

**567—120.5(455B) Landfarm permit application requirements.**

**120.5(1) *Multiuse landfarm permits.*** To apply for a multiuse landfarm permit, the applicant shall submit the following information to the department:

- a. The name, address, and telephone number of:
  - (1) Agency applying for the multiuse landfarm permit.
  - (2) Owner(s) of the agency.
  - (3) Owner(s) of the multiuse landfarm site.
  - (4) Individual responsible for the operation of the multiuse landfarm.
  - (5) Individual responsible for record keeping and reporting.
  - (6) An emergency contact person.
- b. A site analysis demonstrating that the proposed site complies with the requirements of rule 567—120.7(455B).
- c. A site plan that includes a legal description of the site, that designates and labels landfarm plots upon which PCS will be applied and groundwater monitoring wells, and that complies with the requirements of rule 567—120.8(455B).
- d. A groundwater monitoring plan pursuant to paragraph 120.8(2)“c.”
- e. A plan of operations that complies with the requirements of rules 567—120.9(455B) and 567—120.11(455B).
- f. An emergency response and remedial action plan (ERRAP) pursuant to rule 567—120.10(455B).
- g. Information on how the site will be used for at least three years following the last application of PCS.
- h. A signed and dated statement from the owner(s) of the agency which reads: “I guarantee that this agency will comply with 567—Chapter 120.”

**120.5(2) *Single-use landfarm applicator permits.*** To apply for a single-use landfarm applicator permit, the applicant shall submit the following information to the department:

- a. The name, address, and telephone number of:
  - (1) Agency applying for the single-use landfarm applicator permit.
  - (2) Owner(s) of the agency.
  - (3) Individual responsible for record keeping and reporting.
  - (4) An emergency contact person.
- b. A plan of operations that complies with the requirements of rules 567—120.9(455B) and 567—120.11(455B).
- c. An emergency response and remedial action plan (ERRAP) pursuant to rule 567—120.10(455B).
- d. A signed and dated statement from the owner(s) of the agency which reads: “I guarantee that this agency will comply with 567—Chapter 120.”

**120.5(3) *Incomplete applications.*** If the department finds the permit application information to be incomplete, the department shall notify the applicant in writing of that fact and of the specific deficiencies. If the deficiencies are not corrected within 30 days, the department shall return the application materials to the applicant. The applicant may reapply without prejudice.