

CHANGE REQUEST FORM



READY-MIX CONCRETE GENERAL PERMIT COVERAGE NUMBER MSG11 0 1 6 6

Instructions: For the following changes, notification must be provided to the DEQ at least 30 days prior to the change:

 Part A – Any planned changes in facility operations that may affect air emissions and/or water discharges. Part B – Any planned changes of ownership. Part C – Any changes in information previously submitted in the NOI or Recoverage Form. Complete each Part of the Form, marking "N/A" if the section does not apply to the change requested. 									
Company Name: B & B Concrete Co., Inc. Facility Name: Corinth Divison of B & B Concrete Co., Inc.									
Facility Street Address:	2724 South Harper	Road	City: C	Corinth County: Alcorn					
Contact Person: Charlie White Phone No.: 662			662-842	e-6312 Email: cwhite@bbconcrete.co			e.com		
Mailing Address: PO Box 407 City:			Tupelo		State	MS	Zip:	3880)2
PART A - CHANGE	TO FACILITY OPERATIO	NS X YE	ES N	/A			417		200
1. Is the change a Maj	or Modification (defined in AC	CT 7, Conditio	n T-9)?			X	YES		NO
a. If yes to 1, have you completed the public notice requirements in ACT 2, Condition S-3? (See Public Notice Instructions for more information.) □ YES ☒ NO □ N/A							□ N/A		
b. If yes to 1, have you notified the contiguous landowners per ACT 2, Condition S-2?					YES		NO	□ N/A	
2. Will the change resu	ult in additional outfalls?						YES	×	NO
a. If yes to 2, have you notified the contiguous landowners per ACT 2, Condition S-2? ☐ YES ☐ NO ▣ N/A						™ N/A			
3. Does the change impact the design of the wastewater treatment facility? ☐ YES ► NO									
a. If yes to 3, have	e you attached revised plans	and specificat	tions per AC	T 2, Condition	on S-4? □	YES		NO	₩ N/A
For all changes to facility operations, update the most recent version of the NOI or Recoverage Form, as needed, and attach it to this Form. Changes should also be outlined in a cover letter accompanying this form.									
PART B - CHANGE OF OWNERSHIP □ YES 区 N/A									
Is the Request for Transfer Form complete and attached?									
PART C - CHANGE	OF INFORMATION PREV	/IOUSLY SU	BMITTED	▼ YES	□ N/A				
Is the revised NOI or Recoverage Form attached reflecting any changes? YES □ NO									
(The most recent NOI or Recoverage Form should be revised and completed in its entirety, with any updates made as needed to reflect changes to the facility. Changes should also be outlined in a cover letter accompanying this form.)									
Based on my inquiry of the person or persons responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete.									
Dand 8 Authorized Signature	of Responsible Official*			M <i>curcu</i> Date	16,20	21			
David E. Brevard			_ <u>F</u>	President & CEO					
Printed Name Title									
*A responsible official must be a corporate officer or facility manager delegated authorization to sign documents.									



READY-MIX CONCRETE RECOVERAGE FORM

CURRENT COVERAGE NO.: MSG11 $\frac{0}{}$ $\frac{1}{}$ $\frac{6}{}$ $\frac{6}{}$



(Coverage number is located at the bottom left corner of your previous Certificate of Coverage)

	Corinth Division of B & B Concrete Co., Inc.					
Contact Name and Position: Charlie White, Director of Safety & Human Resources						
Contact Area Code and Phone Number: (662) 842 - 6312 Co	ontact Email: cwhite@bbconcrete.com					
Primary SIC Code: $(\frac{3273}{})$ Primary NAICS Code (6-digit)	: (<u>327320</u>)					
Physical Site Address - Street: 2724 South Harper Road						
City: Corinth State: MS Zip: 38834	County: Alcorn					
Mailing Address - Street: PO Box 407						
City: Tupelo State: MS Zip: 38	802					
Plant Maximum Production Rate: 190cubic yards/hr (Maximum production rate must be based on the manufacturer's maximum						
Will you own or operate a rock crusher at the site? Yes If a third party will own/operate a rock crusher at your site, mark "No." necessary air permits to operate the rock crusher.	The third party is responsible for obtaining any					
Rock Crusher Type / Rated Cumulative Capacity: Fixed:						
Will you operate stationary fuel burning equipment (e.g., engines, heaters, etc.) at the site? Yes* No *If you marked "Yes" complete and submit the attached Fuel Burning Equipment Form & Compliance Plan.						
Nearest Named Waterbody Which Storm Water Leaving the Site W						
Is a Copy of the SWPPP at the Permitted Site? YES NO SWPPP Date: 02/05/2021						
If the SWPPP is Based on the Industry Generic SWPPP, is it the M	lost Recent Copy? OYES ONO • N/A					
Does the SWPPP Meet the Requirements Listed in ACT5 of the RMCGP? *If No then Please Attach an Amended SWPPP. *If No then Please Attach an Amended SWPPP.						
Are construction activities (e.g., clearing, grading, etc.) still ongoi *If "yes," does the total acreage of the construction activities equal or e	ng at the site?					
I certify under penalty of law that this document and all attachments were prepara a system designed to assure that qualified personnel properly gathered and evo of the person or persons who manage the system, or those persons directly re submitted is, to the best of my knowledge and belief, true, accurate and comp submitting false information, including the possibility of fines and imprisonment	aluated the information submitted. Based on my inquiry esponsible for gathering the information, the information plete. I am aware that there are significant penalties for					
I further certify that the project continues as described in the original notice of it terminated I am no longer authorized to emit regulated air emissions and discha activity under this general permit. I understand that discharging pollutants associ NPDES coverage is in violation of state law.	rge wastewater or storm water associated with industrial					
Dand E. Brevard	March 16, 2021 Date Signed					
Authorized Signature (shall be signed according to ACT6, T-9 of the GP)	Date Signed					
David E. Brevard Printed Name	President & CEO					
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FUEL BURNING EQUIPMENT FORM & COMPLIANCE PLAN CURRENT COVERAGE NO.: MSG11 0 1 6 6

(Coverage number is located at the bottom left corner of your previous Certificate of Coverage)

FUEL BURNING EQUIPMENT LIST

List all stationary fuel burning equipment used at the facility. **Do not include** mobile fuel burning equipment (e.g., trucks or forklifts, welding equipment), portable engines that are moved about the site (e.g., pressure washers, welders), or portable engines that will not remain on the site more than 12 months (e.g., temporary generators).

Equipment Description	Use Only? (Yes/No) ¹	Fuel Type	Max. Heat Input/ Power Output	Manufacturer	Manufactured Date or Model Year
Example only:					
Engine for Generac generator	No	Diesel	578 hp	Perkins	2009
Heater for brick drying	No	Natural gas	6 MMBtu/hr	Sigma Thermal	2010
N/A	N/A	N/A	N/A	N/A	N/A

¹ Engines qualifying as "emergency" must meet the requirements of Condition L-6 in ACT 3 of the General Permit.

COMPLIANCE PLAN

As required by ACT 3, Condition L-7(3) of the General Permit, complete this section if you will have one or more **non-emergency** stationary internal combustion engines at your site.

Equipment Description	Applicable federal standard ¹		Emission Standards ²	Monitoring Requirements ²		
(should match description from table above)	40 CFR 60, Subpart IIII	40 CFR 63, Subpart ZZZZ	(List all that apply)	(List any testing, continuous monitoring and recordkeeping required)		
Example: Engine for Generac generator	0	Ø	CO ≤ 49 ppmvd @15 % O ₂	Conduct CO performance test every 8,760 hrs or 3 yrs whichever comes first; maintain oxidation catalyst so pressure does not change by more than 2" water and catalyst inlet temp. is between 450 – 1,350 °F		
N/A			N/A	N/A		

¹ Only mark one. If subject to 40 CFR 60, Subpart IIII, then you have no requirements under 40 CFR 63, Subpart ZZZZ per 40 CFR 63.6590(c)(1).

² EPA has developed a summary table of requirements for these rules at https://www.epa.gov/stationary-engines/guidance-and-tools-implementing-stationary-engine-requirements. For purposes of evaluating these requirements, your engine is considered a Non-Emergency Compression Ignition (CI) Internal Combustion Engine (ICE) located at an Area Source.

Ready-Mix Concrete General Permit Public Notice Mississippi Environmental Quality Permit Board P. O. Box 2261 | Jackson, MS 39225 515 East Amite St. | Jackson, MS 39201 Telephone No. (601) 961-5171

Public Notice Start Date: March 22, 2021

B & B Concrete Co., Inc. – Corinth Division located at 2724 South Harper Road in Corinth, Alcorn County, Mississippi, 662-842-6312, has applied to the Mississippi Department of Environmental Quality (MDEQ) for coverage and/or modification under MDEQ's Ready-Mix Concrete General Permit to construct and operate a Ready-Mix Concrete facility.

The Ready-Mix Concrete General Permit has been developed to ensure compliance with all State and Federal regulations. Facilities granted coverage under this permit and adhering to the conditions contained therein should operate within State and Federal environmental laws and standards concerning the construction and operation of air emissions equipment and the discharge of wastewater and storm water associated with industrial activities.

The Corinth Division of B & B Concrete Co., Inc. is proposing to construct and operate a Ready-Mix Concrete facility with a maximum concrete production rate exceeding 150 cubic yards per hour. Therefore, the facility is limited by the General Permit to an annual production rate of no more than 1,000,000 cubic yards of concrete. With this annual limit, potential emissions will be below the Prevention of Significant Deterioration major source thresholds as specified in the Mississippi Regulations for the Prevention of Significant Deterioration of Air Quality, 11 Miss. Admin. Code Pt. 2, Ch. 5. Potential emissions will also be below the Air Title V major source thresholds as specified in 11 Miss. Admin. Code Pt. 2, Ch. 6.

Persons wishing to comment upon or object to the proposed request for coverage are invited to submit comments in writing to the **Water II Branch Manager**, **Environmental Permits Division** at the Permit Board's address shown above or via email at www.mdeq.ms.gov/williams-becky no later than 30 days from the public notice start date. All comments received or postmarked by this date will be considered in the determination regarding coverage approval. After receipt of public comments and thorough consideration of all comments, MDEQ will formulate its recommendations regarding coverage approval.

Additional details about the proposed project are available by writing or calling the **Water II Branch Manager**, **Environmental Permits Division** at the above Permit Board address and telephone number. A copy of the Notice of Intent or Recoverage Form and public notice are also available on the MDEQ's website at: https://www.mdeq.ms.gov/ensearch/recently-received-general-permit-noi/. A copy of the Ready-Mix Concrete General Permit is available at www.mdeq.ms.gov/rmcgp. This information is also available for review during normal business hours at the office of the MDEQ at the Permit Board address shown above. Please bring the foregoing to the attention of persons whom you know will be interested.

P. O. BOX 407 ADMIN. PHONE 662-842-6312

130 N. INDUSTRIAL ROAD DISPATCH 662-842-6313 TUPELO, MS 38802-0407 FAX 662-842-6327

March 15, 2021

RE: Notification of Modification to Existing Ready-Mix Concrete Production Facility

Dear Neighbor of B & B Concrete Co., Inc.:

Enclosed is a standard form letter required by the Mississippi Department of Environmental Quality when a ready-mix concrete plant is being constructed or upgraded. In our case, we are erecting a second ready-mix concrete production plant on our existing South Harper Road location.

Very truly yours,

Charlie White, aPHR

Director of Safety & Human Resources

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Contiguous Landowner Notification of a Ready-Mix Concrete Facility



(See ACT 2, Condition S-2 of General Permit for Notification Requirements)

Certified Mail No.:			Date mailed:				
Company Name: B & B Concrete Co., Inc. (as registered with the MS Secretary of State)			Coverage No.: MSG11 0 1 6 6 (if currently permitted facility)				
located at	2724 South Harper Road Physical Street Address	Corinth City	Alcorn	_County, MS			
is proposing to:							
construct and operate a new ready-mix concrete facility.							
construct or modify air emission source(s) and is currently a synthetic minor facility or will become a synthetic minor facility afterwards.							
add ad	lditional process wastewater outfal	lls.					

This letter is to provide you notification of the proposed project and to provide you an opportunity to comment regarding environmental concerns about the project. The Mississippi Department of Environmental Quality (MDEQ) only has legal authority to consider environmental issues specified in the applicable laws and regulations. MDEQ does not have legal authority to consider matters outside of its jurisdiction; thus, comments regarding zoning, impacts, or other non-environmental related comments should be directed to the local zoning and planning authorities.

If you do not have environmental comments regarding the proposed project, then no response is necessary, and the permitting process will continue. If you have environmental-related comments regarding the proposed project, please notify MDEQ in writing within thirty (30) days from the postmarked date of this notification or by the end of the MDEQ 10-day online notification period, whichever is later. The the following link: online notification the project found at https://www.mdeg.ms.gov/ensearch/general-permit-notice-of-intents. When making written comments, please reference the Company Name and location using the information above and provide your contact phone number and address. If you would like to discuss concerns that you have regarding this project, please feel free to contact MDEQ at (601) 961-5171. Comments are to be mailed to the following address:

Chief, Environmental Permits Division
Mississippi Department of Environmental Quality
PO Box 2261
Jackson, MS 39225-2261