

Meeting Notes for the CGP Stakeholder Meeting

October 17, 2016

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1. Provided information about when the current version of the construction general permit was issued and when it will expire.
2. Provided tentative dates for the following: when we expected the EPA review to begin; when the public notice would be published; when the public meeting would be held; and the expected dates of adoption and issuance.
3. Provided a brief summary of what the permit covers, who needs it, and what it requires.
4. Provided a list of proposed changes, such as: the addition of the EPA Electronic Reporting Rule and clarifications for the use of paper or electronic submittal of NOIs NOTs, and LREWs under the rule and waivers from the rule.
5. Provided a list of proposed changes to requirements for erosion and sediment controls, based on the 2014 and 2015 amendments to Construction and Development Point Source Category located in 40 CFR 450.
6. Provided information on proposed additional definitions and revised definitions in the permit.
7. Provided information on proposed clarifications in the permit for posting site notices and a proposed requirement that allows redacting signatures on posted site notices.
8. Provided information on proposed requirements for implementing controls to minimize the exposure of building materials containing polychlorinated biphenyls (PCBs) to precipitation and stormwater during demolition and for minimizing the exposure of waste materials by keeping waste container lids closed when not in use.
9. Provided information on proposed clarifications in the permit for limitations of permit coverage for construction activities related to oil and gas production to be consistent with the language in the TXR050000 MSGP permit and revise the title of the paragraph.
10. Provided information on proposed clarifications in the permit for the benchmark monitoring level for Total Suspended Solids (TSS) to be reduced from 100 milligrams per Liter (mg/L) to 50 mg/l to be consistent with the 2016 Multi-Sector General Permit (TXR050000).
11. Provided information on proposed clarifications in the permit to reference not only the 303 (d) List of Impaired Waterbodies, but also the Texas Integrated Report Index of Water Quality Standards for CWA Sections 305(b) and 303(d).
12. Provided information on proposed revisions in the permit for adding a foot note to the benchmark monitoring table for Concrete Batch plants to obtain their analytical results from a NELAP certified laboratory.
13. Discussed the possibility of re-numbering the new permit as TXR160000.
14. Indicated that the EPA was in the process of renewing its CGP for issuance in 2017.
15. Requested comments on issues with the existing permit, suggestions for the new permit, and any questions for TCEQ staff.
16. Provided e-mail address and subject line for comments and input from stakeholders.