



WATER PROTECTION BUREAU

Agency Use

Permit No.:

Date Rec'd

Amount Rec'd

Check No.

Rec'd By

FORM
NOI-07

**Notice of Intent Form
Construction Dewatering General Permit
MTG070000**

READ BEFORE COMPLETING THIS FORM:

Before completing this form, the applicant needs to read the Construction Dewatering General Permit (CDGP). Certification of this Notice of Intent (NOI) is certification with the requirements in the CDGP. This NOI must be completed by the owner/operator responsible for construction dewatering activities who are seeking coverage under the CDGP. Please read the attached instructions before completing this form. You must print or type legibly; forms that are not legible, incomplete, or unsigned will be returned. You must maintain a copy of the completed NOI Form for your records.

Section A – Application Status (Check one):

- New - No prior CDGP authorization or authorization request for this project/activity.
- Resubmitted - Permit Number: M T G 0 7 0 ___ ___ ___
- Renewal - Permit Number: M T G 0 7 0 ___ ___ ___
- Modification - Permit Number: M T G 0 7 0 ___ ___ ___ *(Discuss Modification in Section I)*

Section B – Site or Activity Information:

Site Name: _____

Location (site physical address or directions): _____

Nearest City or Town: _____ Zip Code: _____ County: _____

Latitude: _____ Longitude: _____

Township/Range/Section (optional): T _____ / R _____ / S _____

Is this site or activity located on Tribal Lands? No Yes *(If yes, stop and read instructions)*

Standard Industrial Classification (SIC) Codes:

Provide at least one SIC code and description which best reflects the project or activity at the site described above.

Code	A. Primary Description	Code	B. Secondary Description
1		2	

Section C – Applicant (Owner/Operator) Information:

Organizational Formal Name: _____

Mailing Address: _____

City, State, and Zip Code: _____

Contact Name: _____ Title: _____

Phone Number: () _____ Email Address: _____

Section D – Authorized Representative:

In order for future reports, including Discharge Monitoring Reports (DMRs), to be signed by anyone other than the signatory for this NOI, a duly authorized individual(s) or position(s) must be identified. If one is not designated then all reports must be signed by the signatory until such designation is made in writing [ARM 17.30.1323(2)].(Check the appropriate box):

I designate the Contact listed in Section C as a duly authorized individual

Or

I designate the following duly authorized representative for this permit (complete information below):

Name and Title, or Position Title: _____

Company Name (if different than the applicant): _____

Mailing Address: _____

City, State, and Zip Code: _____

Phone Number: () _____ Email Address: _____

Or

No duly authorized representative for this permit is designated at this time.

Section E – Outfalls and Receiving Water(s):

Provide the latitude and longitude to the nearest second for each dewatering outfall. The specified location should be after all treatment and before release to the receiving water. Provide the name of the initial receiving water. If the initial receiving water is unnamed, please also indicate the closest named drainage the receiving water flows into (i.e. unnamed tributary to Clear Creek). Attach additional sheets if necessary for more outfalls.

Each outfall to a different receiving water segment is subject to additional application fees and annual fees.

Outfall No.	Latitude	Longitude	Receiving Surface Waters (Name)
001			
—			
—			
—			
—			
—			
—			
—			

MAP: Attach a USGS topographic map or aerial photo extending one mile beyond the property boundaries of the site or facility/activity identified in Section B depicting the facility or activity boundaries, any treatment area(s), outfall(s), major drainage patterns, and the receiving surface waters stated above.

Map Attached

Section F – Proximity to Contaminated Site(s):

Will construction dewatering for this project occur in or near a known contamination site (SUPERFUND, leaking tank, etc.) or do you suspect the site has contamination? (See instructions for further guidance)

No. (Proceed with Section G.)

Yes: distance from nearest suspected area of contamination to construction dewatering is: _____ feet.
→ **Delineate suspected area of contamination on Section E map, or provide an additional map.**

The permittee must take a pre-discharge sample of the groundwater and/or surface water that is representative of what is proposed for discharge. The sample must be analyzed for any known or suspected pollutants of concern in accordance with 40 CFR 136. The laboratory’s detection level should be able to report at or below Required Reporting Value (RRV) contained in Department Circular DEQ-7. The laboratory results need to be submitted with the NOI.

Copy of Lab Results enclosed. Sample date _____.

If analysis shows contaminants present at concentrations above the RRV, the authorization request for coverage under the CDGP will be denied. If there are no contaminants present at concentrations above the RRV, DEQ will continue to process the request. DEQ may require additional future testing in the authorization letter. **If any testing results show contamination at levels higher than the RRV for any contaminant contained in Circular DEQ-7, the permittee must cease discharge and notify DEQ.**

Section G – Description of Expected Discharge Duration and Mitigation Measures:

Date construction dewatering discharge is anticipated to begin: _____

Date construction dewatering discharge is anticipated to end*: _____

(*Note that the authorized signatory is required to submit a request for termination after all construction dewatering activity is complete: any authorization that is open into a calendar year is liable for the annual fees for that year).

Rough estimate of average discharge flow rate [gallons per minute (gpm)] _____ gpm

Dewatering Plan: will be completed prior to beginning construction dewatering, and implemented as part of the dewatering project. The Dewatering Plan will be maintained, and available to DEQ for on-site inspection. (DEQ does not require submittal of this Plan.)

Dewatering discharge to state surface waters will be controlled by Best Management Practices evaluated in the Dewatering Plan, including (indicate which of the following will be employed to the extent known):

- | | |
|---|--|
| <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown | Run-on prevention/diversion |
| <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown | Pumping process pretreatment (i.e. filtering sump or submersible pump protection) |
| <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown | Directed through vegetated swale prior to discharge |
| <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown | Constructed settling pond or structure, including hay bales |
| <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown | Dewatering bags |
| <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown | Anionic polymer-based flocculants and/or coagulants in accordance with manufacturers specifications (if yes, provide MSDS and specs) |
| <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown | Erosion Control for the discharge, including rip rap or baffles. |
| <input type="checkbox"/> Yes <input type="checkbox"/> No | Other, describe: |

Section H – Selection of Dewatering Category & Mixing Zone

Outfall _____ (*A separate Section H needs to be completed for each outfall listed in Section E)

Category Selection: The owner/operator selects the following category as representative of the conditions during the period of construction dewatering discharge from this outfall (*PICK ONE CATEGORY PER OUTFALL*):

- A. “Minimal Impact” with discharge to (*also select one of the three subcategories if Category A*):
- A.1 Ephemeral waterbody A.2 Dry intermittent segment A.3 Large river
- B. “Discharge Turbidity Limited to Prevent Impact” – Turbidity effluent limit for discharge to rivers, lakes, wetlands.
- C. “Real-Time Turbidity Demonstration” – Demonstration of no increase above background.

By selecting the appropriate category (above), the owner/operator certifies that they will comply with the effluent limits and monitoring requirements associated with that category for this outfall, as provided in the CDGP. (SEE INSTRUCTIONS IF THE RECEIVING WATER FOR YOUR DISCHARGE IS A-1 or A-CLOSED.)

Mixing Zone (for Categories A.3 and B, only):

A mixing zone for category A.3 (large rivers) or B (variable flows) is granted under ARM 17.30.516(4) for rivers, and ARM 17.30.518(3) for lakes. (*If not A-3 or B-Categories indicate “NA” for this section.*) Indicate the amount of ambient surface water, at the driest time expected for the dewatering activity.

Stream width (at lowest flow expected): _____ ft x 10 = _____ ft mixing zone length

Lake/wetland area (at lowest volume): _____ ft² x 5% = _____ ft² mixing zone area (note: capped at 200 feet radius)

Section H (con’t) – Additional Outfalls Category & Mixing Zone

Outfall _____ (*A separate Section H needs to be completed for each outfall listed in Section E)

Category Selection: The owner/operator selects the following category as representative of the conditions during the period of construction dewatering discharge from this outfall (*PICK ONE CATEGORY PER OUTFALL*):

- A. “Minimal Impact” with discharge to (*also select one of the three subcategories if Category A*):
- A.1 Ephemeral waterbody A.2 Dry intermittent segment A.3 Large river
- B. “Discharge Turbidity Limited to Prevent Impact” – Turbidity effluent limit for discharge to rivers, lakes, wetlands.
- C. “Real-Time Turbidity Demonstration” – Demonstration of no increase above background.

By selecting the appropriate category (above), the owner/operator certifies that they will comply with the effluent limits and monitoring requirements associated with that category for this outfall, as provided in the CDGP. (SEE INSTRUCTIONS IF THE RECEIVING WATER FOR YOUR DISCHARGE IS A-1 or A-CLOSED.)

Mixing Zone (for Categories A.3 and B, only):

A mixing zone for category A.3 (large rivers) or B (variable flows) is granted under ARM 17.30.516(4) for rivers, and ARM 17.30.518(3) for lakes. (*If not A-3 or B-Categories indicate “NA” for this section.*) Indicate the amount of ambient surface water, at the driest time expected for the dewatering activity.

Stream width (at lowest flow expected): _____ ft x 10 = _____ ft mixing zone length

Lake/wetland area (at lowest volume): _____ ft² x 5% = _____ ft² mixing zone area (note: capped at 200 feet radius)

Section I – Additional Information

Section J – CERTIFICATION

Applicant Information: This form must be completed, signed, and certified as follows:

- For a corporation, by a principal officer of at least the level of vice president;
- For a partnership or sole proprietorship, by a general partner or the proprietor, respectively; or
- For a municipality, state, federal, or other public facility, by either a principal executive officer or ranking elected official.

All Applicants Must Complete the Following Certification:

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 gather and evaluate the information submitted. Based on my inquiry of the 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. [75-5-633, MCA].

Certification of this form indicates conformance with the Construction Dewatering General Permit.

Name (Type or Print)

Title (Type or Print)

Phone Number

Signature

Date Signed

DEQ will not process this form until all of the requested information is supplied, and the appropriate fees are paid.

Return this NOI-07 Form and the applicable fee payment to:

Department of Environmental Quality
Water Protection Bureau
PO Box 200901
Helena, MT 59620-0901
(406) 444-3080

**INSTRUCTIONS FOR
Montana's Construction Dewatering General Permit (MTG070000)
Notice of Intent Form NOI-07**

IMPORTANT A Notice of Intent (NOI) Form will not be considered complete unless you answer every question. If an item does not apply to you, enter "NA" (not applicable) to show that you considered the question. Responses must be self-explanatory and must not refer exclusively to attached maps, plans, or documents. The appropriate fees must accompany this NOI Form. Do not submit these items separately.

Mail the NOI Form and fee to the Montana Department of Environmental Quality (DEQ) address stated on the NOI Form. Forms and additional information on construction dewatering discharges are available from the Water Protection Bureau at (406) 444-3080 or on the DEQ website at: <http://deq.mt.gov/wqinfo/MPDES/ConstructionDewatering.mcpx>. Please type or print legibly; NOI Forms that are not legible, incomplete, or unsigned will be returned.

SPECIFIC ITEM INSTRUCTIONS

Section A – Application Status

Check the box that applies and provide the requested information.

- If this activity has not been authorized previously, and you have not previously requested authorization for it, check the box next to "New." DEQ will assign a permit authorization number when you submit the NOI Form. The permit authorization number is a 9-digit code beginning with MTG070 that is unique to your facility or site. If you submitted an NOI Form that the DEQ returns as incomplete the permit authorization number will be written on the upper right hand corner of the NOI Form and on any correspondence sent to you by DEQ.
- If you are resubmitting a NOI Form that DEQ returned to you as deficient or incomplete, check the box next to "Resubmitted."
- If your current discharge authorization is due to expire and you want to maintain coverage, check the box next to "Renewal."
- If there is a change in the facility or site information, check the box next to "Modification."

Please include the permit authorization number for any resubmitted, renewal, or modification applications and on any correspondence with DEQ regarding this site/activity.

Section B – Site or Activity Information

Identify the name of the site or activity that is the source of construction dewatering discharge. The location of the site is the specific area where the activity is physically conducted. Give the address or location and the geographical coordinate information. Sources for geographical coordinate information include: "CWAIC" at <http://deq.mt.gov/wqinfo/CWAIC/default.mcpx>, a USGS Topographic Map, GIS, a "GPS" handheld navigation device, or other locational sources. The location may be a physical mailing address or description of how the site may be accessed (PO Boxes are not acceptable).

If the facility or site is located on or within the boundaries of a federally-recognized Tribal Lands DEQ is not the permitting authority. You must contact the Environmental Protection Agency (EPA) Montana's Region 8 Operation Office in Helena at (406) 457-5000.

Nature of the Business or Activity and Standard Industrial Classification Code

List in descending order of significance, the four-digit Standard Industrial Classification SIC code(s) and corresponding description(s) that best describes the activity relative to this location. At least one SIC code and description must be provided.

Indicate only one SIC code in the space provided in each box (i.e., only one primary SIC code). For instance, there are different SIC codes for Building Construction (1521 through 1542), Heavy Construction (1611 through 1629), Excavation (1794), and water well drilling (1781). A complete list of SIC codes can be obtained at <http://www.osha.gov/pls/imis/sicsearch.html> or in paper form from the document entitled "Standard Industrial Classification Manual," Office Management and Budget, 1987.

Section C – Applicant (Owner/Operator) Information

Organizational Formal Name - give the name, as it is legally referred to, of the business, public organization, person, or other entity that owns, operates, controls or supervises the site or activity described in Section B of this form. The permit will be issued to the entity identified in this section (Section C). *The owner or operator assumes all liability for discharges from the site and compliance with the terms and conditions of the permit and applicable regulations.*

Provide information for a contact that can provide further information to DEQ, including on-site visits.

Section D – Authorized Representative

Pursuant to ARM 17.30.1323(2) all reports required by permits and other information requested by DEQ must be signed by the appropriate signatory as described in ARM 17.30.1323(1) 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 in [ARM 17.30.1323(1)];
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 of equivalent responsibility, or an individual or 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 DEQ.

In the future, if the authorization made in this NOI is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new written delegation of authorization, including a written letter satisfying the requirements above, must be submitted to DEQ prior to or together with any reports, information, or applications to be signed by an authorized representative.

Any authorized representative shall make the following certification:

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 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.

The Responsible Official can duly authorize the person identified as a contact in Section C or another individual or position name. All reports and DMRs may be submitted under the signature of the 'duly authorized' representative. If the Responsible Official does not duly authorize anyone, all correspondence must come from him/her until a written designation is submitted to DEQ.

Section E – Outfalls and Receiving Waters

Outfalls are defined as "a disposal system through which effluent or waste leaves the facility or site." An outfall location is considered to be a discrete channel, conveyance, structure, or flow path from which discharge leaves the facility after all treatment, prior to discharge into state surface waters.

Water bodies used solely for treating, transporting, or impounding pollutants shall not be considered surface water.

As allowed under ARM 17.30.201(6), multiple outfalls from the same source that have similar effluent characteristics may not be required to pay individual application fees, unless the discharges are to different receiving waters or stream segments, or result in multiple effluent limits or monitoring requirements. For the Construction Dewatering General Permit (CDGP), multiple discharge locations to the same stream segment, or the same receiving waters, can be considered one outfall. Provide the following information in the table on the NOI Form Section E for each outfall that you propose:

1. Assign a number to each outfall starting with 001. For existing permittees, ensure outfall numbers used are consistent with those identified in the past for the same outfall.
2. Provide the latitude/longitude of each outfall. Locations can be derived from a USGS topographic map, "CWAIC" at <http://deq.mt.gov/wqinfo/CWAIC/default.mcp>, GIS, a "GPS" handheld navigation device, or other locational sources. Latitude and longitude must be accurate to the nearest second. However, if the dewatering effluent may be discharged at various points along a given stream segment, provide the mid-point for the receiving water segment on this table and indicate the maximum extent of the discharge as a range in Section J Supplemental Information.
3. Give the name of the initial receiving surface waters that receive the discharge. If the receiving water is unnamed, please also indicate the closest named drainage the receiving water flows into (i.e. unnamed tributary to Clear Creek).
4. Please attach a USGS topographic quadrangle map or USGS-based topographic map or an aerial photo extending one mile beyond the property boundaries of the site or facility/activity identified in Section B depicting the facility or activity boundaries, any dewatering effluent treatment areas, the outfall location(s) and the receiving surface waters stated above.

If additional space is necessary for more outfall locations, attach additional sheets with the requested information. An application fee needs to be included for each identified outfall. If questions develop on identifying these outfalls, call DEQ prior to completing this NOI.

Section F – Proximity to Contaminated Sites

As described in the CDGP, discharge of dewatering effluent that contains contamination from a previous release is not allowed under the CDGP. For due diligence, the applicant must review readily available information to identify known or suspected release sites, including groundwater plumes, that may be in the vicinity of the dewatering. Information sources may include:

- Leaking Underground Storage Tank (LUST) list: <http://deq.mt.gov/LUST/LUSTSites.mcp>
- Abandoned Mine Lands list: <http://deq.mt.gov/AbandonedMines/default.mcp>
- Federal Superfund: <http://deq.mt.gov/FedSuperfund/default.mcp>
- State Superfund: <http://deq.mt.gov/StateSuperfund/findasite.mcp>

If applicant has information that an area of known or suspected contamination is near the dewatering activity, the applicant must take a pre-discharge ground water sample and supply DEQ with a copy of lab results for the pollutants in question. The analyses must be capable of detecting the suspected pollutants down to the Required Reporting Value (RRV) listed in Circular DEQ-7. *If pollutants are found to be in concentrations over their RRV, then dewatering discharge cannot be authorized under the CDGP.*

If all parameters are "nondetect" at levels below the RRV, DEQ will continue to process the request, but may require periodic testing for suspected contaminants for the life of the dewatering project. If contaminants are found in any discharge samples at concentrations above the RRV, the permittee must immediately cease construction dewatering and request to terminate coverage under the CDGP. If the

owner/operator plans to have future dewatering from this location, they need to either apply for coverage under the Petroleum Clean-up General Permit or an individual MPDES permit (unless the discharge is eligible for a short-term exemption from water quality standards as provided for by 75-5-308, MCA).

Section G – Description of Expected Discharge Duration and Mitigation Measures

Please provide the following to the extent known:

- Provide the projected beginning and end dates for the construction dewatering activities at your site. *Please be reminded to submit a written request for termination of this authorization after all dewatering is completed, signed by the Responsible Official.* Authorizations that are not terminated are subject to annual fees accrued for every calendar year.
- Provide an estimate of the expected flow rate of the treated dewatering discharge into state surface waters, after initial purge has been completed, in gallons per minute (gpm). Use engineering assumptions to the extent available. For instance, Caltrans provides a rough estimate of pumping flow rates in their “Field Guide to Construction Site Dewatering,” CTSW-RT-010:

Typical Pump Flow Rates Pump Size (submersible)	Typical Flow Rates*
1.5-inch	90 to 120 gpm
2-inch	90 to 300 gpm
3-inch	300 to 800 gpm
4-inch	400 to 1300 gpm
6-inch	400 to 1800 gpm

- The 2015 CDGP requires each applicant to certify that they will complete and implement a dewatering plan prior to initiating construction dewatering. Select all of the Best Management Practices (BMPs) that you will or might employ to reduce the turbidity/suspended sediment load. The CDGP also requires the applicant to take corrective action for failure of any BMPs.

Section H –Selection of Dewatering Category & Mixing Zones *(for each outfall):*

Dewatering Category: for each outfall, the applicant needs to review the receiving water – discharge scenario in order to select the representative dewatering category as described in the CDGP and outlined below. *By selecting a category, the applicant acknowledges that they will comply with the applicable effluent limits and monitoring requirements for that category as described in the CDGP.*

A. “Minimal Impact” category – capped at 100 NTU. If Category A is selected, the applicant also needs to indicate which subcategory applies.

A.1. Discharge to an ephemeral waterbody. Ephemeral is defined as ‘a stream or part of a stream which flows only in direct response to precipitation in the immediate watershed or in response to the melting of a cover of snow and ice and whose channel bottom is always above the local water table.’ Ephemeral waterbodies are not considered high quality water; therefore, the applicant is allowed to discharge to them regardless whether they are wet or dry.

A.2 Discharge to a dry intermittent segment. This subcategory includes dry intermittent streams or lakes. Intermittent stream is defined as ‘a stream or reach of a stream that is below the local water table for at least some part of the year, and obtains its flow from both surface run-off and ground water discharge.’ An applicant is allowed to discharge under this subcategory only if the upstream segment is dry. Dewatering discharge must cease if circumstances change and there is ambient water upstream. If the applicant wants to continue to discharge, they need to select a different category and submit a modified NOI.

A.3 Discharge to large rivers. This subcategory includes the eight rivers listed in Department Circular DEQ-12A, Table E-1. The 100 NTU effluent turbidity limit will be protective

because of the good dilution, and typically high background turbidity, associated with these rivers. A mixing zone is applicable for this category.

B. “Discharge Turbidity Limited to Prevent Impact” category – the turbidity in the discharge for authorizations under this category is limited to prevent impact on any high quality water. This category has the most conservative turbidity effluent limits and therefore could apply to any state surface water, other than A-1 and A-closed, regardless of the variability in flow regimes, background turbidity, or applicable turbidity standards. Wetlands are also covered under this category due to the great variability in their sensitivity. Applicants may decide to choose this category to be conservative even if the receiving water segment might be dry in order to ensure uninterrupted operations even if conditions change during their operations.

C. “Real-time Turbidity Demonstration” category – the turbidity in the discharge is limited to below the upstream (ambient) turbidity in order to ensure ‘no increase above background.’

Note: Discharges to the most protected waterbodies, A-Closed and A-1 Classifications, include the following water quality standards under ARM 17.30.621(3)(d) and ARM 17.30.622(3)(d), respectively: “ No increase above naturally occurring turbidity is allowed except as permitted in 75-5-318, MCA” and “ No increase above naturally occurring turbidity or suspended sediment is allowed except as permitted in 75-5-318, MCA.” Therefore, unless permitted otherwise under the 318 Authorization, authorization requests for these waterbodies are limited to either Category A.1 or A.2 (dry waterbodies) or Category C (no greater than background). If the discharge may be to a more protected waterbody and the classification is unknown, applicants can check the regulations under ARM 17.30 Subchapter 6 or the Clean Water Act Information Center (CWAIC) at <http://deq.mt.gov/wqinfo/CWAIC/default.mcpX>.

Mixing Zone: For any discharge under subcategory A.3 (discharge to large rivers) or category B (discharge turbidity limited to prevent impact for variable receiving waters), the applicant needs to provide information to calculate the approved mixing zone at the driest time that will be encountered for the proposed project.

- For flowing water, a mixing zone length based on 10 times the receiving water width will be automatically applied for these dischargers.
- For standing water such as lakes or wetlands, the mixing zone area will be the smaller of 200 feet radius or 5% of the wetted area.
- Other discharges do not need and will not be authorized for mixing zones, and “NA” should be indicated.

Section I– Additional Information

Use this space to provide additional information explaining the basis for a proposed permit modification being submitted, further description of linear projects, etc.

Section J – Certification

The NOI Form certification must be completed by the applicant (owner/operator) responsible for the authorization as identified in Section C, and as described in ARM 17.30.1323. Certification of this NOI is certification that the applicant will comply with the applicable terms of the CDGP.

The NOI-07 Form and other forms for water discharge permitting or authorization are available at DEQ’s website: <http://deq.mt.gov/wqinfo/MPDES/ConstructionDewatering.mcpX>. If you have any questions concerning how to fill out this form, or other forms related to the Montana Pollutant Discharge Elimination System (MPDES) discharge permitting program, please contact DEQ at (406) 444-3080. Mail the package to the address provided in Section J.