

SRVSA is required by law – 40 CFR 403.8(f)(6)- to prepare and maintain a list of industrial users in our service area. The industrial community must be accurately identified. In order to achieve this goal, SRVSA requires:

- All new non- domestic dischargers fill out the Permit application (including: Table I and II. An additional sheet will be used to describe all other substances not included on the Table I and II but present on site) when they apply for business licenses.
- The \$ 150.00 application fee at the time of submittal.

SRVSA will review the Permit Application and decide (according with the law) if a discharge permit is required, and what kind of permit the industrial user will be issued.

Preliminary Draft Permit will be presented to the discharger for a 2 week comment period. After comments are received, a new modified Draft Permit will be prepared if necessary.

If the Preliminary Draft Permit is accepted by the discharger, a Public Notice is given to the local newspaper for a 30 day comment period.

If no adverse comments are received during Public Notice period, the permit is presented to the Monthly Board Meeting for approval.

The approved Discharge Permit and the Acceptance Page are being sent to the applicant.

Finally the permittee must send back the signed Acceptance Page.

The permits are usually issued for a 5 year period.

In accordance with N.J.A.C. 17:14A-4.2(e)3 and Section 5.8 of SRVSA Resolution, a permit re-application must be submitted within 180 days of the expiration date of an existing permit.