

# BIODIESEL FACILITY REGULATORY ASSISTANCE GUIDE

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Compliance Information for Biomass and Biodiesel Production in Iowa

## ► PROVIDING SOUND REGULATORY ADVICE TO HELP EMERGING TECHNOLOGIES GROW IN IOWA

This guide is a general outline for biodiesel facilities on potential regulatory requirements and regulatory agency approval times. Much of the information is related to environmental permitting by the Iowa Department of Natural Resources (IDNR). Your facility's permit requirements may differ depending upon the specific operations planned. Information is also provided about regulatory requirements administered by the Iowa Workforce Development, Labor Services Division and the Iowa Department of Public Safety, Fire Marshal Division. Requirements established by local units of government may also apply. Be sure to contact the city in which the facility will be located or the county if the facility is not located in a city, to identify these requirements.

### Environmental

For the most part, air, water, and land quality permitting requirements are federal standards administered by the Iowa Department of Natural Resources (IDNR). Permits formally establish requirements with which owners and operators of ethanol facilities must comply.

A pre-application meeting with the IDNR is strongly recommended so that the biodiesel facility can work with the IDNR to identify air, water, and land quality permitting requirements, application processes and timelines. Communicating with the IDNR, your employees and contractors, and other local, state, and federal agencies is vital to ensuring that your facility is in compliance.

### Air Quality

**Standard Air Construction Permit** - The type of air quality permits needed for a biodiesel facility is determined by the potential emissions from the facility. You will want to ensure that air construction permits are approved prior to starting operations. Activities and processes that typically require construction permits include:

- the biodiesel process with flare control
- biodiesel truck loadout, and biodiesel rail loadout

- fugitive emissions from equipment leaks
- boilers
- uncontrolled process tanks
- cooling towers
- glycerin refining

A biodiesel facility usually considers control options such as flares, condensers, or similar control devices for the processing, process tanks, and product loadout. IDNR time to approve air construction permits for biodiesel facilities is normally 90 days.

**PSD Air Construction Permits** - Under the federal Prevention of Significant Deterioration (PSD) program, a biodiesel facility that 1) emits one hundred or more tons of total pollutants annually, or 2) hits an emission threshold of tons per year for specific pollutants must have a PSD air construction permit.

A biodiesel facility generally considers installing pollution controls for volatile organic compounds and nitrogen oxides in order not to exceed PSD thresholds. The average IDNR time to approve a PSD permit is six to nine months. The ability of IDNR to approve a PSD permit within six months is based on a number of criteria. Visit <http://www.iowadnr.com/air/prof/const/const.html> for more information on IDNR guidelines.

**Operating Permit (Title V)** - If the biodiesel facility has potential emissions that define it as a "major source" for a federal operating permit (also known as a Title V permit) the facility must apply for this permit within twelve months of starting operations. Visit [www.iowalifechanging.com/business/downloads/airquality.pdf](http://www.iowalifechanging.com/business/downloads/airquality.pdf) to find out more.



**Hazardous Air Pollutants** - If the biodiesel plant has potential emissions that define it as a “major source” for federal Hazardous Air Pollutants (HAP), the facility is subject to the National Emission Standards for Hazardous Air Pollutants (NESHAP). A facility which has 10 tons per year of any single HAP or 25 tons per year for all HAPs emitted at the facility would be considered “major.” Visit <http://www.epa.gov/region07/programs/artd/air/toxics/airtox1.htm> for more information.

**New Source Performance Standards** - The biodiesel process and its auxiliary processes may also be subject to federal National New Source Performance Standards (NSPS). Visit <http://www.tceq.state.tx.us/permitting/air/rules/federal/60/60hmpg.html> for more information on NSPS guidelines.

## Water Quality

**Wastewater** - Wastewater permits needed for a biodiesel facility depend on:

- Where the facility is located
- Source of the water supply
- Types of processes used
- Resulting wastewaters
- How wastewaters are handled

A biodiesel facility’s wastewater is typically comprised of cooling tower water, boiler “blow down water,” and water softener discharge. Boiler blow down occurs when water is periodically discharged from the boiler to reduce energy consumption and to prevent suspended and total dissolved solids (TDS) from forming sludge.

**Industrial Pretreatment Agreement** - If the biodiesel facility plans to use the city’s publicly owned treatment works (POTW), the volume and characteristics of the wastewater will determine if an industrial pretreatment agreement is required. The agreement identifies the level of pretreatment required of the facility and the quantity of wastewater it may send to the POTW.

Discharge limits are designed to prevent a discharge from interfering with effective POTW operation or passing wastewater through in amounts detrimental to fish and other aquatic life. Visit <http://www.iowadnr.com/water/pretreatment/index.html> for more information about the pretreatment program and treatment agreements.

**Waste water construction permit** - If a biodiesel facility selects to construct a pretreatment lagoon or waste water treatment facility it must apply for a waste water construction permit. The permit application should be submitted to IDNR at least four months prior to the start date of construction. Visit [www.iowadnr.com/wastewater/index.html](http://www.iowadnr.com/wastewater/index.html) for information on IDNR waste water construction permits.

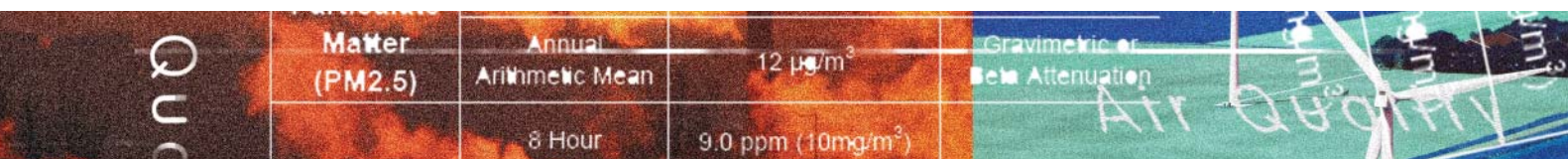
**NPDES Waste Water Operation Permit** - If a biodiesel facility plans to discharge waste water to a stream or by land application it must apply for a National Pollutant Discharge Elimination System (NPDES) operation permit prior to discharge. This permit specifies operating limits on the types and amounts of pollutants that can be discharged, and sets monitoring and reporting requirements. The average IDNR time to approve a NPDES operation permit is six months. Administrative rules require the permit application be submitted to IDNR six months prior to the anticipated start date of discharge. Visit <http://www.iowadnr.com/water/npdes/index.html> for more information on IDNR wastewater operation permits.

**NPDES - Domestic Wastewater (Septic)** - If the biodiesel plant disposes of domestic (human) wastewater in a county-approved septic tank followed by an absorption field with a design flow of 1500 gal/day or less, a NPDES discharge permit is not needed. However, if on-site treatment is followed by surface discharge, a NPDES “General Permit #4” will be required and a Notice of Intent must be sent to the IDNR.

If domestic wastewater volume is more than 1500 gal/day, an individual NPDES permit is required to operate the domestic wastewater treatment system. Visit <http://www.iowadnr.com/water/septic/index.html> for more information on septic system requirements.

**NPDES - Stormwater** - National Pollutant Discharge Elimination System (NPDES) general permits cover common conditions associated with the discharge of industrial wastewater. In many cases these permits do not require extensive review by the IDNR. The average IDNR time to approve stormwater permits is seven days.

A biodiesel facility is required to apply for stormwater “general permit #1” for stormwater discharge associated with industrial activity. If the facility undertakes any construction that disturbs more than one acre of land, stormwater “general permit #2” is needed. Visit <http://www.iowadnr.com/water/stormwater/index.html> for more information on DNR stormwater permits.



**Water Supply Permits** - A biodiesel plant's industrial and domestic water supply needs may be served by the local municipal or rural water system. If the facility decides to supply its own water, then a number of permits could be needed. These include permits for water withdrawal, well siting and construction, water treatment plant construction and water system operation. Additionally an operator of the system must meet state certification requirements.

Well siting requires an on-site survey of the area, which can take one to two weeks. The water withdrawal permit requires 45 to 60 days, because public notification is required during that permitting process. Once the design and specifications of the project (including a completed viability assessment) are submitted by a professional engineer licensed in Iowa, the construction permit is routinely issued within one to two weeks. After the system is constructed and inspected, the operation permit is typically issued within one to two weeks. Visit <http://www.iowadnr.gov/water/wse/allocation.html> for more information on water supply permits.

**Floodplain** - If any part of the biodiesel facility or its operations will be located within a floodplain a floodplain permit is required. Contact IDNR for assistance in determining if any part of the site is located in a floodplain. The permit application should be submitted at least three months (preferably six months) prior to the start date that work begins. Visit <http://www.iowadnr.com/water/floodplain/index.html> for more information on floodplain permits.

## Land Quality

Solid waste such as office waste and packaging for a biodiesel facility is normally sent to the county's landfill for disposal. If the biodiesel facility opted to dispose of waste on site or install aboveground or underground tanks then several permits would be required. Treating, storing or disposing any hazardous waste will also require permits under the federal Resource Conservation and Recovery Act (RCRA). Visit <http://www.epa.gov/region7/waste/> for more information on RCRA permits.

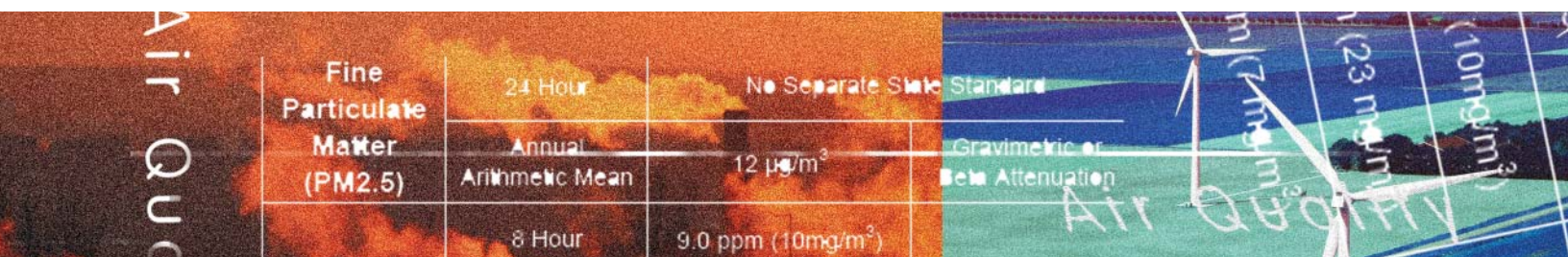
**Emergency Planning and Response** - It is important that local officials, who will respond to a biodiesel facility during an emergency, understand the layout and problems that could be encountered. Potential emergencies may include a medical call, fire or chemical spill. Rural fire departments may not stock alcohol resistant foam for responding to a biodiesel spill or fire. It is important that each facility review with the local fire department and county emergency management coordinator emergency response procedures. To find out the emergency management coordinator for your county and for more information, visit [http://www.iowahomelandsecurity.org/asp/CoEM\\_FR/co\\_em.asp](http://www.iowahomelandsecurity.org/asp/CoEM_FR/co_em.asp) or call Iowa Homeland Security and Emergency Management at 515.725.3231.

## Equipment – Installation and Inspection

**Above Ground Tanks, Propane, and Non-Soluble Oils** - Storage and handling of flammable or combustible liquids such as gas, diesel or oil or alcohol (ethanol or methanol) and of liquefied petroleum gas (propane) are regulated by the Iowa Department of Public Safety, Fire Marshall Division. Installation plans are required to be submitted for an above ground storage tank (AST) of any size before installation occurs. Also, if an AST will have capacity equal or greater than 1,101 gallons it must be registered with the State Fire Marshal. Plans for stationary installations of liquid propane that will store greater than 2,000 gallons or more in an individual tank, or store an aggregate of more than 4,000 gallons, must also be submitted prior to installation. Visit [www.dps.state.ia.us/fm/flammmable/AST\\_Plan\\_Packet.pdf](http://www.dps.state.ia.us/fm/flammmable/AST_Plan_Packet.pdf) for a helpful guide to submission of plans.

Another consideration for the biodiesel facility is the storing of oils that are not water soluble, such as animal and vegetable oils, fuels, solvents and similar materials. U.S. EPA requires that a Spill Prevention, Control and Countermeasure Plan (SPCC) plan be prepared, kept onsite, and available for review by EPA for the following: a single AST storing more than 660 gallons, or for aggregate of more than 320 gallons, or for an Underground Storage Tank storing more than 42,000 gallons. Visit <http://www.epa.gov/oilspill/spccguid.htm> for more information.

Also be aware that local jurisdictions such as full-time fire departments may also require installation plan submittal for a local permit.



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**Boilers, Pressure Vessels** - It is helpful to understand the requirements for high pressure boilers and pressure vessels that will be operated at the biodiesel facility before the equipment is purchased to prevent unnecessary delays. Contact the Iowa Workforce Development, Labor Services Division at least ten days before you install, repair or alter this type of equipment. Both boilers and pressure vessels are required to pass inspection before operation and then to pass regular inspections. You have the option to have your inspections performed by an authorized inspector employed by an insurance company or by a state inspector. If you choose to use a state inspector, please contact the state two to four weeks in advance. Visit [http://www.iowaworkforce.org/labor/boiler\\_inspection\\_.htm](http://www.iowaworkforce.org/labor/boiler_inspection_.htm) to find out more about these requirements.

**Elevators, Dumbwaiters and Related** - Before installing passenger elevators, freight elevators, dumbwaiters and related equipment at the biodiesel facility you will need an installation permit from Iowa Workforce Development, Labor Services Division. Submitting your application two months before construction of this equipment will also help prevent avoidable delays. The equipment will also need to pass inspection by state inspectors before it is operated. When scheduling your inspection please contact the state three to six weeks in advance. Visit [www.iowaworkforce.org/labor/elevator\\_forms.htm](http://www.iowaworkforce.org/labor/elevator_forms.htm) for helpful information on elevator regulations.

**Health and Safety** - Planning and designing the biodiesel facility consistent with occupational safety and health standards can save time and money once your facility is operational. These standards are administered by the Iowa Workforce Development, Labor Services Division which can provide information to project designers. Partnering with the Occupational Safety and Health Consultation and Education Bureau is another method to save time and money. By preventing worker illnesses and injuries, employers save on hiring, retraining, and worker's compensation costs. Visit <http://www.iowaworkforce.org/labor/iosh/consultation/index.htm> for more information.

**Report Spills and Releases** - Oil and chemical spills must be reported as soon as possible, but no later than 6 hours after onset or discovery. The IDNR 24-hour emergency response phone number is: 515.281.8694.

## Contacts

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For more information on the Regulatory Assistance Team, contact the Iowa Department of Economic Development (IDED)  
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