Chapter RD 7

AQUATIC NUISANCE CONTROL

RD 7.01 Procedure

- RD 7.01 Procedure. Sponsors of aquatic nuisance control projects, such as private individuals, associations, communities, or town sanitary districts, may carry out chemical treatment for aquatic nuisance control in accordance with the following procedure:
- (1) APPLICATION FOR PERMIT. Duplicate application blanks must be completed and forwarded to the Department of Resource Development, Room 421, State Office Building, Madison, Wisconsin. Check only the nuisance conditions upon which treatment is anticipated. Two copies of a map showing the area to be treated must be submitted with the applications. The map should be as detailed and as accurate as possible. If the sponsor is certain that an adequate map was filed for the last chemical treatment year and the area to be treated remains the same, it should be so indicated on the application as it will not be necessary to resubmit maps.

Note: Application for permit may be obtained from the Department of Resource Development, State Office Building, 1 W. Wilson St., Madison, Wisconsin.

- (2) OPTION FOR APPLICATION. Sponsoring organization may choose either of the 2 options for the application of chemicals. The option chosen must be so indicated upon the application when it is submitted.
- (a) Option #1. The sponsor shall obtain the services of a commercial operator who will carry out treatment in accordance with a specified plan submitted to and approved by the department. This department is not a party to any financial arrangements between prospective sponsors and operators, and assumes no responsibility in such financial arrangements.

Note: A list of commercial operators will be supplied on request.

- (b) Option #2. The sponsor shall provide suitable equipment and all the necessary materials and the labor. Descriptive information on types of suitable equipment will be supplied upon request.
- (3) APPLICATION FEE. An application fee of \$10 has been established to cover the cost of services rendered in processing applications. This fee should accompany the application when it is submitted for review.
- (4) SUPERVISORY FEE CHARGED BY THE DEPARTMENT OF RESOURCE DEVELOPMENT. Under either option the treatment must be supervised by a representative of the department of resource development. The statutes provide that a charge must be made for this supervision, and that said charge shall be sufficient to reimburse the department for the actual cost of services rendered, plus 10% for overhead and development work. Said supervisory charge shall be established by the department of resource development. Supervision shall begin at the time so designated or agreed upon by the operator or sponsor and the supervisor. All preparatory work, with the exception of the pre-

Register, September, 1970, No. 177 Environmental protection treatment inspection and supervision, is considered fundamental for proper supervision and no separate charge is made for this service.

Note: Procedure for Aquatic Nuisance Control adopted by the committee on water pollution on January 26, 1954 and amended January 21, 1964. Ratified by the department of resource development on August 1, 1966.

History: 1-2-56; am. Register, November, 1964, No. 107, eff. 12-1-64; renum. from WP 2.01 to be RD 7.01, and am., Register, June, 1967, No. 138, eff. 7-1-67.

Register, September, 1970, No. 177 Environmental protection