section only, fresh waters are those having a chloride concentration of less than 1500 mg/l, and coastal waters are those having a chloride concentration equal to or greater than 1500 mg/l.

(5) In accordance with Rule 62-302.500(1)(a-c), F.A.C., the discharge shall at all times be free from floating solids, visible foam, turbidity, or visible oil in such amounts as to form nuisances on surface waters.

(6) If contamination exists, as indicated by the results of the analytical tests required by paragraph (2), the discharge cannot be covered by this Generic Permit. The facility shall apply for an individual wastewater permit at least ninety (90) days prior to the date discharge to surface waters of the State is expected, or, if applicable, the facility may seek coverage under any other applicable Department generic permit. No discharge is permissible without an effective permit.

(7) If the analytical tests required by paragraph (2) reveal that no contamination exists from any source, the facility can begin discharge immediately and is covered by this permit without having to submit an NOI request for coverage to the Department. A short summary of the proposed activity and copy of the analytical tests shall be sent to the applicable Department district office within one (1) week after discharge begins.

These analytical tests shall be kept on site during discharge and made available to the Department if requested. Additionally, no Discharge Monitoring Report forms are required to be submitted to the Department.

(8) All of the general conditions listed in Rule 62-621.250, F.A.C., are applicable to this generic permit.

(9) There are no annual fees associated with the use of this generic permit.

DISCHARGE OF PRODUCED GROUNDWATER
FROM ANY
NON-CONTAMINATED SITE ACTIVITY

Date: _____, 20____
Contact Person: Name of Person Submitting NOI
Title

Address: Company and
Address of Person Submitting NOI
XXXXXXXX, FL 3XXXX

Business Phone: (727) XXX-XXXX
Business Fax: (727) XXX-XXXX
24 Hour Phone: (727) XXX-XXXX

Project Name: City of Clearwater Project Name Here
"Myrtle Avenue Underground Utility Relocation" *EXAMPLE*

Project Address: City of Clearwater Project Address
Clearwater, Pinellas County, FL

Discharge Location: Latitude: 00.0000 Longitude: -00.0000 *EXAMPLE*

Receiving Water Body: Clearwater Harbor *EXAMPLE* (Attach Map)

Analytical Results: Do the test results meet required screening values: Yes No
Are analytical test results attached: Yes No

Summary of Proposed Activity: *EXAMPLE*

Discharge will occur over a period of three to five days, with an expected state date of Saturday, January 21, 2006, during the removal and replacement of underground utility lines. Laboratory analysis from an existing monitoring well located on the northwest corner of proposed excavation shows no contamination.

Mail Completed Form To:

Florida Department of Environmental Protection
Industrial Wastewater Compliance Section
13051 N. Telecom Parkway
Tampa, FL 33637

Mail Copy of Completed Form TO:

Ed Chesney, Environmental Manager
City of Clearwater, Environmental Department
100 So. Myrtle Ave., Suite 220
Clearwater, FL 33756