



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 10

1200 Sixth Avenue, Suite 900  
Seattle, WA 98101-3140

OFFICE OF  
WATER AND WATERSHEDS

420-000-0000

Reply to Attn of: OWW-191

Mr. Gene Sluder  
Glendale Crushing  
P.O. Box 868  
Bellevue, ID 83313

Re: Additional Monitoring Requirements for Glendale Crushing under the National Pollutant Discharge Elimination System Multi-Sector General Permit, Permit Reference No. IDR053230

Dear Mr. Sluder:

The purpose of this letter is to notify you of additional monitoring requirements that must be implemented at your facility to maintain permit coverage under the U.S. Environmental Protection Agency's 2015 Multi-Sector General Permit for Storm water Discharges Associated with Industrial Activity (MSGP). Based on the information provided in your Notice of Intent (NOI), if there were a discharge of storm water from the Glendale Construction facility at 186 Sluder Drive in Bellevue, Idaho (Facility) it would go into the Big Wood River watershed, which is listed as impaired for sediment, nutrients, and temperature. The State of Idaho Department of Environmental Quality (IDEQ) has established total maximum daily loads (TMDLs) for TSS and TP for the Big Wood River.

Basis for EPA to Add Additional Requirements

Part 2.2.2.1 of the MSGP states, "If you discharge to an impaired water with an EPA-approved or established TMDL, EPA will inform you whether any additional measures are necessary for your discharge to be consistent with the assumptions and requirements of the applicable TMDL and its wasteload allocation, or if coverage under an individual permit is necessary per Part 1.2.3." See also Part 6.2.5 of the MSGP (allowing EPA to notify a facility of additional monitoring requirements).

Specific Requirements

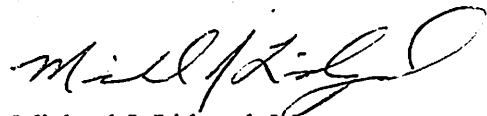
TMDL targets from pages 54 and 55 of the May 2002 Big Wood River Watershed Management Plan:

Parameter	Target value
TSS	average monthly 25 mg/L daily maximum 40 mg/L
TP	average monthly 0.050 mg/L daily maximum 0.080 mg/L

Pursuant to Parts 2.2.2.1 and 6.2.4.1 of the MSGP, if the Facility has a discharge, it is required to conduct monitoring for TP following the standard benchmark monitoring procedures outlined in the MSGP at Part 6.2.1 and using the Big Wood River TMDL targets as the benchmark values. The values for the TSS TMDL are so similar to the Effluent Limits (average monthly 25 mg/L and daily maximum 45 mg/L) that we expect minimal change to the Facility's TSS monitoring.

If you have any questions, please contact Margaret McCauley at [mc当地y.margaret@epa.gov](mailto:mc当地y.margaret@epa.gov) or (206) 553-1772.

Sincerely,



Michael J. Lidgard, Manager  
NPDES Permits Unit

cc: Dr. Balthasar Buhidar, Idaho Department of Environmental Quality