



**BASELINE NOTICE OF INTENT (BNOI)**  
**FOR COVERAGE UNDER THE BASELINE STORM WATER**  
**GENERAL NPDES PERMIT MSR00 2430**  
(NUMBER TO BE ASSIGNED BY STATE)

**INSTRUCTIONS**

Applicant must be the owner or operator (i.e., legal entity that controls the facility's operation, or the plant/site manager, not the environmental consultant). The owner or operator that receives coverage is responsible for permit compliance. File at least 60 days prior to the commencement of the regulated industrial activity.

Submittals with this BNOI must include a Storm Water Pollution Prevention Plan (SWPPP) with the minimum components found in ACTs 5 and 6 of the Baseline Storm Water General Permit. In addition, a United States Geological Survey (USGS) quadrangle map (or a copy) showing site location and extending at least 1/2 mile beyond the site's property boundary is required. If a copy is submitted, provide the name of the quadrangle map that is found in the upper right hand corner. Maps can be obtained from the MDEQ, Office of Geology at 601-961-5523.

**ALL FORM BLANKS MUST BE COMPLETED** (enter "NA" if not applicable)

THE APPLICANT IS:  OWNER  OPERATOR (PLEASE CHECK ONE OR BOTH)

**OWNER INFORMATION**

Owner Contact Name: Richard Santiago Position: Owner  
Owner Company Name: King Construction and Environmental  
Owner Street (P.O. Box): 486 P.O. Box 486  
Owner City: Kiln State: MS Zip: 39556  
Owner Phone Number: (228) 216-5061 Owner Email: ritchie@kingwaste.com

**OPERATOR INFORMATION (if different than owner)**

Operator Contact Name: Sammy Henley Position: Supervisor  
Operator Company Name: King Construction and Environmental  
Operator Street (P.O. Box): P.O. Box 486  
Operator City: Kiln State: MS Zip: 39556  
Operator Phone Number: (228) 216-5061 Operator Email: Sammy@kingwaste.com

*m-received via email 4.5.21*

### FACILITY INFORMATION

Facility Name: King Landfill

Nature of Business (Include 4-digit Standard Industrial Classification Code (SIC) and description):

SIC Code: 4953 Refuse System

Receiving Stream: Bayou Lacroix

Is receiving stream on MDEQ's 303(d) List?  Yes  No

Has a TMDL been established for the receiving stream segment?  Yes  No

Physical Site Address:

Street: 8100 Bayou Lacroix Rd City: Bay St. Louis

County: Hancock Zip: 39520

Latitude: N 30° degrees 19' minutes 7.187" seconds Longitude: W 89° degrees 29' minutes 26.104" seconds

Method Used to Determine Lat & Long (GPS of plant entrance) or Map Interpolation): GPS of Plant Entrance

Attach a copy of any existing laboratory data for each storm water outfall. If multiple sampling has been performed, provide a summary for each parameter, including sampling dates and the minimum, average and maximum values.

Is this a SARA Title III, Section 313 facility utilizing water priority chemicals at threshold amounts?  Yes  No  
If yes, please attach a list of water priority chemicals present at the facility.

**DOCUMENTATION OF COMPLIANCE WITH OTHER  
REGULATIONS/REQUIREMENTS**

Is this notice for a facility that will require other permits?     Yes     No

If yes, check which one(s):     Air,     Hazardous Waste,     Pretreatment,     Water State Operating,  
 Individual NPDES, or list Other(s):

Operations Permit

How will sanitary sewage be collected and treated? \_\_\_\_\_


Indicate any local storm water ordinance with which the facility must comply and submit any documentation of approval.

Is treatment of storm water provided at any outfall?     Yes     No

If yes, please describe: \_\_\_\_\_

**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 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 fine and imprisonment for knowing violations.

  
\_\_\_\_\_  
Signature (Must be signed by operator when different than owner)

3/25/2021  
\_\_\_\_\_  
Date Signed

Richard Santiago  
\_\_\_\_\_  
Printed Name

Owner  
\_\_\_\_\_  
Title

<sup>1</sup>This application shall be signed according to the General Permit, ACT 14, T-9, as follows:

- For a corporation, by a responsible corporate officer.
- For a partnership, by a general partner.
- For a sole proprietorship, by the proprietor.
- For a municipal, state or other public facility, by principal executive officer, the mayor, or ranking elected official.

After signing please mail to:    Chief, Environmental Permits Division  
MS Department of Environmental Quality, Office of Pollution Control  
P.O. Box 2261  
Jackson, MS 39225

**King Construction and Environmental  
March 25, 2021**

**Mississippi Department of Environmental Quality  
Stormwater Branch  
Environmental Compliance and Enforcement Division**


**Re: Response to Violation**

**King Construction and Environmental Services LLC, King Pit and King Class I Rubbish Site  
Waveland, Mississippi  
Hancock County**

**To whom it may concern,**

**In response to the violation sent to King Class I Rubbish Site on March 10, 2021; King Construction was unaware that we were not in good standing concerning our Storm Water Permit. Apparently, the permit expired in 2010, over 10 years ago, and there has been no previous correspondence from MDEQ concerning this permit since 2011. Had we known that we were not in compliance sooner this matter would have been taken care of. It has obviously slipped through the cracks on both ends, but we will do what is needed to in order to get back in compliance with MDEQ regulations. Attached to this letter will be the completed Baseline Notice of Intent Form (BNOI) and 3 years of monthly water inspection sheets that King Landfill has completed per MDEQ regulations. We were not purposely negligent on this matter, again there has been no correspondence since the Notice of Deficiency in 2011, but we will make sure that anything else that is needed in addition to the included documents get completed in order to get the facility back in compliance.**

Thank you,



**Richard Santiago**

**Owner**

**King Construction and Environmental**