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## READY-MIX CONCRETE RECOVERAGE FORM

CURRENT COVERAGE NO.: MSG11 0 1 3 9



(Coverage number is located at the bottom left corner of your previous Certificate of Coverage)

	a: Laurel Plant 82					
Contact Name and Position: Les Howell, P.E., Senior VP and						
Contact Area Code and Phone Number: ( 601 ) 354 _ 3804	Contact Email: Lhowell@delta-ind.com					
Primary SIC Code: ( 3273 ) Primary NAICS Code (6-digi	t): ( 327320 )					
Physical Site Address - Street: 2539 Sanderson Drive						
City: Laurel State: MS Zip: 39442	County: Jones					
Mailing Address - Street: P.O. Box 1292						
City: Jackson State: MS Zip: 39	9215 JAN 2 8 2921					
Plant Maximum Production Rate: 100 cubic yards/hr (Maximum production rate must be based on the manufacturer's maximum	ECED imum rated plant capacity on an hourly basis.)					
Will you own or operate a rock crusher at the site? Yes If a third party will own/operate a rock crusher at your site, mark "No." necessary air permits to operate the rock crusher.	The third party is responsible for obtaining any					
Rock Crusher Type / Rated Cumulative Capacity: Fixed:	tons/hr OPortable:tons/hr ON/A					
Will you operate stationary fuel burning equipment (e.g., engines *If you marked "Yes" complete and submit the attached Fuel Burning	Equipment Form & Compliance Plan.					
Nearest Named Waterbody Which Storm Water Leaving the Site Will Enter: Tallahala Creek						
Is a Copy of the SWPPP at the Permitted Site? YES NO	SWPPP Date: 06/2014					
If the SWPPP is Based on the Industry Generic SWPPP, is it the	Most Recent Copy? OYES NO N/A					
Does the SWPPP Meet the Requirements Listed in ACT5 of the R *If No then Please Attach an Amended SWPPP.	MCGP? YES NO*					
Are construction activities (e.g., clearing, grading, etc.) still ongo *If "yes," does the total acreage of the construction activities equal or						
I certify under penalty of law that this document and all attachments were preparative a system designed to assure that qualified personnel properly gathered and ever of the person or persons who manage the system, or those persons directly is submitted is, to the best of my knowledge and belief, true, accurate and computation and imprisonment submitting false information, including the possibility of fines and imprisonment	valuated the information submitted. Based on my inquiry responsible for gathering the information, the information plete. I am aware that there are significant penalties for					
I further certify that the project continues as described in the original notice of terminated I am no longer authorized to emit regulated air emissions and dischargivity under this general permit. I understand that discharging pollutants assoned NPDES coverage is in violation of state law.	arge wastewater or storm water associated with industrial					
Markets	01/18/2021 Date Signed					
Authorized Signature (shall be signed according to ACT6, T-9 of the GP)	Date Signed					
Les Howell, P.E.	Senior VP and Chief Operating Officer					
Printed Name	Title					

## FUEL BURNING EQUIPMENT FORM & COMPLIANCE PLAN CURRENT COVERAGE NO.: MSG11 0 1 3 9

(Coverage number is located at the bottom left corner of your previous Certificate of Coverage)

## **FUEL BURNING EQUIPMENT LIST**

List all stationary fuel burning equipment used at the facility. **Do not include** mobile fuel burning equipment (e.g., trucks or forklifts, welding equipment), portable engines that are moved about the site (e.g., pressure washers, welders), or portable engines that will not remain on the site more than 12 months (e.g., temporary generators).

Equipment Description	Emergency Use Only? (Yes/No) <sup>1</sup>	Fuel Type	Max. Heat Input/ Power Output	Manufacturer	Manufactured Date or Model Year
Example only:	: :				
Engine for Generac generator	No	Diesel	578 hp	Perkins	2009
Heater for brick drying	No	Natural gas	6 MMBtu/hr	Sigma Thermal	2010
N/A					

## **COMPLIANCE PLAN**

As required by ACT 3, Condition L-7(3) of the General Permit, complete this section if you will have one or more <u>non-emergency</u> stationary internal combustion engines at your site.

Equipment Description (should match description from table above)	Applicable federal standard <sup>1</sup>		Emission Standards <sup>2</sup>	Monitoring Requirements <sup>2</sup>
	40 CFR 60, Subpart IIII	40 CFR 63, Subpart ZZZZ	(List all that apply)	(List any testing, continuous monitoring and recordkeeping required)
Example: Engine for Generac generator	<b>Q</b>		CO ≤ 49 ppmvd @15 % O <sub>2</sub>	Conduct CO performance test every 8,760 hrs or 3 yrs whichever comes first; maintain oxidation catalyst so pressure does not change by more than 2" water and catalyst inlet temp. is between 450 – 1,350 °F
N/A				

<sup>&</sup>lt;sup>1</sup> Only mark one. If subject to 40 CFR 60, Subpart IIII, then you have no requirements under 40 CFR 63, Subpart ZZZZ per 40 CFR 63.6590(c)(1).

<sup>&</sup>lt;sup>2</sup>EPA has developed a summary table of requirements for these rules at <a href="https://www.epa.gov/stationary-engines/guidance-and-tools-implementing-stationary-engine-requirements">https://www.epa.gov/stationary-engines/guidance-and-tools-implementing-stationary-engine-requirements</a>. For purposes of evaluating these requirements, your engine is considered a Non-Emergency Compression Ignition (CI) Internal Combustion Engine (ICE) located at an Area Source.