

From: no-reply@epacdx.net <no-reply@epacdx.net>
Sent: Saturday, June 19, 2021 7:30 AM
To: no-reply@epacdx.net
Subject: EPA Multi-Sector General Permit (MSGP) Authorization for: AXCELIS TECHNOLOGIES, INC. - NPDES Number: MAR053136

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2021-06-19

The Environmental Protection Agency (EPA) has received a Notice of Intent (NOI) requesting coverage under the [EPA 2021 Multi-Sector General Permit](#) (2021 MSGP). A copy of the NOI can be found [here](#). The discharge authorization date for Acelis Technologies, Inc. to discharge stormwater and allowable non-stormwater associated with industrial activity at AXCELIS TECHNOLOGIES, INC. located at 108 CHERRY HILL DRIVE, BEVERLY, MA 01915-1066 under the 2021 MSGP is 06/19/2021. For tracking and inquiry purposes, your NPDES ID is MAR053136.

As you know, the 2021 MSGP requires that you develop a Stormwater Pollution Prevention Plan (SWPPP) prior to submitting your NOI. You should keep this email, along with any other correspondence with EPA, with your SWPPP at the facility as verification of coverage (see Part 6). All relevant provisions of the 2021 MSGP must be met, and any permit noncompliance constitutes a violation of the permit and the Clean Water Act (CWA).

The 2021 MSGP includes specific requirements for the implementation of stormwater control measures to minimize pollutant discharges and meet the permit's effluent limitations (e.g., minimizing exposure, good housekeeping, maintenance activities, spill prevention and response, employee training). The permit also requires conducting facility inspections and visual assessments of your discharges, and taking corrective actions and Additional Implementation Measures (AIM) as necessary. You must comply with any additional sector-specific requirements applicable to your industrial sector(s) in Part 8, any state-or tribal-specific requirements in Part 9, and any additional monitoring required by EPA pursuant to Part 4.2.6 (see <https://www.epa.gov/npdes/stormwater-discharges-industrial-activities#msgp>).

You are also required to submit an Annual Report in accordance with Part 7.4 of the MSGP that will contain the results from your past calendar year's routine facility inspections, quarterly visual assessments, and corrective actions including any required AIM documentation. Annual Reports must be submitted to EPA by January 30th each year via EPA's NPDES e-Reporting Tool (NeT) which can be accessed at <https://npdes-ereporting.epa.gov/net-msgp>.

The 2021 MSGP includes six types of analytical monitoring, one or more of which will now apply to your discharges:

- Indicator monitoring (see Part 4.2.1 and Part 8);
- Benchmark monitoring (see Part 4.2.2 and Part 8);
- Effluent limitations guidelines monitoring (see Part 4.2.3 and Part 8);
- State- or tribal-specific monitoring (see Part 4.2.4 and Part 9);
- Impaired waters monitoring (see Part 4.2.5); and
- Other monitoring as required by EPA (see Part 4.2.6).

You will receive a separate notification summarizing your monitoring and reporting requirements.

Please note that this email only confirms the receipt of a complete NOI and does not represent a determination by EPA regarding the validity of the information you provided in your NOI. Your electronic signature on the NOI form certifies that you have correctly determined that you are eligible for coverage under this permit and the information is true, accurate, and complete to the best of your knowledge. Discharges are not authorized if your NOI is inaccurate or if you were never eligible for permit coverage.

If you have questions about this email or about NeT, please refer to the [NeT Help Center](#) or call 877-227-8965 or e-mail NPDESReporting@epa.gov for assistance.

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From: no-reply@epacdx.net <no-reply@epacdx.net>

Sent: Saturday, June 19, 2021 7:30 AM

To: no-reply@epacdx.net

Subject: Summary of Analytical Monitoring and Reporting Requirements for AXCELIS TECHNOLOGIES, INC. - NPDES ID: MAR053136 - Discharge Authorization Date: 06/19/2021



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This email serves as a reminder that the Operator of AXCELIS TECHNOLOGIES, INC. located at 108 CHERRY HILL DRIVE, BEVERLY, MA 01915-1066 has active permit coverage under the EPA [2021 Multi-Sector General Permit \(MSGP\)](#) and is required to complete analytical monitoring of its discharges and electronically submit results in Discharge Monitoring Reports (DMRs) using NetDMR, EPA's electronic DMR system, in accordance with Part 7.3.1 of the 2021 MSGP (for more information visit: <https://www.epa.gov/compliance/npdes-e-reporting>).

Per Part 4.1.7 of the 2021 MSGP, monitoring requirements will begin in the first full calendar quarter following your date of discharge authorization. The quarters are defined as (unless modified in accordance with Part 4.1.6):

- January 1 - March 31
- April 1 - June 30

- July 1 - September 30
- October 1 - December 31

Your monitoring requirements (i.e., parameters required to be analyzed, quantification units, and sampling frequency) will be prepopulated on your electronic DMR form and can be reviewed in NetDMR, which is accessible through the EPA's Central Data Exchange (CDX) at <https://cdxnodengn.epa.gov/net-netdmr/> using your Central Data Exchange (CDX) account User ID and Password. For more information on adding the NetDMR program service or accessing your facility in NetDMR, please visit the [NetDMR Support Portal](#).

The DMRs in NetDMR are generated based on information (i.e., subsector(s), impairment status of receiving waters, applicability of effluent limitation guidelines (ELG), and location) reported for your facility in the Notice of Intent (NOI) submitted to EPA on 05/20/2021 via the NPDES e-Reporting Tool Multi Sector General Permit (NeT MSGP). A copy of the NOI can be found [here](#). Once you have access to NetDMR, carefully review your facility's electronic DMRs to ensure that they reflect the monitoring requirements as outlined in [Part 4](#) of the 2021 MSGP; [Part 8](#), which provides sector-specific Indicator, Benchmark, and applicable ELG parameters; and [Part 9](#), which provides specific monitoring requirements, if any, that apply in individual states and Indian country. Please contact your EPA Regional Authority immediately if you notice any discrepancies. A list of EPA Regional contacts is provided in the [NET Help Center](#).

Listed below is a summary of your monitoring requirements:

Discharge Point	Sector	Subsector	SIC	Monitoring Type	Frequency	Monitoring Start Date	Initial DMR Due Date
001	AB	AB1	3559	Indicator Monitoring - COD, TSS, pH	Quarterly	2021-07-01	2021-10-30
001				Impaired Waters *	Annual	2021-07-01	2022-07-31

* Impaired Waters monitoring parameters based on guidance for discharges into impaired waters found at:

<https://www.mass.gov/lists/integrated-lists-of-waters-related-reports>

<https://www3.epa.gov/region1/npdes/stormwater/assets/pdfs/msgp-2021-part-425-parameters-ma.pdf>

Please refer to EPA's Industrial Stormwater Monitoring and Sampling Guide at <https://www.epa.gov/npdes/industrial-stormwater-guidance> for guidance about monitoring. The 2021 MSGP and additional guidance are available at: <https://www.epa.gov/npdes/stormwater-discharges-industrial-activities-epas-2021-msgp>.

If you have any questions regarding CDX/NetDMR related content please contact the NPDES E-Reporting HelpDesk at 1-877-227-8965 or by e-mail at NPDESEReporting@epa.gov.

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From: no-reply@epacdx.net <no-reply@epacdx.net>

Sent: Saturday, June 19, 2021 7:30 AM

To: no-reply@epacdx.net

Subject: EPA NeT MSGP Coverage Status Change: Active; AXCELIS TECHNOLOGIES, INC. - NPDES ID: MAR053136

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Dear NeT User,

Coverage status has changed for a facility under the MSGP.

NPDES ID	Coverage Type	Coverage Status	Operator	Facility Name
MAR053136	General Permit	Active	Axcelis Technologies, Inc.	AXCELIS TECHNOLOGIES, INC.

A copy of the submission can be found [here](#).

You will be receiving a separate email providing the Operator's authorization to discharge under the 2021 MSGP.

If you have questions about this email or about the NPDES Electronic Reporting Tool (NeT), please refer to the [NeT Help Center](#) or e-mail NPDESeReporting@epa.gov for assistance.

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