



READY-MIX CONCRETE RECOVERY FORM

CURRENT COVERAGE NO.: MSG11 0 2 2 4

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



Company Name: Coast Concrete Company, Inc. Facility Name: Creosote Road Plant

Contact Name and Position: Teresa Ehrlich, Manager

Contact Area Code and Phone Number: (228) 863 - 1339 Contact Email: wcforetrucking@gmail.com

Primary SIC Code: (3273) Primary NAICS Code (6-digit): (327320)

Physical Site Address - Street: 14270 Creosote Road

City: Gulfport State: MS Zip: 39503 County: Harrison County

Mailing Address - Street: 14270 Creosote

City: Gulfport State: MS Zip: 39503

Plant Maximum Production Rate: 80 cubic yards/hr
(Maximum production rate must be based on the manufacturer's maximum rated plant capacity on an hourly basis.)

Will you own or operate a rock crusher at the site? ☐ Yes ☒ No
If a third party will own/operate a rock crusher at your site, mark "No." The third party is responsible for obtaining any necessary air permits to operate the rock crusher.

Rock Crusher Type / Rated Cumulative Capacity: ☐ Fixed: _____ tons/hr ☐ Portable: _____ tons/hr ☒ N/A

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 Will Enter: Bernard Bayou

Is a Copy of the SWPPP at the Permitted Site? ☒ YES ☐ NO SWPPP Date: 9-22-2020

If the SWPPP is Based on the Industry Generic SWPPP, is it the Most Recent Copy? ☐ YES ☐ NO ☒ N/A

Does the SWPPP Meet the Requirements Listed in ACT5 of the RMCGP? ☒ YES ☐ NO*
*If No then Please Attach an Amended SWPPP.

Are construction activities (e.g., clearing, grading, etc.) still ongoing at the site? ☐ YES* ☒ NO
*If "yes," does the total acreage of the construction activities equal or exceed 5.0 acres? ☐ YES ☒ NO

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 gathered and evaluated 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 fines and imprisonment for knowing violations.

I further certify that the project continues as described in the original notice of intent. Also, I certify that I understand when coverage is terminated I am no longer authorized to emit regulated air emissions and discharge wastewater or storm water associated with industrial activity under this general permit. I understand that discharging pollutants associated with industrial activity to waters of the state without NPDES coverage is in violation of state law.

Authorized Signature (shall be signed according to ACT6, T-9 of the GP)

Date Signed

W. C. Fore

President

Printed Name

Title

Coast Concrete Company, Inc.

14270 Creosote Road
Gulfport, Mississippi 39503
228-863-1364

February 8, 2021

Certified Mail Number: 7017 2620 0000 4344 0680

Ms. Becky Williams
Chief, Water II Branch Manager
EPD, MDEQ, OPC
P.O. Box 2261
Jackson, MS 39225

RECEIVED
FEB 10 2021

MDEQ

Re: **Revised RMCGRP Recoverage Forms**
Ready-Mix General Permit Recoverage for Three (3) Plants

1. MSG110224 – 14207 Creosote Road – Creosote Road Plant
2. MSG110235 – 202 Beauvoir Avenue – Plant Two Beauvoir Road
3. MSG110234 – 256 Oak Street – Plant Number 3 Oak Street

Dear Ms. Williams:

This correspondence in response to discrepancies noted in your email dated January 2, 2021. The following presents Coast Concrete Company Inc. (Coast Concrete), corresponding response to each deficiency listed in your email:

1. MDEQ Comment:

For all 3 locations the Coast Concrete LLC was listed as the company name but the company name is listed as Coast Concrete Company, Inc. with the MS SOS.

Coast Concrete Response to Item #1:

Coast Concrete Company Inc is the correct name. The attached RMCGRP Recoverage Forms have been revised with the correct company name.

2. MDEQ Comment:

For all 3 locations the Plant Maximum Production Rate increased from what was previously reported. Please explain if the production previously reported was incorrect or if there was an increase in production capability. If there was an increase in production capacity at the plant due to changes then there may be more things required like contiguous landowner notification. Please explain the situation and if necessary submit additional information.

Coast Concrete Response to Item #2:

The correct production rate for Creosote Road Plant and Plant Number 3 Oak Street Plant is 80 cubic yards per hour (cy/hr). The facilities have not been modified since initial permitting in any way that would change the production rate. The attached Recoverage Forms have been revised with the correct production rate. Plant Two Beauvoir Road plant has not been constructed. Coast Concrete desires to maintain the permit for Plant Two Beauvoir Road and may construct the plant at some time in the future. Coast Concrete will notify MDEQ of construction activities when a start date is determined.

3. MDEQ Comment:

MSG110234, Plant Number 3 Oak Street – The Waterbody Name was listed as Bernard Bayou but it was previously reported as Back Bay of Biloxi. Also, the SWPPP Date was listed as Mississippi Sound. Please confirm or correct the Waterbody Name and please provide the date of the most recent SWPPP.

Coast Concrete Response to Item #3:

The correct Waterbody Name is Back Bay of Biloxi and the SWPPP date is November 2014. The attached Recoverage Form has been revised with the correct information. An updated SWPPP will be submitted to MDEQ in the near future under separate cover.

4. MDEQ Comment:

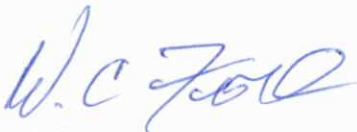
MSG110234, Plant Number 2 Beauvoir Road - The Waterbody Name was listed as Bernard Bayou but it was previously reported as Mississippi Sound. Also, the SWPPP Date was listed as Mississippi Sound. Please confirm or correct the Waterbody Name and please provide the date of the most recent SWPPP.

Coast Concrete Response to Item #4:

The Mississippi Sound is the correct Waterbody Name and the most recent SWPPP is dated November 2014. An updated SWPPP will be submitted to MDEQ in the near future under separate cover.

If you have questions concerning any of these facilities, please contact Teresa Ehrlich at 228-863-1339 or myself.

Sincerely,



W. C. Fore
President

Enclosures – Revised RMCGP Recoverage forms for 3-facilities