

SOUTHWEST REGIONAL OFFICE CLEAN WATER PROGRAM

Application Type	Renewal
Facility Type	Sewage
Major / Minor	Minor

NPDES PERMIT FACT SHEET ADDENDUM

Application No.	PA0217514		
APS ID	919900		
Authorization ID	1359397		

Applicant Name	Honeywell Electronic Materials Inc.	Facility Name	Honeywell Electric Materials	
Applicant Address	195 Hartzell School Road	Facility Address	195 Hartzell School Road	
	Fombell, PA 16123-1207	_	Fombell, PA 16123-1207	
Applicant Contact	Amanda Brown	Facility Contact	Amanda Brown	
Applicant Phone	(724) 452-2976	Facility Phone	(724) 452-2976	
Client ID	238716	Site ID	241780	
SIC Code	3339	Municipality	Marion Township	
SIC Description	Manufacturing - Primary Nonferrous Metals, Nec	County	Beaver	
Date Published in PA Bulletin 09/18/2021		EPA Waived?	Yes	
Comment Period End Date		If No, Reason		

Internal Review and Recommendations

The PA Department of Environmental Protection (PADEP/Department) received an NPDES permit renewal application from Civil & Environmental Consultants, Inc. (consultant) on behalf of Honeywell Electronic Materials Inc. (permittee) on June 16, 2021 for permittee's Honeywell Electric Material (Fombell) (facility). The draft NPDES permit was emailed to the permittee on September 1, 2021 and was published in the PA Bulletin on September 18, 2021. This fact sheet addendum is prepared to accompany the re-drafted NPDES permit. The permit is redrafted to retain stormwater related requirements.

In the draft permit issued on September 01, 2021, PADEP removed the stormwater language from Part C of the permit with the consideration that facility of this size isn't subjected to stormwater requirement. Upon receipt of further information and comments from permittee on the draft permit, it was found that the stormwater contributing to the stormwater outfalls are mostly coming from the manufacturing facility. The applicable SIC code for the manufacturing activities is 3339-Primary Metals, and NAICS code is 331419-Primary Smelting and Refining of Nonferrous Metal (except Copper and Aluminum). All industrial activities are under roof and protected from stormwater. The industrial wastewater produced from the manufacturing activities, as well as floor drains are 100% captured and hauled-off as residual waste code 420 process wastewater. Materials storage and raw materials loading/unloading activities are under roof and not exposed to runoff. The facility maintains an Environmental Emergency Response Plan (SPCC/PPC/SWP3/RCRA Contingency Plan) as was required by the existing permit. The stormwater generated from manufacturing plant should qualify for a No-Exposure Certification; however, it is the Department's policy that if a facility is covered under an Individual NPDES permit, a separate general permit won't be issued, rather the general permit will be incorporated into the existing NPDES permit. Therefore, the re-drafted NPDES permit will retain the stormwater related requirements in the Part C of the permit. The re-drafted permit will also be published in the PA Bulletin for public comment for 30 days after publication. The permittee will be provided with this fact sheet addendum, re-drafted NPDES permit, a transmittal letter, and revised PA Bulletin Notice.

All other requirements including effluent limitations will be unaffected by this re-draft.

Approve	Return	Deny	Signatures	Date
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			Reza H. Chowdhury, E.I.T. / Project Manager	September 21, 2021
X			Pravin Patel	
			Pravin C. Patel, P.E. / Environmental Engineer Manager	09/22/2021