

[Owner's or Custodian's Company Name] VGP Barge Drydocking Inspection Report Form

Vessel General Permit Compliance

Instructions: This report is to be completed after barge drydocking. [REF: VGP 4.1.4 and VGP 4.2.3.]

Barge Owner: _____ **Barge Number:** _____

Shipyard Name: _____ **Inspection Date:** _____ **Inspection Time:** _____

Custodian's Certification Statement

Items	Yes	No	N/A
Has the hull, chain locker and other surface areas been inspected for living organisms, and if found, were they removed and/or neutralized?			
Has the hull coating been applied, maintained and removed consistent with FIFRA label, and any exposed existing or any new coating applied contains only biocides and toxics approved for use in the U.S.?			
Are cathodic protection, anodes or dialectic coatings cleaned and/or replaced?			
Pertaining to questions above, describe any maintenance or repairs/comments:			
If wing tanks are free from water, do they contain any contaminants?			
If wing tanks have been pumped out, does surrounding water have an oily sheen?			
List any other violations discovered during this inspection:			
Was a corrective action assessment performed for each violation?			
Briefly discuss any corrective actions that were taken to address earlier violation:			

Based upon the vessel's drydock inspection as noted in this document, I confirm this vessel has been inspected as indicated above and that the above statements are correct: Yes _____ No _____

Name of Custodian or Designated Representative

Title

Signature

Date

Submit completed form to Barge Owner.

Also, keep a copy on file at Custodian office.

This document must be kept for a period not less than three years after the termination of coverage under the VGP.

This form was developed as a sample that AWO members may use as a suggested guide for developing their own means of recording inspections and other information required under EPA's Vessel General Permit (VGP). The form has not been reviewed or approved by EPA and does not represent any consensus or industry standard regarding how recordkeeping should be done. Companies are under no obligation to use this form, and each must decide what manner of recordkeeping will help it meet the requirements of the VGP.