Final 2023 Clean Water Act Section 401 Water Quality Certification Improvement Rule

Webinar for Tribes Interested in "Treatment in a Similar Manner as a State" for Section 401

Office of Wetlands, Oceans and Watersheds U.S. Environmental Protection Agency



Overview

Background Certification Process Post-Certification Process Treatment in a similar manner as a State More information Questions



Background on the rulemaking

The final rule is only the <u>second</u> time the Agency has updated the water quality certification regulations (first promulgated in 1971, updated in 2020)

Goal for rulemaking?

To develop a durable rule that supports a **predictable**, **stable**, **and transparent** certification process that aligns with the **water quality protection and cooperative federalism principles** central to Clean Water Act (CWA) section 401

Post-Proposal Outreach



Stakeholder listening sessions

(June 2022)

States, territories, Tribes, federal agencies, project proponents



Virtual Public Hearing

(July 2022) 18 speakers total



60-day Public Comment period (June-August 2022)

>27,500 public comments; 301 unique comments

Public comment letters are available in the docket; Docket ID No. EPA-HQ-OW-2022-0128 on <u>www.regulations.gov</u>.

What is Clean Water Act (CWA) section 401?

Under CWA section 401:

A federal agency may *not* issue a license or permit to conduct any activity that may result in any discharge into "waters of the United States", *unless* the state or authorized tribe where the discharge would originate either issues a CWA Section 401 water quality certification or waives certification.

Section 401 applies to *any* federal license or permit that may result in a discharge into waters of the United States.

Who is involved in CWA section 401 certification?



PROJECT PROPONENT

applicant for a federal license or permit, or the entity seeking certification



CERTIFYING AUTHORITY a state or authorized tribe where the discharge originates



All 50 states, the District of Columbia, and the territories

Tribes with "treatment in a similar manner as a state" (TAS) for section 401

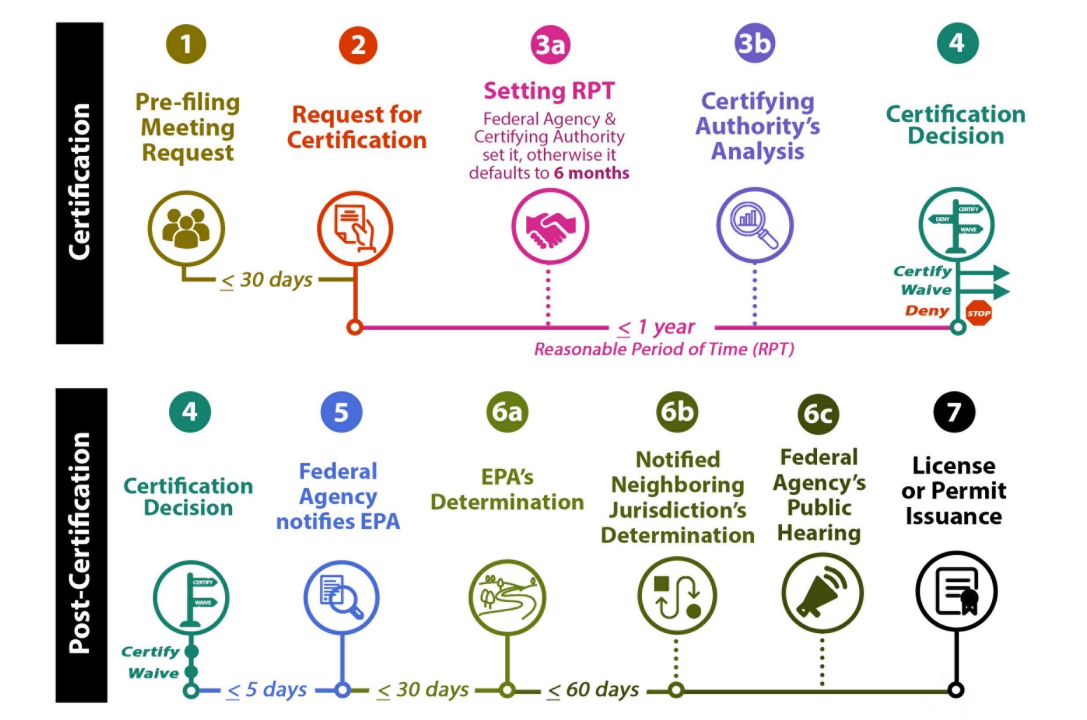


TAS

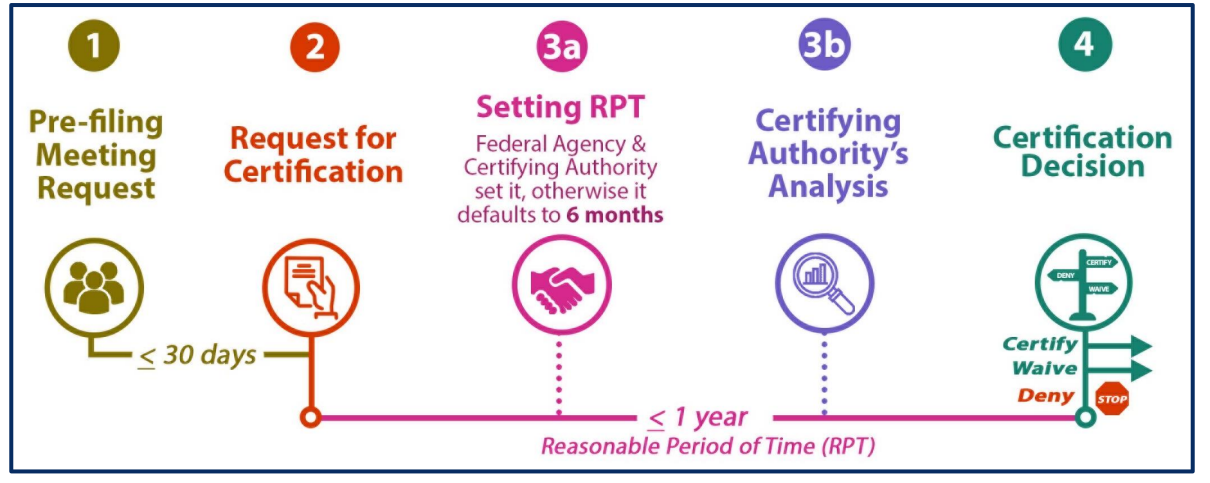
EPA acts as the certifying authority where there is no authorized tribe or state

FEDERAL LICENSING OR PERMITTING AGENCY

any agency of the Federal Government to which application is made for a Federal license or permit that is subject to CWA section 401



Final 2023 Rule: Certification Process



When section 401 certification is required



A **project proponent** must request section 401 certification for any federal license or permit that authorizes any activity which may result in any discharge from a point source into waters of the United States.

When certification is required

Pre-filing Meeting Process

Reasonable Period Certification of Time

Request for

Certifying Authority's Analysis Certification Decision

Post-Certification Process

Federal licenses or permits subject to section 401

Section 401 certification is required for *any* Federal license or permit to conduct any activity that may result in any discharge into "waters of the United States."

	Does it trigger section 401?
Individual licenses or permit	s 🗸
General licenses or permit	s 🗸
Corps Civil Works project	s 🗸
Permits issued by states or tribe pursuant to their authorized o approved program	s r X s

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When certificat

required

Federal licenses or permits subject to section 401

Examples of Federal license or permits that may trigger the need to seek section 401 certification

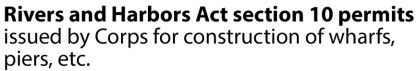


EPA-issued CWA section 402 permits for discharge of pollutants

FERC certificates for construction/operation of interstate natural gas pipeline projects



Shoreline permits issued by Tennessee Valley Authority for shoreline construction activities





Nuclear power plant licenses issued by Nuclear Regulatory Commission



Rivers and Harbors Act section 9 permits issued by Corps (for construction of dams/dikes) and Coast Guard (for construction of bridges and causeways)



Permits for wineries and distilleries issued by Alcohol and Tobacco Tax and Trade Bureau



FERC licenses for construction/operation of non-Federal hydropower projects



Mine plans of operation for mining activities on National Forest Service Lands approved by the Forest Service

When certification is required

Pre-filing Meeting Process Request for Certification Reas

Reasonable Period of Time Certifying Authority's Analysis Certification Decision

Potential for a point source discharge

Section 401 certification is required for any Federal license or permit to conduct any activity that may result in any discharge *from a point source* into "waters of the United States."

Point source is a discernable, confined, or discrete conveyance from which pollutants are or may be discharged

Point source discharge \neq discharge of pollutants

Request for

Certification

Examples of point source discharges?(1) Turbine or tailrace of a hydroelectric dam(2) Bulldozers or other construction equipment



Pre-filing Meeting Process Reasonable Period

Period Certifying e Authority's Analysis Certification Decision

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Post-Certification Process

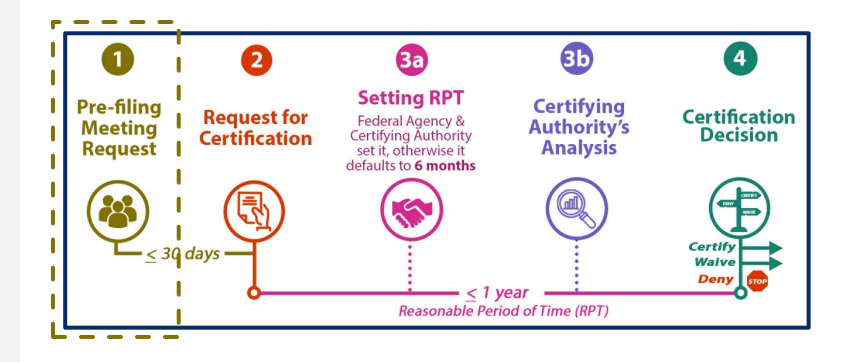
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Section 121.4 requires all project proponents to request a pre-filing meeting with the appropriate certifying authority at least 30 days prior to submitting a request for certification, unless this requirement is shortened or waived by the certifying authority.

Pre-filing meeting request



Certifying

When certification is required

Pre-filing Meeting Process

Request for Certification

Reasonable Period Authority's Analysis of Time

Certification Decision

Post-Certification Process

The final rule provides certifying authorities with the **flexibility** to waive or shorten the requirement on:

- **1. A case-by-case basis** (*i.e.*, individually); or
- 2. A categorical basis (*e.g.*, certifying authorities could waive the pre-filing meeting request requirement for:
 - 1. all projects,
 - 2. specific types of projects (*e.g.*, projects under 300 linear feet), or
 - 3. types of federal licenses or permits (*e.g.*, general permits)).

Request for

Certification



Shortening or waiving the pre-filing meeting request requirement

When certification is required

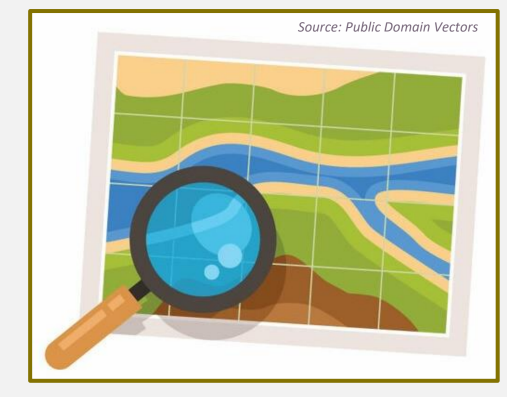
Pre-filing Meeting Process Reasonable Period

Certifying Authority's An<u>alysis</u> Certification Decision Post-Certification Process



Recommended prefiling meeting process





Project proponents could share a **description** and **map** of the proposed project location and **timeline**, as well as discuss **potential water quality-related impacts** from the activity.

When certification is required

Pre-filing Meeting Process Request for Certification Reasonable Period of Time Certifying Authority's An<u>alysis</u> Certification Decision



Recommended pre-filing meeting process



Certifying authorities could provide information on **how to submit requests for certification** (*e.g.*, discuss procedural requirements for submission of a request for certification) or discuss the additional contents in requests for certification.



Certifying authorities could also **consider including the Federal agency** in the pre-filing meeting process for early coordination where the Federal agency is not otherwise legally precluded.

When certification is required

Pre-filing Meeting Process

Reasonable Period Certification of Time

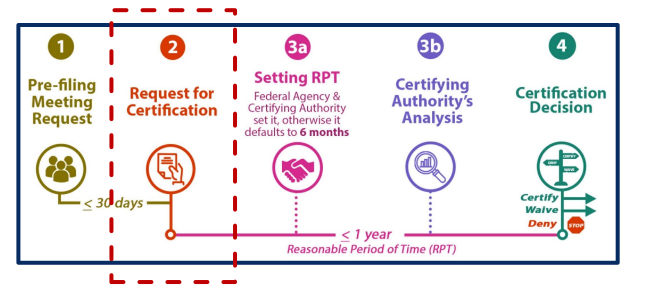
Request for

Certifying Authority's Analysis Certification Decision

Post-Certification Process



Request for certification



Section 121.5(a) defines **minimum contents** that must be in all requests for certification.

Section 121.5(b) defines **additional requirements** when EPA is the certifying authority (or when states/Tribes do not identify additional requirements).

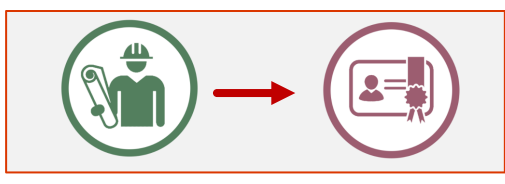
<u>HOWEVER</u>: States/Tribes are free to identify (*prior to* when the request for certification is made) additional contents for a request for certification that are relevant to the water qualityrelated impacts from the activity.

When certification is required

Pre-filing Meeting Process Request for Certification Reasonable Period

Certifying Authority's Analysis Certification Decision Post-Certification Process

Minimum contents of a request for certification 121.5(a)



INDIVIDUAL Federal license or permit request

A **copy** of the Federal license/permit **application** submitted to the Federal agency

Issuance of a GENERAL Federal license or permit request

A **copy** of the **draft** Federal license/permit

Any readily available water quality-related materials that informed development of the application

Any readily available water quality-related materials that informed development of the draft

All requests must be in writing, signed, and dated.

When certification is required

Pre-filing Meeting Process

Request for

Certification

Reasonable Period of Time

Certifving

Authority's Analysis

Certification Decision

Post-Certification Process

Minimum contents of a request for certification 121.5(a)



What does **"readily available water quality-related materials that informed the development of**" either the application or the draft license or permit refer to? **Existing water quality-related materials that:**

- 1) are in the project proponent's possession or easily obtainable and
- 2) informed the project proponent's development of the application or draft license or permit

Project proponents may redact or exclude personally identifiable information and/or other sensitive information

When certification is required

Pre-filing Meeting Process

Request for Certification Reasonable Period

Certifying Authority's An<u>alysis</u> Certification Decision



Additional contents of a request for certification ^{121.5(c)}



State and tribal certifying authorities may define **other contents** that must be included in a request for certification, but such additional contents must be:

- 1. "Relevant to the water quality-related impacts from the activity" and
- 2. "Identified prior to when the request for certification is made" and not after the request for certification is made

When certification is required

Pre-filing Meeting Request for Process Certification

Reasonable Period

Certifying Authority's Analysis Certification Decision



Minimum contents of a request for certification 121.5(b), (d)

If the certifying authority has **not identified** contents of a request for certification in addition to those identified in 121.5(a), the project proponent must include the additional contents identified in 121.5(b), as applicable, if they are not already included in the minimum contents for a request for certification

A **description** of the **proposed activity**, including purpose of proposed activity and type(s) of discharge(s) that may result

The **specific location of any discharge(s)** that may result from the proposed activity

Map or diagram of the proposed activity site, including proposed activity boundaries in relation to local streets, roads, and highways

Description of **current activity site conditions**, including but not limited to relevant site data, photographs that represent current site conditions, or other relevant documentation



Date(s) on which the proposed activity is planned to begin and end and, if known, the approximate date(s) when any discharges may commerce



agency **authorizations** required for the proposed activity and the current status of each authorization



Documentation that a pre-filing meeting request was submitted to certifying authority in accordance with applicable submission procedures, unless the pre-filing meeting request requirement was waived

When certification is required

Pre-filing Meeting Process

Reasonable Period Request for Certification of Time

Certifying Authority's Analysis Certification Decision



Additional contents of a request for certification

Certifying authorities should make their additional contents for request for certification and applicable submission procedures **READILY AVAILABLE** and **TRANSPARENT** to the regulated public.

EXAMPLES



Discuss additional contents and applicable submission procedures in **pre-filing meetings**



Post additional contents and applicable submission procedures on the **certifying authority's website**



Ensure an **up-to-date** certifying authority **point of contact** is readily available to project proponents with questions about the additional contents and/or applicable submission procedures

When certification is required

Pre-filing Meeting Process Request for Reasonable Period Of Time

Period Certifying Authority's Analysis Certification Decision



Certifying authorities are **required** to send written confirmation to the project proponent and the Federal agency of the date that the request for certification was received.

EPA recommends that certifying authorities promptly notify a project proponent when it does not submit a request for certification in accordance with the final rule.



Communicating when a request for certification is received



Certifying

Tips for submitting a request for certification in accordance with the final rule:

Leverage **pre-filing meeting** opportunities and/or make **content** requirements readily accessible (e.g., posted on a website).

When certification is required

Pre-filing Meeting Process

Request for Certification

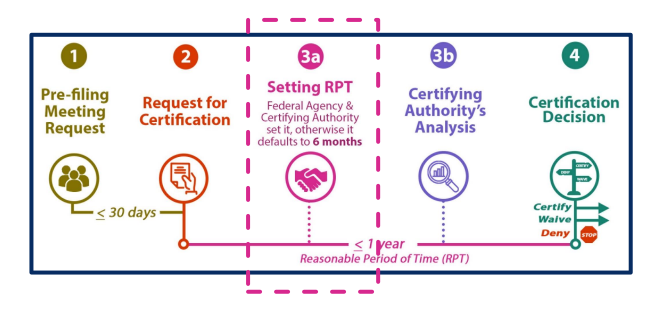
Reasonable Period of Time

Certification Authority's Analysis Decision

Post-Certification Process



Reasonable period of time (RPT)





Reasonable Period of Time: the time that a certifying authority has to review a request for certification and ultimately act on that request

A certifying authority must act on a request for certification within the reasonable period of time, which shall not exceed one year, as **jointly determined by the federal licensing or permitting agency and certifying authority**.

If the federal agency and certifying authority fail to set a reasonable period of time, it will **default to 6 months**.

When certification is required

Pre-filing Meeting Process Reasonable Period

Request for

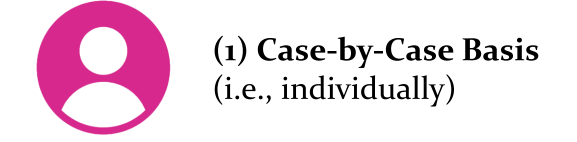
Certification

Certifying Authority's Analysis Certification Decision Post-Certification Process



Setting the reasonable period of time

The final rule clarifies that the **JOINT DETERMINATION** of the reasonable period of time may happen on:



(2) Categorical Basis

(e.g., written agreements setting the reasonable period of time based on certain types of Federal licenses or permits, project type, etc.)

If the federal agency and certifying authority fail to set a reasonable period of time, it will default to 6 months.

When certification is required

Pre-filing Meeting Process

Reasonable Period

Request for

Certification

Certifying Authority's Ana<u>lysis</u> Certification Decision Post-Certification Process



Project type, complexity, location and scale

The certifying authority's **administrative procedures**



Associated National Environmental Policy Act **deadlines** and/or **anticipated timeframe** for neighboring jurisdictions process



The **potential** for the licensed or permitted activity to **affect water quality**

Request for



Setting the reasonable period of time

Example FACTORS that Federal agency and certifying authority may consider when setting the reasonable period of time

When certification is required

Pre-filing Meeting Process

Reasonable Period Certification of Time

Certifying Authority's Analysis Certification Decision

Post-Certification Process



Extending the reasonable period of time

Provided it does not exceed one year from the date that the request for certification was received, **the reasonable period of time may be extended**:



If there is a **force majeure event** (including, but not limited to, government closure or natural disasters) and when state or Tribal **public notice procedures** necessitate a longer reasonable period of time



If the Federal agency and certifying authority **agree to extend** the reasonable period of time for any reason

When certification is required

Pre-filing Meeting Process Reasonable Period

Request for

Certification

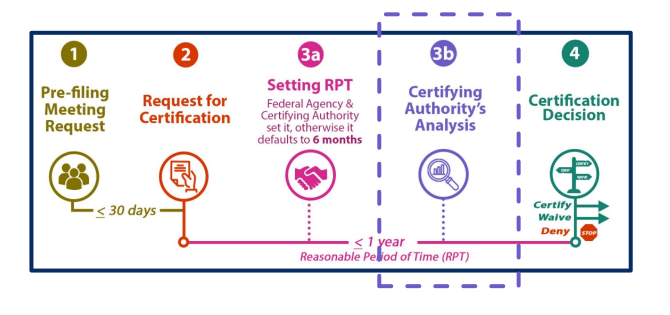
Certifying Authority's Analysis Certification Decision



Public notice procedures

What are the public notice procedures when EPA is the certifying authority?

EPA must provide public notice **within 20 days** of receiving a request for certification.



Section 401(a)(1) requires a certifying authority to establish procedures for public notice, and a public hearing where necessary, on a request for certification.

When certification is required

Pre-filing Meeting Process Reasonable Period

Request for

Certification

d Certifying Authority's Analysis Certification Decision Post-Certification Process



Scope of Certification



Certifying authority must determine whether the **activity** will comply with applicable water quality requirements.

The certifying authority's evaluation is limited to the water qualityrelated impacts from the activity subject to the federal license or permit, including the activity's construction and operation.

When certification is required

Pre-filing Meeting Process

Request for Certification Reasonable Period

d Certifying Authority's Analysis Certification Decision

What is the "activity"?

Certifying authority shall evaluate the water quality-related impacts of the *entire activity* subject to the Federal license or permit.

- Includes the construction and operation
- Not limited to the aspect of the activity that:
 - ▶ Is directly authorized by a given Federal license or permit, or
 - ► Will occur before the Federal license or permit expires

How does the certifying authority determine the activity subject to its analysis? Depends on the nature, size, location, and type of project that requires a federal license or permit.

When certification is required

Pre-filing Meeting Process

eriod Certifying Authority's Analysis Certification Decision Post-Certification Process



Limitations on the "activity" scope

A certifying authority's analysis of any given activity is limited to **ADVERSE** water qualityrelated impacts that **may prevent compliance** with water quality requirements.



What does this **<u>NOT</u>** include?

Conditions to address impacts from the activity that **DO NOT** adversely affect water quality

Conditions to protect waters that are **NOT** impacted by the activity

Conditions that **DO NOT** affect compliance with applicable water quality requirements in waters impacted by the activity

When certification is required Pre-filing Meeting Process Request for Certification Reasonable Period of Time Certifying Authority's Analysis Certification Decision Post-Certification Process

What can be water quality-related impacts?



Impacts that **ADVERSELY** affect the chemical, physical, and biological integrity of waters.

What are NOT water quality-related impacts?

Impacts with NO CONNECTION to water quality (e.g., based on solely on potential air quality, traffic, noise, or economic impacts that have no connection to water quality).

Limitations on the "activity" scope

A certifying authority's analysis of any given activity is limited to adverse water quality-related **impacts** that may prevent compliance with water quality requirements.

When certification is required

Pre-filing Meeting Process

Request for Certification

Reasonable Period of Time

Certifying Authority's Analysis Certification Decision

Post-Certification Process



Limitations on the "activity"

scope

A certifying authority's analysis of any given activity is limited to adverse water quality-related impacts that may prevent compliance with **water quality** requirements.

What are water quality requirements?

- Any limitation, standard, or other requirement under (CWA):
 - Section 301 (effluent limitations)
 - Section 302 (water quality-related effluent limitations)
 - Section 303 (water quality standards and implementation plans)
 - Section 306 (national standards of performance)
 - Section 307 (toxic and pretreatment effluent standards)
- Any Federal and state or Tribal laws or regulations implementing those sections, and
- Any other water quality-related requirement of state or Tribal law.

When certification is required

Pre-filing Meeting Process

Reasonable Period Certification of Time

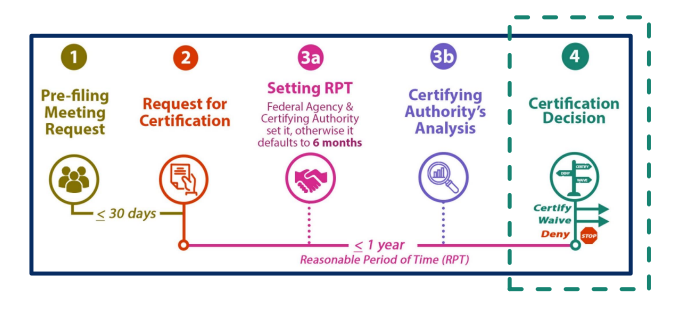
Request for

Certifying Authority's Analysis Certification Decision

Post-Certification Process



Certification decisions



A certifying authority may act in one of four ways:

- 1. Grant certification
- 2. Grant certification with conditions
- 3. Deny certification
- 4. Expressly waive certification

All certification decisions must be in writing and should include **recommended minimum contents** (but do not have to).

When certification is required

Pre-filing Meeting Process Request for Certification Reasonable Period of Time Certifying Authority's Analysis Certification Decision Post-Certification Process



Certification decisions



Certification decisions must be **in writing** to ensure the project proponent and Federal agency can clearly understand the certification decision and, for a certification with conditions, any conditions that must be included in the Federal license or permit.

To encourage development of clear certification decisions, the Agency identified **recommended**—**but not required contents** for each certification decision type at final rule section 121.7(c)-(f).

When certification is required

Pre-filing Meeting Process Reasonable Period

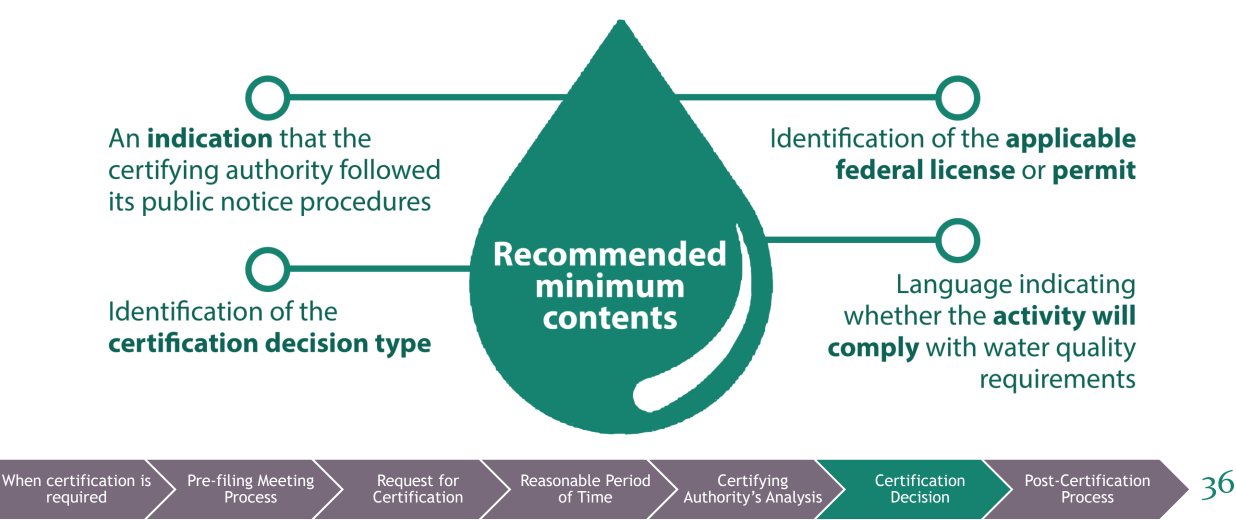
Request for

Certification

Period Certifying e Authority's Analysis Certification Decision



Certification decisions





A certifying authority may waive certification:



1) expressly (i.e., in writing) or



2) by failing or refusing to act within the reasonable period of time

When certification is required

Pre-filing Meeting Process Request for Certification Reasonable Period

eriod Certifying Authority's Analysis Certification Decision



- A federal agency *may* verify compliance with the requirements of section 401:
 - Whether the appropriate certifying 1. authority issued the decision,
 - Whether the certifying authority confirmed 2. it complied with its public notice procedures established pursuant to section 401(a)(1), and
 - Whether the certifying authority acted on 3. the request for certification within the reasonable period of time.



Reasonable Period of Time

Decision

Process



Demonstrating compliance with federal agency review







Federal agency could work with the project proponent to obtain location information indicating where the discharge originates or will originate

Certifying authority could include a copy of the public notice in its certification decision, include a description of the public notice process it undertook in the certification decision, or by simply including an attestation statement in the certification decision

Federal agency could **verify** with notice received under section 121.6(a) and joint written agreement made under section 121.5(b)

When certification is required

Pre-filing Meeting Process

Request for Certification

Reasonable Period of Time Authority's Analysis

Certifving

Certification Decision

Federal agency review for timeliness and constructive waivers

If the Federal agency reviews for timeliness and determines that the reasonable period of time has passed without the certifying authority acting on the request for certification, then the Federal agency may determine that a constructive waiver has occurred.



A Federal agency could set up an MOA with certifying authorities to establish notification protocols prior to finding a waiver of certification.

Example: where a certifying authority has not acted by 30 days prior to the end of the reasonable period of time, the Federal agency will notify the certifying authority that a waiver will occur if it does not receive a certification decision or a request to extend the reasonable period of time in that 30 day period.

When certification is required

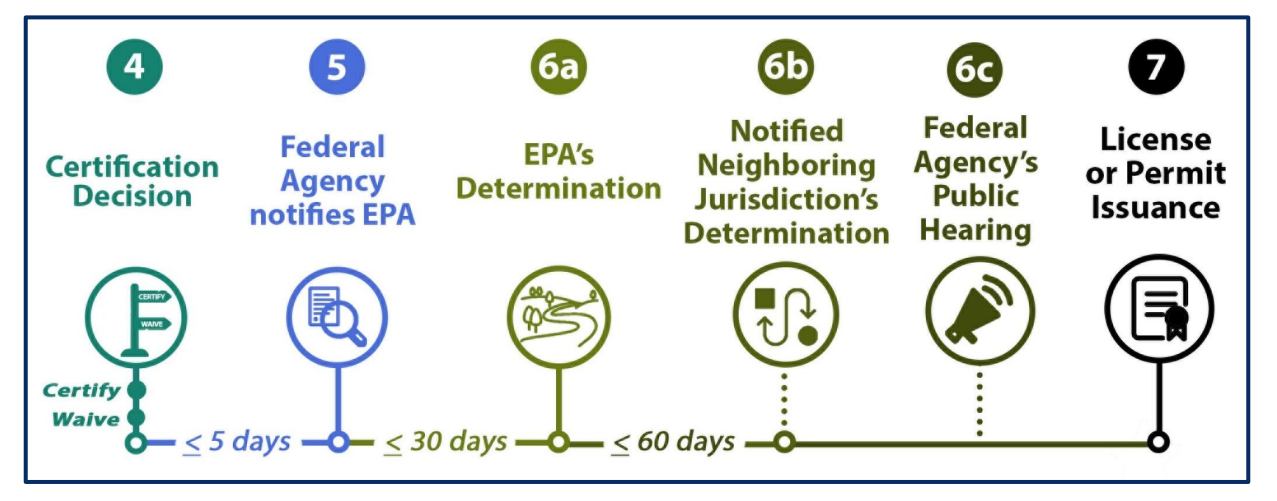
Pre-filing Meeting Process

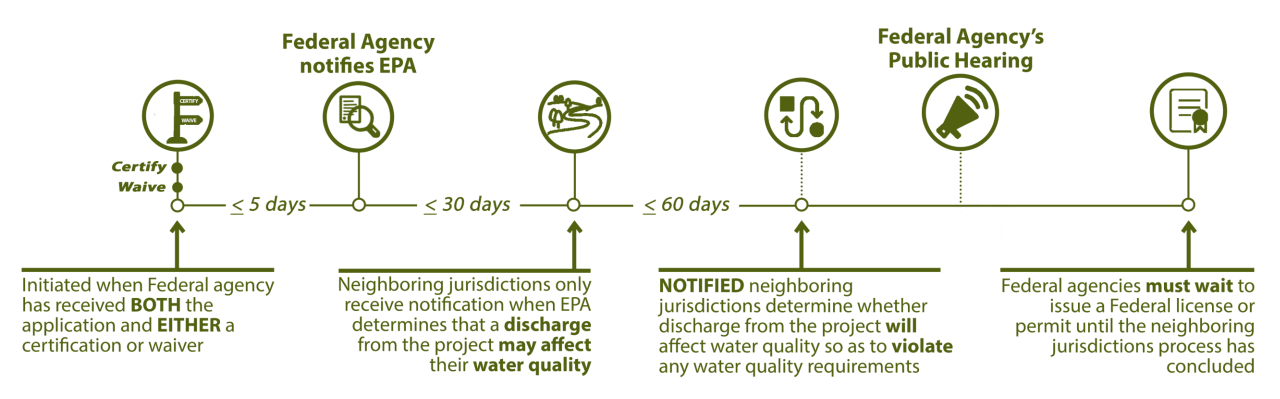
Reasonable Period Certification of Time

Request for

Certifying Authority's Analysis Certification Decision

Final 2023 Rule: Post-Certification Process





OUTCOME: The Federal licensing or permitting agency determines outcome based upon recommendations of neighboring jurisdiction, EPA, and any additional information presented at a hearing.

When certification is required

Pre-filing Meeting Process

Request for Certification

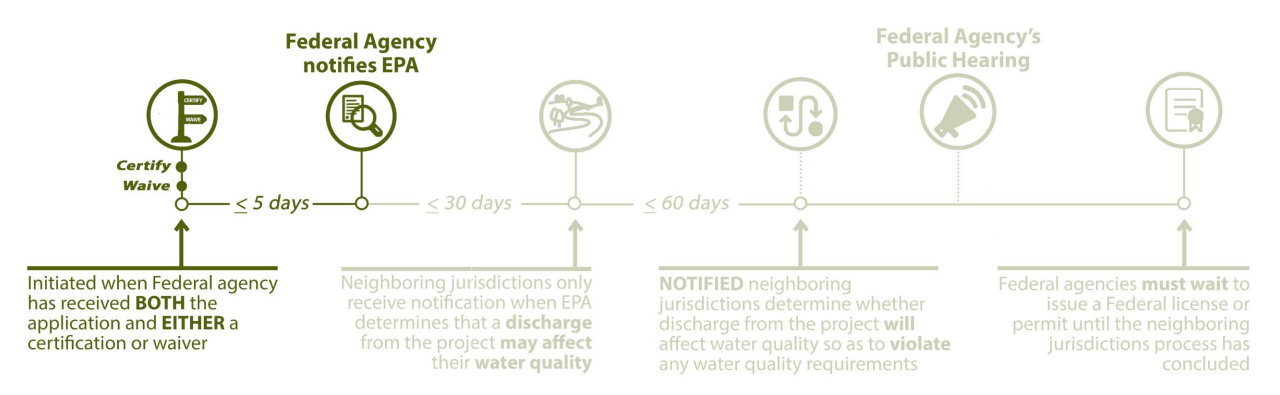
Reasonable Period of Time Authority's Analysis

Certifying

Certification Decision

Post-Certification Process

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OUTCOME: The Federal licensing or permitting agency determines outcome based upon recommendations of neighboring jurisdiction, EPA, and any additional information presented at a hearing.

When certification is required

Pre-filing Meeting Process

Request for Certification

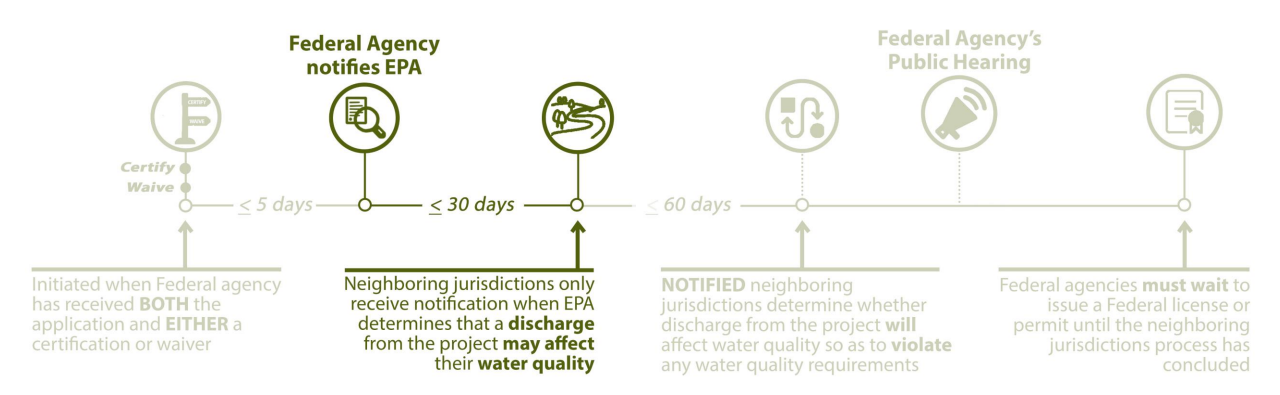
Reasonable Period Authority's Analysis of Time

Certifying

Certification Decision

Post-Certification Process

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OUTCOME: The Federal licensing or permitting agency determines outcome based upon recommendations of neighboring jurisdiction, EPA, and any additional information presented at a hearing.

When certification is required

Pre-filing Meeting Process

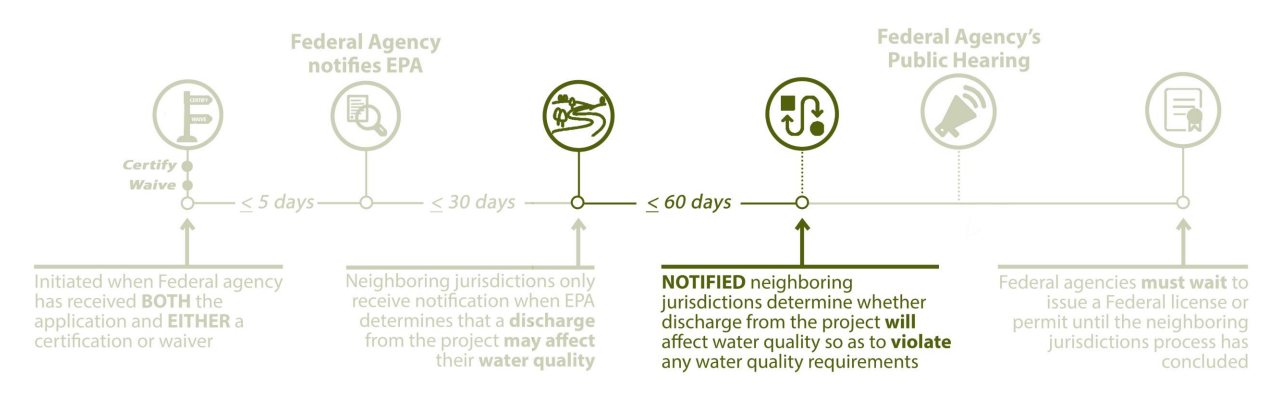
Request for Certification

Reasonable Period Authority's Analysis of Time

Certifying

Certification Decision





OUTCOME: The Federal licensing or permitting agency determines outcome based upon recommendations of neighboring jurisdiction, EPA, and any additional information presented at a hearing.

When certification is required

Pre-filing Meeting Process

Request for Certification

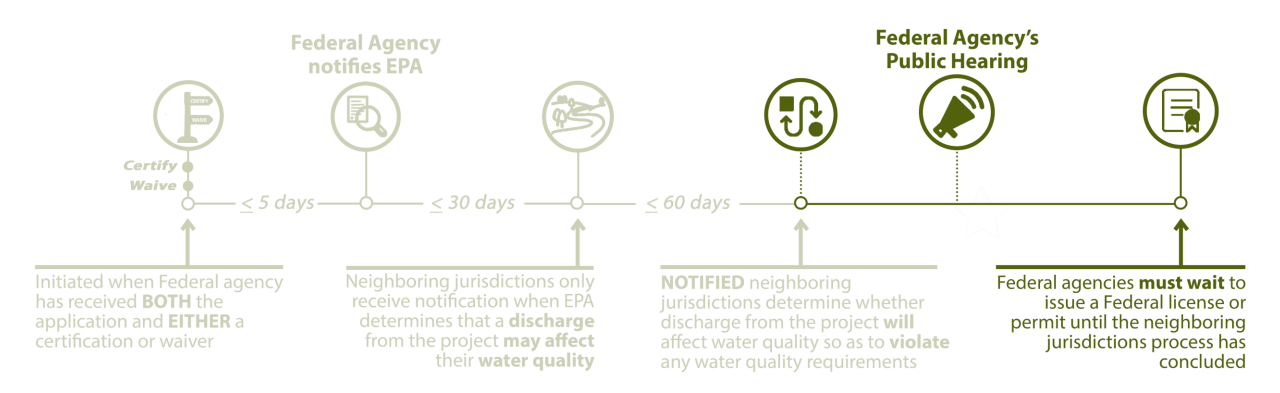
Reasonable Period Authority's Analysis of Time

Certifying

Certification Decision

Post-Certification Process

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OUTCOME: The Federal licensing or permitting agency determines outcome based upon recommendations of neighboring jurisdiction, EPA, and any additional information presented at a hearing.

When certification is required

Pre-filing Meeting Process Request for Certification

Reasonable Period Certifying of Time Authority's Analysis Certification Decision





Modifications to certifications



Certifying authorities and federal agencies may agree to modify a **grant of certification** (with or without conditions). The cooperative approach in the final rule **does not allow for unilateral modifications** by certifying authorities, which includes through any "reopener*" clauses included in a grant of certification.

*Reopener clauses purport to authorize a certifying authority to "reopen" and modify a certification at a later date.

When certification is required Pre-filing Meeting Process

Request for Certification Reasonable Period of Time Certifying Authority's Analysis Certification Decision Post-Certification Process

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Enforcing certifications and conditions

The final rule **does not** address enforcement of section 401 certifications or conditions.



Can federal agencies enforce certification conditions?

Yes, but federal agencies have enforcement discretion.



Can state and tribal certifying authority enforce certification conditions?

Yes, if authorized under state or tribal law.

When certification is required

Pre-filing Meeting Process

Reasonable Period Certification of Time

Request for

Certifying Authority's Analysis Certification Decision





Treatment in a Similar Manner as a State (TAS) for CWA Section 401 and Section 401(a)(2)



What is it?

CWA section 518 authorizes EPA to treat eligible Tribes with reservations (which includes both all lands within formal reservations and tribal trust lands located outside of a formal reservation) in a similar manner to states. The final rule includes provisions for Tribes to obtain TAS solely for section 401 and/or section 401(a)(2).





FINAL 2023 RULE

A Tribe may obtain TAS for section 401 **without** obtaining TAS for CWA section 303(c) water quality standards. A Tribe may also obtain TAS solely for section 401(a)(2) to participate as a neighboring jurisdiction.

PRE-FINAL 2023 RULE

section **303(c)**

Tribes could obtain TAS for section 401 through the TAS process for water quality standards (section 303(c)). TAS

Treatment in a similar manner as a state (TAS)

Upon receiving TAS for section 401, Tribes have two roles:



 Responsible for acting as a certifying authority for projects that may result in a discharge into waters of the United States on their Indian reservations

As certifying authorities, Tribes with TAS may **grant**, **grant with conditions**, **deny**, or **waive** certification based on whether a federally licensed or permitted project will comply with sections 301, 302, 303, 306, and 307 of the CWA and any other appropriate requirements of Tribal law.



2) Accorded the status of "**neighboring jurisdiction**" for purposes of section 401(a)(2):

If EPA makes a "may affect" finding, the notified neighboring jurisdiction may object to the issuance of the Federal license or permit if they determine that a discharge from the project "will violate" any of its water quality requirements and request a public hearing from the Federal licensing or permitting agency

Roles/Responsibilities

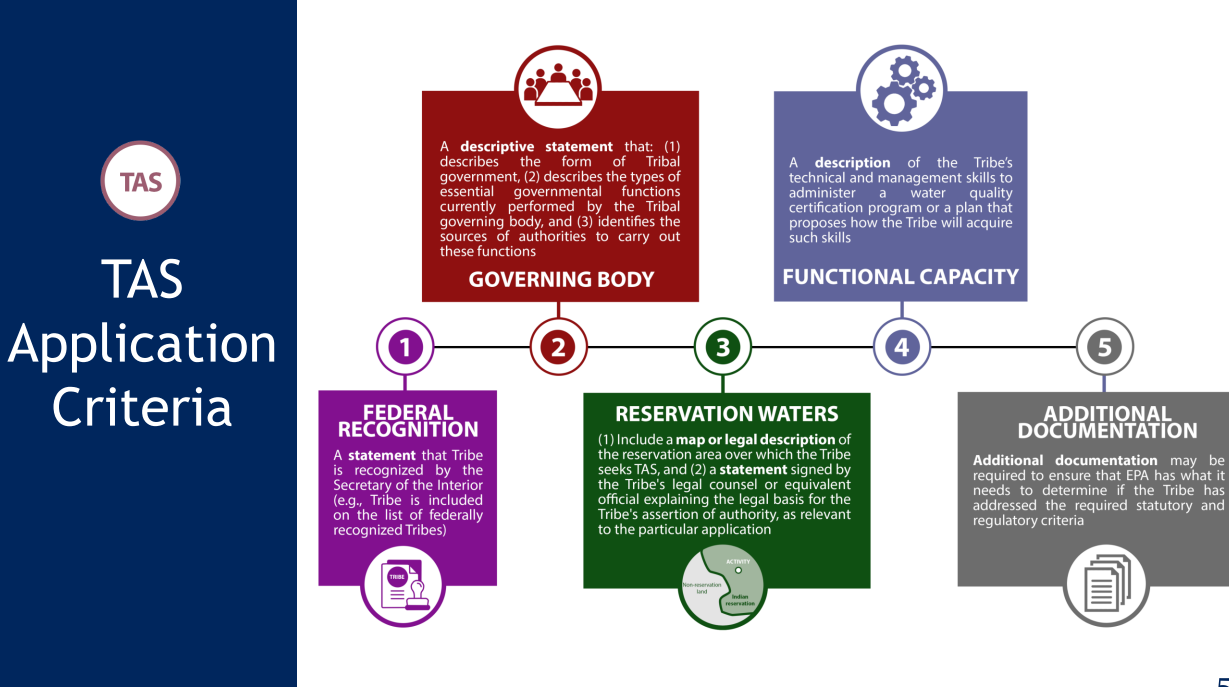
	Tribe eligible to determine when a federal license or permit applicant must request a pre-filing meeting with the tribe on their project?	
	Tribe responsible for receiving requests for certification from federal license or permit project applicants?	TAS for
TAS for Section 401	Tribe responsible for collaborating with the federal agency to set the timeframe to review requests for certification?	Section 401(a)(2) Neighboring
Certification	Tribe responsible for issuing certification on federally licensed or permitted projects?	Jurisdictions
	Tribe eligible to receive notice when EPA determines a discharge may affect a neighboring Tribal jurisdiction's water quality?	Process ✓
	Tribe responsible for determining whether a discharge from another jurisdiction will violate tribal water quality requirements?	



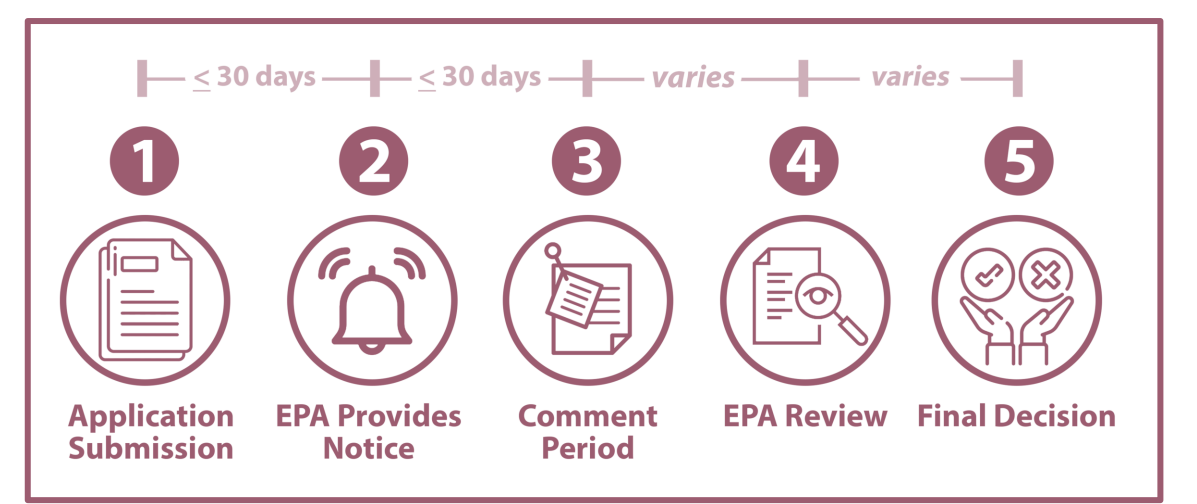
Requirements for Indian Tribes to administer a water quality certification program:

Section 121.11 of the final rule includes the criteria an applicant Tribe would be required to meet to be treated in a similar manner as states:









Effective date and final rule implementation

The final rule will be effective on November 27, 2023.

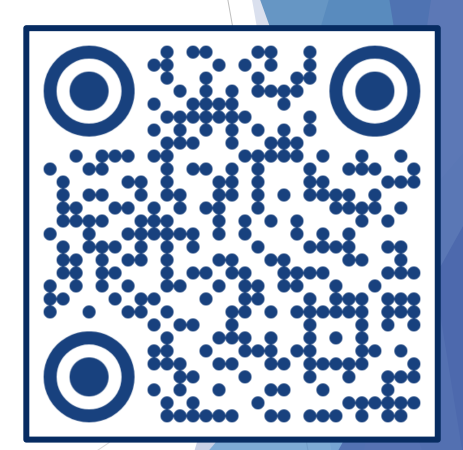


As of the effective date of this final rule, all actions taken as part of the section 401 certification process must be taken pursuant to the final rule.

However, the final rule does <u>not</u> apply retroactively to actions already taken under the 2020 Rule.

More Information

Please visit the CWA Section 401 website, <u>https://www.epa.gov/cwa-401</u>



Available Resources

Rule Provision Comparison

One-page Fact sheet (in <u>English</u> and <u>Spanish</u>)



Overview Fact sheet (in <u>English</u> and <u>Spanish</u>)

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Final Rule		and a subserver of the		
rinai kule		Clean Water Act Section 401 Water Quality Certification Improvement Rule		
71 practice, but the regulatory		September 2023		
ly provides that a certification or quired for any license or permit izes any activity which may result zurce discharge into waters of the es. rovides that a discharge for		Act (CWA) section 401. The Rule) is grounded in the fur water resources that are es information on the 2023 Ru	pport a timely and predictable water quality certification process under Clean Water final 2022 CWA Section 402 Work? Certification improvement Rule 2023 advanced authority granted by Congress to states, territorics, and Tribes to protect sential to healthy people and thrving communities over the past 50 years. For more l_0 , see the <u>CVVA Section 401 website</u> .	
ction 401 is a discharge from a to waters of the United States, h ONDA.		Overview: Section 401 Empowers States, Territories, and Tribes to Protect Vital Waters Under CWA section 401, Congress provides states, territories, and Tribes with a tool to protect their waters from adverse impacts that could result from federally licensed or permitted projects. As required by CVA section 400, an applicant for a federal license or permit that may result in a discharge into waters of the United States must obtain a water quality could related not may adverted the state of the adverted average of the state of the st		
conents are required to request a eeting with a certifying authority lays prior to requesting , unless waived or shortened by ng authority.		Federal licenses and permit to, CWA section 404 dredge from the Federal Energy Re EPA. A broad range of Indiv permits, including business	orise) or a Tribe with treatment in a similar manner as a state (TAS). Is the may require action 400 weter quality contrictation invited, but are not limited and dI sensit from the know, compared Explosing (Camp), hadrowleters there and another the sensitive of the sensitive sensitive sensitive and the sensitive patienty commission (FRC), and CVL action 400 pollutar discharge permits from iduals and entities seek section 400 centrification for projects requiring these limits of e. federal and states agencies (e.g., state departments of transportation), citizens. Thousands of water quality centifications are granted each year for a wide	
requests for certification to be in ed, and dated. st for certification is for an cense or permit, it must include a license or permit application o the fordner permit application		federally licensed o jurisdiction over the Federal licensing or 401 certification.	ies. The state, territory, or Tribe with TAS where the discharge from the proposed or permitted project originates, or EPA if a state, territory, or Tribe does not have	
	inal 2023		tions for water quality certification in 1373, which remained in effect until the WA section 401 certification fuel (2020) and (2010). Provident labels in Starculyto Order y and, as appropriate and consistent with applicable law, take action to revise on the section of the section o	
Clean Wate	er Act Section 401 lity Certification			
-	vement Rule			
-	nentation Considerations			
	tlands, Oceans and Watersheds onmental Protection Agency	≎EPA	Recorded Webina	
▶ ● ● 0:157 1:29:49	• • •		<u>Implementation</u>	
23 CWA Sec. 401 Wa entation Consideratio	ter Quality Certification Improve ons	ement Rule -	Considerations	
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Questions?

Please send questions to <u>CWA401@epa.gov</u>

Questions and Answers

Please put your questions in the chat box