

JEA – BRANDY BRANCH GENERATING STATION POST-CERTIFICATION

| Condition Number | Requirement | Timeframe | Due Date/Submittal Date | Agencies to receive submittal |
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| SECTION A I.D. | Within 60 days after completion of construction of the electrical power plant as defined by 403.503(14), F.S., but excluding off-Site linear and non-linear associated facilities, the Licensee shall provide to the Department in .pdf format: a survey map signed by a professional land surveyor, or acceptable equivalent documentation such as an official legal description, delineating the boundaries of the site as defined by Section 403.503(28), F.S., and an aerial photograph delineating the boundaries of the site. The survey map and aerial photograph shall be identified as the Site Delineation and attached hereto as part of Attachment A. The Licensee shall notify the Department of any change to the Site boundary depicted in the site delineation in Attachment A. The notification shall be accompanied by an updated land survey map (or legal description) and aerial photograph delineating the new boundaries of the Site for review by the Department. Absent the above description/delineation of the Site, the Department will consider the perimeter fence line of the property on which the electrical power plant's generating facility and on-Site support facilities are located to be the boundaries of the Site. | 60 Days Post Construction | As applicable | DEP Siting Office DEP NE District |
| I.E. | If both certified and uncertified facilities lie within the boundaries of the Site, the Licensee shall also comply with the requirements of this paragraph. Within 60 days after completion of construction of the plant and on-Site associated facilities, but excluding off-Site linear and non-linear associated facilities, the Licensee shall provide to the Department in .pdf format: a survey map signed by a professional land surveyor, or acceptable equivalent documentation such as an official legal description, delineating the boundaries of the Certified Areas within the Site; and an aerial photograph delineating the boundaries of the Certified Areas within the Site. The boundaries of the Certified Areas within the Site shall include both the certified electrical power plant's generating facilities as defined in Section 403.503(28), F.S. and its on-Site certified associated facilities (including on-Site linear facilities) as defined by Section 403.503(7), F.S. The survey map and the aerial photograph shall be known as the Delineation of the Certified Area of the Site and attached hereto as part of Attachment A. | 60 Days Post Construction | As applicable | DEP Siting Office DEP NE District |
| I.F. | Within 120 days after completion of construction of the off-Site associated nonlinear facilities, the Licensee shall provide to the Department in .pdf format; a survey map signed by a professional land surveyor, or acceptable equivalent documentation such as an official legal description, delineating the boundaries of the Certified Areas for each off-Site non-linear Certified Facility; and an aerial photograph delineating the boundaries of the Certified Areas for each off-Site non-linear Certified Facility. The survey map(s) and aerial photograph(s) shall be known as Delineation of the Certified Areas of the Off-Site Non-linear Facilities and attached hereto as part of Attachment A. | 120 Days Post Construction | As applicable | DEP Siting Office DEP NE District |

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| I.G. | Within 180 days after completion of construction of off-Site associated linear facilities, as defined by Section 403.503(7), F.S., the Licensee shall provide; an aerial photograph(s)/map(s) at a scale of at least 1:400, or acceptable equivalent documentation such as an official legal description or survey map(s) signed by a professional land surveyor, delineating the boundaries of the Certified Area(s), following acquisition of all necessary property interests and the corridor narrowing as described in Section 403.503(11), F.S., which shall be known as the Delineation of Off-Site Linear Facilities and attached as part of Attachment A. Following any post-certification approvals that require a change to the boundaries of the Certified Area(s) depicted in the Delineation of Off-Site Linear Facilities in Attachment A, the Licensee shall submit an updated aerial photograph/map, survey map or legal description. | Within 180 days after completion of construction of off-Site associated linear facilities and Following any post-certification approvals that require a change to the boundaries of the Certified Area(s) depicted in the Delineation of Off-Site Linear Facilities | As applicable | DEP Siting Office DEP NE District |
| V.B.4. | Prior to discharge of produced ground water from any non-contaminated Site activity which discharges by a point source to surface waters of the State, as defined in Chapter 62-620, F.A.C., the Licensee must first obtain coverage under the Generic Permit for Discharge of Produced Ground Water from any Non-Contaminated Site Activity. Similarly, if the activity involves a point source discharge of ground water from a petroleum contaminated site, the Licensee must obtain coverage under the Generic Permit for discharge from petroleum contaminated sites. If the activity cannot be covered by either generic permit, the Licensee shall apply for an individual wastewater permit at least ninety (90) days prior to the date discharge to surface waters of the State is expected. | Prior to discharge or 90 days if not covered by generic permit | As applicable | DEP Siting Office DEP NE District |
| V.B.5. | NPDES Generic Permit for Discharges from Concrete Batch Plants Prior to discharges from concrete batch plants which meet the criteria specified in DEP Document 62-621.300(3)(a), (excluding Part III when using any new batch plants and excluding Part II when using any existing batch plants) the Licensee must first obtain coverage under the Generic Permit for Discharges from Concrete Batch Plants. | Pre-Construction | As applicable | DEP Siting Office DEP NE District |
| VII.A. | If, for any reason, the Licensee does not comply with or will be unable to comply with any condition or limitation specified in this certification, the Licensee shall immediately provide the NED and the SCO with information as specified in the condition. | Immediately | As applicable | DEP Siting Office DEP NE District |
| VII.B. | In reference to VII.A. - The Licensee shall promptly notify the SCO in writing of any previously submitted information concerning the Certified Facility that is later discovered to be inaccurate. | Promptly | As applicable | DEP Siting Office DEP NE District |
| VII.C. | Within 60 days after certification of an associated linear facility the Licensee shall file a notice of the certified route with the Department and the clerk of the circuit court for each county through which the corridor will pass. | Within 60 days | As applicable | DEP Siting Office, DEP NE District, Clerk of the circuit court each county - corridor will pass. |

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| VIII. | If the Licensee is temporarily unable to comply with any of the conditions of the License due to breakdown of equipment or destruction by hazard of fire, wind or following an emergency as defined by Sections 252.34(3), (6), (7) or (9), F.S., the Licensee shall immediately notify the Department. | Immediately | As applicable | DEP Siting Office DEP NE District |
| IX.B. | Prior to open burning in connection with land clearing, the Licensee shall seek authorization from the Florida Forest Service in accordance with the requirements of Chapters 62-256 and 51-2, F.A.C. the Florida Forestry Service. | Pre-Burn | As applicable | Florida Forestry Service DEP Siting Office DEP NE District |
| X.B. | Right of Entry - When requested by the Department, on its own behalf or on behalf of another agency with regulatory jurisdiction, the Licensee shall within 10 working days, or such longer period as may be mutually agreed upon by the Department and the Licensee, furnish any information required by law, which is needed to determine compliance with the certification. | Within 10 working days | As applicable | DEP Siting Office DEP NE District |
| XVII.B. | Use of State Lands - If any portion of the Certified Facility is located on sovereign submerged lands, state-owned uplands, or within an aquatic preserve, then the Licensee must comply with the applicable portions of Chapters 18-2, 18-20, and 18-21, F.A.C., and Chapters 253 and 258, F.S. Except as otherwise provided in the final order of certification or these conditions, if any portion of the Certified Facility is located on sovereign submerged lands, the Licensee must submit section F of the Joint Application for Environmental Resource Permits to the Department prior to construction. If any portion of the Certified Facility is located on state-owned uplands, the Licensee must submit an Upland Easement Application to the Department prior to construction. | Prior to construction | As applicable | DEP Siting Office DEP NE District |
| XX.G. | Revisions to Design Previously Reviewed for Compliance - If revisions to site-specific designs occur after submittal, the Licensee shall submit revised plans prior to construction for review in accordance with the post-certification process specified in this Condition. | Pre-Construction | As applicable | DEP Siting Office DEP NE District |
| XX.I. | POST-CERTIFICATION SUBMITTAL REQUIREMENTS SUMMARY - Within 90 days after certification, and within 90 days after any subsequent modification or certification, the Licensee shall provide the Department a complete summary of those post-certification submittals that are identified in these Conditions when due-dates for the information required of the Licensee have been identified. | Within 90 days after certification, and within 90 days after any subsequent modification or certification, | As applicable | DEP Siting Office DEP NE District |
| XXII. | POST CERTIFICATION AMENDMENTS - If, subsequent to certification, the Licensee proposes any material change to the SCA and revisions or amendments thereto, as certified, the Licensee shall submit a written request for amendment and a description of the proposed change to the SCA to the Department. Within 30 days after the receipt of a complete request for an amendment, the Department shall determine whether the proposed change to the SCA requires a modification to the Conditions. | Submit a written request for amendment and a description of the proposed change | As applicable | DEP Siting Office DEP NE District |
| XXIII.D. | MODIFICATION OF CERTIFICATION - Any anticipated facility expansions, production increases, or process modifications which may result in new, different or increased discharge or emission of pollutants, change in fuel, or expansion in generating capacity must be reported by submission of an appropriate request for an amendment, modification, or certification. | Report | As applicable | DEP Siting Office DEP NE District |
| XXIII.E. | Any anticipated facility change that results in a change to the Site Delineation or the Delineation of the Certified Area, attached hereto as part of Attachment A, must be accompanied by a map or aerial photo showing the proposed new boundaries of the Site and/or Certified Area. Within 120 days after completion of construction of the approved facility change, the Licensee shall provide the information required by Section A. General Conditions, Condition I. Scope, paragraphs D, E, F, or G, as appropriate. | Within 120 days after completion of construction | As applicable | DEP Siting Office DEP NE District |

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| XXV. | Transfer of Certification - A transfer of certification of all or part of the Certified Facility may be initiated by the Licensee's filing of a Notice of Intent to Transfer Certification with the Department. | Upon transfer | As applicable | DEP Siting Office DEP NE District |
| XXVII.A.1.a. | Environmental Resources General - Prior to the commencement of construction of new facilities and/or associated facilities the Licensee shall provide to the NED's Environmental Resource Permitting Section for review, all information necessary for a complete <i>Joint Application for Environmental Resource Permit</i> (ERP), DEP Form 62-330.060(1), F.A.C. Information may be submitted by discrete portions of the Certified Facilities for a determination of compliance with these COC. | Pre-Construction | As applicable | DEP Siting Office DEP NE District ERP |
| XXVII.A.1.b. | Concurrent with submittal of the DEP form required in Subparagraph A.1.a. above, the Licensee shall submit as applicable, a survey of wetland and surface water areas as delineated in accordance with Chapter 62-340, F.A.C., and verified by appropriate agency staff for Department compliance review. Available DEP-approved wetland and surface water delineations within the boundaries of a Certified Facility or a portion thereof may be used and reproduced for this delineation submittal and verification. | Concurrent with submittal of the DEP form required in Subparagraph A.1.a. above | Concurrent with XXVII.A.1.a. submittal | DEP Siting Office DEP NE District |
| XXVII.B.5. | Surface Water Management - At least 48 hours prior to the commencement of construction of any new SWMS for any part of a Certified Facility authorized by this certification, the Licensee shall submit to NED a written notification of commencement using an "Environmental Resource Permit Construction Commencement Notice" (DEP Form 62-330.350(1), F.A.C., as applicable), indicating the actual start date and the expected completion date. | At least 48 hours prior to the commencement of construction | As applicable | DEP Siting Office DEP NE District |
| XXVII.B.7. | Surface Water Management - Within 30 days, or such other date as agreed to by DEP and the Licensee, after completion of construction of any new portions of the surface water management system, the Licensee shall submit to the SCO and NED a written statement of completion and certification by a registered professional engineer (P.E.), or other appropriate registered professional, as authorized by law, utilizing the required "As-Built Certification and Request for Conversion to Operation Phase" (DEP Form 62-330.310(1), F.A.C.). Additionally, if deviations from the approved drawings are discovered, the As-Built Certification must be accompanied by a copy of the approved drawings with deviations noted. | Within 30 days, or such other date as agreed to by DEP and the Licensee, after completion of construction of any new portions of the surface water management system | As applicable | DEP Siting Office DEP NE District |
| XXVII.B.10. | Surface Water Management - The DEP District ERP Section must be notified in advance of any proposed construction dewatering. If the dewatering activity is likely to result in offsite discharge or sediment transport into wetlands or surface waters of the state, a written dewatering plan must be submitted to and approved by the Department prior to the dewatering event. Additional authorizations may be required for certain dewatering activities, such as an NPDES dewatering generic permit per 62-621.300, F.A.C. (See Condition V DEPARTMENT PERMITS UNDER FEDERAL PROGRAMS, B.5) | In advance of any proposed construction dewatering | As applicable | DEP Siting Office DEP NE District - ERP |

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| XXXI.B.1. | Wastewater Incident Reporting: The Licensee shall report to the NED any noncompliance with industrial wastewater requirements which may endanger health or the environment. | a) Provide orally within 24 hours from the time becomes aware of the circumstances. b) A written submission shall also be provided to the NED within five days of the time becomes aware of the circumstances. | As applicable | DEP Siting Office DEP NE District |
| XXXI.B.2. | Wastewater Incident Reporting: For unauthorized releases or spills of treated or untreated wastewater reported that are in excess of 1,000 gallons per incident, or where information indicates that public health or the environment will be endangered. | As soon as practical, but no later than 24 hours from the time the Licensee becomes aware of the discharge | As applicable | State Warning Point DEP Siting Office DEP NE District |
| XXXII.C.1 | Hazardous Substance Release Notification: Any owner or operator of a facility who has knowledge of any release of a hazardous substance from a Certified Facility in a quantity equal to or exceeding the reportable quantity in any 24-hour period. | Within one working day of discovery of the release. | As applicable | State Warning Point DEP Siting Office DEP NE District |
| XXXIII.A. | Storage Tank Systems – Incident Notification Requirements: Notification of the discovery of the loss of a regulated substance from a storage and system exceeding 100 gallons on impervious surfaces, other than secondary containment, such as driveways, airport runways, or other similar asphalt or concrete surfaces, provided that the loss does not come in contact with pervious surfaces; or of the discovery of any other incident listed in subsections 62-761.450(2) or 62-762.451(2), F.A.C., shall be made to the County on Incident Notification Form 62-761.900(6) within 24 hours or before the close of the County's next business day. | Notification to the County on Incident Notification Form 62-761.900(6) within 24 hours or before the close of the County's next business day. | As applicable | EQD DEP Siting Office DEP NE District |
| XXXIII.B. | Storage Tank Systems – Discharge Reporting Requirements: Upon discovery of an unreported discharge of a regulated substance, the Licensee shall report to the County on Discharge Report Form 62-761.900(1) within 24 hours or before the close of the County's next business day those items listed in paragraph 62-761.450(3)(a), F.A.C., including a spill or overfill event of a regulated substance to soil or another pervious surface, equal to or exceeding 25 gallons, unless the regulated substance has a more stringent reporting requirement specified in C.F.R. Title 40, Part 302. | Upon discovery of an unreported discharge of a regulated substance report to the County on Discharge Report Form 62-761.900(1) within 24 hours or before the close of the County's next business day | As applicable | EQD DEP Siting Office DEP NE District |

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| SECTION B | | | | |
| I.A.2. | Transformer and Electric Switching Gear - Emergency replacement of previously constructed right-of-way or transmission lines shall not be considered a modification pursuant to Section 403.516, F.S. | A verbal report of the emergency shall be made to the Department as soon as possible. Within fourteen (14) calendar days after correction of the emergency, a report to the Department shall be made | As applicable | DEP Siting Office DEP NE District |
| I.B. | Potable Water - Any new or modified component of the potable water supply system shall be designed, staffed and operated in conformance with applicable Chapters of 62-550, 62-555, 62-560, 62-602, and 62-699, F.A.C. Information as required in 62-555, F.A.C, shall be submitted to the Department prior to construction and operation of any new or modified components of the system. | Submit to the Department prior to construction and operation of any new or modified components of the system. | As applicable | DEP Siting Office DEP NE District |
| I.E. | Wastewater Ground Water Monitoring - Since all wastewater is discharged to a local sewer system and not directly applied by land application, no ground water monitoring is required at this time, in accordance with Rules 62-4.040(1)(b) and 62-520, F.A.C. If the Licensee proposes a wastewater discharge to land application site(s), a modification request to the conditions of certification shall be submitted with a proposed ground water monitoring plan, prior to operation. | If the Licensee proposes a wastewater discharge to land application site(s), a modification request to the conditions of certification shall be submitted with a proposed ground water monitoring plan, prior to operation | As applicable | DEP Siting Office DEP NE District |
| IV. | Florida Fish & Wildlife Conservation Commission - Prior to start of construction, the Licensee shall survey the certified site for endangered and threatened species of animal and plant life. Plant species listed as endangered or threatened by the federal government and plant species listed as endangered by the state shall be transplanted to an appropriate area if practicable. Gopher tortoises and any commensals on the rare or endangered species list shall be relocated after consultation with the FFWCC. A relocation program, as approved by the FFWCC, shall be followed. Entombment of gopher tortoises shall not be allowed. | Prior to start of construction | As applicable | FFWCC DEP Siting Office DEP NE District |
| V.A. | Division of Historical Resources - Prior to new construction in areas not previously surveyed, the Licensee shall conduct a survey of sensitive cultural resource areas, as determined in consultation with the Department of State, Division of Historical Resources (DHR). | Prior to new construction | As applicable | DHR DEP Siting Office DEP NE District |
| V.B. | Division of Historical Resources - If historical or archaeological artifacts or features are discovered at any time within the Certified Facility, the Licensee shall notify the appropriate DEP District office (s) and the DHR, determine appropriate action. | Upon discovery | As applicable | DHR DEP Siting Office DEP NE District |

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| VII.B | SJRWMD - Well Construction, Modification, or Abandonment: Prior to the construction, modification, or abandonment of any on-site well, the Licensee must submit a completed application form for a Water Well Construction Permit to FDEP and SJRWMD. Upon completion of the construction, modification or abandonment of each well, the Licensees must submit to SJRWMD and FDEP a completion report for the well. | a) Prior to the construction, modification, or abandonment of any on-site well, b) Upon completion of the construction, modification or abandonment of each well, the Licensees must submit to SJRWMD and FDEP a completion report for the well. | As applicable | SJRWMD DEP Siting Office DEP NE District |
| VII.F. | SJRWMD – Identification Tags: A SJRWMD-issued identification tag must be prominently displayed at each withdrawal site by permanently affixing such tag to the pump, headgate, valve or other withdrawal facility as provided by Section 40C-2.401, F.A.C. | Notification of SJRWMD in the event that a replacement tag is needed. | As applicable | SJRWMD DEP Siting Office DEP NE District |
| VII.K. | SJRWMD – Flow Meters: Well nos. PW-1 (Station ID 22278), PW-2 (Station ID 22279), and PW-3 (Station ID 244437), and any/all additional delivery points must have in-line totalizing flow meters installed prior to use (not including well development). The totalizing flow meters must maintain 95% accuracy, be verifiable, and be installed according to manufacturer specifications. | Documentation of proper installation of flow meters (e-g. photograph) shall be submitted to the SJRWMD within 30 days of meter placement | As applicable | SJRWMD DEP Siting Office DEP NE District |
| VII.L. | SJRWMD – Recording and Reporting: Total withdrawal from PW-1 (Station ID 22278), PW-2 (Station ID 22279), and PW-3 (Station ID 244437) and all/any additional delivery points, must be recorded continuously, totaled monthly, and reported to FDEP and SJRWMD | Reported to FDEP and SJRWMD at least every six months | Commencing operation - at least every six months, thereafter | SJRWMD DEP Siting Office DEP NE District |
| VII.M. | SJRWMD – Meter Maintenance: The Licensee must maintain the meters. In case of failure or breakdown of any meter, FDEP and SJRWMD must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery. | In case of failure or breakdown of any meter, FDEP and SJRWMD must be notified in writing within 5 days of its discovery. A defective meter must be repaired or replaced within 30 days of its discovery. | As applicable | SJRWMD DEP Siting Office DEP NE District |

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| VII.N. | SJRWMD – Meter Calibration: The Licensee must have the flow meters calibrated once every 10 years within 30 days of August 31, and recalibrated if the difference between the actual flow and the meter reading is greater than 5%. SJRWMD Form No. EN-51 must be submitted to FDEP and SJRWMD within 10 days of the inspection/calibration. | SJRWMD Form No. EN-51 must be submitted to FDEP and SJRWMD within 10 days of the inspection/calibration. | Commencement of operation - once every 10 years within 30 days of August 31 | SJRWMD DEP Siting Office DEP NE District |
| VII.P. | SJRWMD – Use of Lowest Quality Water: The lowest quality water source, such as reclaimed water and surface/storm water, must be used when deemed feasible pursuant to District rules and applicable state law. | If reclaimed water becomes readily available from any identified water purveyor during the life of the Brandy Branch Power Generation Station, the feasibility of using this water must be evaluated pursuant to District criteria within one year of it becoming readily available. | As applicable | SJRWMD DEP Siting Office DEP NE District |
| VII.Q. VII.Q.3. | SJRWMD – Monitoring Wells: The Licensee must collect and have analyzed a water sample from each of the two dedicated monitoring wells, MW-1 (Station ID 410698) from the lower Floridan aquifer, and MW-2 (Station ID 410699) from the upper Floridan aquifer in February, May, August and November of each year for the license duration. | A report must be submitted to the District within 30 days of receipt of data analysis from the laboratory | Commencement of operation - within 30 days of receipt of data analysis from the laboratory | SJRWMD DEP Siting Office DEP NE District |
| VII.R. | SJRWMD – Water Level Monitoring: The Licensee must collect water level readings from each well of the two (2) dedicated Floridan aquifer monitor wells, i.e., lower Floridan aquifer well, MW-1 (Station ID 410698), and upper Floridan aquifer well, MW-2 (Station ID 410699), must be recorded daily. All water levels must be measured to NGVD. All data must be tabulated, analyzed for water level trends, compared against major ion concentrations. | Submitted electronically every five years | Commencement of operation - every five years | SJRWMD DEP Siting Office DEP NE District |
| VII.T.1. | SJRWMD – Compliance Reports: The Licensee shall submit to FDEP and SJRWMD Ten-Year Compliance Reports beginning August 31, 2022 and every 10 years thereafter. | Beginning August 31, 2022 and every 10 years thereafter. | Beginning August 31, 2022 and every 10 years thereafter. | SJRWMD DEP Siting Office DEP NE District |

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| VII.U. | SJRWMD – Water Conservation Report: The Licensee shall submit to FDEP and SJRWMD a 10-Year Water Conservation Progress Report (WCPR) beginning August 31, 2017 and every 10 years | Beginning August 31, 2017 and every 10 years. | Beginning August 31, 2017 and every 10 years | SJRWMD DEP Siting Office DEP NE District |
| VIII.A. | Noise - Construction noise shall not exceed noise criteria or any applicable requirements of the City of Jacksonville as contained in Environmental Protection Board Rule No. 4. | The permittee shall notify area residents in advance of the onset and anticipated duration of the steam blowout of the facility's heat recovery steam generator and steam lines. | As applicable | EQD DEP Siting Office DEP NE District |
| Appendices & Attachments Attachment B.4. | Stormwater System Management Requirements: The operation and maintenance entity is required to provide for periodic inspections of the stormwater management system to insure that the system is functioning as designed and approved. If specified below or by Licensee condition, the entity shall submit inspection reports to the Department, certifying that the stormwater management system is operating as designed. In addition, the entity will state in the report what operational maintenance has been performed on the system. | a. Inspection reports for exfiltration and pumped systems, b. If a required inspection reveals that the system is not functioning as designed and approved. c. Systems in sensitive, if there is one, must be inspected monthly. | a. Shall be submitted one year after the completion of construction and every two years thereafter b. Every two years thereafter. If a required inspection reveals that the system is not functioning as designed and approved, then within 14 days of that inspection an inspection report to be submitted c. The karst areas inspection reports for these systems must be submitted annually | DEP Siting Office DEP NE District |
| Appendices & Attachments Attachment B.5. | Stormwater System Management Requirements: If the stormwater management system is not functioning as designed and approved, operational maintenance must be performed immediately to restore the system. If operational maintenance measures are insufficient to enable the system to meet the design standards, the Licensee must either replace the system or construct an alternative design. In this situation, the Licensee must submit the design of the replacement system within sixty (60) days of the date the system was determined to be design deficient. | In this situation, the Licensee must submit the design of the replacement system within sixty (60) days of the date the system was determined to be design deficient. | As applicable | DEP Siting Office DEP NE District |
| Appendices & Attachments Attachment B.6. | Stormwater System Management Requirements: The Licensee shall immediately notify the Department by telephone whenever a serious problem occurs at this facility. Within 7 days of telephone notification, the Licensee shall submit to the Department a written report explaining the extent of the problem, its cause, and what actions have been or will be taken to correct the problem. | a) Immediately notify by telephone whenever a serious problem occurs at this facility. b) Within 7 days of telephone notification, submit a written report. | As applicable | DEP Siting Office DEP NE District |

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