

## Notice of Intent (NOI) for Stormwater Discharges

Associated with Construction Activities on LOW RISK SITES
Under Vermont Construction General Permit 3-9020

Submission of this completed Notice of Intent (NOI) constitutes notice that the entities in Section A intend to be authorized to discharge pollutants to Waters of the State, from the project identified in Section 3, under Vermont's Construction General Permit (CGP). Submission of the NOI constitutes notice that the parties identified in Section 1 of this form have read, understand, and meet the eligibility conditions of the CGP; have determined that the project qualifies for coverage as a Low Risk project in conformance with Appendix A of the CGP; agree to comply with all applicable terms and conditions of the CGP; understand that continued authorization under the CGP is contingent on maintaining eligibility for coverage; and that all applicable practices in the Low Risk Site Handbook for Erosion Prevention and Sediment Control must be implemented and maintained for the duration of construction activities. In order to be granted coverage, all information required on this form must be provided and an application fee payable to the State of Vermont must be submitted.

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A. Applicant(s) Information		S. America			
1. Name: Yestermorrow Design / Build School					
2a. Mailing Address: 7865 Main Street		:			
2b. Town: Waitsfield	2c. State: Vermont		2d. Zip: 056	2d. Zip: 05673-6266	
3. Phone: (888) 496-5541	4. Email: mike@y		gyestermorrov	v.org	
5. Additional Contact Name/Email (if applicable):					
6. Principal Operator (if known):					
7a. Mailing Address:					
7b. Town:	7c. Stat	te:	7d. Zip:		
8. Phone:		9. Email:			
10. Additional Contact Name/Email (if applicable):					
B. Application Preparer / Consultant Information					
1. Company: Watershed Consulting Associates, LLC					
2. Name: Molly Bruno					
3a. Mailing Address: 430 Shelburne Road					
3b. Town: Burlington	3c. State Vermont		3d. Zip 054	3d. Zip 05406	
Phone: (802) 497-2367		5. Email: molly@watershedca.com			
6. Additional Contact Name/Email (if applicable): A	ndres T	orizzo andre	s@watershed	ca.com	
C. Project Information (all fields are required)					
1. Project Name: Yestermorrow Phase I					
2a. Is this project part of a Common Plan of Development?		$\checkmark$	Yes	No	
2b. If yes, name of Development: Yestermorrow Master Plan					
3a. Does this project have any previously issued or pending stormwater discharge permits? Yes V					
3b. If yes, prior NOI number(s):					
4a. Physical Address of Project: Main Street					
4b. Town: Waitsfield		4c. County: Washington			
Project Coordinates (project center in D	ecimal D	Degrees with 6 di	igits to the right	of the decimal)	
a Latitude: 44 148428 5b. Longitude: -72 838617					

6. SPAN: Enter the 11-digit number that is printed on the property t	tax bill for the applicable parcel(s). Projects that				
involve more than 1 parcel shall list all applicable SPANs.	35.32				
7. Name of receiving water(s): Unnamed Wetland Tributary to N					
Include a topographic location map - Must provide sufficient info					
Must be in the form of a USGS topograp	mical map of directional map.				
8. Total area of disturbance: 2.61 Acres (<= 5 acres: \$100 pe	er application, > 5 acres: \$220 per application)				
9. Brief description of construction activities to be permitted:	2				
Phase I including a new shop building and associated inf	rastructure.				
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D. Public Notice Requirement	- fabir late NOI and - lated Amendia A to the				
Prior to submitting the complete NOI for review, you must provide a copy of this complete NOI and related Appendix A to the municipal clerk for posting in the municipality in which the project is located. If the project and the related discharge(s) are					
located in different municipalities, then the completed NOI must be filed with the municipal clerk in each municipality. In order					
to be considered complete, you must include the date of posting.					
Date of Posting at Municipal Office(s): 10-19-16					
Information for the Municipal Clerk regarding posting instructions can be found on Page 3 of this NOI.					
* In addition to the NOI and Appendix being posted in the Town Clerk(s) office(s), once the application is deemed administratively					
complete, the Stormwater Program starts its required 10 day public comment period. This includes sending an email notice to a					
list of interested parties as well as posting on our Division website for 10 days.					
E. Certification Relating to the Accuracy of the Information Submit hereby certify under penalty of law that this document and all attachments were					
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. I also certify that the applicable practices in The Low Risk					
Site Handbook for Erosion Prevention and Sediment Control will be implemented	for the duration of the project for which this NOI is submitted.				
Landowner Name: Michael Craulon	Title: President, Yesternorrow				
511					
Signature:	Date:				
Principal Operator (If known):	Title:				
Signature:	Date:				
Application Preparer ( Molly Bruno					
rippirode of troparet (in applicable).	Title: Stuff Scientist, Consulting				
Signature: Molly Recuro	Title: Stuff scientist, Consulting				
	Title: Stuff scientist, Consulting Date: 100.00 fee to:				
Signature: Molly Received  Submit this form, Appendix A, location map, as	Title: Stuff Scientist, ConsultingDate:				

## **PUBLIC COMMENT**

Public comments concerning this Notice of Intent to discharge under CGP 3-9020 (amended 2008) are invited and must be submitted within 10 days of receipt of this Notice by the Municipal Clerk. Comments should address how the application complies or does not comply with the terms and conditions of CGP 3-9020 (amended 2008). A letter of interest should be filed by those persons who elect not to file comments but who wish to be notified if the comment period is extended or reopened for any reason. All written comments received within the time frame described above will be considered by the Department of Environmental Conservation in its final ruling to grant or deny authorization to discharge under CGP 3-9020 (amended 2008). Send written comments to:

Vermont Department of Environmental Conservation Watershed Management Division, Stormwater Program 1 National Life Drive, Main Building Second Floor Montpelier, VT 05620-3522

Please cite the NOI number in any correspondence

## **APPEALS**

Renewable Energy Projects - Right to Appeal to Public Service Board

If this decision relates to a renewable energy plant for which a certificate of public good is required under 30 V.S.A. §248, any appeal of this decision must be filed with the Vermont Public Service Board pursuant to 10 V.S.A. §8506. This section does not apply to a facility that is subject to 10 V.S.A. §1004 (dams before the Federal Energy Regulatory Commission), 10 V.S.A. §1006 (certification of hydroelectric projects) or 10 V.S.A. Chapter 43 (dams). Any appeal under this section must be filed with the clerk of the Public Service Board within 30 days of the date of this decision. For further information, see the Public Service Board website at <a href="http://psb.vermont.gov">http://psb.vermont.gov</a> or call (802) 828-2358. The address for the Public Service Board is 112 State Street Montpelier, Vermont 05620-2701.

All Other Projects - Right to Appeal to Environmental Court

Pursuant to 10 V.S.A. Chapter 220, any appeal of this decision must be filed with the clerk of the Environmental Court within 30 days of the date of the decision. The Notice of Appeal must specify the parties taking the appeal and the statutory provision under which each party claims party status; must designate the act or decision appealed from; must name the Environmental Court; and must be signed by the appellant or their attorney. In addition, the appeal must give the address or location and description of the property, project or facility with which the appeal is concerned and the name of the applicant or any permit involved in the appeal. The appellant must also serve a copy of the Notice of Appeal in accordance with Rule 5(b)(4)(B) of the Vermont Rules for Environmental Court Proceedings. For further information, see the Vermont Rules for Environmental Court Proceedings, available online at <a href="https://www.vermontjudiciary.org">www.vermontjudiciary.org</a> or call (802) 951-1740. The address for the Environmental Court is 32 Cherry Street, 2<sup>nd</sup> Floor Suite 303, Burlington, Vermont 05401.

A copy of CGP 3-9020 (amended 2008) may be obtained by calling (802) 828-1535; by visiting the Department at the above address between the hours of 7:45 am and 4:30 pm; or by download from the Watershed Management Division's Web site at: http://dec.vermont.gov/watershed

## INFORMATION FOR MUNICIPAL CLERK

Please post this notice and instruction sheet in a conspicuous place for 10 days from the date received (per 10 V.S.A. Chapter 47 §1263(b)). If you have any questions, contact the Watershed Management Division of the Department of Environmental Conservation at (802) 828-1535.