# STORM WATER POLLUTION PREVENTION PLAN for Chaney Enterprises – Onley RMC Plant (VPDES 110027) 21075 Washington Street Onley, VA 23418

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Storm Water Pollution Prevention Plan Onley Ready Mix Concrete Facility

## TABLE OF CONTENTS

#### 1. Introduction

Emergency Telephone Numbers Management Approval Storm Water Pollution Prevention Plan Purpose Statement

## 2. Facility Overview

Description Location SIC/NAICS Site Drainage Discharge Information Sampling Data Industrial Activities and Potential Pollution Sources Material Inventory, Present Material Inventory, Past Facility Security

## 3. Best Management Practices

Operational Controls

Housekeeping

Preventive Maintenance

Spill Prevention and Cleanup

Sediment and Erosion Control

Employee Training

**Pollution Prevention Committee** 

## Source Controls

Treatment BMP's Runoff BMP's

## 4. Monitoring Plan

Discharge Points and Flow Characteristics Sampling Data Summary Visual Monitoring Unintended Discharges

# 5. Inspections

Comprehensive Site Compliance Evaluation

## 6. Compliance With SARA Title III

## 7. Consistency With Other Statutes and Plans

## 8. Administration of SWPPP

Access to SWPPP Amendments to the SWPPP Inspection and Record Keeping Signatures

# **List of Figures**

Figure 1: Site Location Figure 2: Facility Layout

# List of Tables

Table 1: Material InventoryTable 2: SWPPP Implementation ScheduleTable 3: BMP Inspection Schedule

# **List of Appendices**

Appendix A: Emergency Contact Information Appendix B: Chaney Enterprises Environmental Inspections Program (CEEIP) Form Appendix C: Quarterly Visual Monitoring Log Appendix D: Annual Non-Stormwater Discharge Evaluation Appendix E: SWPPP Compliance Assessment Form

#### 1. Introduction

Business Office Location:	2410 Evergreen Rd., Suite 201 Gambrills, MD 21054
Primary Emergency Contact Name: Title: Office Number: Email:	Victor Vilece Environmental Project Manager (301) 861-6094 <u>vvilece@chaneyenterprises.com</u>
Secondary Contact Name: Title: Cell: Email:	Jeff Slagle Vice President of Concrete Operations – Virginia (540) 710-0075 jslagle@chaneyenterprises.com
State Agency:	Virginia Dept. of Environmental Quality (757) 518-2000 Specific Contact: Vanessa Arroyo Environmental Specialist – Water Compliance (757) 705-8149
Federal Agency:	National Response Center (800) 424-8802

Storm Water Pollution Prevention Plan (SWPPP) Purpose Statement:

This SWPPP has been prepared by Chaney Enterprises for the Chesapeake RMC Plant in Chesapeake, Virginia. The SWPPP has been prepared in accordance with the requirements of COMAR 26.17.02 as described in the "Virginia General Discharge Permit" No. VAG110027.

#### 2. Facility Overview

#### Description:

The facility utilizes sand, fly ash, admixtures, dry cement, and water to make ready-mix concrete. No chemical treatments are used in the process at this facility. To promote resourcefulness and green efforts, Chaney Enterprises recycles most of the waste produced during the manufacture and sale of our ready-mix concrete. Leftover concrete is crushed and sold as clean fill and base material for construction projects, while process water is reused for other purposes.

The facility consists of a batch plant, batch office, former block plant, truck and equipment fuel station, aggregate storage, block storage, truck scale, wash basins, and parking areas.

Location:

21075 Washington Street, Onley, VA 23418

SIC/NAICS Codes:

SIC – 3273 Ready-Mix Concrete Facilities NAICS – 327320 Ready-Mix Concrete Manufacturing

#### Site Drainage:

The site is composed of the above-described buildings, tanks, and storage areas. Stormwater run-off is directed via grading to Outfall 001. Process water is confined to the wash basins and recycled in the batch plant, used for truck washing, dust control, and aggregate cooling. (See *Figure 3*).

There is one (1) Discharge Point at the facility, Outfall 001.

#### Discharge Information:

#### Sampling Data:

This site is permitted, and sampling is required annually. The parameters sampled for are pH, Total Suspended Solids (TSS), and flow. These constituents are analyzed according to direction provided by VADEQ. Discharge monitoring reports will be submitted on an annual basis to:

Virginia Department of Environmental Quality Tidewater Regional Office 5636 Southern Blvd. Virginia Beach, Virginia 23462

Industrial Activities and Potential Pollution Sources:

Industrial activities at the site which potentially may impact water quality from the introduction of pollutants include:

- Concrete batch production and admixtures
- Truck wash down
- Parking areas
- Petroleum delivery and storage
- Aggregate and residual concrete storage

#### Material Inventory – Present:

Serval types of aggregate are stored on-site (*Table 1*). The aggregate is used in concrete batch production and resale. The materials stored include:

Material	Quantity
Cement	100 Tons
Aggregate	550 Tons
Sand	550 Tons
Diesel	3,000 Gallons

\*All aggregate/sand piles described above are exposed to stormwater. Most gravel-sized aggregate does not present a realistic run off threat. Sand likewise is not a major concern since it can be retrieved and placed back into storage if eroded.

#### Material Inventory – Past:

The existing inventory accurately represents the inventory of materials stored at this location in the past.

#### Facility Security:

The facility has adequate lighting and is fenced in. All buildings, storage areas, and gates are locked when the site is not staffed.

#### 3. Best Management Practices (BMP's)

#### **Operational Controls:**

This facility has been evaluated for all applicable Operational Source Controls BMPs as established by the Virginia Department Quality in the Virginia Erosion and Sediment Control Handbook, Second and Third Edition.

#### **Housekeeping**

Employees of Chaney Enterprises are responsible for maintaining the facility in a clean and orderly manner. Areas which could contribute to storm water pollution will be maintained to minimize potential to contribute contaminants to stormwater.

Good housekeeping includes:

- -Neat and orderly storage of chemicals inside sea containers
- chemical storage containers labeled and sealed when not in use
- containment of sediment on site within the appropriate bins
- maintaining treatment basins so as not to allow discharge of process water, unless intentional dewatering

- managing fugitive dust by keeping the yard/entrances clean, and ensuring dust control devices on the plant are operating properly

- prompt cleanup and removal of spillage, and
- storage of garbage and trash in an on-site dumpster.

#### Preventive Maintenance

This site is inspected on a routine, periodic basis. Equipment is maintained to the manufacturer's recommendation. Maintenance issues which are identified are addressed in a timely manner.

Stormwater drainage structures are inspected quarterly and serviced as needed.

#### Spill Prevention and Cleanup

Potential exists for petroleum spills during vehicle transfer and removal. Spills at this time could contribute to contamination of receiving waters, Virginia regulations require proper design, and maintenance of all tanks and storage areas. Visual inspection of tanks and fueling nozzles and hoses are conducted along with the quarterly site inspections.

#### Sediment and Erosion Control

The facility is partially paved and during storm events there is the possibility for sediment transport to the outfall. Materials that could potentially be eroded are checked regularly.

#### **Employee Training**

Employees of Chaney Enterprises will undergo annual environmental training. This training includes:

- Environmental awareness
- Site Knowledge
- State regulations and permit requirements
- Plant contents
- Pollution prevention overview
- Spill response procedures
- Housekeeping procedures
- Treatment system functions

#### Pollution Prevention Committee

*Victor Vilece* is the Environmental Project Manager and is responsible for overseeing, implementing, and maintaining this plan. In addition, he is responsible for assisting plant personnel in the full and continual adherence to the plan. This includes making management aware of resource needs. He also oversees all sampling of discharges on an annual basis and prepares and submits all DMR's. He heads the implementation of the Storm Water Pollution Prevention Plan. *Jeff Slagle* is the Vice President of Concrete Operations - Virginia. His responsibility is to ensure the Plant Manager's adherence to policy.

*Temp. PM* the plant manager is responsible for monitoring treatment systems and implementing BMP's on a daily basis.

All employees at this location are encouraged to bring to the attention of the committee members any deficiency they encounter, or any ideas for storm water protection they may have.

#### Source Controls:

This facility has been evaluated for all applicable Source Control BMPs as established by the Virginia Department of Environmental Quality in the Virginia Erosion and Sediment Control Handbook, Second and Third Edition.

#### Treatment BMP's

A three-tiered washout basin is used to treat process water for sediments (*Figure 3*). Water from the 3<sup>rd</sup> tier is used for dust control, truck washing, and recycled into the batch plant. Any issues with the system will be reported to the pollution prevention committee members for immediate correction.

#### Run-Off BMP's

Site grading directs storm water into a swale that is vegetated to reduce sediment loading of sheet flow off the yard. Discharge flows under the roadway south of the site.

#### Enhanced and / or Additional BMP's

In case enhanced or additional BMPs are deemed necessary, a schedule for implementation will be developed and incorporated into this plan within 30 days of determination. The new BMP's will be implemented with all due diligence. Unless otherwise directed by VADEQ, all newly required operational BMP's will be implemented within 15 days of direction. BMP's that require capital expenditures will be implemented within six months.

#### 4. Monitoring Plan

#### Discharge Points and Flow Characteristics:

When there is surface water discharge from the ready-mix concrete operation the sampling and analytical methods, if used, shall conform to procedures for the analysis of pollutants as identified in 40 CFR Part 136 – "Guidelines Establishing Test procedures for the Analysis of Pollutants" unless otherwise directed by VADEQ.

#### Sampling Data Summary:

Sampling is done annually as described in the "Virginia General Discharge Permit" No. VAG110027.

#### Visual Monitoring:

The outfall is inspected quarterly for stormwater discharges. If there is a discharge due to a storm event site staff will complete a Quarterly Visual Monitoring Form (*Appendix C*). Walk through inspections are done quarterly. This includes a visual inspection of the treatment basins, Outfall 001, site storage, the fuel station, and all other BMPs.

#### Unintended Discharges:

There have been no reported incidents of unintended discharges at this location.

#### 5. Inspections

Comprehensive Site Compliance Evaluation:

Inspections are performed quarterly and documented with a CEEIP inspection form (*Appendix B*). The inspection reports are retained for three (3) years onsite as well as in the corporate office.

### 6. Compliance with SARA Title II

Chemicals subject to SARA Title III. Section 3 includes diesel fuel. Diesel fuel is subject to the SPCC Plan requirements of the Clean Water Act. The SPCC Plan addresses compatibility, secondary containment, spill prevention, spill control, and drainage. The facility currently does not have a P.E. certified SPCC Plan. There have been no discharges of any material covered under SARA Title III at this facility in the past three (3) years.

#### 7. Consistency with Other Statutes and Plans

Chaney Enterprises is subject to certain requirements and schedules that pertain specifically to its reclamation areas. They do not impact the requirements under the Virginia Discharge Permit No. VAG110027.

#### 8. Administration of SWPPP

#### Access to SWPPP:

This plan will be retained online, a QR code for access at the site is kept at the batch plant office. Upon request it shall be made available to VADEQ. Any requests for a current copy or updates will be honored within two weeks of formal receipt of the request.

#### Amendments to the SWPPP:

The Plan shall be amended whenever there is a change in design, construction, operation, or maintenance of any BMP's that causes the Plan to be less effective in preventing storm water pollution. It will also be amended upon direction by VADEQ or when visual monitoring indicated a need for an amendment.

Storm Water Pollution Prevention Plan Changes:

Date	Individual Responsible for Change	Nature of Change

#### Inspection and Record Keeping:

Inspections as required by the Virginia Department of Environmental Quality as described in the Virginia General Discharge Permit No. VAG110027 will be conducted by members of the Pollution Prevention Committee or the Plant's Manager or his authorized representative. Walkthrough inspections are conducted quarterly, and a comprehensive site inspection is done annually. Reports of visual monitoring done by facility staff will be submitted to the Environmental Project Manager. Deficiencies identified will be scheduled for correction. When necessary, a schedule of compliance will be developed and submitted into this Plan. Records of all monitoring information, inspection reports, and any other compliance documentation will be kept for three (3) years. All information described above is available for review by contacting the Environmental Project Manager.

#### Signatures:

All reports required by the Virginia Department of Environmental Quality as described in the Virginia General Discharge Permit No. VAG110027, the applicable regulations and this Plan, and other documentation requested by the Virginia Department of Environmental Quality shall be signed by the Plant's/Environmental Manager or an employee or agent under his direct supervision. The Plant's/Environmental Manager has been given overall responsibility for these matters by a principal executive officer. All persons signing documents a described above must make the following 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."

Name: Victor Vilece

Title: Environmental Project Manager

Sign:\_\_\_\_\_

Date:\_\_<u>8/26/2022</u>

# FIGURE 1: SITE LOCATION

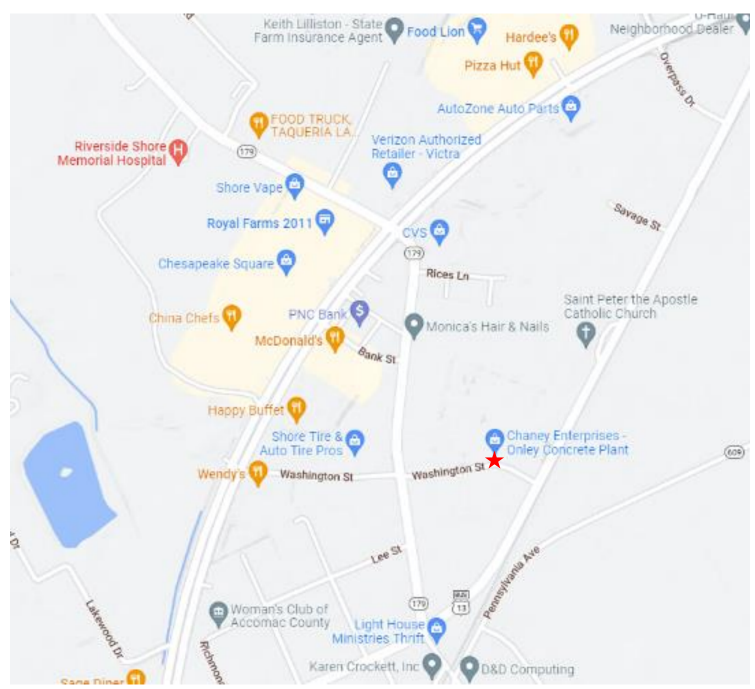


Figure 2: Facility Map SITE NAME: Onley RMC Facility SITE LOCATION: 21075 Washington St. Onley, VA 23418



# Table 1 <u>MATERIAL INVENTORY</u>

# Most common materials stored on-site

TRADE NAME MATERIAL	PHYSICAL DESCRIPTION	STORM WATER POLLUTANTS
Sand, Gravel	Solid particles	Silicon, suspended solids, turbidity, sediment
Hydraulic oil/fluids	Brown oily petroleum hydrocarbon	Mineral oil
Gasoline	Colorless, plae brown pr pink petroleum hydrocarbon	Benzene, ethyl benzene, toluene, xylene, MTBE
Diesel Fuel	Clear, blue-green to yellow liquid	Petroleum distillate, oil & grease, naphthalene, xylenes
Antifreeze/coolant	Clear green/yellow liquid	Ethylene glycol, propylene glycol, heavy metals (copper, lead, zinc)
DCI S	Clear	pH, Calcium Nitrate
PolarSet	Clear	pH, Calcium Nitrate, Diethylene glycol
Portland Cement	Solid powder, Gray/white, Odorless,	pH, Sediment
Fly Ash	Solid powder, Tan, Odorless	pH, Sediment

\*A complete list of chemicals stored at all Chaney Enterprises sites can be found at <u>https://www.chaneyenterprises.com/Resources/Safety-Data-Sheets</u>

# TABLE 2SWPPP IMPLEMENTATION SCHEDULE

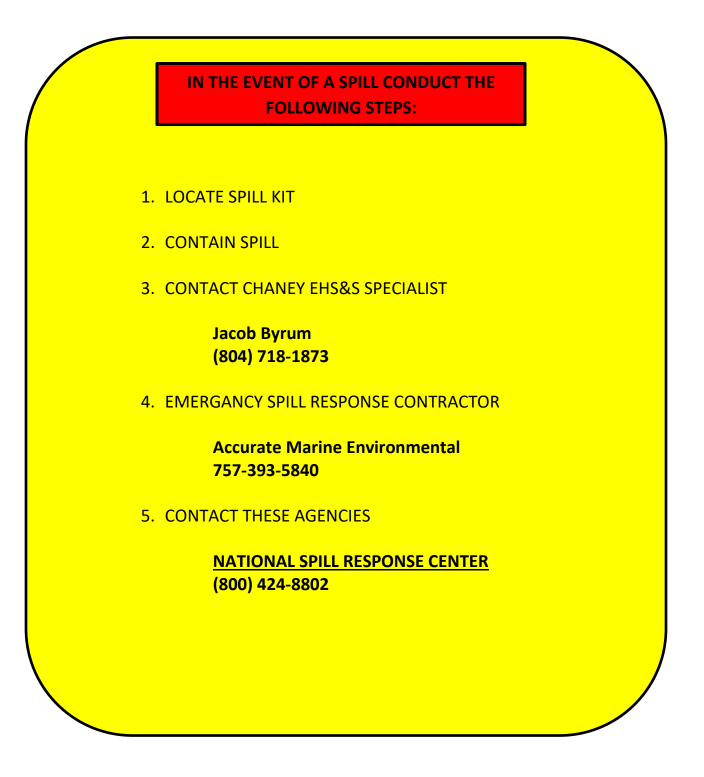
SWPPP FEATURE	TARGET IMPLEMENTATION DATE	
Environmental compliance inspections (CEEIP) <b>Appendix A</b>	Quarterly	
Implementation of SWM Control Measures	Daily, when plant is operating.	
Inspection of Treatment Basins <b>Appendix C</b>	Daily, when plant is operating.	
Visual Inspection of Batch Plant Air Filtration System <b>Appendix D</b>	Daily, when plant is operating.	
Employee Environmental Education <b>Appendix E</b>	Annually: 4 <sup>th</sup> quarter	
Environmental Education Program Evaluation <b>Appendix F</b>	Annually: 4 <sup>th</sup> quarter	
SWPPP Compliance Assessment <b>Appendix G</b>	Annually: 4 <sup>th</sup> quarter	

# TABLE 3BMP INSPECTION SCHEDULE

SWPPP FEATURE	TARGET IMPLEMENTATION DATE
Truck Wash Area	Inspect <b>daily</b> for sediment accumulation, Cleaned as needed.
Fuel Station	Visually inspect q <b>uarterly</b> for signs of wear and leaks.
Waste Concrete Storage	Visually inspect <b>quarterly</b> for proper containment. Clean residual waste as needed.
Material Storage Areas, Including Aggregate Stockpiles	Visually inspect <b>quarterly</b> for proper containment, labeling, and signs of leaks or spills.
Entrance, Yard, Basins	Visually inspect <b>quarterly</b> for sediment accumulation, dust, and effectiveness in directing storm water.

For BMP Inspection logs see **Appendix B** and **Appendix C**.

# APPENDIX A EMERGENCY CONTACT INFORMATION



#### Appendix B



#### I. General Information

I. General Inform	ation	ENTE	RPR	ISES		<b>CEEIP Inspection Form</b>
Facility:				Permit #:		
Date:	Time:		Weather:		Phone:	
Facility				Site		
Address:				Manager:		
Inspector:						

#### **II. Site Conditions**

SWPPP On Site: Yes DMR's On Site: Yes No No

E & S Controls	BMP's	Discharge	Roadways
Berms:	Fuel Station:	Color:	Entrance:
Traps:	Chemical Storage:	Clarity:	Haul Roads:
Basins:	Agg Storage:	Solids:	Yard:
Gutters:	House Keeping:	Odor:	Msc:
Curbs:	Msc:	Oil Sheen:	

#### Additional Comments on Site Conditions:

			Site Corrections:
II. pH Treatment Sy			
	Questions Have washout basins/ponds been cleaned recently?	Answer	
Washout/Settling	What is the pH in the settling area w/handheld probe?		
Ponds	What is the pH on the pH System display?		
	Is much a pay and in residue and dirty?		Due Deter
	Was probe cleaned with cleaning solution?		Due Date:
pH Probe	What are readings before/after calibration with solution 7.0?		Days 1wk 2wk 3wk
	What are readings before/after calibration with solution 10.0?		
Distin	Is intake piping functional?		
Piping	Is discharge piping functional?		Sign:
Comments on pH System Conditions:			
··· · · · ·	,		
Inspector			
Name:	Signature:		Date:

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2410 Evergreen Road | Suite 201 | Gambrills, Maryland 21054

Storm Water Pollution Prevention Plan Onley Ready Mix Concrete Facility

# Appendix C: Quarterly Visual Monitoring Form

Quarter/Year:	Date / Time Collected:	Date / Time Examined:
Collector's Name		
& Title		
Examiner's		
Name & Title		
Parameter	Parameter Description	Parameter Characteristics
	Does the stormwater appear to have an	y If Yes, describe: Yellow Brown Red Gray
Color	color?	Other:
	Yes No (Clear)	
	Is the stromwater not clear?	If not clear, which of the following best
Clarity		describes it? Suspended Solids Milky/Cloudy
	Yes No	Opaque Other:
	Can you see a rainbow effect or sheen o	on the Which best describes the sheen?
Oil Sheen	water surface?	Rainbow sheet Floating oil globules
	Yes No	Other:
	Does the sample have an odor?	If yes describe: Chemical Musty Rotten Eggs
Odor		Sewage Sour Milk Oil/Petroleum
	Yes No	Other:
	Is there anything on the surface of the	If Yes, describe: Suds Oily Film Garbage
Floating Solids	sample?	Sewage Water Fowl Excrement
U U	Yes No	Other:
	Is there anything suspended in the same	ole? Describe:
Suspended		
Solids	Yes No	
	**Leave sample undistur	bed for 30 minutes**
	Is there anything settled on the bottom	of Describe: (note type, size, & material after sample
Settled Solids	the sample?	is not disturbed for 30 min)
	Yes No	
	Deep form or motorial form on the ten	of the Describe:
	Does toam or material form on the top o	
Foam	Does foam or material form on the top or sample surface if you shake it?	
	sample surface if you shake it?	
Foam	sample surface if you shake it? Yes No	ere the pollution may come from and (2) any correcti

# **ANNUAL NON-STORMWATER DISCHARGE EVALUATION**

Date of evaluation: \_\_\_\_\_ Inspector's name (printed): Outfall(s) evaluated: Description of type of evaluation (check those that apply): • smoke tests • TV line survey visual observation
dye tests analysis of accurate schematics
sampling/monitoring
Other Are there any non-stormwater discharges? (If "Yes", note the outfall(s)) • yes Outfall(s):\_\_\_\_\_ • no Is the discharge authorized under this permit? • yes • no Is the discharge covered under another Virginia Pollutant Discharge Elimination System (VPDES) permit? ves • no Source(s) of the discharge(s) and to which outfall(s) it/they relate to? Describe steps taken to eliminate the unauthorized discharge(s)? Are significant structural changes required to eliminate the discharge(s)? • yes • no

#### "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 gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible

In accordance with a system designed to assure that qualified personnel properly gather and evaluate 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 of Responsible Official: \_\_\_\_\_

# APPENDIX E SWPPP COMPLIANCE ASSESSMENT

SWPPP Feature	Y/N	Comments
Have quarterly CEEIPs been		
conducted and have forms been		
filed?		
Have BMP's been implemented		
and has the implementation		
schedule been adhered to?		
Has employee training been		
implemented?		
implemented:		
Has the Environmental Education		
Program been evaluated and		
forms filed?		
Have all changes to site function		
been addressed in the SWPPP?		
Neme		Dete
Name:		Date:
Signature:		
Title:		
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