

State of Mississippi



WATER POLLUTION CONTROL PERMIT

Permit to Operate Waste Disposal System in Accordance with National and State Pretreatment Standards

THIS CERTIFIES ANIP Acquisition Company 3600 25th Avenue Gulfport, MS Harrison County

has been granted permission to discharge wastewater in accordance with effluent limitations, monitoring requirements and other conditions set forth in this permit. This permit is issued in accordance with the provisions of the Mississippi Water Pollution Control Law (Section 49-17-1 et seq., Mississippi Code of 1972), and the regulations and standards adopted and promulgated thereunder, and under authority granted pursuant to Section 402(b) of the Federal Water Pollution Control Act. The issuance of this permit does not relieve the permittee from complying with any requirements which Publicly Owned Treatment Works Authority may deem necessary as a prerequisite to the use of the Authority's sewage system and associated treatment works.

Mississippi Environmental Quality Permit Board

Mississippi Department of Environmental Quality

Issued/Modified: DEC 0 4 2007 Expires: NOV 3 0 2012

Permit No. MSP092092

Agency Interest # 1998

*** Official MDEQ Permit - Version 1.1 ***

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Form 2P, Anaylses Reports	

ANIP Acquisition Company Subject Item Inventory Permit Number:MSP092092 Activity ID No.: PER20040001

Subject Item Inventory:

ID	Designation	Description
AI1998		
RPNT2	MSP092092-001	Outfall 001 (tank equipment wash waters, non-contact cooling water, and boiler feed water)

Receiving Stream Relationships:

Subject Item	Relationship	Receiving Stream
RPNT2 Outfall 001 (tank equipment wash waters, non-contact cooling water, and boiler feed water)	Discharges Into	HC/Gulfport POTW MS0023345
	Then Into	Bernard Bayou
KEY		
ACT = Activity	AI = Agency	' Interest
AREA = Area	CAFO = Conc	centrated Animal Feeding Operation
CONT = Control Device	EQPT = Equip	pment

IA = Insignificant ActivityMAFO = Animal Feeding OperationRPNT = Release PointTRMT = Treatment

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EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

Subject Item: Outfall 001 (tank equipment wash waters, non-contact cooling water, and boiler feed water) RPNT0000000002: MSP092092-001

Such discharges shall be limited and monitored by the permittee as specified below:

Discharge Limitations				Monitoring Requirements						
Parameter	Quantity / Loading Average	Quantity / Loading Maximum	Quantity / Loading Units	Conc. / Quality Minimum	Conc. / Quality Average	Conc. / Quality Maximum	Conc. / Quality Units	Frequency	Sample Type	Which Months
Acetone Effluent	****	****	****	****	8.2 Monthly Average	20.7 Daily Maximum	mg/L	Semiannually	Grab Sampling	Jan-Dec
Ethyl acetate Effluent	****	****	****	****	8.2 Monthly Average	20.7 Daily Maximum	mg/L	Semiannually	Grab Sampling	Jan-Dec
Flow Effluent	Report Monthly Average	0.0045 Daily Maximum	Million Gallons per Day	****	****	****	****	Once per Discharge Event	Batch	Jan-Dec
Isopropyl acetate Effluent	****	****	****	****	8.2 Monthly Average	20.7 Daily Maximum	mg/L	Semiannually	Grab Sampling	Jan-Dec
Methylene Chloride Effluent	****	****	****	****	0.7 Monthly Average	3.0 Daily Maximum	mg/L	Semiannually	Grab Sampling	Jan-Dec
n-amyl acetate Effluent	****	****	****	****	8.2 Monthly Average	20.7 Daily Maximum	mg/L	Semiannually	Grab Sampling	Jan-Dec
pH Effluent	****	****	****	6.0 Minimum	****	9.0 Maximum	SU	Twice per Month	Grab Sampling	Jan-Dec

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AI1998:

Limitation Requirements:

Condition No.	Parameter	Condition
L-1		Samples taken in compliance with the monitoring requirements specified in this permit shall be taken at the nearest accessible point after final treatment but prior to actual discharge into the POTW collection system or mixing with non-regulated waste streams. [WPC-1 Chapter One Section IV.A(28)]
L-2		General Pretreatment Prohibitions
		 In addition to those pollutants limited in the "Effluent Limitations and Monitoring Requirements" section of this permit, the following pollutants shall not be discharged into the POTW: (1) Pollutants which create a fire or explosion hazard in the POTW, including but not limited to, wastestreams with a closed cup flashpoint of less than 140 degrees Fahrenheit or 60 degrees Centigrade using the test methods specified in 40 CFR 261.21; (2) Pollutants which will cause corrosive structural damage to the POTW, but in no case discharges with pH lower than 5.0, unless the treatment works is specifically designed to accommodate such discharges; (3) Solid or viscous pollutants in amounts which will cause obstruction to the flow in the POTW resulting in interference; (4) Any pollutant, including oxygen demanding pollutants (BOD, etc.) released in a discharge at a flow rate and/or pollutant concentration which will cause interference with the POTW; (5) Heat in amounts which will inhibit biological activity in the POTW resulting in interference, but in no case heat in such quantities that the temperature at the POTW treatment plant exceeds 40 degrees Centigrade (104 degrees Fahrenheit) unless the approval Authority, upon request of the POTW, approves alternate temperature limits; (6) Petroleum oil, nonbiodegradable cutting oil, or products of mineral oil origin in amounts that will cause interference or pass through; (7) Pollutants which result in the presence of toxic gases, vapors, or fumes within the POTW in a quantity that may cause acute worker health and safety problems; (8) Any trucked or hauled pollutants, except at discharge points designated by the POTW. [40 CFR 403.5(b)]

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AI1998 (continued):

Record-Keeping Requirements:

Condition No.	Condition
R-1	Recording of Results
	For each measurement or sample taken pursuant to the requirements of this permit, the permittee shall maintain records of all information obtained from such monitoring including:
	 (1) The exact place, date, and time of sampling; (2) The dates the analyses were performed; (3) The person(s) who performed the analyses; (4) The analytical techniques, procedures or methods used; and (5) The results of all required analyses. [WPC-1 Chapter One Section IV.A(29)a]
Submitta	l/Action Requirements:
Condition No.	Condition

S-1 Oral Notification Requirements

The permittee shall notify the Mississippi Environmental Quality Permit Board and the POTW orally immediately upon becoming aware of the following:

(1) A spill which would result in a discharge to the POTW or to State waters;

(2) Any unanticipated bypass which exceeds any effluent limitation in the permit.

(3) Any upset which exceeds any effluent limitation in the permit.

(4) Violation of a maximum daily discharge limitation for any of the pollutants listed by the Permit Board in the permit to be reported within 24 hours. [WPC-1 Chapter One Section IV.M]

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AI1998 (continued):

Submittal/Action Requirements:

Condition No.	Condition				
S-2	Reporting				
	Monitoring results obtained during the previous reporting period shall be summarized and reported on a Discharge Monitoring Report Form (EPA No. 3320-1) POSTMARKED NO LATER THAN THE 28TH DAY OF THE MONTH FOLLOWING THE COMPLETED REPORTING PERIOD. Copies of these, and all other reports required herein, shall be signed in accordance with Chapter One Sections II.C. and II.E. of the Mississippi Wastewater Permit Regulations, and shall be submitted to the Mississippi Environmental Quality Permit Board at the following address:				
	Mississippi Department of Environmental Quality Office of Pollution Control P.O. Box 10385 Jackson, Mississippi 39289-0385. [WPC-1 Chapter One Section IV.A(15)c(1)]				
S-3	Noncompliance Notification - Twenty-Four Hour Reporting				
	(1) The permittee shall report any noncompliance which may endanger health or the environment. Any information shall be provided orally within 24 hours from the time the permittee becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance, including exact dates and times, and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and/or prevent recurrence of the noncompliance.				
	 (2) The following shall be included as information which must be reported within 24 hours under this paragraph. (i) Any unanticipated bypass which exceeds any effluent limitation in the permit. (ii) Any upset which exceeds any effluent limitation in the permit. (iii) Violation of a maximum daily discharge limitation for any of the pollutants listed by the Permit Board in the permit to be reported within 24 hours. (iv) The Executive Director may waive the written report on a case-by-case basis for reports under paragraph (1) of this section if the oral report has been received within 24 hours. [WPC-1 Chapter One Section IV.A(29)e] 				

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AI1998 (continued):

Submittal/Action Requirements:

Condition No.	Condition
S-4	Noncompliance Notification - Other Noncompliance
	The permittee shall report all instances of noncompliance not reported under the oral notification requirements or reporting requirements of this permit, at the time monitoring reports are submitted or within 30 days from the end of the month in which the noncompliance occurs. The reports shall contain the same information as is required under the reporting requirements contained in this permit. [WPC-1 Chapter One Section IV.A(29)f]
S-5	Noncompliance Notification - Other Information
	Where 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 in any report to the Permit Board, it shall promptly submit such facts or information. [WPC-1 Chapter One Section IV.A(29)g]
S-6	Expiration of Permit
	At least 180 days prior to the expiration date of this permit pursuant to the State law and regulation, the permittee who wishes to continue to operate under this permit shall submit an application to the Permit Board for reissuance. The Permit Board may grant permission to submit an application later than this, but no later than the expiration date of the permit. [WPC-1 Chapter One Section V.B(1)]
	e Requirements:
Defini	tions:
Condition No.	Condition
T-1	Definitions: General

The permittee shall refer to WPC-1, Chapter 1, Section I.A for definitions of any permit term not specified in this permit. [WPC-1 Chapter One Section I.A]

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AI1998 (continued):

Narrative Requirements:

Definitions:

Condition No.	Condition
T-2	Definitions: Monthly Average
	"Monthly Average" means the average of "daily discharges" over a calendar month, calculated as the sum of all "daily discharges" measured during a calendar month divided by the number of "daily discharges" measured during the month. The monthly average for fecal coliform bacteria is the geometric mean of "daily discharges" measured during the geometric mean for fecal coliform bacteria, the value one (1) shall be substituted for sample results of zero. [WPC-1 Chapter One Section I.A(40)]
T-3	Definitions: Daily Discharge
	"Daily discharge" means the "discharge of a pollutant" measured during a calendar day or any 24-hour period that reasonably represents the calendar day for purposes of sampling. For pollutants with limitations expressed in units of mass, the "daily discharge" is calculated as the total mass of the pollutant discharged over the day. For pollutants with limitations expressed in other units of measurements, the "daily average" is calculated as the average measurement of the discharge of the pollutant over the day. [WPC-1 Chapter One Section I.A(14)]
T-4	Definitions: Daily Maximum
	"Daily maximum" means the highest "daily discharge" over a calendar month. [WPC-1 Chapter One Section I.A(15)]
T-5	Definitions: Toxic Pollutants
	"Toxic pollutants" means any pollutant listed as toxic under Section 307(a)(1) or, in the case of "sludge use or disposal practices", any pollutant identified in regulations implementing Section 405(d) of the Clean Water Act. [WPC-1 Chapter One Section I.A]
Г-6	Definitions: Hazardous Substances
	"Hazardous substances" are defined in 40 CFR 116.4. [WPC-1 Chapter One 116.4]

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AI1998 (continued):

Narrative Requirements:

Definitions:

Condition
Definitions: Quarterly Average
"Quarterly Average" means the average of "daily discharges" over a three month period, calculated as the sum of all "daily discharges" measured during the quarter divided by the number of "daily discharges" measured during the quarter. The quarterly average for fecal coliform bacteria is the geometric mean of "daily discharges" measured during the geometric mean for fecal coliform bacteria, the value one (1) shall be substituted for sample results of zero. [WPC-1 Chapter One Section I.A(26)]
Definitions: Quarterly Maximum
"Quarterly Maximum" means the highest "daily discharge" measured over a three-month period. [WPC-1 Chapter One Section I.A(57)]
Definitions: Yearly Average
"Yearly Average" means the average of "daily discharges" over a calendar year, calculated as the sum of all "daily discharges" measured during the calendar year divided by the number of "daily discharges" measured during the calendar year. The yearly average for fecal coliform bacteria is the geometric mean of "daily discharges" during the calendar year. In computing the geometric mean for fecal coliform bacteria, the value one (1) shall be substituted for sample results of zero. [WPC-1 Chapter One Section I.A(77)]
Definitions: Yearly Maximum
"Yearly Maximum" means the highest "daily discharge" measured over a calendar year. [WPC-1 Chapter One Section I.A(78)]
Condition
The issuance of this permit does not relieve the permittee from complying with any requirements which the Publicly Owned Treatment Works (POTW) Authority may deem necessary as a prerequisite to the use of the Authority's sewage system and associated treatment works. [WPC-1 Chapter One Section IV.M]
The permittee shall achieve compliance with the effluent limitations specified for discharge in accordance with the following schedule: Upon Permit Issuance. [WPC-1 Chapter One Section IV.A(9)]

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AI1998 (continued):

Narrative Requirements:

Condition Condition No. Within 14 days after either an interim or final date of compliance specified by this permit, the permittee shall provide the Permit Board with written notice of his T-13 compliance or noncompliance with the requirements or conditions specified to be completed by that date. [WPC-1 Chapter One Section IV.A(10)] T-14 No Discharge of Wastewater to Surface Water The discharge of any wastewater from this facility to the waters of the State of Mississippi shall constitute a violation of this permit, except as provided in the Bypassing and Upset conditions of this permit, or as authorized under separate permit pursuant to Section 402 of the Federal Water Pollution Control Act. [WPC-1] Chapter One Section I.B] T-15 **Facilities** Operation The permittee shall at all times properly operate, maintain, and when necessary, promptly replace all facilities and systems of collection, 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 includes adequate laboratory controls and appropriate quality assurance procedures. Proper replacement includes maintaining an adequate inventory of replacement equipment and parts for prompt replacement when necessary to maintain continuous collection and treatment of wastewater. 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. The Permit Board may require regular reporting of internal operational and maintenance parameters where necessary to confirm proper operation of a waste treatment system. [WPC-1 Chapter One Section IV.A(18)] **Representative Sampling** T-16 Samples and measurements taken as required herein shall be representative of the volume and nature of the monitored wastewater. [WPC-1 Chapter One Section IV.A(28)e] T-17 Reporting If the results for a given sample analysis are such that any parameter (other than fecal coliform) is not detected at or above the minimum level for the test method used, a value of zero will be used for that sample in calculating an arithmetic mean value for the parameter. If the resulting calculated arithmetic mean value for that reporting period is zero, the permittee shall report "NODI = B" on the DMR. For fecal coliform, a value of 1.0 shall be used in calculating the geometric mean. If the resulting fecal coliform mean value is 1.0, the permittee shall report "NODI = B" on the DMR. For each quantitative sample value that is not detectable, the test method used and the minimum level for that method for that parameter shall be attached to and submitted with the DMR. The permittee shall then be considered in compliance with the appropriate effluent limitation and/or reporting requirement. [WPC-1 Chapter One Section II.G]

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AI1998 (continued):

Narrative Requirements:

Condition Condition No. Reporting T-18 If the permittee monitors any pollutant as prescribed in the permit more frequently than required by the permit using test procedures approved under 40 CFR Part 136 or, in the case of sludge use or disposal, approved under 40 CFR Part 136 unless otherwise specified in 40 CFR Part 503, or as specified in the permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR or sludge reporting form specified by the Permit Board. [WPC-1 Chapter One Section IV.A(15)c(2)] T-19 Reporting Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified by the Permit Board in the permit. [WPC-1 Chapter One Section IV.A(15)c(3)] Test Procedures T-20 Test procedures for the analysis of pollutants shall include those set forth in 40 CFR 136 or alternative procedures approved and/or promulgated by EPA. [WPC-1 Chapter One Section IV.A(30)] **Records Retention** T-21 All records and results of monitoring activities required by this permit, including calibration and maintenance records, shall be retained by the permittee for a minimum of three (3) years, unless otherwise required or extended by the Permit Board, copies of which shall be furnished to the Department upon request. [WPC-1 Chapter One Section IV.A(29)a] Falsifying Reports T-22 Any permittee who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required by the Permit Board to be maintained as a condition in a permit, or who alters or falsifies the results obtained by such devices or methods and/or any written report required by or in response to a permit condition, shall be deemed to have violated a permit condition and shall be subject to the penalties provided for a violation of a permit condition pursuant to Section 49-17-43 of the Code. [WPC-1 Chapter One Section IV.A(29)d]

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AI1998 (continued):

Narrative Requirements:

Condition No.	Condition
T-23	Compliance with Permit Conditions
	All discharges authorized by the permit shall be consistent with the terms and conditions of the permit and the permittee shall make all reasonable efforts to meet any interim or final dates for compliance specified therein. [WPC-1 Chapter One Section IV.A(13)]
T-24	Facility Expansion and/or Modification
	Any facility expansion, production increases, process modifications, changes in discharge volume or location or other changes in operations or conditions of the permittee which may result in a new or increased discharge of waste, shall be reported to the Permit Board by submission of a new application for a permit pursuant to Chapter One, Section II.A. of the Mississippi Wastewater Regulations, or if the discharge does not violate effluent limitations specified in the permit, by submitting to the Permit Board a notice of a new or increased discharge. [WPC-1 Chapter One Section IV.A(14)]
T-25	Routine Reporting
	Such test results, reports, or other data as the Mississippi Environmental Quality Permit Board may determine to be necessary shall be submitted as specified elsewhere in the permit to the following address:
	Mississippi Department of Environmental Quality Office of Pollution Control P.O. Box 10385 Jackson, Mississippi 39289-0385. [WPC-1 Chapter One Section IV.A(16)]
T-26	Duty to Mitigate
	The permittee shall take all reasonable steps to minimize or prevent any discharge or sludge use or disposal in violation of the permit that has a reasonable likelihood of adversely affecting human health or the environment. [WPC-1 Chapter One Section IV.A(19)]
T-27	Bypassing
	The permittee shall comply with the terms and conditions regarding bypass found in 40 CFR 403.17. [WPC-1 Chapter One Section IV.M]

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AI1998 (continued):

Narrative Requirements:

Condition No.	Condition
T-28	Bypassing - Definitions
	"Bypass" means the intentional diversion of waste streams from any portion of the permittee's treatment facility.
	"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. [40 CFR 403.17(a)]
T-29	Bypassing -Notice
	Anticipated bypass- If the permittee knows in advance of the need for a bypass, it shall submit prior notice to the Permit Board, if possible at least ten days before the date of the bypass.
	Unanticipated bypass- The permittee shall submit oral notice of an unanticipated bypass that exceeds applicable Pretreatment Standards to the Permit Board within 24 hours from the time the permittee becomes aware of the bypass. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the bypass. The written submission shall contain a description of the bypass and its cause; the duration of the bypass, including exact dates and times, and, if the bypass has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent recurrence of the bypass. The Permit Board may waive the written report on a case-by-case basis if the oral report has been received within 24 hours. [40 CFR 403.17(c)]
T-30	Bypassing- Prohibition of Bypass
	 Bypass is prohibited, and the Commission may take enforcement action against a permittee unless: (1) Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage. (2) There were no feasible alternatives to the 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 back-up 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 preventative maintenance; and (3) The permittee submitted notices as required under the notice of bypass requirement in this permit. [40 CFR 403.17(d)]

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AI1998 (continued):

Narrative Requirements:

Condition No.	Condition		
T-31	Upsets		
	The permittee shall meet the conditions of 40 CFR 403.16 regarding "Upsets" and as in the upset requirements of this permit. [WPC-1 Chapter One Section IV.M]		
T-32	Upsets- Definition		
	"Upset" means an exceptional incident in which there is unintentional and temporary noncompliance with categorical pretreatment standards 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 preventive maintenance, or careless or improper operation. [WPC-1 Chapter One Section IV.A(27)]		
T-33	Upsets - Effect of an upset		
	An upset constitutes an affirmative defense to an action brought for noncompliance with categorical pretreatment standards if the "conditions necessary for demonstration of upset" requirements of this permit are met. No determination made during administrative review of claims that noncompliance was caused by upset, and before an action for noncompliance, is final administrative action subject to judicial review. [WPC-1 Chapter One Section IV.A(27)]		
T-34	Upsets - Conditions necessary for 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:		
	 (1) An upset occurred and that the permittee can identify the cause(s) of the upset; (2) The permitted facility was at the time being properly operated in a prudent and workmanlike manner and in compliance with applicable operation and maintenance procedures; and; (3) The permittee submitted notice of the upset as required in 40 CFR 403.16(c)(3)(24-hour notice of noncompliance). [WPC-1 Chapter One Section IV.A(27)] 		
T-35	Upsets - Burden of proof		
	In any enforcement proceeding the permittee seeking to establish the occurrence of an upset has the burden of proof. [WPC-1 Chapter One Section IV.A(27)]		

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AI1998 (continued):

Narrative Requirements:

Condition No.	Condition		
T-36	Upsets- User responsibility in case of upset		
	The Industrial User shall control production or all discharges to the extent necessary to maintain compliance with categorical Pretreatment Standards upon reduction, loss, or failure of its treatment facility until the facility is restored or an alternative method of treatment is provided. This requirement applies in the situation where among other things, the primary source of power of the treatment facility is reduced, lost or fails. [40 CFR 403.16(f)]		
T-37	Removed Substances		
	Solids, sludges, filter backwash, or other residuals removed in the course of treatment or control of wastewater shall be disposed of in a manner such as to prevent such materials from entering State waters and in a manner consistent with the Mississippi Solid Waste Disposal Act, the Federal Resource Conservation and Recovery Act, and the Mississippi Water Pollution Control Act. [WPC-1 Chapter One Section IV.A(21)]		
T-38	Power Failures		
	If electric power is required, in order to maintain compliance with the conditions and prohibitions of the permit, the permittee shall either:		
	(1) Provide an alternative power source to operate the wastewater control facilities; or, if such alternative power source is not in existence, and no date for its implementation appears in the permit,		
	(2) Halt, reduce, or otherwise control production and/or all wastewater flows upon reduction, loss, or failure of the primary source of power to the wastewater control facilities. [WPC-1 Chapter One Section IV.A(22)]		
T-39	Inspection and Entry		
	The permittee shall allow any authorized Commission representative to enter the permittee's premises where a wastewater source is located or in which records are required to be kept under the terms and conditions of this permit, at any reasonable time, to have access to and copy any applicable records, to inspect process facilities, treatment works, monitoring methods or equipment or to take samples, as authorized by Section 49-17-21 of the Code. In the event of investigation during an emergency response action, a reasonable time shall be any time of the day or night. Follow-up investigations subsequent to the conclusion of the emergency event shall be conducted at reasonable times. [WPC-1 Chapter One Section IV.A(17)]		

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AI1998 (continued):

Narrative Requirements:

Condition No.	ion Condition			
T-40	Transfer of Ownership or Control			
	This permit is not transferable to any person without proper modification of this permit following procedures found in WPC-1, Chapter 1, Section V.C. [WPC-1 Chapter One Section V.C]			
T-41	Signatory Requirements			
	All applications, reports, or information submitted to the Permit Board shall be signed and certified. [WPC-1 Chapter One Section II.C]			
T-42	Signatory Requirements - Application Signatures			
	All permit applications shall be signed as follows:			
	(1) For a corporation: by a responsible corporate officer. For the purpose of this Section, a responsible corporate officer means: (i) a president, secretary, treasurer or vice president of the corporation in charge of a principal business function, or any other person who performs similar policy - or decision-making function for the corporation, or (ii) the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding 25 million (in second quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.			
	(2) For a partnership or sole proprietorship: by a general partner or the proprietor, respectively; or			
	(3) For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official. [WPC-1 Chapter One Section II.C]			

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AI1998 (continued):

Narrative Requirements:

Condition No.	ion Condition			
T-43	Signatory Requirements -Reports and Other Information			
	All reports required by the permit and other information requested by the Permit Board shall be signed by a person described by the application signature requirements in this permit or by a duly authorized representative of that person. A person is a duly authorized representative only if:			
	 (1) The authorization is made in writing by a person described by the application signature requirements; (2) The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, such as the position of plant manager, operator of a well or a well field, superintendent, position having overall responsibility for environmental matters for the company. (A duly authorized representative may thus be either a named individual or any individual occupying a named position.); and (3) The written authorization is submitted to the Permit Board. [WPC-1 Chapter One Section II.C] 			
T-44	Signatory Requirements - Changes to Authorization			
	If an authorization under the signatory requirements of this permit is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the signatory requirements of this permit must be submitted to the Permit Board prior to or together with any reports, information, or applications. [WPC-1 Chapter One Section IV.M]			
T-45	Signatory Requirements - Certification			
	Any person signing a document under the signatory requirements stated in this permit shall make the following certification:			
	"I certify under penalty of law that this document and all attachments were prepared under the 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." [WPC-1 Chapter One Section IV.A(29)d]			

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AI1998 (continued):

Narrative Requirements:

Condition Condition No. Availability of Records T-46 Except for information deemed to be confidential under the Mississippi Code Ann. 49-17-39 and 40 CFR 123.41, file information relating to this permit shall be made available for public inspection and copying during normal business hours at the office of the Department of Environmental Quality in Jackson, Mississippi. Written request must be provided in accordance with policies developed by the Commission and must state, specifically, records proposed for review, date proposed for review and copying requirements. [WPC-1 Chapter One Section III.E] T-47 Duty to Provide Information The permittee shall furnish to the Permit Board within a reasonable time any relevant information which the Permit Board may request to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit, or to determine compliance with the permit. The permittee shall also furnish to the Permit Board upon request, copies of records required to be kept by the permit. [WPC-1 Chapter One Section IV.A(16)] Permit Actions T-48 The 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 modification of planned changes or anticipated noncompliance, does not stay any permit condition. [WPC-1 Chapter One Section V.C(5)] Civil and Criminal Liability T-49 (1) Any person who violates a term, condition or schedule of compliance contained within this permit or the Mississippi Water Pollution Control Law is subject to the actions defined by law. (2) Except as provided in permit conditions on "Bypassing" and "Upsets", nothing in this permit shall be construed to relieve the permittee from civil or criminal penalties for noncompliance. (3) It shall not be the defense of the 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. [WPC-1 Chapter One Section IV.A(24)]

ANIP Acquisition Company Facility Requirements Permit Number:MSP092092 Activity ID No.: PER20040001

AI1998 (continued):

Narrative Requirements:

Condition No.	Condition			
INO.	Condition			
T-50	Oil and Hazardous Substance Liability			
	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 to which the permittee is or may be subject to under Section 311 of the Federal Water Pollution Control Act and applicable provisions under Mississippi Law pertaining to transportation, storage, treatment, or spillage of oil or hazardous substances. [WPC-1 Chapter One Section IV.A(23)]			
T-51	Hazardous Waste Release			
	(1) The permittee shall notify the Mississippi Department of Environmental Quality, the EPA Regional Waste Management Division Director, State hazardous waste authorities, and the POTW in writing of any discharge into the POTW of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261. Such notification must include the name of the hazardous waste as set forth in 40 CFR part 261, the EPA hazardous waste number, and the type of discharge (continuous, batch, or other). If the Industrial User discharges more than 100 kilograms of such waste per calendar month to the POTW, the notification shall also contain the following information to the extent such information is known and readily available to the Industrial User: An identification of the hazardous constituents contained in the wastes, as estimation of the mass and concentration of such constituents in the wastestream discharged during that calendar month, and an estimation of the mass of constituents in the wastestream expected to be discharged during the following twelve months. All notifications must take place within 180 days of the effective date of this rule. Industrial users who commence discharging after the effective date of this rule shall provide the notification no later than 180 days after the discharges must be submitted under 40 CFR 403.12(j). The notification requirement in this section does not apply to pollutants already reported under the self-monitoring requirements of 40 CFR 403.12(b), (d), and (e). [40 CFR 403.12(p)]			
T-52	Hazardous Waste Release (continued)			
	(2) Dischargers are exempt from the requirements of paragraph (1) of the Hazardous Waste Release requirement during a calendar month in which they discharge no more than fifteen kilograms of hazardous wastes, unless the wastes are acute hazardous wastes as specified in 40 CFR 261.30(d) and 261.33(d). Discharge of more than fifteen kilograms of non-acute hazardous wastes in a calendar month, or of any quantity of acute hazardous wastes as specified in 40 CFR 261.30(d) and 261.30(d) and 261.30(d) and 261.33(e), requires a one-time notification. Subsequent months during which the Industrial User discharges more than such quantities of any hazardous waste do not require additional notification.			

(3) In the case of any new regulations under section 3001 of RCRA identifying additional characteristics of hazardous waste or listing any additional substance as a hazardous waste, the Industrial User must notify the POTW, the EPA Regional Waste Management Division Director, and State hazardous waste authorities of the discharge of such substance within 90 days of the effective date of such regulations. [40 CFR 403.12(p)]

ANIP Acquisition Company Facility Requirements Permit Number:MSP092092 Activity ID No.: PER20040001

AI1998 (continued):

Narrative Requirements:

Condition No.	Condition		
T-53	Hazardous Waste Release (continued)		
	(4) In the case of any notification made under paragraph (1) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical. [40 CFR 403.12(p)]		
T-54	Property Rights		
	The issuance of this permit does not convey any property rights in either real or personal property, 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. [WPC-1 Chapter One Section V.E]		
T-55	Severability		
	The provisions of this permit are severable. If any provision of this permit, or the application of any provision of this permit to any circumstances, is challenged or held invalid, the validity of the remaining permit provisions and/or portions thereof or their application to other persons or sets of circumstances, shall not be affected thereby. [WPC-1 Chapter One Section IV.A(25)]		
T-56	Protection of Confidential Information		
	(1) Pursuant to Miss. Code Ann. ' 49-17-39 and 40 CFR 123.41, the Permit Board shall make available to the public all information contained on any form and all public comments on such information. Effluent data and information concerning air or water quality shall also be made available to the public. Information that is determined by the Commission to be trade secrets shall not be disclosed to the public without prior consent of the source of such information. When a claim of confidentiality is made by a person in accordance with the provisions of Miss. Code Ann. ' 49-17-39, a recommendation on the questions of confidentiality shall be made by the Commission and forwarded to the Regional Administrator (or his/her designee) of EPA for his concurrence in such determination of confidentiality. [WPC-1 Chapter One Section III.F]		
T-57	Protection of Confidential Information- continued		
	(2) A copy of a State, UIC, or NPDES permit application, public notice, fact sheet, draft permit and other forms relating thereto, including written public comment and other reports, files and information relating to the application not classified as confidential information by the Commission pursuant to Part II. B.13.a), shall be available for public inspection and copying during normal business hours at the office of the Department in Jackson, Mississippi. [WPC-1 Chapter One Section III.F]		

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AI1998 (continued):

Narrative Requirements:

Condition No.	Condition			
T-58	Protection of Confidential Information- continued			
	(3) Upon determination by the Commission that information submitted by a permit applicant is entitled to protection against disclosure as trade secrets, the information shall be so labeled and otherwise handled as confidential. Copies of the information and a notice of the Commission's action shall be forwarded to the Regional Administrator (or his/her designee). In making its determination of entitlement to protection as a trade secret, the Commission shall follow the procedure set forth in Miss. Code Ann. ' 49-17-39. In the event the Commission denies the claim of confidentiality, the applicant shall have, upon notification thereof, the right to appeal the Commission's determination in the same manner provided for other orders of the Commission. No disclosure, except to EPA, shall be allowed until any appeal from the determination of the Commission is completed. [WPC-1 Chapter One Section III.F]			
T-59	Spill Prevention and Best Management Plans			
	Any permittee which has above ground bulk storage capacity, of more than 1320 gallons or any single container with a capacity greater than 660 gallons, of materials and/or liquids (including but not limited to, all raw, finished and/or waste material) with chronic or acute potential for pollution impact on waters of the State and not subject to Mississippi Hazardous Waste Management Regulations or 40 CFR 112 (Oil Pollution Prevention) regulations shall provide secondary containment as found in 40 CFR 112 or equivalent protective measures such as trenches or waterways which would conduct any tank releases to a permitted treatment system or sufficient equalization or treatment capacity needed to prevent chronic/acute pollution impact. [WPC-1 Chapter One Section IV.A(12)a]			
T-60	Closure Requirements			
	Should the permittee decide to permanently close and abandon the premises upon which it operates, it shall provide a Closure Plan to the Permit Board no later than 90 days prior to doing so. This Closure Plan shall address how and when all manufactured products, by-products, raw materials, stored chemicals, and solid and liquid waste and residues will be removed from the premises or permanently disposed of on site such that no potential environmental hazard to the waters of the State will be presented. Closure plan(s) submitted to and approved by Mississippi Department of Environmental Quality for compliance with other environmental regulations will satisfy the closure requirements for those items specifically addressed in the closure plan(s) as long as the closure does not present a potential for environmental hazard to waters of the State. [WPC-1 Chapter One Section IV.A(11)]			

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AI1998 (continued):

Narrative Requirements:

Condition No.	Condition			
T-61 Reopener Clause				
	This permit shall be modified, or alternately, revoked and reissued, to comply with any applicable effluent standard, limitation or storm water regulation issued or approved under Section $301(b)(2)(C)$, and (D), $304(b)(2)$, $307(a)(2)$ and $402(p)$ of the Federal Water Pollution Control Act if the effluent standard, limitation or regulation so issued or approved:			
	 Contains different conditions or is otherwise more stringent than any effluent limitation in the permit; or Controls any pollutant not limited in the permit; or. [WPC-1 Chapter One Section IV.F(1)] 			

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Permit to Operate Waste Disposal System in Accordance with National and State Pretreatment Standards ANIP Acquisition Company

Facility Requirements Permit Number:MSP092092 Activity ID No.: PER20040001

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RPNT2 (MSP092092-001) Outfall 001 (tank equipment wash waters, non-contact cooling water, and boiler feed water):

Monitoring Requirements:

Parameter	Condition
	Acetone, n-Amyl acetate, Ethyl acetate, Isopropyl acetate, and Methylene chloride:
	 The permittee shall be required to sample their effluent wastewater from Outfall MSP092092-001 once every six months to demonstrate the compliance with the daily maximum and monthly average effluent guidelines limitations and monitoring requirements specified for these above compounds. Testing should begin on the month the effective issuance date of the permit. The analytical results shall be submitted to the Mississippi Department of Environmental Quality on a Semi-annually Discharge Monitoring Report (DMR): Due semi-annually, by the 28th of January and July. Upon issuance of the permit with semi-annually monitoring requirements in effect, if any violation occurs with the daily maximum and monthly average limit for these compounds, then the permittee could be subject to compliance enforcement action for each day and the month since their last sampling date. [WPC-1 Chapter One IV.A.15(c)]
l/Action Requirements:	
Condition	

S-1 The Permittee shall submit analytical results on a semi-annually Discharge I [WPC-1 Chapter One IV.A.(15(c))]

GENERAL INFORMATION

ANIP Acquisition Company 3600 25th Avenue Gulfport, MS Harrison County

Alternate/Historic Identifiers

ID	Alternate/Historic Name	User Group	Start Date	End Date
1998	Ash Corporation	Historic Site Name	12/19/1995	7/27/2000
MSD008157380	Sterling Drug, Inc.	Hazardous Waste-EPA ID	8/18/1980	6/17/2004
102000030	Ashco	Air-State Operating	12/14/1993	12/1/1998
MSR110047	Ashco	GP-Sara Title III	10/27/1992	
MS0002020	Ash Corporation	Water - NPDES	12/19/1995	12/18/2000
MS0002020	Ashco, A Division of Bactolac Pharmaceutical Inc.	Water - NPDES	12/14/2000	5/26/2004
1998	ANIP Acquisition Company	Official Site Name	5/13/2004	
1998	Sterling Drug, Inc.	Historic Site Name	7/2/1976	10/8/1995
MS0002020	Sterling Drug, Inc.	Water - NPDES	10/9/1990	10/8/1995
1998	Ashco, A Division of Bactolac Pharmaceutical, Inc.	Historic Site Name	7/28/2000	5/13/2004
MS0002020	ANIP Acquisition Company	Water - NPDES	5/26/2004	11/30/2005
MSD008157380	ANIP Acquisition Company	Hazardous Waste-EPA ID	6/17/2004	
MS0002020	ANIP Acquisition Company	Water - NPDES	2/21/2006	1/31/2011
MSP092092	ANIP Acquisition Company	Water - Pretreatment	12/4/2007	11/30/2012

Basin: Coastal Streams Basin

Latitude: 30° 23' 34" 2 tenths

Longitude: 89° 5' 33" 7 tenths

Location Description: PG- Plant Entrance (General). Data collected by Scott Mills on 8/11/2004.

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Relevant Documents: Form 2P, Anaylses Reports

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