PENNSYLVANIA BULLETIN

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Department of Conservation and Natural
Resources
Department of Environmental Protection
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Insurance Department
Intergovernmental Cooperation Authority for
the City of Harrisburg
Pennsylvania Gaming Control Board
Pennsylvania Public Utility Commission
Philadelphia Parking Authority
Susquehanna River Basin Commission
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Latest Pennsylvania Code Reporter (Master Transmittal Sheet):

No. 602, January 2025

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Pennsylvania Bulletin

The *Pennsylvania Bulletin* is the official gazette of the Commonwealth of Pennsylvania. It is published weekly. A cumulative subject matter index is published quarterly.

The *Pennsylvania Bulletin* serves several purposes. It is the temporary supplement to the *Pennsylvania Code*, which is the official codification of agency rules and regulations, Statewide court rules, and other statutorily authorized documents. Changes in the codified text, whether by adoption, amendment, rescission, repeal or emergency action, must be published in the *Pennsylvania Bulletin*.

The following documents are published in the *Pennsylvania Bulletin*: Governor's Executive Orders; Summaries of Enacted Statutes; Statewide and Local Court Rules; Attorney General Opinions; Motor Carrier Applications before the Pennsylvania Public Utility Commission; Applications and Actions before the Department of Environmental Protection; Orders of the Independent Regulatory Review Commission; and other documents authorized by law.

The text of certain documents published in the *Pennsylvania Bulletin* is the only valid and enforceable text. Courts are required to take judicial notice of the *Pennsylvania Bulletin*.

Adoption, Amendment or Repeal of Regulations

Generally an agency wishing to adopt, amend or rescind regulations must first publish in the *Pennsylvania Bulletin* a Proposed Rulemaking. There are limited instances when the agency may omit the proposal step; it still must publish the adopted version.

The Proposed Rulemaking contains the full text of the change, the agency contact person, a fiscal note required by law and background for the action.

The agency then allows sufficient time for public comment before taking final action. A Final Rule-making must be published in the *Pennsylvania Bulletin* before the changes can take effect. If the agency wishes to adopt changes to the Proposed Rulemaking to enlarge the scope, it must repropose.

Citation to the Pennsylvania Bulletin

Cite material in the *Pennsylvania Bulletin* by volume number, a page number and date. Example: Volume 1, *Pennsylvania Bulletin*, page 801, January 9, 1971 (short form: 1 Pa.B. 801 (January 9, 1971)).

Pennsylvania Code

The *Pennsylvania Code* is the official codification of rules and regulations issued by Commonwealth agencies, Statewide court rules and other statutorily authorized documents. The *Pennsylvania Bulletin* is the temporary supplement to the *Pennsylvania Code*, printing changes when they are adopted. These changes are then permanently codified by the *Pennsylvania Code Reporter*, a monthly, loose-leaf supplement.

The *Pennsylvania Code* is cited by title number and section number. Example: Title 10 *Pennsylvania Code* § 1.1 (short form: 10 Pa. Code § 1.1).

Under the *Pennsylvania Code* codification system, each regulation is assigned a unique number by title and section. Titles roughly parallel the organization of Commonwealth government.

How to Find Rules and Regulations

Search for your area of interest in the *Pennsylva*nia Code. The *Pennsylvania Code* is available at www.pacodeandbulletin.gov.

Source Notes give the history of regulations. To see if there have been recent changes not yet codified, check the List of *Pennsylvania Code* Chapters Affected in the most recent issue of the *Pennsylvania Bulletin*.

A chronological table of the history of *Pennsylva-nia Code* sections may be found at www.legis.state.pa.us/cfdocs/legis/CH/Public/pcde_index.cfm.

A quarterly List of *Pennsylvania Code* Sections Affected lists the regulations in numerical order, followed by the citation to the *Pennsylvania Bulletin* in which the change occurred.

The *Pennsylvania Bulletin* is available at www. pacodeandbulletin.gov.

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Printing Format

Rules, Regulations and Statements of Policy in Titles 1—107 of the Pennsylvania Code

Text proposed to be added is printed in <u>underscored bold face</u>. Text proposed to be deleted is enclosed in brackets [] and printed in **bold face**.

Proposed new chapters and sections are printed in regular type to enhance readability. Final rulemakings and statements of policy are printed in regular type.

Ellipses, a series of five asterisks, indicate text that is not amended.

In Proposed Rulemakings and proposed Statements of Policy, existing text corresponds to the official codified text in the *Pennsylvania Code*.

Court Rules in Titles 201—246 of the Pennsylvania Code

Added text in proposed and adopted court rules is printed in <u>underscored bold face</u>. Deleted text in proposed and adopted court rules is enclosed in brackets [] and printed in **bold face**.

Proposed new chapters and rules are printed in regular type to enhance readability.

Ellipses, a series of five asterisks, indicate text that is not amended.

Fiscal Notes

Section 612 of The Administrative Code of 1929 (71 P.S. § 232) requires the Governor's Budget Office to prepare a fiscal note for regulatory actions and administrative procedures of the administrative departments, boards, commissions and authorities receiving money from the State Treasury. The fiscal note states whether the action or procedure causes a loss of revenue or an increase in the cost of programs for the Commonwealth or its political subdivisions. The fiscal note is required to be published in the *Pennsylvania Bulletin* at the same time as the change is advertised.

A fiscal note provides the following information: (1) the designation of the fund out of which the appropriation providing for expenditures under the action or procedure shall be made; (2) the probable cost for the fiscal year the program is implemented; (3) projected cost estimate of the program for each of the 5 succeeding fiscal years; (4) fiscal history of the program for which expenditures are to be made; (5) probable loss of revenue for the fiscal year of its implementation; (6) projected loss of revenue from the program for each of the 5 succeeding fiscal years; (7) line item, if any, of the General Appropriation Act or other appropriation act out of which expenditures or losses of Commonwealth funds shall occur as a result of the action or procedures; and (8) recommendation, if any, of the Secretary of the Budget and the reasons therefor.

The omission of an item indicates that the agency text of the fiscal note states that there is no information available with respect thereto. In items (3) and (6) information is set forth for the first through fifth fiscal years, following the year the program is implemented, which is stated. In item (4) information is set forth for the current and two immediately preceding years. In item (8) the recommendation, if any, made by the Secretary of the Budget is published with the fiscal note. "No fiscal impact" means no additional cost or revenue loss to the Commonwealth or its local political subdivision is intended. See 4 Pa. Code Chapter 7, Subchapter R (relating to fiscal notes).

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List of Pa. Code Chapters Affected

The following numerical guide is a list of the chapters of each title of the $Pennsylvania\ Code$ affected by documents published in the $Pennsylvania\ Bulletin$ during 2025.

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THE COURTS

Title 231—RULES OF CIVIL PROCEDURE

PART I. GENERAL [231 PA. CODE CH. 1915]

Order Amending Rules 1915.11-1, 1915.11-3 and 1915.23 of the Pennsylvania Rules of Civil Procedure; No. 760 Civil Procedural Rules Docket

Order

Per Curiam

And Now, this 23rd day of December, 2024, upon the recommendation of the Domestic Relations Procedural Rules Committee, the proposal having been published for public comment at 53 Pa.B. 3696 (July 15, 2023):

It is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Rules 1915.11-1, 1915.11-23 and 1915.23 of the Pennsylvania Rules of Civil Procedure are amended in the attached form.

This Order shall be processed in accordance with Pa.R.J.A. 103(b), and shall be effective April 1, 2025.

Additions to the rule are shown in bold and are underlined.

Deletions from the rule are shown in bold and brackets.

Annex A

TITLE 231. RULES OF CIVIL PROCDURE PART I. GENERAL

CHAPTER 1915. ACTIONS FOR CUSTODY OF MINOR CHILDREN

(Editor's Note: Rule 1915.11-1, as printed in 231 Pa. Code reads "Official Note" rather than "Note.")

Rule 1915.11-1. Parenting Coordination.

- [If a judicial district implements a parenting coordination program, the court shall maintain a roster of qualified individuals to serve as parenting coordinators and establish the hourly rate at which parenting coordinators shall be compensated. The parenting coordinator shall attempt to resolve issues arising out of the custody order by facilitating an agreement between the parties and, if unable to reach an agreement, recommend a resolution to the court.
 - (a) Appointment of a Parenting Coordinator.
- (1) After a final custody order has been entered, a judge may appoint a parenting coordinator to resolve parenting issues in cases involving repeated or intractable conflict between the parties affecting implementation of the final custody order. A parenting coordinator should not be appointed in every case. The appointment may be made on the motion of a party or the court's motion.
- (2) Unless the parties consent and appropriate safety measures are in place to protect the participants, including the parenting coordinator and other third parties, a parenting coordinator shall not be appointed if:

- (i) the parties to the custody action have a protection from abuse order in effect;
- (ii) the court makes a finding that a party has been the victim of domestic violence perpetrated by a party to the custody action, either during the pendency of the custody action or within 36 months preceding the filing of the custody action; or
- (iii) the court makes a finding that a party to the custody action has been the victim of a personal injury crime, as defined in 23 Pa.C.S. § 3103, which was perpetrated by a party to the custody action.
- (iv) If a party objects to the appointment of a parenting coordinator based on an allegation that the party has been the victim of domestic violence perpetrated by a party to the custody action, the court shall have a hearing on the issue and may consider abuse occurring beyond the 36 months provided in subdivision (a)(2)(ii).
- (3) The appointment of a parenting coordinator shall be for a specified period, which shall not exceed 12 months. A party may petition the court for an extension of the appointment or the court in its discretion may extend the appointment for an additional period.
- (4) If the parenting coordinator seeks to withdraw from service in a case, the parenting coordinator shall petition the court and provide a copy of the petition to the parties or the parties' attorneys.
- (5) The parenting coordinator shall set forth in a separate written agreement with the parties:
 - (i) the amount of any retainer;
 - (ii) the hourly rate to be charged;
- (iii) the process for invoices and payment for services;
- (iv) information on the parenting coordination process; and
- (v) provide a signed copy of the agreement to the parties before initiating any services.

Note: The parenting coordinator shall include in the parties' written agreement the hourly rate established by the judicial district.

- (b) Qualifications of the Parenting Coordinator.
- (1) A parenting coordinator shall be licensed to practice in the Commonwealth of Pennsylvania as either an attorney or a mental health professional with a master's degree or higher. At a minimum, the parenting coordinator shall have:
- (i) practiced family law for five years or have five years of professional post-degree experience in psychiatry, psychology, counseling, family therapy, or other comparable behavioral or social science field; and
- (ii) specialized training by a provider approved or certified by the American Psychological Association, Pennsylvania Psychological Association, American Bar Association, Pennsylvania Bar Association, Pennsylvania Bar Institute, or American Academy of Matrimonial Lawyers. The training shall include:

- (A) five hours in the parenting coordination process:
 - (B) ten hours of family mediation;
- (C) five hours of training in domestic violence;and
- (D) in each two-year period after the initial appointment, ten continuing education credits on any topic related to parenting coordination with a minimum of two hours on domestic violence.
- (2) An attorney or a mental health professional seeking an appointment as a parenting coordinator:
- (i) shall sign an affidavit attesting that he or she has met the qualifications outlined in (b)(1);
- (ii) shall submit the affidavit to the president judge or administrative judge of the judicial district where the parenting coordinator is seeking appointment; and
- (iii) after submission of the initial affidavit, a parenting coordinator shall submit a new affidavit every two years attesting that he or she continues to meet the qualifications for a parenting coordinator outlined in (b)(1).
- (c) Appointment Order. The parenting coordinator's authority as delineated in subdivision (d) shall be included in the order appointing the parenting coordinator, which shall be substantially in the form set forth in Pa.R.C.P. No. 1915.22.
- (d) Scope of Authority of the Parenting Coordinator. The parenting coordinator shall have the authority to recommend resolutions to the court on issues related to the custody order if the parties are unable to reach an agreement.
- (1) To implement the custody order and resolve related parenting issues about which the parties cannot agree, the parenting coordinator is authorized to recommend resolutions to the court about issues that include, but are not limited to:
- (i) places and conditions for custodial transitions between households;
- (ii) temporary variation from the custodial schedule for a special event or particular circumstance;
 - (iii) school issues, apart from school selection;
- (iv) the child(ren)'s participation in recreation, enrichment, and extracurricular activities, including travel;
 - (v) child-care arrangements;
- (vi) clothing, equipment, toys, and personal possessions of the child(ren);
- (vii) information exchanges (e.g., school, health, social) between the parties and communication with or about the child(ren);
- (viii) coordination of existing or court-ordered services for the child(ren) (e.g., psychological testing, alcohol or drug monitoring/testing, psychotherapy, anger management);
 - (ix) behavioral management of the child(ren); and
- (x) other related custody issues that the parties mutually have agreed in writing to submit to the parenting coordinator, which are not excluded in subdivision (d)(2).

(2) The following issues are excluded from the parenting coordinator's scope of authority:

- (i) a change in legal custody as set forth in the custody order;
- (ii) a change in primary physical custody as set forth in the custody order;
- (iii) except as set forth in subdivision (d)(1)(ii), a change in the court-ordered custody schedule that reduces or expands the child(ren)'s time with a party;
- (iv) a change in the residence (relocation) of the child(ren);
- (v) determination of financial issues, other than allocation of the parenting coordinator's fees as set forth in subdivision (g)(1);
- (vi) major decisions affecting the health, education, or religion of the child(ren); and
 - (vii) other issues limited by the appointing judge.
- (3) Unless the parties consent, the parenting coordinator shall not contact collateral sources or speak with the child(ren) and to effectuate this provision, the parties shall execute releases, as necessary, authorizing the parenting coordinator to communicate with the appropriate individuals. Any communication with the collateral sources or child(ren) shall be limited to the issue(s) currently before the parenting coordinator.
 - (e) Communications. No Testimony.
- (1) Communication between the parties or the parties' attorneys and the parenting coordinator is not confidential.
- (2) A party or a party's attorney may communicate in writing with the parenting coordinator, but shall contemporaneously send a copy of the written communication to the other party or the other party's attorney. Documents, recordings, or other material that one party gives to the parenting coordinator shall be promptly made available to the other party or the other party's attorney for inspection and copying.
- (3) The parties and their attorneys may receive, but not initiate, oral *ex parte* communication with the parenting coordinator. A parenting coordinator may initiate oral communication with a party or party's attorney, but shall promptly advise the other party or the other party's attorney of the communication.
- (4) Communication between the parenting coordinator and the court shall be in writing and copies of the written communication shall be sent contemporaneously to the parties or the parties' attorneys.
- (5) A party cannot compel the testimony of a parenting coordinator without an order of court.
- (f) Recommendations. Objecting to the Recommendation. Judicial Review. Record Hearing.
- (1) The parenting coordinator shall provide to the parties notice and an opportunity to be heard on the issues.
- (2) The parenting coordinator's recommendation shall be in writing on the Summary and Recommendation of the Parenting Coordinator form set forth in Pa.R.C.P. No. 1915.23 and sent to the court for review within two days after hearing from the

parties on the issues. The parenting coordinator shall serve a copy of the Summary and Recommendation on the parties or the parties' attorneys.

- (3) A party objecting to the recommendation shall file a petition for a record hearing before the court within five days of service of the Summary and Recommendation of the Parenting Coordinator form. The petition must specifically state the issues to be reviewed and include a demand for a record hearing. A copy of the recommendation shall be attached to the petition. In accordance with Pa.R.C.P. No. 440, the objecting party shall serve the petition on the other party or the other party's attorney and the parenting coordinator.
- (4) If the parties do not file an objection within five days of service of the parenting coordinator's recommendation, the court shall:
 - (i) approve the recommendation;
- (ii) approve the recommendation in part and conduct a record hearing on issues not approved;
- (iii) remand the recommendation to the parenting coordinator for more specific information; or
- (iv) not approve the recommendation and conduct a record hearing on the issues.
- (5) As soon as practical, the court shall conduct a record hearing on the issues specifically set forth in the petition. The court shall render a decision within the time set forth in Pa.R.C.P. No. 1915.4(d).
- (6) If a party makes a timely objection, the recommendation shall become an interim order of court pending further disposition by the court.
 - (o) Fees
- (1) The appointing judge shall allocate between the parties the fees of the parenting coordinator. The parenting coordinator may reallocate the fees, subject to the approval of the court, if one party has caused a disproportionate need for the services of the parenting coordinator.
- (2) To limit the financial burden on the parties, a parenting coordinator should meet with the parties only upon a request of a party to resolve an issue about which the parties disagree.
- (3) Waiver of fees or reduced fees. Judicial districts implementing a parenting coordination program shall effectuate a policy or program by local rule so that indigent or low-income parties may participate in the parenting coordination program at a reduced fee or no fee.

(*Editor's Note*: The following text for Rule 1915.11-1 is new and is published in regular type to enhance readability.)

(The following text is entirely new.)

- (a) Parenting Coordination Program.
- (1) If a judicial district implements a parenting coordination program, the court shall:
- (i) maintain a roster of qualified individuals to serve as parenting coordinators; and
- (ii) establish the hourly rate at which parenting coordinators shall be compensated.

- (2) The parenting coordinator shall:
- (i) attempt to resolve issues arising out of the custody order by facilitating an agreement between the parties; and
- (ii) if unable to reach an agreement, recommend a resolution to the court.
 - (b) Parenting Coordinator Appointment.
- (1) Appointment. After a final custody order has been entered, a judge may appoint a parenting coordinator to resolve parenting issues in cases involving repeated or intractable conflict between the parties that affects the implementation of the final custody order.
- (i) A parenting coordinator should not be appointed in every case.
- (ii) The appointment may be made on a party's petition or the court's motion.
- (2) Domestic Violence Exception. In matters that involve domestic violence, a hearing shall be held to determine if the appointment of a parenting coordinator is appropriate.
 - (i) Domestic violence matters include the following:
- (a) the parties to the action have a protection from abuse order in effect;
- (b) the court finds that a party has been the victim of domestic violence perpetrated by a party to the action, either during the pendency of the action or within 36 months preceding the filing of the action; or
- (c) the court finds that a party to the action has been the victim of a personal injury crime, as defined in 23 Pa.C.S. § 3103, which was perpetrated by a party to the action.
- (ii) In the hearing, the court may consider abuse occurring beyond the 36 months provided in subdivision (b)(2)(ii).
- (iii) Safety measures shall be in place to protect the parties, parenting coordinator, and third parties if a parenting coordinator is appointed in these matters.
 - (3) Duration of Appointment.
- (i) The appointment of a parenting coordinator shall be for a specified period, which shall not exceed 12 months.
- (ii) A party may petition the court for an extension of the appointment or the court in its discretion may extend the appointment for an additional period.
- (4) Withdrawal. If the parenting coordinator seeks to withdraw from service in a case, the parenting coordinator shall petition the court and provide a copy of the petition to the parties or the parties' attorneys.
- (5) Written Agreement. The parenting coordinator shall set forth in a separate written agreement with the parties:
 - (i) the amount of any retainer;
 - (ii) the hourly rate to be charged;
 - (iii) the process for invoices and payment for services;
- (iv) information on the parenting coordination process; and
- (v) provide a signed copy of the agreement to the parties before initiating any services.

- (c) Parenting Coordinator Qualifications.
- (1) A parenting coordinator shall be licensed to practice in the Commonwealth of Pennsylvania as either an attorney or a mental health professional with a master's degree or higher.
- (2) At a minimum, the parenting coordinator shall have:
- (i) practiced family law for five years or have five years of professional post-degree experience in psychiatry, psychology, counseling, family therapy, or other comparable behavioral or social science field; and
- (ii) specialized training by a provider approved or certified by the American Psychological Association, Pennsylvania Psychological Association, American Bar Association, Pennsylvania Bar Association, Pennsylvania Bar Institute, or American Academy of Matrimonial Lawyers. The training shall include:
 - (A) five hours in the parenting coordination process;
 - (B) ten hours of family mediation;
 - (C) five hours of training in domestic violence; and
- (D) in each two-year period after the initial appointment, ten continuing education credits on any topic related to parenting coordination with a minimum of two hours on domestic violence.
- (3) An attorney or a mental health professional seeking an appointment as a parenting coordinator:
- (i) shall sign an affidavit attesting that he or she has met the qualifications outlined in subdivisions (c)(1) and (c)(2);
- (ii) shall submit the affidavit to the president judge or administrative judge of the judicial district where the parenting coordinator is seeking appointment; and
- (iii) after submission of the initial affidavit, a parenting coordinator shall submit a new affidavit every two years attesting that he or she continues to meet the qualifications for a parenting coordinator outlined in subdivisions (c)(1) and (c)(2).
- (d) Appointment Order. The parenting coordinator's authority as delineated in subdivision (e) shall be included in the order appointing the parenting coordinator, which shall be substantially in the form set forth in Rule 1915.22.
- (e) Scope of Authority of the Parenting Coordinator. If the parties are unable to reach an agreement, the parenting coordinator shall have the authority to recommend resolutions to the court on issues related to the custody order.
- (1) Issues Included. To implement the custody order and resolve related parenting issues about which the parties cannot agree, the parenting coordinator is authorized to recommend resolutions to the court about issues that include, but are not limited to:
- (i) places and conditions for custodial transitions between households;
- (ii) temporary variation from the custodial schedule for a special event or particular circumstance;
 - (iii) school issues, apart from school selection;
- (iv) the child's participation in recreation, enrichment, and extracurricular activities, including travel;
 - (v) child-care arrangements;

- (vi) clothing, equipment, toys, and the child's personal possessions;
- (vii) information exchanges (e.g., school, health, social) between the parties and communication with or about the child;
- (viii) coordination of existing or court-ordered services for the child (e.g., psychological testing, alcohol or drug monitoring/testing, psychotherapy, anger management);
 - (ix) the child's behavioral management; and
- (x) other related custody issues that the parties mutually have agreed in writing to submit to the parenting coordinator, which are not excluded in subdivision (e)(2).
- (2) Excluded Issues. The following issues are excluded from the parenting coordinator's scope of authority:
- (i) a change in legal custody as set forth in the custody order;
- (ii) a change in primary physical custody as set forth in the custody order;
- (iii) except as set forth in subdivision (e)(1)(ii), a change in the court-ordered custody schedule that reduces or expands the child's time with a party;
 - (iv) a change in the child's residence (relocation);
- (v) determination of financial issues, other than allocation of the parenting coordinator's fees as set forth in subdivision (h)(1);
- (vi) major decisions affecting the child's health, education, or religion; and
 - (vii) other issues limited by the appointing judge.
 - (3) Collateral Sources.
- (i) Unless the parties consent, the parenting coordinator shall not contact collateral sources or speak with the child
- (ii) To effectuate subdivision (e)(3)(i), the parties shall execute releases, as necessary, authorizing the parenting coordinator to communicate with the appropriate individuals.
- (iii) Any communication with the collateral sources or child shall be limited to the issue currently before the parenting coordinator.
 - (f) Communications. No Testimony.
- (1) Communication between the parties or the parties' attorneys and the parenting coordinator is not confidential.
 - (2) Written Communication.
- (i) A party or a party's attorney may communicate in writing with the parenting coordinator.
- (ii) Contemporaneously with communications with the parenting coordinator as provided in subdivision (f)(2)(i), the party shall send a copy of the written communication to the other party or the other party's attorney.
- (3) Documents, recordings, or other material that a party gives to the parenting coordinator shall be promptly made available to the other party or the other party's attorney for inspection and copying.
 - (4) Oral Communication.
- (i) The parties and their attorneys may receive, but not initiate, oral *ex parte* communication with the parenting coordinator.

- (ii) A parenting coordinator may initiate oral communication with a party or party's attorney but shall promptly advise the other party or the other party's attorney of the communication.
- (5) Communication between the parenting coordinator and the court shall be in writing and copies of the written communication shall be sent contemporaneously to the parties or the parties' attorneys.
- (6) A party cannot compel the testimony of a parenting coordinator without an order of court.
- (g) Recommendations. Objecting to the Recommendation. Judicial Review. Record Hearing.
- (1) The parenting coordinator shall provide to the parties notice and an opportunity to be heard on the
- (2) The parenting coordinator's recommendation shall be in writing on the Summary and Recommendation of the Parenting Coordinator form, which shall be substantially in the form set forth in Rule 1915.23.
- (i) The parenting coordinator shall send the recommendation to the court for review within two days after hearing from the parties on the issues.
- (ii) The parenting coordinator shall serve a copy of the recommendation on the parties or the parties' attorneys, concurrently with sending the recommendation to the court.
- (iii) The parenting coordinator's recommendation shall be binding on the parties pending the court's disposition pursuant to subdivisions (g)(3) or (g)(4).
- (3) A party objecting to the recommendation shall file a petition for a record hearing before the court within five days of service of the recommendation.
- (i) The petition must specifically state the issues to be reviewed and include a demand for a record hearing. A copy of the recommendation shall be attached to the petition.
- (ii) In accordance with Pa.R.Civ.P. 440, the objecting party shall serve the petition on the other party or the other party's attorney and the parenting coordinator.
- (iii) As soon as practical, the court shall conduct a record hearing on the issues specifically set forth in the petition.
- (4) If the parties do not file an objection within five days of service of the parenting coordinator's recommendation, the court shall:
 - (i) approve the recommendation;
- (ii) approve the recommendation in part and conduct a record hearing on issues not approved;
- (iii) remand the recommendation to the parenting coordinator for more specific information; or
- (iv) not approve the recommendation and conduct a record hearing on the issues.
- (5) The court shall render a decision within the time set forth in Rule 1915.4(d).
- (6) The court's decision shall be served on the parties and the parenting coordinator.
 - (h) Fees.
 - (1) Allocation.
- (i) The appointing judge shall allocate between the parties the fees of the parenting coordinator.

- (ii) The parenting coordinator may reallocate the fees, subject to the approval of the court, if one party has caused a disproportionate need for the services of the parenting coordinator.
- (2) *Limitation*. To limit the financial burden on the parties, a parenting coordinator should meet with the parties only upon a request of a party to resolve an issue about which the parties disagree.
- (3) *Enforcement*. If one or both parties fail to pay according to the parenting coordinator's agreement, the parenting coordinator may file a recommendation with the court to order the parties to pay.
- (4) Waiver of Fees or Reduced Fees. Judicial districts implementing a parenting coordination program shall effectuate a policy or program by local rule so that indigent or low-income parties may participate in the parenting coordination program at a reduced fee or no fee.

Comment:

The parenting coordinator shall include in the parties' written agreement the hourly rate established by the judicial district.

(*Editor's Note*: Rule 1915.11-3 is new and is published in regular type to enhance readability.)

<This is an entirely new rule.>

Rule 1915.11-3. Certification of Parenting Coordination Program.

- (a) *Implementation*. Each judicial district may determine if it will implement a parenting coordination program.
- (b) Certification. The president judge or the administrative judge of the Family Division of each judicial district shall certify if the judicial district has established a parenting coordination program. The certification shall be filed with the Domestic Relations Procedural Rules Committee, and shall be substantially in the following form:

Ι	hereby	certify	that.			Coun	ty	has
imp	lemented	l a pare	nting	coordination	progra	m in	acc	ord
ance	e with Pa	a.R.Civ.l	P. 191	5.11-1.				

(President	Judge)	
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(Administrative Judge)

Comment:

For a list of judicial districts having a parenting coordination program, see https://www.pacourts.us/courts/supreme-court/committees/rules-committees/domestic-relations-procedural-rules-committee.

Rule 1915.23. Form of the Summary and Recommendation of the Parenting Coordinator.

The recommendation of the parenting coordinator shall be in writing and shall be in substantially the following form:

(Caption)

SUMMARY AND RECOMMENDATION OF THE PARENTING COORDINATOR

The undersigned, the duly appointed parenting coordinator in the above-captioned matter, pursuant to the Order of Court dated _______, 20 ____, after submission of the issue described below and after providing the parties with an opportunity to heard on the issue, the parenting coordinator sets forth the following:

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SUMMARY OF THE ISSUE(S)

_	1. Description of the issue(s):			
	2. The respective parties' position on the issue(s):			
vi	AGREEMENT If the parties reached an agreement, please provide the terms below:			
	RECOMMENDATION			
_				
ma wi juo	Within five days of the date set forth below, a party ay object to this recommendation by filing a petition the court and requesting a record hearing before the dge as set forth in [Pa.R.C.P. No. 1915.11-1(f)(3)] a.R.Civ.P. 1915.11-1(g)(3).			
th	The undersigned parenting coordinator certifies that is Summary and Recommendation of the Parenting coordinator has been served on the court and the parties the parties' attorneys on the date set forth below,			
Da	Parenting Coordinator			
	ORDER OF COURT			
	JUDICIAL REVIEW OF PARENTING COORDINATOR'S RECOMMENDATION			
	The Recommendation is approved.			
	The Recommendation is approved in part. The issue(s) not approved by the court is/are:			
	and a record hearing is scheduled for, 20 at a.m./p.m. before the undersigned.			
	The Recommendation is remanded to the parenting coordinator for additional information on the following issue(s): $_$			
	The Recommendation is not approved and a record hearing on the issue(s) is scheduled for, 20 at a.m./p.m. before the undersigned.			
	By the Court:			
— Ds	ate J.			

SUPREME COURT OF PENNSYLVANIA DOMESTIC RELATIONS PROCEDURAL RULES COMMITTEE

ADOPTION REPORT

Amendment of Pa.R.Civ.P. 1915.11-1, 1915.11-3, and 1915.23

On December 23, 2024, the Supreme Court amended Pennsylvania Rules of Civil Procedure Pa.R.Civ.P. 1915.11-1, 1915.11-3, and 1915.23 governing parenting coordination. The Domestic Relations Procedural Rules Committee has prepared this Adoption Report describing the rulemaking process. An Adoption Report should not be confused with Comments to the rules. See Pa.R.J.A. 103, cmt. The statements contained herein are those of the Committee, not the Court.

Currently, Pa.R.Civ.P. 1915.11-1(a)(2) requires both party's consent to participate in parenting coordination if there is a history of abuse between the parties. The Committee received a request to amend this rule to require only the consent of the abused party. The dual consent requirement created the opportunity for an abuser to further control a victim by withholding consent to parenting coordination, and therefore requiring more costly litigation, rather than allowing these issues to be resolved with the help of a parenting coordinator.

Additionally, the Committee received a request that the summary and recommendation form be revised to include a check box indicating whether the parties agree and space to recite the parties' agreement. Another request was to permit a parenting coordinator to file a recommendation with the court when either or both parties fail to pay the parenting coordinator. Absent such a provision, the only course of action for the parenting coordinator is to withdraw.

The Committee agreed that permitting an abuser to withhold consent to preclude the use of parenting coordination does seem to perpetuate the abuse. Accordingly, the Committee proposed amending Pa.R.Civ.P. 1915.11-1(a)(2) to remove the dual consent provision and to require that the court hold a hearing before appointing parenting coordinators in all matters that involve domestic violence. This would allow the court to determine the appropriateness of parenting coordination and ascertain if appropriate safety measures are possible. The Committee also observed that parenting coordinators are required to attend domestic violence training and should be capable of working with parties having an abuse history.

Next, the Committee acknowledged there was no uniform method for parenting coordinators to identify and submit agreements to the court. The Committee proposed amending the form in Pa.R.Civ.P. 1915.23 to include a recitation of the parties' agreement if one is reached. The revised form would allow parenting coordinators to record the parties' agreement and assist the court by having a record of the agreement for purposes of enforcement and context in any subsequent modification or special relief proceedings.

The Committee also considered methods for parenting coordinators to enforce payment of their fees. Regarding fees, Pa.R.Civ.P. 1915.11-1(g) requires allocation between the parties and requires judicial districts to implement a program whereby low income and indigent parties can participate in parenting coordination at a reduced fee or no fee. The form order for the appointment of a parenting coordinator contains a provision for the allocation of fees, requires the judicial district's established hourly fee rate be set forth in a separate agreement between the parties

and the parenting coordinator, and requires the parties to pay a joint retainer. *See* Pa.R.Civ.P. 1915.22 (provision No. 8 (Allocation of Fees)).

The retainer requirement was intended to prevent a parenting coordinator from having to pursue payment from the parties. However, for good cause, a retainer requirement can be waived. See, e.g., Chester County Family Court Rule 1915.11-1.A(d) at 53 Pa.B. 7919 (December 23, 2023). Thus, there may be instances when a parenting coordinator has rendered services, but the parties have failed to pay in advance in the manner of a retainer for those services. In response, the Committee proposed amending Pa.R.Civ.P. 1915.11-1 to permit the parenting coordinator to file a recommendation with the court seeking an order compelling a recalcitrant party to pay for services rendered.

The Committee believed there would be merit in publicly providing a list of all counties that have adopted local rules related to parenting coordination. This information would assist attorneys, particularly those who have multiple county practices, in advising their clients on the availability of parenting coordination. Accordingly, the Committee proposed Pa.R.Civ.P. 1915.11-3, which would require certification by counties that have implemented parenting coordination procedures. Thereafter, the Committee would compile a list and post the list on the Committee's webpage. This approach is similar to the requirement that counties certify their conference procedures in support, custody, and divorce. See Pa.R.Civ.P. 1910.10, 1915.4-1, and 1920.55-1. Please note, unlike the rules governing conference procedures, proposed Pa.R.Civ.P. 1915.11-3 would not require judicial districts to affirmatively state that they do not have a parenting coordination program.

Within Pa.R.Civ.P. 1915.11-1, the Committee proposed adding language stating that the parenting coordinator's recommendation is binding pending the court's disposition regardless of whether objections are filed. Currently, the rule indicates that a recommendation becomes an interim order, and presumably enforceable, if a party objects and the court has not yet acted on the recommendation. The rule does not address the status of a recommendation if no objections are filed, and the court has yet to act on the recommendation. In the absence of procedural guidance, some parties or courts may interpret this omission as the parenting coordinator's recommendation having no effect until the court approves it. It seemed inconsistent for an objected-to recommendation to be enforceable but for an unobjected-to recommendation to not be enforceable.

Finally, the Committee proposed requiring that the court decision concerning a recommendation or objection be served on the parenting coordinator. Currently, there is no such requirement which may result in the parenting coordinator not being aware of the terms of the final order.

The proposal was published for comment at 53 Pa.B. 3696 (July 15, 2023). One commenter suggested that parenting coordinator qualifications include attorneys who have specialized in family law for a period of 20 years or more, without the need for specialized training. The Committee was not inclined to accept this suggestion because experience is not always an adequate substitute for specialized training. The specialized training includes not just the initial training of five hours in the parenting coordination process, ten hours of family mediation, and five hours of domestic violence, but also ten hours of

continuing education in each two-year period following the initial appointment, with a minimum of two hours in domestic violence. The importance of the training requirement is heightened with the proposed possibility of parties with a domestic violence history being able to access parenting coordination.

Another commenter suggested that proposed Pa.R.Civ.P. 1915.11-1(b)(1)(ii) be revised to state: "The appointment may be made on a party's petition or the court's motion." This revision would require a party to file a petition rather than a motion because there would be factual averments that require a record hearing and findings of fact by a judge. The Committee made this revision.

These amendments become effective on April 1, 2025. [Pa.B. Doc. No. 25-30. Filed for public inspection January 10, 2025, 9:00 a.m.]

Title 237—JUVENILE RULES

PART I. RULES

[237 PA. CODE CHS. 11, 12, 13 AND 14]

Order Adopting Rule 1203 and Amending Rules 1120, 1210, 1240, 1242, 1320, 1321, 1330, 1408, and 1409 of the Pennsylvania Rules of Juvenile Court Procedure; No. 1003 Supreme Court Rules Docket

Order

Per Curiam

And Now, this 23rd day of December, 2024, upon the recommendation of the Juvenile Court Procedural Rules Committee, the proposal having been published for public comment at 47 Pa.B. 3962 (July 22, 2017):

It is Ordered pursuant to Article V, Section 10 of the Constitution of Pennsylvania that Pennsylvania Rule of Juvenile Court Procedure 1203 is adopted and Pennsylvania Rules of Juvenile Court Procedure 1120, 1210, 1240, 1242, 1320, 1321, 1330, 1408, and 1409 are amended in the attached form.

This Order shall be processed in accordance with Pa.R.J.A. 103(b), and shall be effective on July 1, 2025.

Additions to the rule are shown in bold and are underlined.

Deletions from the rule are shown in bold and brackets.

Annex A

TITLE 237. JUVENILE RULES
PART I. RULES

Subpart B. DEPENDENCY MATTERS CHAPTER 11. GENERAL PROVISIONS PART A. BUSINESS OF COURTS

Rule 1120. Definitions.

* * * * *

HEALTH CARE is care related to any medical need including physical, mental, and dental health. This term is used in the broadest sense to include any type of health need.

INDIAN CHILD is any unmarried person who is under the age of eighteen and is either 1) a member

 $^{^{1}\,\}text{Pa.R.Civ.P.}$ 1915.11-1(a)(5)(i) ("the amount of any retainer") suggests that retainers are not mandated.

of an Indian tribe or 2) eligible for membership in an Indian tribe and is the biological child of a member of an Indian tribe.

"Health care" includes, but is not limited to, routine physical check-ups and examinations; emergency health care; surgeries; exploratory testing; psychological exams, counseling, therapy and treatment programs; drug and alcohol treatment; support groups; routine eye examinations and procedures; teeth cleanings, fluoride treatments, fillings, preventative dental treatments, root canals, and other dental surgeries; and any other examination or treatment relating to any physical, mental, and dental needs of the child.

The definition for "Indian Child" originates from the Indian Child Welfare Act, 25 U.S.C. §§ 1901 et seq., and the Bureau of Indian Affairs regulations, 25 C.F.R. § 23.2.

* * * * *

CHAPTER 12. COMMENCEMENT OF PROCEEDINGS, EMERGENCY CUSTODY, AND PRE-ADJUDICATORY PLACEMENT

PART A(1). COMMENCING PROCEEDINGS

(Editor's Note: Rule 1203 is new and is published in regular type to enhance readability.)

(This is an entirely new rule).

Rule 1203. Indian Child.

- (a) Inquiry.
- (1) At the commencement of the initial proceeding, including a court's acceptance of either jurisdiction of a resident child from another state or supervision pursuant to another state's order, the court shall inquire as to the efforts made by the county agency to determine whether the child is an Indian child and whether any participant has reason to know the child is an Indian child. All responses shall be placed on the record.
- (2) The court shall advise the participants of their obligation to report to the court if they subsequently receive information that provides a reason to know the child is an Indian child.
- (b) *Finding of Court*. The court shall make a finding as to whether there is reason to know the child is an Indian child.
 - (c) Additional Requirements.
- (1) If the court finds there is reason to know the child is an Indian child, but lacks sufficient evidence to determine whether the child is an Indian child, the court shall confirm due diligence has been used to make such determination, and the court shall treat the child as an Indian child until it can determine, from the record, that the child does not meet the definition of an Indian child.
- (2) If the court has sufficient evidence to conclude the child is an Indian child, then the notification and rights under the Indian Child Welfare Act shall apply.

Comment:

The Indian Child Welfare Act, 25 U.S.C. §§ 1901 *et seq.* and the Bureau of Indian Affairs regulations, 25 C.F.R. § 23.107, require the court at the commencement of the initial proceeding to determine if any participant has reason to know whether the child is an Indian child.

For the definition of "Indian child," see Rule 1120. Nothing in this rule is intended to prohibit the court from continuing to inquire at every subsequent proceeding. For determination of a reason to know whether a child is an Indian child, see 25 C.F.R. § 23.107. When a court knows or has reason to know that a child is an Indian child, see 25 C.F.R. § 23.111 for notice requirements. *See also* 25 C.F.R. § 23.11.

For additional requirements concerning the emergency removal or emergency placement of an Indian child, see 25 C.F.R. § 23.113. For additional requirements concerning the non-emergent placement of an Indian child, see 25 C.F.R. §§ 23.121-23.122. For the transfer of proceedings to the Indian child's tribe, see 25 C.F.R. §§ 23.115—119. For requirements concerning voluntary proceedings for the placement of an Indian child, see 25 C.F.R. §§ 23.124—.127. For the placement preferences of an Indian child, see 25 C.F.R. §§ 23.131-23.132.

PART B. EMERGENCY CUSTODY

Rule 1210. Order for Protective Custody.

[A.] (a) Application of [order] Order. The application for a court order of protective custody may be orally made; however, the request shall be reduced to writing within [twenty-four] 24 hours. The request shall set forth reasons for the need of protective custody and include whether the applicant has reason to know the child is an Indian child as defined in Rule 1120.

[B.] (b) Finding of [court] Court.

- (1) A child may be taken into protective custody by court order when the court determines that removal of the child is necessary for the welfare and best interests of the child
- (2) At the time the court issues a protective custody order, the court shall inquire as to whether family finding efforts pursuant to Rule 1149 have been initiated by the county agency, and as to the efforts made by the applicant to determine whether the child is an Indian child and whether any participant has reason to know the child is an Indian child pursuant to Rule 1203. All responses shall be placed on the record
- (3) The order may initially be oral, provided that it is reduced to writing within [twenty-four] <u>24</u> hours or the next court business day.
- [C.] (c) Law [enforcement] Enforcement. The court may authorize a search of the premises by law enforcement or the county agency so that the premises may be entered into without authorization of the owner for the purpose of taking a child into protective custody.
- [D.] (d) Contents of [order] Order. The court order shall include:
 - (1) the name of the child sought to be protected;
 - (2) the date of birth of the child, if known;
 - (3) the whereabouts of the child, if known;
 - (4) the names and addresses of the guardians;
- (5) the reasons for taking the child into protective custody;
- (6) a finding whether reasonable efforts were made to prevent placement of the child;
- (7) a finding whether the reasons for keeping the child in shelter care and that remaining in the home is contrary to the welfare and best interests of the child; [and]

- (8) findings and orders related to the requirements of Rule 1149 regarding family finding[.]; and
- (9) findings as to whether there is reason to know the child is an Indian child pursuant to Rule 1203.
- [E.] (e) Execution of [order] Order. The court shall specify:
 - (1) the limitations of the order;
- (2) the manner in which the order is to be executed; and
 - (3) who shall execute the order.

Comment:

See 42 Pa.C.S. § 6324 for statutory provisions concerning taking into custody.

For a discussion of the due process requirements for taking a child into emergency custody, see *Patterson v. Armstrong County Children and Youth Services*, 141 F. Supp. 2d 512 (W.D. Pa. 2001).

The court is to determine whether reasonable efforts, including services and family finding efforts, were made to prevent placement or in the case of an emergency placement where services were not offered and could not have prevented the necessity of placement, whether this level of effort was reasonable due to the emergency nature of the situation, safety considerations and circumstances of the family. See 42 Pa.C.S. § 6332.

See also In re Petition to Compel Cooperation with Child Abuse Investigation, 875 A.2d 365 (Pa. Super. [Ct.] 2005).

The court is required to inquire and determine whether any participants have reason to know whether the child is an Indian child. The court is also required to advise the participants of their obligation to report to the court if they subsequently receive information that provides a reason to know the child is an Indian child. See Pa.R.J.C.P. 1203

Pursuant to [paragraph (D)(8)] subdivision (d)(8), the county agency should be looking for family and kin as a resource to aid and assist the family to prevent removal of the child from the home. When removal of the child is necessary, placement with family and kin will help reduce the potential trauma of the removal from the home. See Rule 1149 regarding family finding requirements.

[Official Note: Rule 1210 adopted August 21, 2006, effective February 1, 2007. Amended July 13, 2015, effective October 1, 2015.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1210 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1210 published with the Court's Order at 45 Pa.B. 3987 (July 25, 2015).

PART C. SHELTER CARE

Rule 1240. Shelter Care Application.

[A.] (a) Filings. A shelter care application may be oral or in writing. If oral, [within twenty-four hours of exercising protective custody pursuant to Rule 1210,] the county agency shall file a written shelter care

- application within 24 hours of exercising protective custody pursuant to Rule 1210.
- [B.] (b) Application [contents] Contents. Every shelter care application shall set forth:
 - (1) the name of the applicant;
- (2) the name, date of birth, and address of the child, if known;
- (3) the name and address of the child's guardian, or if unknown, the name and address of the nearest adult relative;
 - (4) the date that the child was taken into custody;
- (5) a concise statement of facts in support of the allegation of dependency;
 - (6) a statement detailing family finding efforts and:
- [(a)] $\underline{(i)}$ the reasonable efforts made to prevent placement; and
- [(b)] (ii) why there are no less restrictive alternatives available;
- (7) a verification by the applicant that the facts set forth in the petition are true and correct to the applicant's personal knowledge, information, or belief, and that any false statements are subject to the penalties of [the Crimes Code,] 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities;
- (8) the signature of the applicant and the date of the execution of the application; [and]
- (9) the whereabouts of the child unless the county agency has determined it would pose a risk to the safety of the child or the guardian, or disclosure is prohibited by the court[.]; and
- (10) whether the applicant has reason to know the child is an Indian child as defined in Rule 1120.

Comment:

In lieu of a shelter care application, the county agency may file a petition as set forth in Rule 1330.

The primary focus of the shelter care application is to assert that protective custody is needed, and the child should remain in the custody of the county agency. A shelter care hearing is to be held within [seventy-two] 72 hours of taking the child into protective custody. See [Rule 1242(D)] Pa.R.J.C.P. 1242(d).

Pursuant to [paragraph (B)(6)] subdivision (b)(6), the application is to contain a statement detailing the reasonable efforts made to prevent placement and the specific reasons why there are no less restrictive alternatives available. This statement may include information such as: 1) the circumstances of the case; 2) family finding efforts made by the county agency; 3) contact with family members or other kin; 4) the child's educational, health care, and disability needs; and 5) any need for emergency actions.

See Rule 1149 regarding family finding requirements.

[Official Note: Rule 1240 adopted August 21, 2006, effective February 1, 2007. Amended April 29, 2011, effective July 1, 2011. Amended July 13, 2015, effective October 1, 2015.

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Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1240 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1240 published with the Court's Order at 41 Pa.B. 2413 (May 14, 2011).

Final Report explaining the amendments to Rule 1240 published with the Court's Order at 45 Pa.B. 3987 (July 25, 2015).

Rule 1242. Shelter Care Hearing.

- [A.] (a) Informing of [rights] Rights. Upon commencement of the hearing, the court shall ensure that:
- (1) a copy of the shelter care application is provided to the parties; and
 - (2) all parties are informed of the right to counsel.

[B.] (b) Manner of [hearing] Hearing.

- (1) Conduct. The hearing shall be conducted in an informal but orderly manner.
- (2) *Recording*. If requested, or if ordered by the court, the hearing shall be recorded by appropriate means. If not so recorded, full minutes of the hearing shall be kept.
- (3) Testimony and [evidence] Evidence. All evidence helpful in determining the questions presented, including oral or written reports, may be received by the court and relied upon to the extent of its probative value even though not competent in the hearing on the petition. The child's attorney, the guardian, if unrepresented, and the attorney for the guardian shall be afforded an opportunity to examine and controvert written reports so received.
- (4) Advanced [communication technology] Communication Technology. Upon good cause shown, a court may utilize advanced communication technology pursuant to Rule 1129.
 - [C.] (c) *Findings*. The court shall determine whether:
- (1) there are sufficient facts in support of the shelter care application;
- (2) the county agency has reasonably engaged in family finding;
- (3) custody of the child is warranted after consideration of the following factors:
- [(a)] (i) remaining in the home would be contrary to the welfare and best interests of the child;
- [(b)] (ii) reasonable efforts were made by the county agency to prevent the child's placement;
- [(c)] (iii) the child's placement is the least restrictive placement that meets the needs of the child, supported by reasons why there are no less restrictive alternatives available; and
- [(d)] (iv) the lack of efforts was reasonable in the case of an emergency placement where services were not offered;
- (4) a person, other than the county agency, submitting a shelter care application, is a party to the proceedings; [and]
- (5) there are any special needs of the child that have been identified and that the court deems necessary to address while the child is in shelter care[.]; and

(6) the county agency has made efforts to determine whether the child is an Indian child and whether any participant has reason to know the child is an Indian child pursuant to Rule 1203.

- [D.] (d) Prompt [hearing] Hearing. The court shall conduct a hearing within [seventy-two] 72 hours of taking the child into protective custody. The parties shall not be permitted to waive the shelter care hearing.
- [E.] (e) Court [order] Order. At the conclusion of the shelter care hearing, the court shall enter a written order setting forth:
- (1) its findings pursuant to [paragraph (C)] subdivision (c);
 - (2) any conditions placed upon any party;
- (3) any orders regarding family finding pursuant to Rule 1149;
- (4) any orders for placement or temporary care of the child;
- (5) any findings or orders necessary to ensure the stability and appropriateness of the child's education, and when appropriate, the court shall appoint an educational decision maker pursuant to Rule 1147;
- (6) any findings or orders necessary to identify, monitor, and address the child's needs concerning health care and disability, if any, and if parental consent cannot be obtained, authorize evaluations and treatment needed; [and]
 - (7) any orders of visitation[.]; and
- (8) whether there is reason to know the child is an Indian child pursuant to Rule 1203.

Comment

Pursuant to [paragraph (B)(4)] <u>subdivision (b)(4)</u>, it is expected that the parties be present. Only upon good cause shown should advanced communication technology be utilized

Pursuant to [paragraph (C)] subdivision (c), the court is to make a determination that the evidence presented with the shelter care application under Rule 1240 is supported by sufficient facts. After this determination, the court is to determine whether the custody of the child is warranted by requiring a finding that: 1) remaining in the home would be contrary to the health and welfare of the child; 2) reasonable efforts were made by the county agency to prevent the placement of the child; 3) the child was placed in the least restrictive placement available; and 4) if the child was taken into emergency placement without services being offered, the lack of efforts by the county agency was reasonable. Additionally, the court is to state the reasons why there are no less restrictive alternatives available.

Family finding is to be initiated prior to the shelter care hearing. *See* Comment to Rule 1149 as to level of reasonableness.

Pursuant to [paragraph (C)(2)] subdivision (c)(2), the court is to make a determination whether the county agency has reasonably engaged or is to engage in family finding in the case. The county agency will be required to report its diligent family finding efforts at subsequent hearings. [See] See Rule 1149 for requirements of family finding. [See also Rules 1408(2), 1512(D)(1)(h), 1514(A)(4), 1608(D)(1)(h),] See also Rules 1408(b),

1512(D)(1)(h), 1514(a)(4), 1608(d)(1)(viii), and 1610(D) and their Comments for the court's findings as to the county agency's satisfaction of the family finding requirements and Rules [1210(D), 1409(C) and 1609(D)]
1210(d), 1409(c) and 1609(D) and Comments to Rules 1408, 1409, 1512, 1514, 1515, and 1608[, 1609, 1610, and]—1611 on the court's orders.

Pursuant to [paragraph (C)(4)] subdivision (e)(4), the court is to determine whether [or not] a person is a proper party to the proceedings. Regardless of the court's findings on the party status, the court is to determine if the application is supported by sufficient evidence.

The court is required to inquire and determine whether any participants have reason to know whether the child is an Indian child. The court is also required to advise the participants of their obligation to report to the court if they subsequently receive information that provides a reason to know the child is an Indian child. See Pa.R.J.C.P. 1203.

Under [paragraph (D)] subdivision (d), the court is to ensure a timely hearing. Nothing in [paragraph (D)] subdivision (d) is intended to preclude the use of stipulations or agreements among the parties, subject to court review and acceptance at the shelter care hearing.

See 42 Pa.C.S. § 6332 (Informal Hearing).

Pursuant to [paragraph (E)] subdivision (e), the court is to enter a written order. It is important that the court address any special needs of the child while the child is in shelter care. The child's attorney or the county agency is to present any educational, health care, and disability needs to the court, if known at the time of the hearing. These needs may include a child's educational stability, needs concerning early intervention, remedial services, health care, and disability. If the court determines a child is in need of an educational decision maker, the court is to appoint an educational decision maker pursuant to Rule 1147.

The court's order should address the child's educational stability, including the right to an educational decision maker. The order should address the child's right to: 1) educational stability, including the right to: a) remain in the same school regardless of a change in placement when it is in the child's best interest; b) immediate enrollment when a school change is in the child's best interest; and c) have school proximity considered in all placement changes, 42 U.S.C. §§ 675(1)(G) and 11431 et seq.; 2) an educational decision maker pursuant to Rule 1147, 42 Pa.C.S. § 6301, 20 U.S.C. § 1439(a)(5), and 34 C.F.R. § 300.519; 3) an appropriate education, including any necessary special education, early intervention, or remedial services pursuant to 24 P.S. §§ 13-1371 and 13-1372, 55 Pa. Code § 3130.87, and 20 U.S.C. §§ 1400 et seq.; 4) the educational services necessary to support the child's transition to successful adulthood pursuant to 42 Pa.C.S. § 6351 if the child is 14 or older; and 5) a transition plan that addresses the child's educational needs pursuant to 42 U.S.C. § 675(5)(H) if the child will age out of care within 90 days.

When addressing the child's health and disability needs, the court's order should address the right of: 1) a child to receive timely and medically appropriate screenings and health care services, 55 Pa. Code § 3800.32 and 42 U.S.C. § 1396d(r); and 2) a child with disabilities to receive necessary accommodations, 42 U.S.C. § 12132,

28 C.F.R. §§ 35.101 et seq., Section 504 of the Rehabilitation Act of 1973, as amended, 29 U.S.C. § 794, and implementing regulations at 45 C.F.R. §§ 84.1 et seq.

Pursuant to the Juvenile Act, the court has authority to order a physical or mental examination of a child and medical or surgical treatment of a minor, who is suffering from a serious physical condition or illness which requires prompt treatment in the opinion of a physician. The court may order the treatment even if the guardians have not been given notice of the pending hearing, are not available, or without good cause inform the court that they do not consent to the treatment. **See** 42 Pa.C.S. § 6339(b).

Nothing in this rule prohibits informal conferences, narrowing of issues, if necessary, and the court making appropriate orders to expedite the case. The shelter care hearing may be used as a vehicle to discuss the matters needed and narrow the issues. The court is to ensure a timely adjudicatory hearing is held.

[See] See 42 Pa.C.S. § 6339 for orders of physical and mental examinations and treatment.

[See] See Rule [1330(A)] $\underline{1330(a)}$ for filing of a petition.

CHAPTER 13. PRE-ADJUDICATORY PROCEDURES PART B. APPLICATION FOR PRIVATE PETITION Rule 1320. Application to File a Private Petition.

- [A.] (a) Application [contents] Contents. Any person, other than the county agency, may present an application to file a private petition with the court. The application shall include the following information:
 - (1) the name of the person applying for a petition;
 - (2) the name of the alleged dependent child;
- (3) the relationship of the person presenting this application to the child and to any other parties;
 - (4) if known, the following:
 - [(a)] (i) the date of birth and address of the child;
- [(b)] (ii) the name and address of the child's guardian, or the name and address of the nearest adult relative;
- [(c)] (iii) [if a child is Native American, the child's Native American history or affiliation with a tribe] whether the applicant has reason to know the child is an Indian child as defined in Rule 1120;
- [(d)] (iv) a statement, including court file numbers where possible, of pending juvenile or family court proceedings and prior or present juvenile or family court orders relating to the child;
- (5) a concise statement of facts in support of the allegations for which the application for a petition has been filed;
- (6) a statement that the applying person has reported the circumstances underlying this application to the county agency or a reason for not having reported the circumstances underlying the application;
- (7) a verification by the person making the application that the facts set forth in the application are true and correct to the person's personal knowledge, information, or belief, and that any false statements are subject to the penalties of **[the Crimes Code,]** 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities; and

- (8) the signature of the person and the date of the execution of the application for a petition.
- [B.] (b) Notice to County Agency. Upon receipt of an application, the court shall provide a copy of the application to the county agency. The county agency shall thereafter receive notice of the hearing.

Comment:

Any person, other than the county agency, shall first file an application to file a petition under this [Rule] rule. Rule 1800 suspends 42 Pa.C.S. § 6334 to the extent it is inconsistent with this [Rule] rule.

See Rule 1321 for hearing on application.

This rule is not intended to preclude the county agency from seeking to intervene and participate in the hearing on the application. *See* [Rule] Pa.R.J.C.P. 1133 (Motion to Intervene).

[Official Note: Rule 1320 adopted August 21, 2006, effective February 1, 2007. Amended May 12, 2008, effective immediately. Amended May 16, 2017, effective July 1, 2017.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1320 published with the Court's Order at 36 Pa.B. 5599 (September 2, 2006).

Final Report explaining the amendments to Rule 1320 published with the Court's Order at 38 Pa.B. 2360 (May 24, 2008).

Final Report explaining the amendments to Rule 1320 published with the Court's Order at 47 Pa.B. 3079 (June 3, 2017).]

- Rule 1321. Hearing on Application for Private Petition.
- [A.] (a) Hearing. The court shall conduct a hearing within [fourteen] 14 days of the presentation of the application for a petition to determine:
- (1) if there are sufficient facts alleged to support a petition of dependency; [and]
- (2) the efforts made by the applicant to determine whether the child is an Indian child and whether any participant has reason to know the child is an Indian child pursuant to Rule 1203; and
- (3) whether the person applying for the petition is a proper party to the proceedings.
 - [B.] (b) Findings.
- (1) The court shall make a finding as to whether there is reason to know the child is an Indian child pursuant to Rule 1203.
- (2) If the court finds sufficient facts to support a petition of dependency, then the applicant may file a petition pursuant to Rule 1330.
- [(2)] (3) If the court finds the person making the application for a petition is a proper party to the proceedings, then the person shall be afforded all rights and privileges given to a party pursuant to law.
- [C.] (c) Joinder. Following grant of an application under this rule, the county agency shall be joined as a party in any further proceedings upon filing and service of a private petition pursuant to Rules 1330 and 1331.

Comment:

Under [paragraph (A)] subdivision (a), at a hearing, the court is to determine if: 1) there are sufficient facts alleged to support a petition of dependency; and 2) the applying person is a proper party to the proceedings. A petition of dependency may go forward [whether or not the applying person] regardless of whether the applicant is determined to be a party to the proceedings.

If a child is in custody, the hearing under [paragraph (A)] subdivision (a) may be combined with the shelter care hearing pursuant to Rule 1242.

The court is required to inquire and determine whether any participants have reason to know whether the child is an Indian child. The court is also required to advise the participants of their obligation to report to the court if they subsequently receive information that provides a reason to know the child is an Indian child. See Pa.R.J.C.P. 1203.

[Official Note: Rule 1321 adopted August 21, 2006, effective February 1, 2007. Amended May 16, 2017, effective July 1, 2017.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1321 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1321 published with the Court's Order at 47 Pa.B. 3079 (June 3, 2017).]

PART C. PETITION

Rule 1330. Petition: Filing, Contents, Function, Aggravated Circumstances.

- [A.] (a) Filings.
- (1) A dependency petition may be filed at any time; however, if a child is taken into custody, the requirements of [paragraph (A)(2)] subdivision (a)(2) shall be met.
- (2) Within [twenty-four] 24 hours of the shelter care hearing, the county agency shall file a dependency petition with the clerk of courts [when] if:
- [(a)] (i) the child remains in protective custody pursuant to $\overline{\text{Rule}}$ 1201, 1202 or 1210; or
- [(b)] (ii) the child is not in protective custody but it is determined at a shelter care hearing pursuant to Rule 1242 that the filing of a dependency petition is appropriate.
- [B.] (b) Petition [contents] Contents. Every petition shall set forth plainly:
 - (1) the name of the petitioner;
- (2) the name, date of birth, and address of the child, if known:
- (3) the name and address of the child's guardian, or if unknown, the name and address of the nearest adult relative;
- (4) [if a child is Native American, the child's Native American history or affiliation with a tribe] whether the petitioner has reason to know the child is an Indian child as defined in Rule 1120;

- (5) a statement [that]:
- [(a)] (i) that it is in the best interest of the child and the public that the proceedings be brought; and
- [(b)] (ii) whether the child is [or is not] currently under the supervision of the county agency;
- (6) a statement detailing family finding efforts and[, if] whether the county agency is seeking placement:
- [(a)] $\underline{(i)}$ the reasonable efforts made to prevent placement; and
- [(b)] (ii) why there are no less restrictive alternatives available;
- (7) a concise statement of facts in support of the allegations for which the petition has been filed[;] with
- [(a)] (i) facts for each allegation [shall be] set forth separately; and
- [(b)] (ii) the relevant statute or code section [shall be] set forth specifically for each allegation;
- (8) a verification by the petitioner that the facts set forth in the petition are true and correct to the petitioner's personal knowledge, information, or belief, and that any false statements are subject to the penalties of [the Crimes Code,] 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities;
- (9) the signature of the petitioner and the date of the execution of the petition; and
- (10 the whereabouts of the child unless disclosure is prohibited by court order and if taken into custody, the date and time thereof.
- [C.] (c) Aggravated [circumstances] Circumstances. A motion for finding of aggravated circumstances may be brought in the petition pursuant to Rule 1701(A).

Comment:

Petitions should be filed without unreasonable delay.

[Under paragraph (A)(2), a petition is to be filed twenty-four hours after the shelter care hearing if the requirements of (A)(2)(a) and (b) are met.] Rule 1800 suspends 42 Pa.C.S. § 6331 only as to the time requirement of when a petition is to be filed.

[Additionally, paragraph (A)(2)] Subdivision (a)(2) requires that the county agency file a petition. Any other person, other than the county agency, is to file an application to file a petition under Rule 1320. Rule 1800 suspends 42 Pa.C.S. § 6334, which provides any person may file a petition.

For the safety or welfare of a child or a guardian, the court may order that the addresses of the child or a guardian not be disclosed to specified individuals.

Pursuant to [paragraph (B)(6)] subdivision (b)(6), when the county agency is seeking placement, the petition is to include the reasonable efforts made to prevent placement, including efforts for family finding, and why there are no less restrictive alternatives available. [See] See Rule 1149 for family finding requirements. [See also Rule 1242(C)(2) & (3)(b) & (c)] See also Rule 1242(c)(2), (c)(3)(iii), (c)(3)(iii), and Comments to Rules 1242, 1409, 1515, and 1608[, 1609, 1610, and]—1611 for reasonable efforts determinations.

If a petition is filed after the county agency has discontinued family finding for non-court cases, the county agency is to aver reasons for the discontinuance in the petition. *See* 67 Pa.C.S. § 7503.

A motion for finding of aggravated circumstances may be brought in a dependency petition. See [Rule] Pa.R.J.C.P. 1701(A). If aggravated circumstances are determined to exist after the filing of a petition, a written motion is to be filed pursuant to Rules 1701 and 1344.

The aggravated circumstances, as defined by 42 Pa.C.S. § 6302, are to be specifically identified in the motion for finding of aggravated circumstances.

CHAPTER 14. ADJUDICATORY HEARING Rule 1408. Findings on Petition.

The court shall enter findings, within seven days of hearing the evidence on the petition or accepting stipulated facts by the parties:

- [(1)] (a) by specifying which, if any, allegations in the petition were proved by clear and convincing evidence; [and]
- [(2)] (b) [its findings] as to whether the county agency has reasonably engaged in family finding as required pursuant to Rule 1149[.]; and
- (c) as to the efforts made by the county agency to determine whether the child is an Indian child and whether any participant has reason to know the child is an Indian child pursuant to Rule 1203.

Comment:

The court is to specify which allegations in the petition are the bases for the finding of dependency.

Pursuant to [paragraph (2)] subdivision (b), the court is to [make a determination] determine whether the county agency has reasonably engaged in family finding in the case. The county agency will be required to report its diligent family finding efforts at subsequent hearings. [See] See Rule 1149 for requirements of family finding. [See also] See also Rules [1210(D)(8), 1242(E)(3), 1512(D)(1)(h), 1514(A)(4), 1608(D)(1)(h)] 1210(d)(8), 1242(e)(3), 1512(D)(1)(h), 1514(a)(4), 1608(d)(1)(viii), and 1610(D) and their Comments for the court's findings as to the county agency's satisfaction of the family finding requirements and Rules [1242(E)(3), 1409(C)] 1242(e)(3), 1409(c), 1609(D), and 1611(C) and Comments to Rules 1242, 1409, 1512, 1514, 1515, and 1608[, 1609, 1610, and]—1611 on the court's orders.

The court is required to inquire and determine whether any participants have reason to know whether the child is an Indian child. The court is also required to advise the participants of their obligation to report to the court if they subsequently receive information that provides a reason to know the child is an Indian child. See Pa.R.J.C.P. 1203.

[Official Note: Rule 1408 adopted August 21, 2006, effective February 1, 2007. Amended July 13, 2015, effective October 1, 2015.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1408 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1408 published with the Court's Order at 45 Pa.B. 3987 (July 25, 2015).

Rule 1409. Adjudication of Dependency and Court Order.

- [A.] (a) Adjudicating the [child dependent] Child Dependent. Once the court has made its findings under Rule 1408, the court shall enter an order whether the child is dependent.
- (1) Dependency. If the court finds from clear and convincing evidence that the child is dependent, the court shall proceed to a dispositional hearing under Rule 1512.
- (2) No [dependency] <u>Dependency</u>. If the court finds the child not to be dependent or the court finds a parent ready, willing, and able to provide proper parental care or control, the court shall:
 - [(a)] (i) dismiss the petition;
- [(b)] (ii) order the child to be discharged from custody and any restrictions ordered in the proceedings; and
- [(c)] (iii) enter an order identifying individual(s) who will have the legal and physical custody until such order is modified by further order of the court.

[**B.**] (**b**) *Timing*.

- (1) Child in [custody] Custody. If a child is removed from the home, the court shall enter an adjudication of dependency within seven days of the adjudicatory hearing and enter its findings pursuant to Rule 1408.
- (2) Child [not in custody] Not in Custody. If a child is not removed from the home and if the court fails to enter an order of dependency, the court shall hold a status hearing every [thirty] 30 days.
- [C.] (c) Court [order] Order. The court shall include the following in its court order:
- (1) A statement pursuant to [paragraph (A)] subdivision (a):
- [(a)] (i) as to whether the court finds the child to be dependent from clear and convincing evidence;
- [(b)] (ii) including the specific factual findings that form the bases of the court's decision;
- [(c)] $\underline{(iii)}$ including any legal determinations made; and
- (2) Any orders directing the removal of a child from the home or change in the current residential status, including:
 - [(a)](i) orders as to placement; [or]
 - [(b)] (ii) visitation; or
 - [(c)] (iii) change in custody; and
- (3) Any orders as to any aids in disposition that may assist in the preparation of the dispositional hearing, including orders regarding family finding.
- (4) Whether there is reason to know the child is an Indian child pursuant to Rule 1203.

Comment:

Before the court can find a child to be dependent, there must be clear and convincing evidence in support of the petition. The burden of proof is on the petitioner. The court's inquiry is to be comprehensive, and its findings

are to be supported by specific findings of fact and a full discussion of the evidence. In re LaRue, [244 Pa. Super. **218,** 366 A.2d 1271 (**Pa. Super.** 1976). See also In re Frank W.D., Jr., [315 Pa. Super. 510,] 462 A.2d 708 (Pa. Super. 1983); In re Clouse, [244 Pa. Super. 396,] 368 A.2d 780 (**Pa. Super.** 1976). The evidence must support that the child is dependent. In the Matter of DeSavage, [241 Pa. Super. 174,] 360 A.2d 237 (Pa. Super. 1976). The court is not free to apply the best interest of the child standard as the requirements of the Juvenile Act, 42 Pa.C.S. § 6341(c), require clear and convincing evidence that the child is dependent is the proper standard. The court must apply the clear and convincing evidence standard (not the best interest of the child standard) that the child is dependent per the requirements of the Juvenile Act, 42 Pa.C.S. § 6341(c). In re Haynes, [326 Pa. Super. 311,] 473 A.2d 1365 (Pa. **Super.** 1983). A child, whose non-custodial parent is ready, willing, and able to provide adequate care for the child, cannot be found dependent on the basis of lacking proper parental care and control. In re M.L., [562 Pa. 646,] 757 A.2d 849 (Pa. 2000). A trial court has the authority to transfer custody or modify custody to the child's non-custodial parent without a finding of dependency if sufficient evidence of dependency would have existed but for the availability of the non-custodial parent. In re Justin S., [375 Pa. Super. 88,] 543 A.2d 1192 (Pa. Super. 1988).

The court is to specify which allegations in the petition are the bases for the finding of dependency pursuant to Rule 1408. The court is to make an adjudication of dependency based upon the allegations in the petition, not on alternative grounds. Due process and fundamental fairness require adequate notice of the allegations to afford a reasonable opportunity to prepare a defense. *In* re R.M., [567 Pa. 646,] 790 A.2d 300 (Pa. 2002).

[Under paragraph (B), if a child is removed from the home, a finding of dependency is to be made within seven days.]

Under [paragraph (C)(3)] subdivision (c)(3), aids in disposition may include, but are not limited to, any services, investigations, evaluations, studies, treatment plans, and any other appropriate reports that may aid the court in making its determination at the dispositional hearing. See 42 Pa.C.S. § 6339 for orders of a social study or physical and mental examinations and treatment.

See also 42 Pa.C.S. §§ 6341 (Adjudication) [&] and 6302 (Definitions).

Pursuant to [paragraph (C)(3)] subdivision (c)(3), when making its determination for reasonable efforts made by the county agency, the court is to consider the extent to which the county agency has fulfilled its obligation pursuant to Rule 1149 regarding family finding. [See also Rules 1242(C)(2) & (3)(b) & (c) and 1330(B)(6)] See also Rule 1242(c)(2), (c)(3)(ii)-(c)(3)(iii), Rule 1330(b)(6), and Comments to Rules 1242, 1330, 1515, and 1608[, 1609, 1610, and]—1611 for reasonable efforts determinations.

If the requirements of Rule 1149 regarding family finding have not been met, the court is to make necessary orders to ensure compliance by enforcing this legislative mandate. See 67 Pa.C.S. §§ 7501 et seq. See also Pa.R.J.C.P. [1242(E)(3)] 1242(e)(3) and 1609(D), and Comments to Pa.R.J.C.P. 1242, 1408, 1512, 1514, 1515, and 1608—1611.

SUPREME COURT OF PENNSYLVANIA JUVENILE COURT PROCEDURAL RULES COMMITTEE

ADOPTION REPORT

Adoption of Pa.R.J.C.P. 1203 and Amendment of Pa.R.J.C.P. 1120, 1210, 1240, 1242, 1320, 1321, 1330, 1408, and 1409

On December 23, 2024, the Supreme Court adopted Pennsylvania Rule of Juvenile Court Procedure 1203 and amended Pennsylvania Rules of Juvenile Court Procedure 1120, 1210, 1240, 1242, 1320, 1321, 1330, 1408, and 1409 to implement the Bureau of Indian Affairs regulation, 25 C.F.R. § 23.107, promulgated pursuant to the Indian Child Welfare Act ("Act"), 25 U.S.C. §§ 1901 et seq. The Juvenile Court Procedural Rules Committee has prepared this Adoption Report describing the rulemaking process. An Adoption Report should not be confused with Comments to the rules. See Pa.R.J.A. 103, cmt. The statements contained herein are those of the Committee, not the Court.

Effective December 12, 2016, the Bureau of Indian Affairs amended regulations to, *inter alia*, add a new Subpart I regarding Indian Child Welfare Act proceedings. See 25 C.F.R. §§ 23.101—.144. The new Subpart is in a question-and-answer format and one of the questions under "pretrial requirements" is "how should a state court determine if there is a reason to know the child is an Indian child?" 25 C.F.R. § 23.107. To which, the regulation states:

State courts must ask each participant in an emergency or voluntary or involuntary child-custody proceeding whether the participant knows or has reason to know that the child is an Indian child. The inquiry is made at the commencement of the proceeding and all responses should be on the record. State courts must instruct the parties to inform the court if they subsequently receive information that provides reason to know the child is an Indian child.

Id. § 23.107(a).

Currently, the Pennsylvania Rules of Juvenile Court Procedure require dependency petitions to set forth "if a child is Native American, the child's Native American history or affiliation with a tribe." See, e.g., Pa.R.J.C.P. 1330(B)(4). The rules are otherwise silent on whether such an inquiry is made on the record. Further, there is no Indian child requirement in the shelter care application. After reviewing the regulations, the Committee concluded that rulemaking was warranted.

The Committee published a proposal at 47 Pa.B. 3962 (July 22, 2017). The proposal would replace "Native American," with "Indian" to be consistent with the federal regulations. Further, "Indian child" would be included in the definitions under Pa.R.J.C.P. 1120 and the Comment would include the source of the definition.

The petitioner would be required to indicate whether it is known if the child is an Indian child in both the shelter care and dependency petitions. There would be a continuing requirement in other proceedings until it has been established that the child is not Indian.

The court would also be required to make a finding whether there is reason to know if the child is Indian until such time as it is determined that the child is not Indian. Additionally, the court would inquire about the reasonable efforts made by the county agency to determine whether the child is an Indian child. If there was a reason to believe that a child is Indian, then the rules would refer the reader to the federal regulations for additional requirements.

A commenter suggested revising the proposed definition of "Indian child" in Rule 1120 to include "citizen/citizenship," to reflect the definition in 25 C.F.R. § 23.2. The Committee noted that the federal statute does not include "citizen/citizenship." See 25 U.S.C. § 1903(4). The Committee favored retaining a definition that more closely tracked the statute rather than the regulation, believing that the statutory definition is more static relative to the regulatory definition. Further, the Committee believed that membership and citizenship are synonymous. See 81 F.R. 38778, 38795 (June 14, 2016) (Bureau of Indian Affairs concluding that "citizen" and "citizenship" are synonymous with "member" and "membership" in the context of Tribal government).

Another suggestion was to change "reason to believe," as it relates to whether the proceeding involves an Indian child, to "reason to know" to reflect the Bureau's regulations. This suggestion was accepted, and the proposal was revised accordingly.

It was also suggested that the proposal be expanded to include requirements if more than one tribe is involved; to specify the burden of proof required for emergency placement; to include the level of proof needed to deny transfer of jurisdiction to a tribe; and to add references to placement preferences when the Act applies to a proceeding. Instead of attempting to replicate regulatory requirements, the Comment to Pa.R.J.C.P. 1203 would refer readers to federal legal authority. Additional citations to the Act and the Bureau's regulations were added to the Comment.

Post-publication, the Committee reconsidered the originally proposed requirement of continuous judicial inquiry beyond the initial inquiry and advisement of participants to inform the court if they subsequently receive information that provides a reason to know the child is an Indian child. The Committee did not believe that continuous inquiry would be necessary given the advisement of the participants. See also 25 C.F.R. § 23.107(a); 81 F.R. 38778, 38805 (June 14, 2016) ("The final rule does not require an inquiry at each hearing. Instead, it requires that the State court should instruct parties to inform it if they later discover information that provides reason to know the child is an Indian child.").

Accordingly, the proposal was revised to require inquiry and advisement at the commencement of five initial proceedings: 1) emergency custody; 2) shelter care; 3) application to file a private petition; 4) dependency adjudication; and 5) acceptance of jurisdiction or supervision from another state. Correlatively, amendments related to an inquiry requirement in subsequent proceedings were removed.

During the course of rulemaking, litigation arose concerning the constitutionality of the Act and validity of the BIA's regulations. See Brackeen v. Zinke, 338 F.Supp.3d 514 (N.D. Tx. 2018). That litigation has since been resolved. See Haaland v. Brackeen, 599 U.S. 255 (2023).

Aside from stylistic revisions, the following commentary has been removed:

Pa.R.J.C.P. 1210

Official Note: Rule 1210 adopted August 21, 2006, effective February 1, 2007. Amended July 13, 2015, effective October 1, 2015.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1210 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1210 published with the Court's Order at 45 Pa.B. 3987 (July 25, 2015).

Pa.R.J.C.P. 1240

Official Note: Rule 1240 adopted August 21, 2006, effective February 1, 2007. Amended April 29, 2011, effective July 1, 2011. Amended July 13, 2015, effective October 1, 2015.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1240 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1240 published with the Court's Order at 41 Pa.B. 2413 (May 14, 2011).

Final Report explaining the amendments to Rule 1240 published with the Court's Order at 45 Pa.B. 3987 (July 25, 2015).

Pa.R.J.C.P. 1320

Official Note: Rule 1320 adopted August 21, 2006, effective February 1, 2007. Amended May 12, 2008, effective immediately. Amended May 16, 2017, effective July 1, 2017.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1320 published with the Court's Order at 36 Pa.B. 5599 (September 2, 2006).

Final Report explaining the amendments to Rule 1320 published with the Court's Order at 38 Pa.B. 2360 (May 24, 2008).

Final Report explaining the amendments to Rule 1320 published with the Court's Order at 47 Pa.B. 3079 (June 3, 2017).

Pa.R.J.C.P. 1321

Official Note: Rule 1321 adopted August 21, 2006, effective February 1, 2007. Amended May 16, 2017, effective July 1, 2017.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1321 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1321 published with the Court's Order at 47 Pa.B. 3079 (June 3, 2017).

Pa.R.J.C.P. 1408

Official Note: Rule 1408 adopted August 21, 2006, effective February 1, 2007. Amended July 13, 2015, effective October 1, 2015.

Committee Explanatory Reports:

Final Report explaining the provisions of Rule 1408 published with the Court's Order at 36 Pa.B. 5571 (September 2, 2006).

Final Report explaining the amendments to Rule 1408 published with the Court's Order at 45 Pa.B. 3987 (July 25, 2015).

* * * * *

Pa.R.J.C.P. 1203 and the amendments become effective July 1, 2025.

[Pa.B. Doc. No. 25-31. Filed for public inspection January 10, 2025, 9:00 a.m.]

Title 255—LOCAL COURT RULES

INDIANA COUNTY

Local Rule 1910.12(c) Motion to Designate Support Case as Complex; MD-451-2024

Order of Court

And Now, this 23rd day of December, 2024, in compliance with Rule 103(d) of the Pennsylvania Rules of Judicial Administration, it is *Hereby Ordered* that the Court adopts the following Local Rule of Civil Procedure 1910.12(c) addressing Motions to Designate Support Cases as Complex effective March 1, 2025.

The Court Administrator shall:

- 1) File one certified copy of this Order with the Administrative Office of Pennsylvania Courts to adminrules@pacourt.us;
- 2) Submit two paper copies of this Order to the Legislative Reference Bureau and one electronic copy in Microsoft Word format only to Bulletin@palrb.us for publication in the *Pennsylvania Bulletin*;
- 3) Provide one copy of this Order to the members of the Indiana County Bar Association;
- 4) Incorporate the Rule into the set of Local Rules within thirty (30) days of publication of the Local Rule in the *Pennsylvania Bulletin* and publish the rules on the Court's website at www.IndianaCountyPA.gov;
- 5) File this Order in the Prothonotary's Office of Indiana County.

Rule L1910.12(c).

- (4) When a party wishes to deem a case complex under Pa.R.Civ.Pro. 1910.12(c), that party shall file a Motion to Designate Support Case as Complex with the Indiana County Domestic Relations Section in substantially the form which is set forth in Form 1 appended to these Rules.
- (5) The Motion to Designate Support Case as Complex shall be filed no later than ten (10) days after the conclusion of the office conference.
- (6) Upon the filing of the Motion to Designate Support Case as Complex, the matter shall be referred to the Indiana County Court Program Manager. The Court Program Manager shall schedule a case management conference that will take place between with counsel for the parties and/or any unrepresented parties.
- (7) At the case management conference, the Court Program Manager shall ascertain whether the parties

agree that the case should be designated as complex. In the event that the parties agree that the case shall be designated as complex, an appropriate Order will be submitted to the Court deeming the case complex and containing those matters set forth in subsection (8) of this Local Rule. In the event that the parties do not agree that the case shall be designated complex, the Court Program Manager will schedule a hearing and/or argument on the matter to take evidence and testimony by the parties. Following the hearing and/or argument, the Court Program Manager will file and serve a Report and Recommendation with the Court on whether the case should be designated as complex. Within twenty (20) days of the receipt or date of mailing of the Court Program Manager's Report and Recommendation, whichever occurs first, any party may file exceptions to the report. Each exception shall set forth a separate objection precisely and matters not covered by exceptions are deemed waived unless leave is granted by the Court. If no timely exceptions are filed, the Report and Recommendation will be adopted by the Court.

- (8) In the event that the parties agree that the case shall be designated as complex or a determination has been made that it will be designated as complex, the Court Program Manager may, at a conference, consider and submit an Order to the Court addressing the following matters:
 - (a) The type of discovery to be conducted;
- (b) The time period for the completion of all fact discovery. All interrogatories, request for the production of documents, depositions, and request for admissions shall be served within sufficient time to allow responses to be completed prior to the close of fact discovery;
- (c) The scheduling of a second case management conference after the time period for the completion of fact discovery has concluded; and
- (d) Any other matters relevant or deemed necessary to the case.
- (9) At the second and all subsequent case management conferences, the Court Program Manager may consider and submit an Order to the Court addressing the following matters:

- (a) Whether fact discovery is completed;
- (b) The time period for the plaintiff to provide an expert report and curriculum vitae for each expert to the opposing party;
- (c) The time period for the defendant to provide an expert report and curriculum vitae for each expert to the opposing party;
- (d) The submission of the matter to the Indiana County Domestic Relations Hearing Officer for a hearing de novo; and
- (e) Any other matters relevant or deemed necessary to the case.
 - (10) The following shall apply to this Local Rule:
- (a) An attorney representing a party or an unrepresented party shall participate in good faith in all case management conferences and shall have the necessary authority to make decisions and stipulations about all matters that can be reasonably anticipated for discussion at the case management conference;
- (b) In the event a party and/or an attorney for a party does not show for a case management conference, the Court Program Manager is authorized to enter an appropriate Case Management Order;
- (c) A case management conference shall not be continued except upon written motion to the Court and for good cause shown;
- (d) The parties may not, individually or by agreement, alter or extend the deadlines of a Case Management Order, or waive any of the provisions of the Order; however, the Court, by motion of any party and upon good cause shown, may grant appropriate relief and/or order the scheduling of a case management conference before the Court Program Manager; and
- (e) Upon motion of a party, or sua sponte, the Court may issue any just orders and/or sanctions, including the imposition of fines and reasonable attorney's fees, for violations of this Local Rule or a Case Management Order.

By the Court

THOMAS M. BIANCO, President Judge

F	orm]

IN THE COURT OF COMMON PLEAS OF INDIANA COUNTY, PENNSYLVANIA CIVIL DIVISION

	, :	
	:	Docket No. 20
Plair	ntiff, :	
	:	PACSES No.
vs.	:	
	:	
	:	
	, .	
Dofon	.dant :	

THE COURTS 255

MOTION TO DESIGNATE SUPPORT CASE AS COMPLEX

AND NOW, the Plaintiff/Defendant moves this Horin support thereof avers as follows:	norable Court to designate the above captioned case as complex and
1. On or about	, 20, a Complaint for Child/Spousal/Both was filed or a c.
	, 20, and an Order of Support was
entered.	, 20, and an Order of Support was
3. A request for a hearing de novo was filed or wil	l be filed.
4. The case is complex for the following reasons:	
5. The following discovery is being requested:	
6. I have conferred with the opposing counsel/party designated complex.	y on the issue and the parties agree/disagree that the matter shall be
	Respectfully submitted,
	Counsel for the Plaintiff/Defendant
	LEAS OF INDIANA COUNTY, PENNSYLVANIA IVIL DIVISION : Docket No. 20 : PACSES No
vs.	:
	:
,	· :
Defendant.	:
OF	RDER OF COURT
AND NOW, this day of on the Motion to Designate Support Case as Comple and DECREED as follows:	, 20, this matter having come before the Court ex filed by Plaintiff/Defendant, it is hereby ORDERED, DIRECTED,
	to Designate Support Case as Complex is referred to Mathew G. nanagement conference on the issue regarding the designation of the s.
2. A case management conference is schedule atM. in the office of the Court Pro	ed for the, day of, 20, 20, gram Manager, Floor 4M of the Indiana County Courthouse.
	BY THE COURT:
	-
[Pa.B. Doc. No. 25-32. Filed	J. d for public inspection January 10, 2025, 9:00 a.m.]

256 THE COURTS

Title 255—LOCAL COURT RULES

WESTMORELAND COUNTY Increase of ARD Administrative Fee; No. 3 of 2024

Administrative Order of Court

And Now, this 20th day of December, 2024, It Is Hereby Ordered that, effective 30 days from the date of publication in the Pennsylvania Bulletin, the ARD Administrative Fee will increase to \$400 for all regular ARDs and to \$400 for all fast track ARDs. The distribution of the fee shall be pursuant to the following table:

	\$400 Fee		
Adult Probation	\$146.80	36.7%	
Court	\$219.60	54.9%	
District Attorney	\$26.00	6.5%	
Sheriff	\$7.60	1.9%	

By the Court

CHRISTOPHER A. FELICIANI, $President\ Judge$

[Pa.B. Doc. No. 25-33. Filed for public inspection January 10, 2025, 9:00 a.m.]

RULES AND REGULATIONS

Title 4—ADMINISTRATION

DEPARTMENT OF GENERAL SERVICES [4 PA. CODE CH. 71]

Commonwealth Parking Facilities

The Department of General Services (department) amends Chapter 71 (relating to Commonwealth parking facilities), by amending §§ 71.1—71.6, 71.11, 71.21, 71.31, 71.41—71.44 and deleting §§ 71.12 and 71.46 to read as set forth in Annex A.

Effective Date

This final-omitted rulemaking will be effective upon publication in the *Pennsylvania Bulletin* and compliance will be expected 30 days after publication.

Statutory Authority

The department's authority to promulgate this rule-making is set forth in sections 506, 2401.1 and 2402(a) of The Administrative Code of 1929 (71 P.S. §§ 186, 631.1 and 632(a)). Section 506 provides the general authority for the heads of all administrative departments to prescribe rules and regulations, not inconsistent with law, for the government of their respective departments, the conduct of their employees, the performance of their business and the custody, use and preservation of property pertaining to their department. Section 2401.1(20) sets forth the specific powers and duties of the department, which includes "the issuance of general regulations implementing the act." Section 2402(a) grants the department the power and duty to control and supervise the State Capitol Building and public grounds and buildings within the City of Harrisburg connected with the State Capitol.

In addition, section 2416(e) of The Administrative Code of 1929 (71 P.S. § 646(e)) authorizes the Capitol Police "[t]o exercise the same powers as are now or may hereafter be exercised under authority of law or ordinance by the police of the [city] of Harrisburg[.]" Harrisburg City Police have the authority to enforce parking rules under Harrisburg City Ordinance § 3-131 (relating to stopping and parking generally).

Omission of Proposed Rulemaking

Under section 204(1) and (3) of the act of July 31, 1968 (P.L. 769, No. 240), referred to as the Commonwealth Documents Law (CDL) (45 P.S. §§ 1204(1) and (3)), the department is authorized to omit the procedures for proposed rulemaking in sections 201 and 202 of the CDL (45 P.S. §§ 1201 and 1202) if the department finds that the regulation relates to agency procedure or practice and Commonwealth property and that the specified procedures of rulemaking are impracticable, unnecessary or contrary to the public interest. The department has determined that publication of proposed rulemaking is unnecessary under the circumstances because the regulations deal with the department's procedure and practice as they relate to Commonwealth property, that is, parking facilities. These regulations are not contrary to the public interest.

Background and Need for the Amendments

Under the authority of section 2402 of The Administrative Code of 1929, as stated in 4 Pa. Code § 71.1 (relating to purpose), the department promulgated Chapter 71 "to

effect maximum utilization of parking facilities available for use by Commonwealth employes and to provide standard rules and regulations for the administration and management of the parking facilities." Chapter 71 was adopted in 1973 and has not been amended or updated in any way in over 50 years. Due to this passage of time, this final-omitted rulemaking requires an increase in the parking ticket fine amount along with updates based on operational changes. Most other state capitals, along with our Nation's capital, have parking ticket fine amounts that far exceed those currently set forth in Chapter 71. Moreover, the City of Harrisburg, which encompasses much of the Capital itself, has set its own base parking ticket fine amount at \$30, which is five times higher than the amount set in 1973. See Harrisburg City Ordinances § 3-131.11 (relating to charges for parking in prohibited parking zones). Amendments to Chapter 71 are required to deter misuse and abuse of Commonwealth parking spaces and places, modernize procedures, and ensure efficient and effective use of Commonwealth property. This includes the removal of superfluous, outdated, conflicting and unnecessary language. The public benefits from good stewardship and use of Commonwealth parking spaces and places, especially in our State Capitol. Without making these much-needed amendments, Commonwealth government is impacted based on the unavailability of parking spaces and the resources wasted on enforcing outdated provisions with little to no meaningful economic impact for those who violate the provisions of this final-omitted rulemaking.

Description of the Amendments

Chapter 71 is updated and amended by deleting superfluous, outdated, conflicting and unnecessary language and updating the amount for fines and the process by which those fines are paid. More specifically, §§ 71.1—71.6, 71.11, 71.21, 71.31 and 71.41—71.44 are updated to reflect modern day vernacular and to conform to the Pennsylvania Code & Bulletin Style Manual.

Section 71.2(c) (relating to general) is amended to require the email address for each Departmental Parking Officer to be supplied in addition to the other information that is already required.

The department deletes § 71.4(2) (relating to suggested priorities for parking assignments) which suggests prioritizing parking assignments for handicapped employees. When the regulation was drafted over 50 years ago this provision was necessary due to the state of parking regulations. However, in current times there is an abundance of handicap designated parking areas, making this provision unnecessary.

Reference to permits that are permanently affixed to vehicle bumpers is deleted from § 71.6(d) and (e) (relating to miscellaneous requirements and prohibitions), as this practice is no longer utilized in this Commonwealth.

The department amends § 71.11(a) (relating to general requirements) by deleting the practice of typewritten temporary parking permits that is no longer utilized and replacing it with the current practice of temporary permits that are initialed by the Departmental Parking Officer. Additionally, § 71.11(c) is deleted because there is no longer a need to prohibit temporary parking permits for areas numbered one, two, three or four.

Section 71.12 (relating to monthly report) is deleted as these reports are no longer necessary. Temporary permits are distributed by email and no longer require return to the department and the records are maintained electronically, therefore, no longer requiring a monthly report.

Additionally, with regard to lost or stolen permits, § 71.21(c) and (d) (relating to reporting and investigating) are deleted to reflect the current practice when a permit is lost or stolen. The language currently states that Capitol Police will search for the lost or stolen permit for 30 days. However, with all the responsibilities of Capitol Police this simply is not practical. The current practice should be to gather as much information as possible before requesting an investigation by Capitol Police, as reflected in § 71.21(e).

This final-omitted rulemaking amends § 71.42(a)(1) (relating to instructions to permit holders) to delete references to pressure-sensitive bumper sticker permits that are no longer utilized by the Commonwealth. Additionally, § 71.42(a)(3) is deleted as temporary permits are not issued in a format that requires their return to the Departmental Parking Officer. Section 71.42(a)(4), is amended to include the reminder that if an employee leaves employment without returning their permit, the agency will receive an invoice for the replacement permit. Finally, § 71.42(a)(5) which discusses inappropriate places to load and unload passengers is deleted, as this is more appropriately addressed by 75 Pa.C.S. (relating to Vehicle Code).

The department reformats § 71.43 to place all the provisions that must be complied with when using the underground garages under subsection (a) and the penalty for violating the provisions under subsection (b), to provide additional clarity for those who utilize the underground garages. The department also deletes § 71.43(a)(8) and (9) (relating to underground garages) as they contain outdated information about the bottom level of the garage that does not reflect the state of the garage today.

This final-omitted rulemaking also amends § 71.44(c) (relating to compliance with procedure, parking violations, fines and penalties) to allow a Capitol Police Officer to issue a parking ticket and increase the fine amount from \$5 to \$30, with the failure to pay the fine increasing from \$6 to \$50. The amount of time to pay the parking ticket is also increased from 48 hours to 4 business days so as not to conflict with weekends or holidays. Additionally, \$ 71.44(d) is amended to reflect the same increase from \$6 to \$50. With the current cost of the fine being set at \$6, there simply is not a deterrent effect to prevent individuals from parking in spaces where they do not hold a permit to park. When an individual who holds a permit cannot park in their permitted spot it causes delays in the work of the Commonwealth and additional costs in finding another place for the individual to park.

Finally, § 71.46 (relating to parking areas—Capitol complex) is deleted as it is an inaccurate depiction of the current Capitol complex.

Fiscal Impact and Paperwork Requirements

This final-omitted rulemaking will have a fiscal impact on the regulated community, as the fine for parking in a prohibited area will increase from \$5 to \$30. As roughly 500 parking tickets are issued each year the total amount of fines will increase from \$2,500 to \$15,000. However, the fine is avoidable by simply not parking in a prohibited area and it is the Commonwealth's goal that the increased fine will have a deterrent effect on the regulated community so as to reduce the quantity of tickets issued on an annual basis. This regulation will not create additional paperwork for the general public or the Com-

monwealth's political subdivisions.

Sunset Date

The department will continuously monitor the effectiveness of these regulations. Therefore, no sunset date has been assigned.

Regulatory Review

Under section 5.1(c) of the Regulatory Review Act (71 P.S. § 745.5a(c)), on October 29, 2024, the department submitted a copy of the final-omitted rulemaking and a copy of a Regulatory Analysis Form to the Independent Regulatory Review Commission (IRRC) and to the chairperson of the State Government Committee of the Senate and to the chairperson of the State Government Committee of the House of Representatives. On the same date, the department submitted a copy of the regulation to the Office of Attorney General under the Commonwealth Attorneys Act (71 P.S. §§ 732-101—732-506).

Under sections 5.1(e) and (j.2) of the Regulatory Review Act (71 P.S. § 745.5a(e) and (j.2)), the regulations were deemed approved by the House and Senate committees on November 30, 2024. Under section 5.1(e) of the Regulatory Review Act, IRRC met on December 5, 2024, and approved the final-omitted rulemaking.

Additional Information

Further information regarding this final-omitted regulation may be obtained by contacting Juan A. Ruiz, Deputy Chief Counsel, Department of General Services, 401 North Street, Room 603, Harrisburg, PA 17120.

Findings

The department finds that:

- (1) Public notice of the department's intention to amend the regulations under the procedures in sections 201 and 202 of the CDL has been omitted under section 204 of the CDL because publication of proposed rule-making and public comment is unnecessary in that the rulemaking relates to agency procedure or practice and Commonwealth property.
- (2) The promulgation of the regulations in the manner provided in this order is necessary and appropriate to effect maximum utilization of parking facilities available for use by Commonwealth employees and to provide standard rules and regulations for the administration and management of the Commonwealth's parking facilities.

Order

The department, acting under its authorizing statute, orders that:

- (a) The regulations of the department, 4 Pa. Code Chapter 71, are amended by amending §§ 71.1—71.6, 71.11, 71.21, 71.31, 71.41—71.44 and deleting §§ 71.12 and 71.46, to read as set forth in Annex A, with ellipses referring to the existing text of the regulations.
- (b) The department shall submit this final-omitted rulemaking to the Office of Attorney General and the Office of General Counsel for approval as required by law.
- (c) The department shall submit this final-omitted rulemaking to IRRC, the House and Senate Committees as required by law.
- (d) The department shall certify this final-omitted rule-making and deposit it with the Legislative Reference Bureau as required by law.

(e) This final-omitted rulemaking shall take effect upon publication in the *Pennsylvania Bulletin*.

REGINALD B. McNEIL, II, Secretary

(Editor's Note: See 54 Pa.B. 8361 (December 21, 2024) for IRRC's approval.)

Fiscal Note: 8-28. No fiscal impact; recommends adoption.

Annex A

TITLE 4. ADMINISTRATION

PART III. DEPARTMENT OF GENERAL SERVICES Subpart D. AUTOMOBILES

CHAPTER 71. COMMONWEALTH PARKING FACILITIES

GENERAL PROVISIONS; ALLOCATION OF PARKING PERMITS

§ 71.1. Purpose.

This chapter has been promulgated to effect maximum utilization of parking facilities available for use by Commonwealth employees and to provide standard rules and regulations for the administration and management of the parking facilities.

§ 71.2. General.

- (a) The Commonwealth will recognize to the best of its ability its responsibility for providing parking facilities for those employees who are required to travel by privately owned vehicle to their place of employment. It should be realized, however, that the Commonwealth is unable to provide parking facilities for all employees.
- (b) Parking permits will be allocated on the basis of Capitol Complex employee complement of each department, board or commission.
- (c) The head of each department, board or commission with offices and employee complement in the Capitol Complex area shall name an individual to act as parking officer who is empowered to handle all matters peculiar to the administration and management of that part of the Commonwealth Parking System as pertains to the department, board or commission. The name, title, telephone number, email address and office address of the parking officer, hereafter referred to as Departmental Parking Officer, shall be furnished to the Commonwealth Parking Officer, Department of General Services.

§ 71.3. Responsibilities.

- (a) The Commonwealth Parking Officer has the following duties:
- (1) To allocate parking spaces for use of the Capitol Complex employee complement of Commonwealth departments, boards and commissions.

* * * * *

- (5) To procure and furnish Departmental Parking Officers with adequate supplies of permanent and temporary parking permits.
 - (b) Departmental Parking Officers have the following
- (1) To assign allocated parking spaces to members of the employee complement of their department, board or commission. Parking permits, whether permanent or temporary, may be assigned only to agency allocations.

(2) To review parking assignments to ensure compliance with the purpose and intent of this chapter.

* * * * *

§ 71.4. Suggested priorities for parking assignments.

The following priorities should be given prime consideration in the assignment of parking spaces:

- (1) Officials requiring the car for performance of assigned duties, such as department heads or other officials using the car during the day for official business.
 - (2) {Reserved}.
- (3) Individuals who commute from an area beyond public transportation and who cannot reach employment except by the individual's own car.
- (4) Regularly assigned State cars that must be parked near the agency for daily business use. On the parking permits for State cars, the bureau, division or other unit designation must be listed in the name and address column along with the license number and category.
- (5) Individuals who participate in a carpool. For carpools, a permit will be assigned to a principal driver and recorded as such by the Departmental Parking Officer, along with alternate drivers. An alternate driver may use this permit during any absence of the principal driver.
 - (6) Individuals with irregular working hours.

§ 71.5. Trading assigned parking permits.

- (a) The Departmental Parking Officer shall approve or disapprove the trading of assigned permits between employees of the department.
- (b) The trading of assigned permits between employees of different departments is prohibited and if it is found to have occurred, the Departmental Parking Officers will recall the parking permit from the assignee.

§ 71.6. Miscellaneous requirements and prohibitions.

- (a) Types and styles of parking permits will vary with need. Specific instructions for the type and style of the permit will be furnished to the employee with the permit at the time of issue. These instructions are in addition to the requirements contained in this chapter.
- (b) Departmental Parking Officers shall ensure that no employee has the use of more than one parking space on Commonwealth parking facilities.
- (c) Vehicle operators shall be personally responsible for ensuring that parking permits are properly positioned or displayed on the vehicle they park on Commonwealth parking facilities.
- (d) Parking permits shall be replaced when they are no longer legible. Damaged permits shall be returned to Departmental Parking Officers by the assignee with a request for a replacement.
- (e) Parking permits shall be returned to the Departmental Parking Officer, agency of issue, when an employee departs State service, transfers to another State agency or at the request of the Departmental Parking Officer.
- (f) Display of placards or signs designating "Official Business," "Messenger," "Mail Car," "Service Car" and similar statements instead of an official parking permit provided by the Department of General Services is not authorized and the operator will be cited for violation of the parking rules and regulations.

- (g) The Commonwealth is not responsible for fire, theft or damage to any vehicle, or its contents, while it is parked on Commonwealth parking facilities.
- (h) Unauthorized fabrication or duplication of official parking permits is unlawful, and offenders will be cited for violation of laws, rules and regulations.
- (i) Parking permits will be issued for the nearest available parking area to the employee's place of employment, to the extent possible and practical.

TEMPORARY PARKING PERMITS

§ 71.11. General requirements.

- (a) Temporary parking permits will be issued only against known vacancies in permanently allocated spaces. Temporary parking permits must be initialed by the Departmental Parking Officer.
- (b) Upon the expiration of the time designated on the temporary permit, the temporary permit shall be returned to the Departmental Parking Officer by the assignee. Failure to do so will forfeit future parking privileges.
 - (c) {Reserved}.
- (d) A temporary parking permit will not be issued to an employee who leaves a personal car parked in an assigned space for a State car. The permanent parking permit for the State car may be transferred to the personal car but must be returned to the State car when the State car is parked in its assigned area.

§ 71.12. {Reserved}.

LOST OR STOLEN PERMITS

§ 71.21. Reporting and investigating.

- (a) Lost or stolen permits shall be reported to the Commonwealth Parking Officer by giving the name of the person to whom the permit was issued and the permit and area numbers.
- (b) A person using a State car shall be responsible for notifying the Departmental Parking Officer if the State car has no parking permit. Unless there is evidence of a theft through break-in, the person who operated the State car immediately preceding the report shall be responsible for the loss of the permit.
 - (c) {Reserved}.
 - (d) {Reserved}.
- (e) The Departmental Parking Officer should require factual information concerning the reported lost or stolen permit before requesting an investigation by the Capitol Police.

SPECIAL VISITOR PARKING

§ 71.31. General requirement.

- (a) Agency requirements for special visitor parking for conferences, committee meetings and other special purposes shall be submitted to the Departmental Parking Officer at least 4 working days prior to the date of requirement.
- (b) The Departmental Parking Officer shall consider these special requirements in certain designated areas. Because the special visitor parking areas are limited, requests shall be honored on a first come, first served basis.

USE OF PARKING FACILITIES

§ 71.41. Surveys to ensure maximum utilization.

(a) Surveys shall be made periodically by the Commonwealth Parking Officer of the various parking facilities to ensure maximum utilization.

* * * * *

§ 71.42. Instructions to permit holders.

- (a) Proper parking accommodations necessitate the cooperation of the employee, Capitol Police and the Departmental Parking Officer. Therefore, the following instructions are issued for the employee so that effective operation of the parking facilities may be achieved:
- (1) A parking permit shall be displayed where it can be easily read through the windshield on the driver's side of the vehicle.
- (2) Capitol Police Officers are not required to search for the permit or guess as to its information. Failure to comply with permit requirements constitutes unauthorized parking.
 - (3) {Reserved}.
- (4) Upon leaving employment, even by transfer to another State agency, the employee's parking permit shall be returned to the Departmental Parking Officer and the new agency should be consulted for parking accommodations. Permits not returned upon separation shall be reported to the Capitol Police as stolen. The agency will be sent an invoice for the replacement permit.
 - (5) {Reserved}.
- (b) Parking permits shall be issued by the Departmental Parking Officer on the basis of relative need. They can be recalled as circumstances and needs change throughout the year.

§ 71.43. Underground garages.

- (a) The following provisions shall be complied with by personnel using the underground garages:
- (1) Parking spaces in the underground garages are assigned by individual stall numbers. The permit shows the stall number and does not authorize parking in any other stall. If the stall is found to be already occupied, report this to the Departmental Parking Officer and park only as directed. Do not park in someone else's assigned stall
- (2) Parking in the garage on any level is restricted to passenger vehicles and motorcycles.
- (3) When entering the garage, follow the directional signs, arrows and the directions of the Capitol Police Officer on duty, as applicable.
- (4) Radio antennas must be kept down to the roof level of the car due to low ceiling height.
- (5) Vehicles may not be driven in excess of 10 miles per hour.
- (6) Headlights must be turned on low beam at all times when the car is in motion.
- (7) The horn may be sounded only to avoid an accident. Cars must be brought to a full stop before entering the garage.
 - (8) {Reserved}.
 - (9) {Reserved}.
- (10) No engines are to be run unnecessarily. Engines may be run only to arrive and depart from a parking

position. To preclude unnecessary build-up of carbon monoxide and other gases, no preheating of cars during inclement weather is permitted.

(b) Violators will lose their indoor parking privilege for a violation of the provisions of this section.

§ 71.44. Compliance with procedure, parking violations, fines and penalties.

- (a) General. Failure to comply with the procedures contained in this chapter and the posted parking instructions or restrictions at Commonwealth-owned or Commonwealth-leased parking areas constitutes unauthorized parking and operators of vehicles involved in the violation will be cited accordingly.
- (b) *Parking violations*. Additionally, vehicle operators will be cited for violation when the vehicle they are operating, whether attended or unattended, is parked in any of the following:
 - (1) No parking zone.
 - (2) Bus zone.
 - (3) Unloading zone or entrance ramp.
 - (4) Reserved parking space or stall.
- (c) Fines and payment. A person who receives from a Capitol Police Officer a parking ticket for violation of the parking rules and regulations contained in this chapter will be required to pay a fine of \$30 (increased to \$50 if not paid within 4 business days from date of violation). Instructions for payment of the fine are provided on the parking ticket. If the violator fails to pay the fine within the cited period, the record of violation will be forwarded to the Magisterial District Judge.
- (d) *Penalty*. A person violating this chapter shall, upon summary conviction thereof, be sentenced to pay a fine of \$50 and costs of prosecution and in default of payment, may be subject to imprisonment for not more than 5 days.
- (e) Enforcement provisions. Enforcement of the provisions of this chapter shall conform with the following:
- (1) Informations charging violations of any of the summary provisions of this chapter, in such detail as the department may prescribe as being necessary for its records, shall be brought before the designated Magisterial District Judge within the city, borough, incorporated town or township in the county where the alleged violation occurred within 90 days after the commission of the alleged offense and not thereafter, except that when an information is filed against a person prima facie guilty of a summary offense, and it subsequently appears that a person other than the person named in the information was the offender or violator, an information may be filed against that other person within 30 days after that person's identity has been discovered, and not thereafter.
- (2) A salaried member of the Capitol Police, when in uniform or exhibiting a badge or other sign of authority, whenever a violation of the rules and regulations described in this chapter is committed in their presence, is vested with the authority to present the alleged offender a printed notice citing the offense or violation, the reverse side of which contains the amounts of the fines and instructions for payment.
- (3) The Commonwealth Parking Officer, upon accepting payment of the fine from an individual for a cited offense or violation, shall issue a receipt to the person acknowledging payment and shall record the payment upon the docket.

§ 71.46. {Reserved}.

 $[Pa.B.\ Doc.\ No.\ 25\text{-}34.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

Title 58—RECREATION

PENNSYLVANIA GAMING CONTROL BOARD [58 PA. CODE CHS. 603a, 633a, 687a, 812a AND 819a]

Table Game Equipment; Blackjack; DJ Wild Stud Poker; Interactive Gaming Player Accounts; and Interactive Gaming Progressives

The Pennsylvania Gaming Control Board (board), under the authority of 4 Pa.C.S. §§ 1202(b)(30), 13A02(1) and (2) and 13B02(a)(3), (6), (7) and (9) (relating to general and specific powers; and regulatory authority), amends Subpart K (relating to table games) by adding §§ 603a.22 and 603a.23 (relating to Direct Bet Coupons; physical characteristics and issuance; and Direct Bet Coupon use), amending Chapters 633a and 687a (relating to Blackjack; and DJ Wild Stud Poker) and amending Subpart L (relating to interactive gaming) by amending § 812a.9 (relating to player account controls) and adding Chapter 819a (relating to interactive gaming progressives).

Purpose of this Final-Form Rulemaking

This final-form rulemaking finalizes regulatory language which provides standards for the issuance and use of Direct Bet Coupons, provides standards for interactive gaming progressive wagers and amends certain provisions in table games rules and interactive gaming player account controls.

Explanation

In Annex A, Chapter 603a (relating to table game equipment) finalizes the addition of §§ 603a.22 and 603a.23. These sections provide for the authorization and framework for the issuance and use of Direct Bet Coupons, a promotional product in brick-and-mortar casinos. Direct Bet Coupons operate similarly to Match Play Coupons, authorized under §§ 603a.20 and 603a.21 (relating to Match Play Coupons; physical characteristics and issuance; and Match Play Coupon use), except that Direct Bet Coupons do not require players to at least match the promotional play value with money out of their pockets. Direct Bet Coupons allow Pennsylvania licensees to offer a promotional product similar to those allowed by competing casinos in neighboring jurisdictions.

The Direct Bet Coupon regulations contemplate licensees utilizing computerized systems for instantaneous creation of Direct Bet Coupons (patron-operated kiosks or casino staff-operated computer/printer system) or Direct Bet Coupons printed by either gaming service providers or the licensees themselves (non-instantaneously produced). These non-instantaneously produced coupons represent "blanks" that may not contain all the required identifying information required under § 603a.22(d) while held in inventory but must contain subsection (d) information at the time they are being issued to a patron for use. Instantaneously produced coupons must contain all subsection (d) information at time of printing, as this also represents the time of issuance to the patron.

A distinguishing procedural consideration between instantaneously produced and non-instantaneously produced coupons is that non-instantaneously produced coupons require additional inventory, control and reconciliation procedures to ensure the "blank" coupons are not accidentally or intentionally misplaced or misappropriated. Instantaneously produced coupons are printed, or produced, at the time of issuance, meaning there are not "blank" coupons to be inventoried, controlled, monitored and reconciled. Regardless of production method, all Direct Bet Coupons issued to patrons will be required to be accounted for in the Direct Bet Coupon ledger and the monthly reporting to the board.

Also in Annex A, Subpart L adds Chapter 819a. This addition to the interactive gaming regulations finalizes the framework for licensees to offer progressive wagers in the online gaming market. Specifically, § 819a.1 (relating to interactive gaming progressives) addresses an interactive gaming operator offering progressive wagers. Section 819a.2 (relating to interactive gaming wide area progressives) provides the framework by which interactive gaming progressive wagers will be allowed to be offered collaboratively between multiple interactive gaming operators. One edit from the proposed rulemaking is incorporated to correct a typo that referred to a slot system agreement rather than interactive gaming wide area progressive agreement.

Annex B of this final-form rulemaking finalizes edits to existing final-form regulations. The first edit updates § 633a.13(k) (relating to payout odds; payout limitation) to delete an antiquated paytable to ensure that payouts to patrons reflect probabilities of occurrence of events—namely that winning events with lower probabilities of occurrence (harder hands to achieve) should be rewarded with greater potential payouts.

Next, two edits are being made to Chapter 687a, which provides the table game rules for DJ Wild Stud Poker. The first edit is to the Two-Way Bad Beats Bonus Wager, under § 687a.11(f)(3) (relating to procedures for completion of each round of play). The revision corrects the regulatory language to provide that when either the player's or dealer's hand is comprised of a three-of-a-kind or better and loses, then the Two-Way Bad Beats Bonus Wager shall be deemed to have won. This edit corrects the language to ensure the Two-Way Bad Beats wager operates as originally intended. The second edit is to Paytable 1 under § 687a.12(c) (relating to payout odds; progressive wager configuration). The amendment corrects an error in the published seed/re-seed amount.

The final amendment in Annex B changes the 30-minute timeout under $\S 812a.9(c)(1)$ to a 15-minute timeout. This amendment makes the failure to receive a response timeout under $\S 812a.9(c)(1)$ match the requirement that a player re-enter their password after 15 minutes of player inactivity as provided by $\S 812a.3(a)(6)$ (relating to account security).

Responses to Comments

No public comments were received on the proposed rulemaking.

Fiscal Impact

Commonwealth. The board does not expect that this final-form rulemaking will have a fiscal impact on the board or other Commonwealth agencies. Work created because of this final-form rulemaking will be handled by existing board staff.

Political subdivisions. This final-form rulemaking will not have fiscal impact on political subdivisions of this Commonwealth.

Private sector. This final-form rulemaking will provide the regulated gaming market with increased promotion and game/wager options, while additionally providing clarifications with corrective edits. To the extent that the private sector may experience a fiscal impact, it is anticipated to be a positive fiscal impact.

General public. This final-form rulemaking will not have fiscal impact on the general public.

Paperwork Requirements

Licensees seeking to operate a Direct Bet Coupon program are required to maintain a Direct Bet Coupon ledger and make periodic reports to the board regarding Direct Bet Coupon issuance and usage. Additionally, licensees are required to make submissions for laboratory review software and hardware systems that would facilitate their Direct Bet Coupon programs and are required to submit appropriate forms to the board for product review. These forms constitute the same paperwork requirement for any board laboratory submission.

Licensees seeking to operate an interactive gaming wide area progressive system are required to submit for Board review and approval an interactive gaming wide area progressive agreement. This agreement will outline the roles and responsibilities of participating parties. This submission and the board review and approval requirement is consistent with the process required for slot machine wide area progressive systems under 58 Pa. Code § 461a.13 (relating to wide area progressive systems).

Other provisions of this final-form rulemaking will not create paperwork requirements beyond the established procedures for table games submissions or laboratory review submissions, or both.

Effective Date

This final-form rulemaking will become effective upon publication in the *Pennsylvania Bulletin*.

Regulatory Review

Under section 5(a) of the Regulatory Review Act (71 P.S. § 745.5(a)), on March 20, 2024, the board submitted a copy of the notice of proposed rulemaking, published at 54 Pa.B. 2085 (March 20, 2024) and a copy of the Regulatory Analysis Form to the Independent Regulatory Review Commission (IRRC) and to the chairperson of the Community, Economic and Recreational Development Committee of the Senate and the chairperson of the Gaming Oversight Committee of the House of Representatives for review and comment. A copy of the materials was made available to the public including being available on the board's website at www.gamingcontrolboard.pa.gov.

Under section 5(c) of the Regulatory Review Act, IRRC and the Senate and House committees are provided with copies of comments received during the public comment period, as well as other documents when requested. With regard to this final-form rulemaking, no comments were received from the public nor from the Senate and House committees.

Under section 5(g) of the Regulatory Review Act, IRRC may convey any comments, recommendations or objections to the proposed rulemaking within 30 days of the close of the public comment period. IRRC did not provide any comments, recommendations or objections. Under section 5a(j.2) of the Regulatory Review Act (71 P.S. § 745.5a), on October 23, 2024, this final-form rulemaking was deemed approved by the Senate and House

committees. IRRC met on October 24, 2024, and approved the regulations in accordance with section 5a(3) of the Regulatory Review Act.

Findings

The board finds that:

- (1) Public notice of intention to adopt these amendments was given under sections 201 and 202 of the act of July 31, 1968 (P.L. 769, No. 240), referred to as the Commonwealth Documents Law (45 P.S. §§ 1201 and 1202) and the regulations thereunder and 1 Pa. Code §§ 7.1 and 7.2 (relating to notice of proposed rulemaking required; and adoption of regulations).
- (2) This final-form rulemaking is necessary and appropriate for the administration and enforcement of 4 Pa.C.S. Parts II and III (relating to gaming; and video gaming).

Order

The board, acting under 4 Pa.C.S. Part II and Part III, orders that:

- (1) The regulations of the board, 58 Pa. Code Chapter 603a, are amended by adding §§ 603a.22 and 603a.23 and adding Chapter 819a, §§ 819a.1 and 819a.2, as set forth in Annex A.
- (2) The regulations of the board, 58 Pa. Code Chapters 633a, 687a and 812a, are amended by amending §§ 633a.13, 687a.11, 687a.12 and 812a.9, as set forth in Annex B with ellipses referring to the existing text of the regulations.
- (3) The chairperson of the board shall certify this order, Annex A and Annex B and deposit them with the Legislative Reference Bureau as required by Law.
- (4) This order shall take effect upon publication in the *Pennsylvania Bulletin*.

DENISE J. SMYLER, Chairperson

(Editor's Note: See 54 Pa.B. 7449 (November 9, 2024) for IRRC's approval order.)

Fiscal Note: Fiscal Note 125-247 remains valid for the final adoption of the subject regulations.

Annex A

TITLE 58. RECREATION PART VII. GAMING CONTROL BOARD Subpart K. TABLE GAMES

CHAPTER 603a. TABLE GAME EQUIPMENT

- § 603a.22. Direct Bet Coupons; physical characteristics and issuance.
- (a) A certificate holder may utilize Direct Bet Coupons in accordance with this section.
- (b) Direct Bet Coupons may be produced instantaneously through the use of computerized systems, such as player-operated kiosks or a system utilized by casino staff, or may be received from a gaming service provider or produced by the certificate holder.
- (c) Direct Bet Coupons may not be issued by a certificate holder or utilized in a licensed facility until all of the following occur:
- (1) The design specifications of the proposed coupons are submitted to the Bureau of Gaming Operations and approved in accordance with § 601a.10(a) (relating to approval of table game layouts, signage and equipment).

- (2) A system of internal procedures and administrative and accounting controls governing the inventory, distribution and redemption of the coupons is submitted and approved as part of the certificate holder's internal controls in accordance with § 465a.2 (relating to internal control systems and audit protocols).
- (d) Direct Bet Coupons issued to a patron by a certificate holder must contain all of the following:
 - (1) The name or logo of the certificate holder.
- (2) The value of the coupon which can be identified when viewing the coupon through the surveillance system of the certificate holder.
- (3) A serial number, barcode, QR code or other mechanism to be used to identify, verify and track coupons.
- (4) Restrictions regarding redemption including the type of game and wagers on which the coupon may be used.
- (5) A statement specifying the date on which the coupon expires, which can be identified when viewing the coupon through the surveillance system of the certificate holder.
- (6) The name or player identification number of the rated player to whom the coupon is being issued.
- (e) The marketing department, or other department as specified in the certificate holder's internal controls, and the finance department shall be responsible for administering the Direct Bet Coupon program. The marketing department shall be responsible for distributing the coupons to patrons. The finance department shall be responsible for maintaining the Direct Bet Coupon ledger and administering the coupon accounting procedures in subsection (f).
- (f) Each certificate holder shall maintain a Direct Bet Coupon ledger which serves as an inventory of Direct Bet Coupons, which shall comply with the following:
- (1) The Direct Bet Coupon ledger shall contain all of the following information relating to coupons produced instantaneously:
 - (i) Serial number.
 - (ii) Date and time of issuance.
 - (iii) Value of coupon.
- (iv) Status of the coupon, that is, issued, expired, voided or redeemed.
- (2) The Direct Bet Coupon ledger shall contain inventory information relating to coupons received from a gaming service provider or produced by the certificate holder, as further outlined under subsection (i).
- (g) Documentation, voided coupons, redeemed coupons and coupons that were not distributed to patrons shall be forwarded on a daily basis to the finance department where the coupons shall be processed in all of the following ways:
- (1) Counted and examined for proper calculation and recording.
- (2) Reviewed for the propriety of signatures on the documentation and cancelled.
- (3) Reconciled by total number of coupons given to the marketing department for distribution to patrons, returned for reissuance, voided, distributed to patrons and redeemed.
- (4) Recorded, maintained and controlled by the finance department.

- (h) Each certificate holder shall prepare and file with the Bureau of Casino Compliance a monthly report which lists, by denomination of Direct Bet Coupon, the total value of the coupons issued to patrons and the total value of the coupons redeemed by patrons.
- (i) If the Direct Bet Coupons are received from the gaming service provider or produced by the certificate holder, the following shall occur:
- (1) Direct Bet Coupons shall be opened and examined by at least one member of the finance department and one member of the marketing department. Any deviation between the invoice accompanying the coupons and the actual coupons received shall be immediately reported to a supervisor from the finance department and to the Bureau of Casino Compliance.
- (2) A finance department supervisor shall record all of the following information in the Direct Bet Coupon ledger:
 - (i) The date the coupons were received.
 - (ii) The quantity and denomination of coupons received.
- (iii) The beginning and ending serial number of the coupons received.
- (iv) The name, signature and board-issued credential number of the individuals who checked the coupons.
- (3) A marketing department supervisor shall estimate the number of Direct Bet Coupons needed for each gaming day or promotion and complete a requisition document which contains all of the following information:
 - (i) The date the requisition was prepared.
 - (ii) The date for which the coupons are needed.
- (iii) The denomination and quantity of coupons requested.
- (iv) The name, signature and board-issued credential number of the marketing department supervisor completing the requisition.
- (v) The name, signature and board-issued credential number of the finance department supervisor authorizing the requisition.
- (4) Upon receipt of the requisition document, the finance department supervisor shall record in the Direct Bet Coupon ledger all of the following information before the coupons are issued to the marketing department supervisor:
- (i) The beginning and ending serial number of the coupons issued.
 - (ii) The denomination and quantity of coupons issued.
- (iii) The name, signature and board-issued credential number of the finance department supervisor who issued the coupons.
- (iv) A record and explanation of coupons that were voided.
- (5) Direct Bet Coupons that are not issued to the marketing department shall be controlled by a finance department supervisor or above and stored in a secured and locked area approved by the Bureau of Casino Compliance in accordance with § 601a.10(g). The certificate holder shall include in its internal controls the location of the approved storage area.
- (6) The marketing department shall maintain a daily Direct Bet Coupon reconciliation form which must contain all of the following information:

- (i) The date.
- (ii) The beginning and ending serial numbers of the coupons received from the finance department.
- (iii) The denomination and quantity of coupons the marketing department has to distribute to patrons.
- (iv) The denomination and quantity of coupons the marketing department distributed to patrons.
- (v) The denomination, quantity and serial numbers of coupons remaining.
- (vi) The serial numbers of coupons that were voided and the reason the coupons were voided.
- (vii) Variations discovered and an explanation of the variations.
- (viii) The name, signature and board-issued credential number of the marketing department supervisor completing the form.
- (j) At the end of the gaming day, a copy of the Direct Bet Coupon reconciliation form and Direct Bet Coupons that were not distributed to patrons shall be returned to the finance department. The marketing department may keep for use during the next gaming day coupons that were not distributed to patrons provided the coupons are stored in a secured and locked area approved by the Bureau of Casino Compliance in accordance with § 601a.10(f) and recorded on the daily Direct Bet Coupon reconciliation form for the next gaming day. Expired coupons shall be returned to the finance department on a daily basis.
- (k) At least once every month, each certificate holder shall inventory the Direct Bet Coupons that are not distributed to patrons and record the result of the inventory in the Direct Bet Coupon ledger. The procedures to be utilized to inventory the coupons shall be submitted for approval as part of the certificate holder's internal controls.
- (l) When unused and expired Direct Bet Coupons are returned to the finance department, a finance department supervisor shall record all of the following information in the Direct Bet Coupon ledger:
 - (1) The date the coupons were returned.
- (2) The beginning and ending serial numbers of the coupons returned.
- (3) The denomination and quantity of coupons returned.
- (4) The serial numbers of any coupons that were voided and the reason the coupons were voided.
- (5) The name, signature and board-issued credential number of the marketing department supervisor returning the unused coupons and the name, signature and board-issued credential number of the finance department supervisor who received the unused coupons.
- (m) A certificate holder may internally manufacture or print Direct Bet Coupons, provided that internal controls governing the production and subsequent reconciliation of the coupons are submitted and approved by the board.
- (n) If included in the certificate holder's internal controls, required under § 465a.2, a certificate holder may authorize a gaming service provider to print and mail Direct Bet Coupons directly to patrons in accordance with all of the following requirements:
- (1) The Direct Bet Coupons mailed by the gaming service provider must comply with subsections (c) and (d).

- (2) The certificate holder shall supply the gaming service provider, through electronic means, a list of the following information for each patron to whom the Direct Bet Coupon shall be mailed:
 - (i) The patron's name.
 - (ii) The patron's address.
 - (iii) The denomination of the Direct Bet Coupon.
 - (iv) The expiration date of the Direct Bet Coupon.
 - (v) A serial number on each Direct Bet Coupon.
- (3) The Direct Bet Coupon issued must include a means such as magnetic strip, bar code or QR code that will enable the certificate holder's computer system to identify the information required under subsection (n)(2).
- (4) The information in subsection (n)(2) shall be provided to the finance department which shall maintain the information for purposes of inventory and reconciliation as required under subsections (f) and (g).
- (5) Direct Bet Coupons issued must be electronically cancelled in the certificate holder's computer system immediately upon redemption or during the counting of the table game drop boxes as provided in § 465a.25 (relating to counting and recording of slot cash storage boxes and table game drop boxes).
- (6) The certificate holder is responsible for ensuring that the gaming service provider does not mail Direct Bet Coupons to individuals on the casino self-exclusion list under Chapter 503a (relating to casino self-exclusion) or the exclusion list under Chapter 511a (relating to persons required to be excluded).
- (o) A certificate holder may utilize a computerized system that complies with the requirements in this section, provided that all of the following occur:
- (1) The computerized system creates Direct Bet Coupons that comply with the requirements in subsection (d).
- (2) The computerized system provides an equivalent audit trail and allows for the segregation of duties to satisfy the requirements in this section.
- (3) The certificate holder includes in its internal controls required under § 465a.2 procedures governing the production, recording and reconciliation of the computergenerated Direct Bet Coupons.

§ 603a.23. Direct Bet Coupon use.

- (a) A Direct Bet Coupon may be redeemed only at a gaming table in which patrons wager against the house.
- (b) A Direct Bet Coupon shall be verified as being valid by a dealer or boxperson prior to being accepted as a wager.
- (c) Direct Bet Coupons must be electronically cancelled in the casino management system upon redemption.
- (d) Only one Direct Bet Coupon may be used per patron per round of play.
- (e) Direct Bet Coupons may be utilized on main wagers that have payout odds of 1 to 1. Examples of acceptable wagers include the following:
- (1) In Roulette wagers on "Red," "Black," "Odd," "Even," "1—18" or "19—36."
 - (2) In Pai Gow, on the main Pai Gow wager.
- (3) In Craps or Minicraps, on the "Pass" or "Don't Pass" wager.

- (4) In Baccarat, Minibaccarat, Midibaccarat or other Baccarat variation, on the "Player" or "Dealer" wager.
- (5) In Blackjack, Spanish 21 or other Blackjack variations, on the main Blackjack wager.
- (f) Whether the wager wins or loses, the dealer shall deposit the Direct Bet Coupon into the drop box attached to the gaming table at the time the winning wager is paid or the losing wager is collected. If the wager is a push, the Direct Bet Coupon shall remain in play for the next round.

Subpart L. INTERACTIVE GAMING CHAPTER 819a. INTERACTIVE GAMING PROGRESSIVES

Sec. 819a.1. Interactive gaming progressives.

819a.2. Interactive gaming wide area progressives.

§ 819a.1. Interactive gaming progressives.

- (a) An interactive gaming certificate holder, or interactive gaming operator licensee operating on behalf of an interactive gaming certificate holder, may offer progressive jackpots that meet all of the following requirements:
- (1) Increase in value based upon an approved rate of progression.
 - (2) Are awarded for a specific outcome or event.
- (b) An interactive gaming progressive must include the following information:
- (1) The rules governing the award of the progressive, which must be readily available to players.
- (2) A progressive meter, visible to the players, which must increase in value based upon wagers placed and advise players of the amount which can be won if the player receives the corresponding outcome.
- (3) A cumulative progressive payout meter that continuously and automatically records the total value of progressive jackpots paid to winning players.
- (c) An interactive gaming progressive may not be offered for play until all of the following have been submitted to the Bureau of Gaming Laboratory Operations for review and approval, in accordance with § 461a.4 (relating to submission for testing and approval):
- (1) The progressive software, including a mechanism to authenticate and review the software.
- (2) The rules governing the progressive, including how they will be displayed to players.
- (3) The initial seed and reseed amounts at which the progressive meter will be set.
- (4) The proposed rate of progression for each progressive jackpot.
- (5) The proposed incrementation rate for a reserve pool, if any, to fund the next reset amount.
- (d) A modification to an interactive gaming progressive may not be offered for play until a written explanation of the modification has been submitted to the Bureau of Gaming Laboratory Operations for review and approval granted, in accordance with § 461a.4.
- (e) Two or more linked games offering the same progressive jackpot may be of different denominations or have different wagers, or both, required to win the progressive jackpot, provided that the following criteria are met:
- (1) The probability of winning the progressive jackpot is directly proportional to the wager required to win that jackpot.

- (2) Notice indicating the proportional probability of hitting the interactive gaming progressive jackpot is conspicuously displayed.
- (f) Prior to an interactive gaming progressive being offered, the operator shall be required to update its internal controls. The following requirements shall be met:
- (1) The internal controls shall provide the procedures by which jackpots are reconciled.
- (2) The internal controls shall provide for the procedures for investigating and reporting variances.
- (g) In the event of a malfunction, the interactive gaming progressive shall be made unavailable to players. The following measures shall be taken:
- (1) The operator shall notify the board in writing within 24 hours of a malfunction.
- (2) The operator shall investigate the cause of the malfunction and provide updates to the board.
- (3) The operator shall not make the progressive available to players again until board approval of corrective action has been granted.
- (h) Interactive gaming progressive jackpot meters may not be turned back to a lesser amount unless one of the following occurs:
- (1) The amount indicated has been actually paid to a winning patron and the interactive gaming progressive jackpot amount has been recorded in accordance with the internal controls approved by the board.
- (2) With written approval, the interactive gaming progressive jackpot has been transferred to another interactive gaming progressive or interactive gaming wide area progressive system.
- (3) The change is necessitated by a malfunction. An explanation shall be provided, and the board consulted prior to the adjustment being made.
- (i) An interactive gaming progressive may be transferred or terminated after written notice has been provided to the board subject to the following:
- (1) Players shall be given at least 30 days notice, in a manner approved by the board, prior to an interactive gaming progressive being terminated or transferred.
- (2) The transfer is to another board-approved interactive gaming progressive, and the board has verified and approved the comparability of the two interactive gaming progressives.
- (3) The transfer represents the entire interactive gaming progressive pot.
- (4) An interactive gaming progressive may be terminated concurrent with the winning of the progressive jackpot, provided that the progressive was so configured prior to the winning of the jackpot.

§ 819a.2. Interactive gaming wide area progressives.

- (a) Two or more interactive gaming certificate holders or interactive gaming operator licensees may, with the prior written approval of the board, operate an interactive gaming wide area progressive system.
- (b) An interactive gaming wide area progressive system shall at all times be operated in accordance with the relevant requirements of the act and the board's regulations, including § 819a.1 (relating to interactive gaming progressives).

- (c) An interactive gaming wide area progressive system shall be operated and administered by participating certificate holders and licensees in accordance with the terms and conditions of a written agreement executed by the participating certificate holders and licensees. The agreement, to be referred to as an interactive gaming wide area progressive agreement, must be submitted in writing and approved by the board prior to implementation
- (1) The interactive gaming wide area progressive agreement shall include terms covering the operation and administration of the interactive gaming wide area progressive system.
- (2) The interactive gaming wide area progressive agreement shall identify and describe with specificity the duties, responsibilities and authority of each participating certificate holder or licensee, or both.
- (3) The interactive gaming wide area progressive agreement shall outline the responsibilities for funding and payment of all jackpots, fees and taxes associated with the operation of the interactive gaming wide area progressive system.
- (4) The interactive gaming wide area progressive agreement shall detail the process by which significant decisions regarding the operation of the interactive gaming wide area progressive system are approved and implemented by the participating certificate holders or licensees, or both.
- (5) The interactive gaming wide area progressive agreement shall outline the responsibilities for maintaining records and notifying the board.
- (d) Certificate holders and licensees party to an interactive gaming wide area progressive agreement will be required to update internal controls prior to commencing interactive gaming wide area progressive operations.
- (e) An interactive gaming wide area progressive may only be transferred to another game that is available on all interactive gaming wide area progressive agreement participants' sites. A transfer must include the entirety of the progressive jackpot pool, including all seed/re-seed amounts collected.
- (f) Each party to an interactive gaming wide area progressive agreement shall be liable for acts, omissions and violations of the act and this part related to its own individual duties and responsibilities under the interactive gaming wide area progressive agreement, unless the slot system agreement specifically provides that the parties will be jointly and severally liable.

Annex B

TITLE 58. RECREATION PART VII. GAMING CONTROL BOARD Subpart K. TABLE GAMES CHAPTER 633a. BLACKJACK

§ 633a.13. Payout odds; payout limitation.

(a) The certificate holder shall pay each winning Black-jack Wager at odds of 1 to 1 with the exception of Blackjack which shall be paid at odds of 3 to 2.

* * * * *

(k) The certificate holder shall pay out winning Three Card Poker Wagers at odds in the following paytable selected by the certificate holder in its Rules Submission filed in accordance with § 601a.2:

Hand	Paytable
Straight Flush	30 to 1
Three-of-a-kind	20 to 1
Straight	10 to 1
Flush	5 to 1

(l) If the certificate holder offers the Hit and Run Progressive Wager:

* * * * *

CHAPTER 687a. DJ WILD STUD POKER

§ 687a.11. Procedures for completion of each round of play.

(a) After the dealing procedures required under §§ 687a.8, 687a.9 or 687a.10 (relating to procedure for dealing the cards from a manual dealing shoe; procedure for dealing the cards from the hand; and procedure for dealing the cards from an automated dealing shoe) have been completed, each player shall examine his cards subject to the following limitations:

* * * * *

- (f) After settling the player's Ante Wager, Blind Wager and Raise Wager, the dealer shall settle any optional wagers as follows:
- (1) For the Progressive Bonus Wager, if the player has been dealt the Joker Wild card, it will be replaced in his hand with the one card in the area on the layout described in § 687a.2(b)(4) (relating to DJ Wild Stud Poker table; physical characteristics).

* * * * *

- (3) For the Two-Way Bad Beat Bonus Wager:
- (i) If the player's highest ranking DJ Wild Stud Poker hand and the dealer's highest ranking DJ Wild Stud Poker hand are not both three-of-a-kind or better, or the player's and dealer's highest ranking hands tie being a three-of-a-kind or better as provided in § 687a.6(f), the dealer shall collect the losing Two-Way Bad Beat Bonus Wager.
- (ii) If the player's highest ranking DJ Wild Stud Poker hand is three-of-a-kind or better and loses to the dealer's higher ranking hand, as provided in § 687a.6(f), the dealer shall pay the winning Two-Way Bad Beat Bonus Wager in accordance with § 687a.12(e).
- (iii) If the dealer's highest ranking DJ Wild Stud Poker hand is three-of-a-kind or better and loses to the player's highest ranking hand, as provided in § 687a.6(f), the dealer shall pay the winning Two-Way Bad Beat Bonus Wager in accordance with § 687a.12(e).

(g) After all wagers of the player have been settled, the dealer shall remove any remaining cards from the table and place them in the discard rack in a manner that permits the reconstruction of each hand in the event of a question or dispute.

§ 687a.12. Payout odds; progressive wager configuration.

(a) A certificate holder shall pay winning Ante Wager and Raise Wagers 1 to 1.

* * * * *

(c) A certificate holder shall pay out winning Progressive Bonus Wagers in accordance with one of the following payout tables selected by the certificate holder in its Rules Submission filed in accordance with § 601a.2 (relating to table games Rules Submissions):

Progressive Paytable 1; \$1 Wager; \$10,000 seed and re-seed			
Hand	Pay	Envy	
Royal flush	100% of meter	\$1,000	
Straight flush	10% of meter	\$300	
Four-of-a-kind	300 to 1		
Full house	50 to 1		
Flush	40 to 1		
Straight	30 to 1		
Three-of-a-kind	9 to 1		

Subpart L. INTERACTIVE GAMING CHAPTER 812a. INTERACTIVE GAMING PLAYER ACCOUNTS

§ 812a.9. Player account controls.

(a) A player session is started when a player logs in to the interactive gaming system.

* * * * *

- (c) Interactive gaming systems must employ a mechanism that detects session inactivity and terminates a player session when applicable.
- (1) If the interactive gaming system fails to receive a response from the interactive gaming device within 15 minutes, whether the player has been in away from computer mode or not, the interactive gaming system must implement a user inactivity timeout and terminate the player session.

* * * * *

[Pa.B. Doc. No. 25-35. Filed for public inspection January 10, 2025, 9:00 a.m.]

STATEMENTS OF POLICY

Title 52—PUBLIC UTILITIES

PENNSYLVANIA PUBLIC UTILITY COMMISSION [52 PA. CODE CH. 56]

Sunset of Chapter 14, Title 66 of the Pennsylvania Public Utility Code

Public Meeting held December 12, 2024

Commissioners Present: Stephen M. DeFrank, Chairperson; Kimberly Barrow, Vice Chairperson; Kathryn L. Zerfuss; John F. Coleman, Jr.; Ralph V. Yanora

Sunset of Chapter 14, Title 66 of the Pennsylvania Public Utility Code; Docket No. M-2024-3052328

Statement of Policy

On November 30, 2004, former Pennsylvania Governor Edward Rendell, signed into law Act 201 of 2004, S.B. 677, P.L. 1578, Regular Sess. (Pa. 2004), the Responsible Utility Consumer Protection Act (Act 201). Act 201 amended the Public Utility Code (Code) by adding Chapter 14, 66 Pa.C.S. §§ 1401—1419. With the addition of Chapter 14 of the Code, the General Assembly sought to eliminate opportunities for customers capable of paying to avoid the timely payment of utility bills and to provide utilities with the means to reduce their uncollectible accounts by modifying the procedures for delinquent account collections. This was the first significant change to rules regarding utilities' residential service standards with respect to billing and related issues in more than 25 years. 66 Pa.C.S. § 1402(1). The General Assembly determined that the rules had not successfully managed the issue of bill payment and that increasing amounts of unpaid bills threatened paying customers with higher rates due to other customers' delinquencies. Id. Accordingly, the goal of adding Chapter 14 to the Code was to increase timely collections, while ensuring that service is available to all customers based on equitable terms and conditions. 66 Pa.C.S. § 1402(3).

Since the addition of Chapter 14 resulted in certain of the Commission's then-existing regulations regarding standards and billing practices for residential public utility service, codified at Chapter 56 of Title 52 of the Pennsylvania Code, being superseded, the Public Utility Commission (Commission) initiated a rulemaking at Docket No. L-00060182 to amend Chapter 56 so that it could effectively and fully administer and enforce Chapter 14. See Rulemaking to Amend the Provisions of 52 Pa. Code, Chapter 56 to Comply with the Provisions of 66 Pa.C.S. Chapter 14; General Review of Regulations, Docket No. L-00060182 (Revised Final Rulemaking Order entered June 13, 2011). As the result of this rulemaking, the Commission promulgated final-form regulations that revised Chapter 56 to ensure that the regulations codified therein complied with Chapter 14 of the Code. The final-form regulations became effective upon publication in the Pennsylvania Bulletin on October 8, 2011. 41 Pa.B. 5473 (October 8, 2011).

When it enacted Chapter 14, the General Assembly established a sunset of Chapter 14 in ten years unless reenacted. Chapter 14 was reenacted in 2014, again with another ten-year sunset provision. 66 Pa.C.S. § 1419. The Commission amended Chapter 56 in response to the 2014 reauthorization of Chapter 14, and these final-form regu-

lations became effective upon publication in the *Pennsylvania Bulletin* on June 1, 2019. 49 Pa.B. 2815 (June 1, 2019).

Chapter 14 of the Code is scheduled to sunset on December 31, 2024. In order to provide certainty to the utilities, consumers and all affected stakeholders regarding the continuing viability of its regulations codified at Chapter 56 upon the sunset of Chapter 14 of the Code, the Commission hereby issues this Statement of Policy² to clarify that its regulations codified at 52 Pa. Code Chapter 56 that govern the existing procedures by which residential utility service may be terminated by the applicable jurisdictional utilities remain in effect until amended. These Chapter 56 regulations relate to rates charged and services provided by public utilities that are governed by Chapters 13 and 15 of the Code. See 66 Pa.C.S. §§ 1301, 1304, 1305, 1501—1504. Thus, the Commission will continue its obligations under the Code to ensure that utility rates and tariffs are just and reasonable. The Commission will also continue to ensure that public utility service is provided on a reasonably continuous basis without unreasonable interruptions or delay and that every public utility tariff governing the conditions of service are reasonable to ensure that the utility maintains adequate, efficient, safe, and reasonable service.

Based upon our analysis of the Code, the Commission has both the duty and obligation under the Code to enforce the Commission Orders issued pursuant to Chapter 14 of the Code. 66 Pa.C.S. §§ 501, 502, 503, 3301. Moreover, Sections 703(e) and (g) of the Code provide that final orders are presumed to remain in effect unless reversed on appeal or amended after notice and opportunity to be heard. Thus, it is the Commission's present view and statement of policy herein that all final orders issued pursuant to Chapter 14 of the Code remain in effect and are enforceable by the Commission unless reversed on appeal or amended by the Commission after notice and opportunity to be heard. 66 Pa.C.S. § 703(e), (g).

Additionally, with regard to the provision of payment arrangements, and without prejudging any future matters that may come before us, the Commission will maintain its application of the four-tiered process establishing the length of payment arrangements currently articulated in Chapter 14. This includes principles provided in Section 1405(b) and the relevant definitions of "change in income" and "significant change in circumstance" as provided in Section 1403 of the Code, 66 Pa.C.S. §§ 1403, 1405(b).

As Chapter 14 currently requires, the length of time for a customer to resolve an unpaid balance that is investigated by the Commission and is entered into by a public utility and a customer shall not extend beyond:

- (1) Five years for customers with a gross monthly household income level not exceeding 150% of the Federal poverty level.
- (2) Three years for customers with a gross monthly household income level exceeding 150% and not more than 250% of the Federal poverty level.

"While the Commission is providing guidance to the regulated community with this statement of policy, it is not a policy statement codified in Chapter 69 of the Commission's regulations.

¹ On November 30, 2024, in accordance with 101 Pa Code § 7.24(b) (Sine die Adjournments and recesses), the Pennsylvania General Assembly adjourned its regular session without reauthorizing Chapter 14 of the Code, 66 Pa.C.S. §§ 1401—1419, which will now expire on December 31, 2024. 66 Pa.C.S. § 1419.
² While the Commission is providing guidance to the regulated community with this

- (3) One year for customers with a gross monthly household income level exceeding 250% of the Federal poverty level and not more than 300% of the Federal poverty level.
- (4) Six months for customers with a gross monthly household income level exceeding 300% of the Federal poverty level.

66 Pa.C.S. \S 1405(b). The principles of Section 1405 and definitions of Section 1403 will continue after the expiration of Chapter 14 on December 31, 2024.

Relevant legal authority to support the continuation of payment arrangements includes the Commission's jurisdiction and authority over the regulation of public utilities generally under Section 501, reports by public utilities under Section 504, just and reasonable rates under Section 1301, discrimination in rates under Section 1304, the advance payment of rates under Section 1305, the character and service of facilities under Section 1501, discrimination in service under Section 1502, the discontinuance of service under Section 1503, and the standards of service and facilities under Section 1504. 66 Pa.C.S. §§ 501, 504, 1301, 1304, 1305, 1501—1504. The Commission also has relevant authority under Sections 308.1 regarding consumer protection and information, including informal complaints, Section 505 regarding the duty to furnish information to the Commission, Section 506 regarding the inspection of facilities and records, Section 701 regarding complaints, and Section 1509 regarding billing procedures. 66 Pa.C.S. §§ 308.1, 505, 506, 701,

Furthermore, our regulation at 52 Pa. Code § 56.151 (relating to public utility company dispute procedures) provides:

Upon initiation of a dispute covered by this section, the public utility shall. . . (3) Make a diligent attempt to negotiate a reasonable payment agreement if the customer or occupant is eligible for a payment arrangement and claims a temporary inability to pay an undisputed bill. Factors which shall be considered in the negotiation of a payment agreement include, but are not limited to: (i) The size of the unpaid balance. (ii) The ability of the customer to pay. (iii) The payment history of the customer. (iv) The length of time over which the bill accumulated.

52 Pa. Code § 56.151(3); see also 52 Pa. Code § 56.381(3). Likewise, Section 56.97 of our regulations, 52 Pa. Code § 56.97 (relating to procedures upon customer or occupant contact prior to termination), provides:

The public utility shall exercise good faith and fair judgment in attempting to enter a reasonable payment agreement or otherwise equitably resolve the matter. Factors to be taken into consideration when attempting to enter into a reasonable payment agreement include the size of the unpaid balance, the ability of the customer to pay, the payment history of the customer and the length of time over which the bill accumulated.

52 Pa. Code § 56.97(b); see also 52 Pa. Code § 56.337(b). These provisions remain in effect and are not changed by the sunset of Chapter 14.

By way of further example, the Commission intends to continue to enforce many important Chapter 56 provisions, including but not limited to the medical certification protections, 52 Pa. Code §§ 56.111—56.118, see also 52 Pa. Code §§ 56.351—56.358; the Protection From Abuse protections, 52 Pa. Code §§ 56.36, 56.91, 56.191, see also 52 Pa. Code §§ 56.251, 56.252, 56.286; and the winter moratorium, 52 Pa. Code § 56.100, see also 52 Pa. Code § 56.340.

In addition to providing certainty to the utilities, consumers and all affected stakeholders, the Commission finds that continuing to enforce the Chapter 56 regulations mitigates unnecessary expenses and administrative burdens for the utilities and the Commission by maintaining the existing regulatory paradigm. Thus, this statement of policy for the regulated community, statutory and consumer advocates, consumers, and the Commission provides temporary guidance to all involved until such time as the Chapter 56 regulations are amended or new legislation is passed into law. Maintaining the existing regulatory posture will also provide a reasonable backstop to allow more time for the General Assembly to continue deliberating the reauthorization of Chapter 14 next year.

It is the Commission's obligation to protect consumers by availing them of just and reasonable access to utility service and associated payment terms. However, the Commission must also maintain equitable service provisions for utilities to ensure they have reasonable tools to recover their costs. Maintaining the "status quo" in this regard is in the public interest as it protects the interests of utilities, customers, and statutory advocates, and this Commission during the pendency of continued Chapter 14 reauthorization discussions by the General Assembly.

If necessary, the Commission can take action to amend the Chapter 56 regulations through the initiation of a rulemaking process, including an advanced notice and notice of proposed rulemaking and a final rulemaking order wherein all stakeholders will be given notice and an opportunity to be heard. See 45 P.S. §§ 1201—1202. However, until such time as the Commission takes such future action, it is the Commission's present view and statement of policy herein that the Chapter 56 regulations that govern existing procedures regarding residential utility service remain in effect until amended, the Commission will maintain its application of the fourtiered process establishing the length of payment arrangements currently articulated in Chapter 14, and all final orders issued pursuant to Chapter 14 remain in effect and are enforceable by the Commission until the Commission abides by the specific process to amend an existing final order as prescribed by Chapter 7 of the Code. Accordingly, the Commission will apply this statement of policy in all proceedings related to issues in Chapter 14 until further direction is provided; Therefore,

It Is Ordered:

- 1. That a copy of this Statement of Policy be served upon the following:
 - a. all jurisdictional electric distribution companies,
 - b. all jurisdictional natural gas distribution companies,
 - c. all jurisdictional steam heat utilities,
 - d. Philadelphia Gas Works,
 - e. Energy Association of Pennsylvania,
- f. all jurisdictional water public utilities and wastewater public utilities,
 - g. Pittsburgh Water,

 $^{^3}$ Consistent with Chapter 14 at present, after December 31, 2024, utility customers will be eligible for one payment arrangement on arrearages accrued while not on a customer assistance program under such terms, subject to a change in income or a significant change in circumstance as again outlined in the existing statute. See 66 Pa.C.S. \S 1405(c).

- h. the Commission's Bureau of Investigation and Enforcement,
- i. the Commission's Office of Administrative Law Judge,
 - j. the Commission's Bureau of Consumer Services,
 - k. the Pennsylvania Office of Consumer Advocate, and
 - l. the Pennsylvania Office of Small Business Advocate.

2. That a copy of this Statement of Policy be published in the *Pennsylvania Bulletin*.

ROSEMARY CHIAVETTA, Secretary

ORDER ADOPTED: December 12, 2024 ORDER ENTERED: December 24, 2024

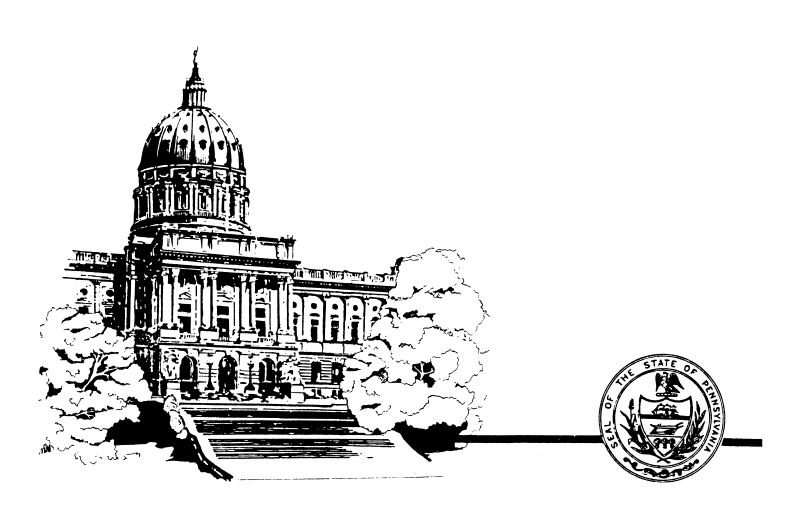
[Pa.B. Doc. No. 25-36. Filed for public inspection January 10, 2025, 9:00 a.m.]

PENNSYLVANIA BULLETIN

Volume 55 Number 2 Saturday, January 11, 2025 • Harrisburg, PA

Part II

This part contains the Notices



DEPARTMENT OF AGRICULTURE

Pennsylvania Distilled Spirits Industry Promotion Board; Grant Solicitation and Application Procedures for Act 57 of 2024 Funding

- 1. Introduction. Under Act 57 of 2024, the Pennsylvania Distilled Spirits Industry Promotion Board (Board) annually, or more frequently as the availability of funds permits, solicits proposals for grants to conduct promotion, marketing and research projects to increase the quality, profitability, production and sale of distilled spirits produced in this Commonwealth. The Board was established by section 505.5 of the Liquor Code (47 P.S. § 5-505.5). The Board makes recommendations for the awarding of grants by the Department of Agriculture (Department) from funds provided through the Liquor Code (47 P.S. §§ 1-101—10-1001). This notice establishes the procedures by which grant applications will be solicited and reviewed and grants awarded.
- 2. Grant Solicitation. The Board will be accepting grant applications for the purposes, in the form and according to the schedule set forth herein, for not less than 30 days beginning on the date of publication of this notice in the Pennsylvania Bulletin. Additional publication and dissemination of this notice shall be made and may include direct dissemination to State universities and State-supported universities located in this Commonwealth, universities with colleges of agricultural science located in this Commonwealth and individuals or entities who have requested notification from the Department or the Board of grant availability. Private sector parties are encouraged to apply.

The purpose of this solicitation is specifically to receive proposals toward a Statewide marketing effort to promote the distilled spirits industry in this Commonwealth. Proposals should include: an effort toward making this Commonwealth the spirits tourism capital of the east coast, developing and implementing a State brand for spirits in this Commonwealth and a consumer penetrations study to establish a baseline awareness of spirits in this Commonwealth amongst consumers in this Commonwealth. The total funds available for this round of proposals is \$1 million.

- 3. Process Overview. The Board will employ the review process described as follows to select projects and funding levels to recommend to the Secretary of Agriculture (Secretary) for the making of a grant. In the event of a recommendation to the Secretary to make and fund a grant, the decision as to whether to award a grant will be made by the Secretary.
- a. If the Department approves the grant recommendation, the terms and conditions of the grant will be governed by a grant agreement between the Department and the applicant, which shall be tendered to the applicant for execution by the Department, returnable to the Department in no more than 30 calendar days from the date the agreement is sent.
- b. Grant Agreement Available. The Department grant agreement is available by contacting the Department instead of attachment to this notice. This grant agreement is the contract that will govern all grants awarded under this grant solicitation. The essential terms are nonnegotiable. With certain limited exceptions for university applicants, the terms are nonnegotiable. Applicants

- may wish to carefully review the grant agreement to ensure that proposed projects are compliant with agreement requirements. Applicants who are unable to agree to the terms and conditions should not submit an application. For questions regarding the grant agreement, contact Patrick Andrews at (717) 772-1429 or Michael Keefe at (717) 307-3243.
- c. The Grantee expressly warrants that, as it relates to the performance of the Project that is the subject of this Grant Agreement, it shall at all times comply with the Liquor Code and the Liquor Control Board's regulations at 40 Pa. Code §§ 1.1—17.41 (relating to liquor). For proposals which involve the sale, distribution or any other physical interaction with alcohol, it is recommended that applicants seek private counsel experienced in the Liquor Code to provide guidance as it pertains to the Liquor Code and the Liquor Control Board's regulations to ensure the legality and viability of grant projects and proposed activities. Approval of a grant is not a defense to any violations involving the Liquor Code.
 - 4. Concept Paper and Application Deadlines.
- a. Concept Paper. Interested applicants must deliver a one-page concept paper, plus a one-page budget, in the form set forth in paragraph 5 of this notice, to the Board by 4 p.m. on Friday, February 21, 2025. Applicants will need to create a Keystone login and submit their proposals through the Single Application for Assistance located at https://grants.pa.gov/Login.aspx.
- b. *Application*. Applicants whose concept papers are preliminarily approved by the Board will be invited to submit a Project Proposal and Grant Application, in the form set forth in paragraph 6 of this notice, to the Board by 4 p.m. on Friday, May 30, 2025. Proposals should be sent electronically as a PDF file to RA-AGCommodities@ pa.gov. The file should not exceed 5MB.
- c. *Presentations*. Applicants must be prepared to provide a brief 3-minute presentation of their proposal to the Board, and answer questions, either in person or by conference call, at the Board's next scheduled meeting on Thursday, June 26, 2025, at 10 a.m. The meeting will be held virtually by means of Microsoft Teams.
- 5. Format of the Concept Paper. Failure to follow this format could cause the proposal to be rejected. The concept paper will be submitted on the provided template which is downloaded from the Single Application for Assistance at https://grants.pa.gov/Login.aspx. Additionally, up to three pages should be uploaded along with the concept paper template as an addendum. Follow the following formatting to create the concept paper.
- a. *Project Coordinator/Qualifications*. Identify the person who will be directing the proposed project and clearly state their qualifications including:
- i. Research projects—Full and complete literature references to (up to) five key published journal articles directly related to proposed research/outreach.
- ii. Marketing projects—Sample images from (up to) three previous marketing campaigns along with a description of in-market implementation plan (including types of medium such as print, digital, display, TV/radio, out of-home and the like) and performance metrics to include both impressions and cost-per-conversion.
- iii. Organization history. Indicate whether the organization has previously received a Board or agriculture-related grant fund.

b. Area of Focus. Select a funding priority from paragraph 14. of this notice.

- c. *Project Purpose*. In one or two paragraphs, clearly state the specific issue, problem, interest or need and how the project will address it. Explain why the project is important and timely.
- d. *Estimated Timeline*. State the estimated timeline for the proposed project. The timeline may not extend beyond the term of the grant as set forth in more detail at paragraph 10.
- e. Expected Measurable Outcomes. What are the goals and objectives of the project? How do the objectives support the goals? Goals are long-term broad visions and may take time to achieve. Objectives are significant steps that must be completed to achieve the goal. Objective statements should focus on the outcome, rather than the methods used. Each goal should have one or more objectives. Describe at least one distinct, quantifiable and measurable outcome that directly and meaningfully supports the project's purpose. Typically, outcomes are those measures that are quantifiable, measure direct benefit and are documented through data or information collection. In the case of research projects, it is important that this section is written for a nontechnical audience.
- f. Preliminary Project Work Plan. List the major tasks of the proposed project.
- g. *Draft Budget*. State the budget for the proposed project using the categories from paragraph 6.f. If a project is selected to submit a proposal, more detailed budget information will be required.
- 6. Format of the Project Proposal and Grant Application. Failure to follow this format could cause the proposal to be rejected. The project proposal, grant application and budget must be completed within the templates that will be provided with the notice to proceed. The Narrative section of the template must include the following:
- a. Section 1, titled Statement of Purpose, addressing: the purpose for which the grant funds would be utilized; how the project links, supports and benefits the industry in this Commonwealth; methodology and evaluation, a qualitative or quantitative estimate of economic impacts (direct, indirect, induced); and the sectors of the industry that will receive this benefit.
- b. Section 2, titled Statement of Need, addressing: the need for the grant funds sought; any other partners or partner organizations that will be involved with the project; and any other funding or noncash resources that will be committed to the project and the sources thereof.
- c. Section 3, titled Evaluation and Reporting, shall identify expected measurable outcomes previously identified in the concept paper, and outcome measures and include a narrative describing data collection to inform the outcome measures. This section must be clear and unambiguous as it will inform expectations of progress and final reports.
- d. Section 4, titled Industry Support, addressing the extent of support, participation and funding from the Commonwealth's distilled spirits industry, including associations, organizations or agencies with an interest in the project outcome. Letters or written confirmation of that support, participation or funding should be included in this section.
- e. Section 5, titled Budget Narrative, there is a separate section in the template for the Budget Narrative that proceeds the Narrative. Applicants will provide details of how they arrived at the estimated expenses in the budget

- and describe how each expense will lead to the success of the project. A separate section inside the Budget Narrative shall discuss in detail, the source and usage of any required matching funds, if that requirement applies to the proposal.
- f. Section 6, titled Budget, there is a separate template provided for the Budget. Applicants will show a detailed budget for the proposed project or program, including any other matching funds and the value of any noncash resources that will be included in the project. Applicants must also complete the section of the template for matching funds if that requirement applies to their proposal. For all applications, each and every item of direct expense to be incurred in the project shall be separately set forth, including all purchases of consumable or nonconsumable goods or equipment, listing the disposition of all nonconsumable goods or equipment upon completion of the project; all travel by dates, purpose, destination, mode of transportation and rate; a full breakdown of other costs, if any, and the method used to calculate those costs.
- i. *Personnel*—Includes employed personnel. Those employed elsewhere should be listed as subcontractors or consultants in the Contractual cost category. Provide detail of all personnel by name devoted to the project, their professional qualifications, the amount of time calculated by hours and the tasks to be performed by each of the named personnel. In the case of graduate student participation, reasonable stipends will be allowed and tuition will not be allowed.
- ii. *Fringe benefits*—For personnel of the Grantee only, provide the rate of fringe benefits for each project participant's salary or wages. Identify the total for all funded fringe benefits.
- iii. *Travel*—For personnel of the Grantee only, calculate the costs for travel by considering destinations, number of trips, days traveling, transportation costs, estimated lodging and meal costs, and estimated mileage rate.
- iv. *Supplies*—These are consumables procured for and used in furtherance of the projects and include such items as lab or field equipment.
- v. Contractual—Those costs paid to other non-employee individuals or entities to perform specific work or to provide specific services in accordance with the approved project. By way of example, this could include speaker fees, facility and equipment rental costs, software subscriptions, and costs for social media placement and data collection. If contractual work will be involved with carrying out the work of the project, identify the total contractual expenses. When determining the total cost for this category, include the fees for the professional services, contractor travel costs and any other related contractual expenses.
- vi. *Other*—This category includes fees for conferences or meetings, membership dues, honorarium, scholarships, postage/shipping fees and publication costs.
- vii. *Indirect costs*—Grant awards may include an allowance for indirect costs of up to 10% of the total direct costs. Total direct costs are defined as the total of the above six budget categories (Personnel, Fringe Benefits, Travel, Supplies, Contractual and Other) and are often referred to by Grantee entities as Facilities and Administration or Overhead.
- g. Addendum, titled Demonstrated Qualifications, should be attached as a maximum 3-page addendum and should include the following:

- i. List industry partners that are involved with the marketing proposal that will provide insight to the distilled spirits industry in this Commonwealth.
- ii. Describe how the marketing plan is accountable to the distilled spirits industry in this Commonwealth.
- iii. Provide documented success of previous marketing campaigns that the applicant or their subcontractor have conducted for other large-scale industries.
- 7. Scoring of Applications. The Board will evaluate each complete and timely filed project proposal and grant application received in accordance with a 100-point scale as set forth here.
 - a. Feasibility—up to 20 points.
- b. Support and Participation from the Industry—up to 20 points.
 - c. Innovation—up to 20 points.
 - d. Expected Impacts and Outcomes—up to 20 points.
 - e. Methodology and Evaluation—up to 20 points.

The purpose of the program is to advance the industry Statewide. In the past, this and similar Boards have received project proposals which were designed to, or would have the primary effect of, benefiting only one individual entity or small group of entities, with only tangential, secondary benefits to the industry as a whole. Thus, any proposal containing a request to fund the purchase of equipment must clearly and accurately describe, in detail: (1) how the equipment is necessary to the proposed research or project being conducted; (2) why the proposed research equipment or project equipment must be funded by the program; (3) what the primary purpose of the equipment is; (4) how the applicant plans to use the equipment to benefit the industry as a whole, rather than just an individual entity or small group of entities; (5) the timeframe during which the equipment is expected to provide a benefit to the industry; and (6) plans for the disposition of the equipment at the conclusion of its use under the project. The Board reserves the right to downgrade or to refuse to recommend funding any application that does not meet these requirements. Industry-wide shared use will be prioritized over any individual profit. If any costs are charged for shared use, they will be limited to expenses incurred in facilitating access to the equipment (for example, transportation, reasonable staff cost to operate equipment and the like). To reiterate, the applicant should also demonstrate that the equipment will, in fact, benefit the industry as a whole rather than an individual entity.

- 8. Required Matching Funds. Applicants submitting a proposal may be required to commit a percentage of documented matching funds at the discretion of the Board. These contributed matching funds may be used for contractual expenses but not for personnel expenses. In-kind contributions will not be considered.
- 9. Evaluation, Recommendations and Awards. The Board reserves the right to request modifications or clarifications, or both, of project proposals and grant applications, including but not limited to, additional detail of purpose, reduced or modified budgets, and the like. Upon completion of evaluations, the Board will prepare a record of each complete and timely filed project proposal and grant application received and the numerical score assigned to each. In the event of one or more recommendations to the Department to make and fund a grant, the Board will transmit to the Department the complete and final project proposal and grant application along with the score assigned by the Board and any other information deemed relevant by the Board or requested

by the Department. The Department will directly contact those applicants whose proposals were approved for funding. The Department is responsible for notifying applicants whose projects were recommended by the Board for the Department funding, but which the Department determined not to fund.

- 10. Term of Grants.
- a. Grant Agreements will become effective on the date of the last required Commonwealth approval and can span up to 2 years. Expenses that occurred prior to the effective date of the contract may be reimbursed as long as they were included in the original proposal, Attachment G.
- b. A Notice to Proceed, Purchase Orders, fully executed agreements and invoicing instructions will be provided by the Department by means of email.
- c. Final invoices shall be submitted to the Department within 60 days of contract end date as set forth in the Grant Agreement.
- d. See Addendum 1 Grant Agreement for more details about the Department's grant administration practices.
- 11. Progress Reports. Progress reports are to include the deliverables from paragraph 6.c. and be delivered by email to RA-AGCommodities@pa.gov no later than October 1, and April 1, every year for the duration of the project, or as requested by the Board. Final reports should be submitted within 90 days of contract end date. Failure to meet these deadlines constitutes a breach of the grant agreement, will result in nonpayment of invoices and could jeopardize future grant awards.
- 12. Grant Agreement. The Department will provide applicants with a grant agreement for execution and return by the Grantee within 30 calendar days. The Department will obtain the required signatures on the grant agreements, including any other required Commonwealth entities, and return a copy to the applicant. Grant agreements are not effective, and work should not begin until all required signatures have been applied to the grant agreement and a Notice to Proceed is issued. Among the terms of the grant agreement shall be a requirement that the grant recipient provide the Board and the Department full and complete access to all records relating to the performance of the project and submit information as the Board or the Department, or both, may require.
- 13. Cost-Reimbursement Grant. Payment of all grant funds will occur on a reimbursement basis only. In the case of graduate student participation, reasonable stipends will be allowed and tuition will not be allowed.
- 14. Funding Priorities. In accordance with paragraph 5.e., the Board has identified the following funding priorities, listed in no particular order. The name given to each priority area is not intended to limit the intended scope and creative thought applied by applicants in developing projects that serve the purposes articulated in this notice.
- a. *Marketing*: Projects are sought from organizations interested in building upon and further developing the Statewide marketing and branding efforts of the distilled spirits industry.
- b. Agriculture: Projects are sought that will lead to the expansion, through means including cultivation, value-added manufacturing and research, of distilled spirits industry-related raw material produced or grown, or both in this Commonwealth.

- c. Local Supply Chain Development: Projects are sought that will build the local supply chain or raw ingredients, packaging (glass and the like) and any other material relevant to the distilled spirits industry.
- d. *Innovation*: The Board will consider projects that do not fall into any of the other funding priorities but nevertheless offer unique approaches to supporting, promoting or developing distilled spirits in this Commonwealth. The Board believes that innovation is the driving force behind the growth and success of this Commonwealth's distilled spirits industry.

RUSSELL REDDING,

Secretary

[Pa.B. Doc. No. 25-37. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF AGRICULTURE

Pennsylvania Distilled Spirits Industry Promotion Board; Grant Solicitation and Application Procedures for Act 57 of 2024 Funding of a Statewide Marketing Project

- 1. Introduction. Under Act 57 of 2024, the Pennsylvania Distilled Spirits Industry Promotion Board (Board) annually, or more frequently as the availability of funds permits, solicits proposals for grants to conduct promotion, marketing and research projects to increase the quality, profitability, production and sale of distilled spirits produced in this Commonwealth. The Board was established by section 505.5 of the Liquor Code (47 P.S. § 5-505.5). The Board makes recommendations for the awarding of grants by the Department of Agriculture (Department) from funds provided through the Liquor Code (47 P.S. §§ 1-101—10-1001). This notice establishes the procedures by which grant applications will be solicited and reviewed and grants awarded.
- 2. Grant Solicitation. The Board will be accepting grant applications for the purposes, in the form and according to the schedule set forth herein, for not less than 30 days beginning on the date of publication of this notice in the Pennsylvania Bulletin. Additional publication and dissemination of this notice shall be made and may include direct dissemination to State universities and State-supported universities located in this Commonwealth, universities with colleges of agricultural science located in this Commonwealth and individuals or entities who have requested notification from the Department or the Board of grant availability. Private sector parties are encouraged to apply.

The purpose of this solicitation is specifically to receive proposals from qualified marketing agencies toward a Statewide marketing effort to promote the distilled spirits industry in this Commonwealth. Proposals should include: an effort toward making the spirits tourism capital in this Commonwealth of the east coast, develop and implement a State brand for spirits in this Commonwealth and a consumer penetrations study to establish a baseline awareness of spirits in this Commonwealth amongst consumers in this Commonwealth. The Board will make one award not to exceed \$700,000.

3. Process Overview. The Board will employ the review process described as follows to select projects and funding levels to recommend to the Secretary of Agriculture (Secretary) for the making of a grant. In the event of a

- recommendation to the Secretary to make and fund a grant, the decision as to whether to award a grant will be made by the Secretary.
- a. If the Department approves the grant recommendation, the terms and conditions of the grant will be governed by a grant agreement between the Department and the applicant, which shall be tendered to the applicant for execution by the Department, returnable to the Department in no more than 30 calendar days from the date the agreement is sent.
- b. The Department grant agreement is following as Addendum 1 and incorporated by reference. This grant solicitation will be incorporated by reference into, and become part of, the Department grant agreement that will govern all grants awarded under this grant solicitation. With certain limited exceptions for university applicants, the terms are nonnegotiable. Applicants may wish to carefully review the grant agreement to ensure that proposed projects are compliant with agreement requirements. Applicants who are unable to agree to the terms and conditions should not submit an application. For questions regarding the grant agreement, contact Patrick Andrews at (717) 772-1429 or Michael Keefe at (717) 307-3243.
- c. The Grantee expressly warrants that, as it relates to the performance of the Project that is the subject of this Grant Agreement, it shall at all times comply with the Liquor Code and the Liquor Control Board's regulations at 40 Pa. Code §§ 1.1—17.41 (relating to liquor). For proposals which involve the sale, distribution or any other physical interaction with alcohol, it is recommended that applicants seek private counsel experienced in the Liquor Code to provide guidance as it pertains to the Liquor Code and the Liquor Control Board's regulations to ensure the legality and viability of grant projects and proposed activities. Approval of a grant is not a defense to any violations involving the Liquor Code.
 - 4. Application Deadlines.
- a. Application. The Board is seeking full proposals only for this round of grant making and will not entertain concept papers. Proposals in the form set forth in paragraph 5 of this notice are due to the Board by 4 p.m. on Friday, February 21, 2025. Applicants will need to create a Keystone Login and submit their proposals through the Single Application for Assistance located here at https://grants.pa.gov/Login.aspx.
- b. *Presentations*. Applicants must be prepared to provide a brief presentation of their proposal to the Board, and answer questions, either in person or by conference call, at the Board's next scheduled meeting on Wednesday, April 2, 2025, at 10 a.m. The meeting will be held virtually by means of Microsoft Teams.
- 5. Format of the Project Proposal and Grant Application. Failure to follow this format could cause the proposal to be rejected. The project proposal, and budget must be completed within the templates that can be downloaded through the Single Application for Assistance at https://grants.pa.gov/Login.aspx. The Narrative section of the template must include the following:
- a. Section 1, titled Statement of Purpose, addressing: the purpose for which the grant funds would be utilized; how the project links, supports and benefits the industry in this Commonwealth; methodology and evaluation, a qualitative or quantitative estimate of economic impacts (direct, indirect, induced); and the sectors of the industry that will receive this benefit.
- b. Section 2, titled Statement of Need, addressing: the need for the grant funds sought; any other partners or

partner organizations that will be involved with the project; and any other funding or noncash resources that will be committed to the project and the sources thereof.

- c. Section 3, titled Evaluation and Reporting, shall identify expected measurable outcomes previously identified in the concept paper, and outcome measures and include a narrative describing data collection to inform the outcome measures. This section must be clear and unambiguous as it will inform expectations of progress and final reports.
- d. Section 4, titled Industry Support, addressing the extent of support, participation and funding from the Commonwealth's distilled spirits industry, including associations, organizations or agencies with an interest in the project outcome. Letters or written confirmation of that support, participation or funding should be included in this section.
- e. Section 5, titled Budget Narrative. There is a separate section in the template for the Budget Narrative that proceeds the Narrative. Applicants will provide details of how they arrived at the estimated expenses in the budget and describe how each expense will lead to the success of the project. A separate section inside the Budget Narrative shall discuss in detail, the source and usage of any required matching funds, if that requirement applies to the proposal.
- f. Section 6, titled Budget. There is a separate template for the Budget which you must download from the Single Application for Assistance at https://grants.pa.gov/ Login.aspx. Applicants will show a detailed budget for the proposed project or program, including any other matching funds and the value of any noncash resources that will be included in the project. Applicants must also complete the section of the template for matching funds if that requirement applies to their proposal. For all applications, each and every item of direct expense to be incurred in the project shall be separately set forth, including all purchases of consumable or nonconsumable goods or equipment, listing the disposition of all nonconsumable goods or equipment upon completion of the project; all travel by dates, purpose, destination, mode of transportation and rate; a full breakdown of other costs, if any, and the method used to calculate those costs.
- i. Personnel—Includes employed personnel. Those employed elsewhere should be listed as subcontractors or consultants in the Contractual cost category. Provide detail of all personnel by name devoted to the project, their professional qualifications, the amount of time calculated by hours and the tasks to be performed by each of the named personnel. In the case of graduate student participation, reasonable stipends will be allowed and tuition will not be allowed.
- ii. *Fringe benefits*—For personnel of the Grantee only, provide the rate of fringe benefits for each project participant's salary or wages. Identify the total for all funded fringe benefits.
- iii. *Travel*—For personnel of the Grantee only, calculate the costs for travel by considering destinations, number of trips, days traveling, transportation costs, estimated lodging and meal costs and estimated mileage rate.
- iv. *Supplies*—These are consumables procured for and used in furtherance of the projects and include such items as lab or field equipment.
- v. Contractual—Those costs paid to other nonemployee individuals or entities to perform specific work or to provide specific services in accordance with the approved project. By way of example, this could include speaker

fees, facility and equipment rental costs, software subscriptions, and costs for social media placement and data collection. If contractual work will be involved with carrying out the work of the project, identify the total contractual expenses. When determining the total cost for this category, include the fees for the professional services, contractor travel costs and any other related contractual expenses.

- vi. *Other*—This category includes fees for conferences or meetings, membership dues, honorarium, scholarships, postage/shipping fees and publication costs.
- vii. *Indirect costs*—Grant awards may include an allowance for indirect costs of up to 10% of the total direct costs. Total direct costs are defined as the total of the above six budget categories (Personnel, Fringe Benefits, Travel, Supplies, Contractual and Other) and are often referred to by Grantee entities as Facilities and Administration or Overhead.
- g. Addendum, titled Demonstrated Qualifications, should be attached as a maximum 3-page addendum and should include the following:
- i. List industry partners that are involved with the marketing proposal that will provide insight to the distilled spirits industry in this Commonwealth.
- ii. Describe how the marketing plan is accountable to the distilled spirits industry in this Commonwealth.
- iii. Provide documented success of previous marketing campaigns that the applicant or their subcontractor have conducted for other large-scale industries.
- 6. Scoring of Applications. The Board will evaluate each complete and timely filed project proposal and grant application received in accordance with a 100-point scale as set forth here.
 - a. Feasibility—up to 20 points.
- b. Support and Participation from the Industry—up to $20~{\rm points}$.
 - c. Innovation—up to 20 points.
 - d. Expected Impacts and Outcomes—up to 20 points.
 - e. Methodology and Evaluation—up to 20 points.

The purpose of the program is to advance the industry Statewide. In the past, this and similar Boards have received project proposals which were designed to, or would have the primary effect of, benefiting only one individual entity or small group of entities, with only tangential, secondary benefits to the industry as a whole. Proposals containing a request to fund the purchase of equipment must clearly and accurately describe, in detail: (1) how the equipment is necessary to the proposed research or project being conducted; (2) why the proposed research equipment or project equipment must be funded by the program; (3) what the primary purpose of the equipment is; (4) how the applicant plans to use the equipment to benefit the industry as a whole, rather than just an individual entity or small group of entities; (5) the timeframe during which the equipment is expected to provide a benefit to the industry; and (6) plans for the disposition of the equipment at the conclusion of its use under the project. The Board reserves the right to downgrade or to refuse to recommend funding any application that does not meet these requirements. Industrywide shared use will be prioritized over any individual profit. If any costs are charged for shared use, they will be limited to expenses incurred in facilitating access to the equipment (for example, transportation, reasonable staff cost to operate equipment and the like). To reiterate, the applicant should also demonstrate that the equipment will, in fact, benefit the industry as a whole rather than an individual entity.

- 7. Required Matching Funds. Applicants submitting a proposal may be required to commit a percentage of documented matching funds at the discretion of the Board. These contributed matching funds may be used for contractual expenses but not for personnel expenses. In-kind contributions will not be considered.
- 8. Evaluation, Recommendations and Awards. The Board reserves the right to request modifications or clarifications, or both, of project proposals and grant applications, including but not limited to additional detail of purpose, reduced or modified budgets, and the like. Upon completion of evaluations, the Board will prepare a record of each complete and timely filed project proposal and grant application received, and the numerical score assigned to each. In the event of one or more recommendations to the Department to make and fund a grant, the Board will transmit to the Department the complete and final project proposal and grant application along with the score assigned by the Board and any other information deemed relevant by the Board or requested by the Department. The Department will directly contact those applicants whose proposals were approved for funding. The Department is responsible for notifying applicants whose projects were recommended by the Board for the Department funding, but which the Department determined not to fund.
 - 9. Term of Grants.
- a. Grant Agreements will become effective on the date of the last required Commonwealth approval and can span up to 2 years. Expenses that occurred prior to the effective date of the contract may be reimbursed as long as they were included in the original proposal, Attachment G.
- b. A Notice to Proceed, Purchase Orders, fully executed agreements, and invoicing instructions will be provided by the Department by means of email.
- c. Final invoices shall be submitted to the Department within 60 days of contract end date as set forth in the Grant Agreement.
- d. See Addendum 1 Grant Agreement for more details about the Department's grant administration practices.
- 11. Progress Reports. Progress reports are to include the deliverables from paragraph 5.c. and be delivered by email to RA-AGCommodities@pa.gov no later than October 1, and April 1, every year for the duration of the project, or as requested by the Board. Final reports should be submitted within 90 days of contract end date. Failure to meet these deadlines constitutes a breach of the grant agreement, will result in nonpayment of invoices and could jeopardize future grant awards.
- 12. Grant Agreement. The Department will provide applicants with a grant agreement for execution and return by the Grantee within 30 calendar days. The Department will obtain the required signatures on the grant agreements, including any other required Commonwealth entities and return a copy to the applicant. Grant agreements are not effective and work should not begin until all required signatures have been applied to the grant agreement and a Notice to Proceed is issued. Among the terms of the grant agreement shall be a requirement that the grant recipient provide the Board and the Department full and complete access to all records relating to the performance of the project and submit information as the Board or the Department, or both, may require.

13. Cost-Reimbursement Grant. Payment of all grant funds will occur on a reimbursement basis only. In the case of graduate student participation, reasonable stipends will be allowed and tuition will not be allowed.

RUSSELL REDDING, Secretary

[Pa.B. Doc. No. 25-38. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF AGRICULTURE

Pennsylvania Malt and Brewed Beverage Industry Promotion Board; Grant Solicitation and Application Procedures for Act 57 of 2024 Funding

Under Act 39 of 2016, the Pennsylvania Malt and Brewed Beverages Industry Promotion Board (Board) annually, or more frequently as the availability of funds permits, solicits proposals for grants to conduct promotion, marketing and research projects to increase the quality, profitability, production and sale of malt and brewed beverages produced in this Commonwealth.

The Board was established by section 446.1 of the Liquor Code (47 P.S. § 4-446.1). The Board makes recommendations for the awarding of grants by the Liquor Control Board (LCB) from funds provided through the Liquor Code (47 P.S. §§ 1-101—10-1001). This notice establishes the procedures by which grant applications will be solicited and reviewed, and grants awarded.

- 1. Grant Solicitation. The Board will be accepting grant applications for the purposes, in the form and according to the schedule set forth herein for not less than 30 days beginning on the date of publication of this notice in the Pennsylvania Bulletin. Additional publication and dissemination of this notice shall be made and may include direct dissemination to State universities and State-supported universities located in this Commonwealth, universities with colleges of agricultural science located in this Commonwealth and individuals or entities who have requested notification from the Department of Agriculture (Department) or the Board of grant availability. Private sector parties are encouraged to apply if their project will have a positive macro impact on the industry. There is a \$700,000 pool of funds for marketing proposals as detailed in paragraph 14.a. An additional \$700,000 is available for the various types of projects detailed in section 14.b.—14.f.
- 2. Process Overview. The Board will employ the review process described as follows to select projects and funding levels to recommend to the Secretary of Agriculture (Secretary) for the making of a grant. In the event of a recommendation to the Secretary to make and fund a grant, the decision as to whether to award a grant will be made by the Secretary.
- a. If the Department approves the grant recommendation, the terms and conditions of the grant will be governed by a grant agreement between the Department and the applicant, which shall be tendered to the applicant for execution by the Department, returnable to the Department in no more than 30 calendar days.
- b. The Department grant agreement is attached hereto as Addendum 1 and incorporated by reference. This grant solicitation will be incorporated by reference into, and become part of, the Department grant agreement that will govern all grants awarded under this grant solicitation. With certain limited exceptions for university appli-

cants, the terms are non-negotiable; therefore, applicants must carefully review the Department grant agreement to ensure that proposed projects are compliant with agreement requirements.

- c. The Grantee expressly warrants that, as it relates to the performance of the project that is the subject of this Grant Agreement, it shall at all times comply with the Liquor Code and the Liquor Control Board's regulations at 40 Pa. Code §§ 1.1—17.41 (relating to liquor). For proposals which involve the sale, distribution or any other physical interaction with alcohol, it is recommended that applicants seek private counsel experienced in the Liquor Code to provide guidance as it pertains to the Liquor Code and the LCB's regulations, to ensure the legality and viability of grant projects and proposed activities. Approval of a grant is not a defense to any violations involving the Liquor Code.
 - 3. Concept Paper and Application Deadlines.
- a. Concept Paper. Interested applicants must deliver a concept paper and draft budget, in the form set forth in paragraph 4 of this notice, to the Board by 4 p.m. on Friday, February 21, 2025. Applicants will need to create a Keystone login and submit their proposals through the Single Application for Assistance located at https://grants.pa.gov/Login.aspx.
- b. *Application*. Applicants whose concept papers are preliminarily approved by the Board will be invited to submit a Project Proposal and Grant Application, in the form set forth in paragraph 5 of this notice, to the Board by 4 p.m. on Friday, May 30, 2025. Proposals should be sent electronically as a PDF file to RA-AGCommodities@ pa.gov. The file should not exceed 5MB.
- c. Presentations. Applicants must be prepared to provide a brief 3-minute presentation of their proposal to the Board, and answer questions, either in person or by conference call, at the Board's next scheduled meeting on Thursday, June 25, 2025, at 9 a.m. If requested, presentations may be given virtually by means of Microsoft Teams.
- 4. Format of the Concept Paper. Failure to follow this format could cause the applicant's proposal to be rejected. The concept paper will be submitted on the provided template which is downloaded from the Single Application for Assistance. Up to three pages should be uploaded along with the concept paper template as an addendum. Applicants should follow the following formatting to create the application.
- a. *Project Coordinator/Qualifications*. Identify the person who will be directing the proposed project and clearly state their qualifications including:
- i. Research projects—Full and complete literature references to (up to) five key published journal articles directly related to proposed research/outreach.
- ii. Marketing projects—Sample images from (up to) three previous marketing campaigns along with a description of in-market implementation plan (including types of medium such as print, digital, display, TV/radio, out of-home and the like) and performance metrics to include both impressions and cost-per-conversion.
- b. *Organization History*. Indicate whether the organization has previously received Board or agriculture-related grant funds.
- c. Area of Focus. Select a funding priority from paragraph 13. of this notice.

d. *Project Purpose*. In one or two paragraphs, clearly state the specific issue, problem, interest or need, and how the project will address it. Explain why the project is important and timely.

- e. *Estimated Timeline*. State the estimated timeline for the proposed project. The timeline may not extend beyond the term of the grant as set forth in more detail at paragraph 9 as follows.
- f. Expected Measurable Outcomes. What are the goals and objectives of the project? How do the objectives support the goals? Goals are long-term broad visions and may take time to achieve. Objectives are significant steps that must be completed to achieve the goal. Objective statements should focus on the outcome, rather than the methods used. Each goal should have one or more objectives. Describe at least one distinct, quantifiable and measurable outcome that directly and meaningfully supports the project's purpose. Typically, outcomes are those measures that are quantifiable, measure direct benefit and are documented through data or information collection. In the case of research projects, it is important that this section is written for a non-technical audience.
- g. Preliminary Project Work Plan. List the major tasks of the proposed project.
- h. *Draft Budget*. State the budget for the proposed project using the categories from paragraph 5.f. If a project is selected to submit a proposal, more detailed budget information will be required.
- 5. Format of the Project Proposal and Grant Application. Failure to follow this format could cause the applicant's proposal to be rejected. The project proposal, grant application and budget must be completed within the templates that will be provided with the notice to proceed. The narrative section of the template must include the following:
- a. Section 1, titled Statement of Purpose, addressing the purpose for which the grant funds would be utilized; how the project links, supports and benefits the industry in this Commonwealth; methodology and evaluation, a qualitative or quantitative estimate of economic impacts (direct, indirect, induced); and the sectors of the industry that will receive this benefit.
- b. Section 2, titled Statement of Need, addressing the need for the grant funds sought; any other partners or partner organizations that will be involved with the project; and any other funding or noncash resources that will be committed to the project and the sources thereof.
- c. Section 3, titled Evaluation and Reporting, shall identify expected measurable outcomes previously identified in the concept paper and outcome measures and include a narrative describing data collection to inform the outcome measures. This section must be clear and unambiguous as it will inform expectations of progress and final reports.
- d. Section 4, titled Industry Support, addressing the extent of support, participation and funding from the Commonwealth's distilled spirits industry, including associations, organizations or agencies, or both, with an interest in the project outcome. Letters or written confirmation of that support, participation or funding should be included in this section.
- e. Section 5, titled Budget Narrative, there is a separate section in the template for the Budget Narrative that proceeds the Narrative. Applicants will provide details of how they arrived at the estimated expenses in the budget and describe how each expense will lead to the success of the project. A separate section inside the Budget Narra-

tive shall discuss in detail, the source and usage of any required matching funds, if that requirement applies to the proposal.

- f. Section 6, titled Budget, there is a separate template provided for the Budget. The applicant will show a detailed budget for the proposed project or program, including any other matching funds and the value of any noncash resources that will be included in the project. Applicants must also complete the section of the template for matching funds if that requirement applies to their proposal. For all applications, each and every item of direct expense to be incurred in the project shall be separately set forth, including all purchases of consumable or nonconsumable goods or equipment, listing the disposition of all nonconsumable goods or equipment upon completion of the project; all travel by dates, purpose, destination, mode of transportation and rate; a full breakdown of other costs, if any, and the method used to calculate those costs.
- i. Personnel—Includes employed personnel. Those employed elsewhere should be listed as subcontractors or consultants in the Contractual cost category. Provide detail of all personnel by name devoted to the project, their professional qualifications, the amount of time calculated by hours and the tasks to be performed by each of the named personnel. In the case of graduate student participation, reasonable stipends will be allowed, and tuition will not be allowed.
- ii. *Fringe benefits*—For personnel of the Grantee only, provide the rate of fringe benefits for each project participant's salary or wages. Identify the total for all funded fringe benefits.
- iii. *Travel*—For personnel of the Grantee only, calculate the costs for travel by considering destinations, number of trips, days traveling, transportation costs, estimated lodging and meal costs and estimated mileage rate.
- iv. Supplies—These are consumables procured for and used in furtherance of the projects and include items as lab or field equipment.
- v. Contractual—Those costs paid to other nonemployee individuals or entities to perform specific work or to provide specific services in accordance with the approved project. By way of example, this could include speaker fees, facility and equipment rental costs, software subscriptions, and costs for social media placement and data collection. If contractual work will be involved with carrying out the work of the project, identify the total contractual expenses. When determining the total cost for this category, include the fees for the professional services, contractor travel costs and any other related contractual expenses.
- vi. *Other*—This category includes fees for conferences or meetings, membership dues, honorarium, scholarships, postage/shipping fees and publication costs.
- vii. Indirect costs—Grant awards may include an allowance for indirect costs of up to 10% of the total direct costs. Total direct costs are defined as the total of the above six budget categories (Personnel, Fringe Benefits, Travel, Supplies, Contractual and Other) and are often referred to by Grantee entities as Facilities and Administration or Overhead.
- 6. Scoring of Applications. The Board will evaluate each complete and timely filed project proposal and grant application received in accordance with a 100-point scale as set forth in Addendum 1.

The purpose of the program is to advance the industry Statewide. In the past, the Board has received project

- proposals which were designed to, or would have the primary effect of, benefiting only one individual entity or small group of entities, with only tangential, secondary benefits to the industry as a whole. Thus, any proposal containing a request to fund the purchase of equipment must clearly and accurately describe, in detail: (1) how the equipment is necessary to the proposed research or project being conducted; (2) why the proposed research equipment or project equipment must be funded by the program; (3) what the primary purpose of the equipment is; (4) how the applicant plans to use the equipment to benefit the industry as a whole, rather than just an individual entity or small group of entities; (5) the timeframe during which the equipment is expected to provide a benefit to the industry; and (6) plans for the disposition of the equipment at the conclusion of its use under the project. The Board reserves the right to downgrade or to refuse to recommend funding any application that does not meet these requirements. Industrywide shared use will be prioritized over any individual profit. If any costs are charged for shared use, they will be limited to expenses incurred in facilitating access to the equipment (for example, transportation, reasonable staff cost to operate equipment and the like) To reiterate, the applicant should also demonstrate that the equipment will, in fact, benefit the industry as a whole rather than an individual entity.
- 7. Required Matching Funds. Applicants submitting a proposal may be required to commit a percentage of documented matching funds at the discretion of the Board. These contributed matching funds may be used for contractual expenses but not for personnel expenses. In-kind contributions will not be considered.
- 8. Evaluation, Recommendations and Awards. The Board reserves the right to request modifications or clarifications, or both, of project proposals and grant applications, including but not limited to additional detail of purpose, reduced or modified budgets, and the like. Upon completion of evaluations, the Board will prepare a record of each complete and timely-filed project proposal and grant application received, and the numerical score assigned to each. In the event of one or more recommendations to the Department to make and fund a grant, the Board will transmit to the Department the complete and final project proposal and grant application along with the score assigned by the Board and any other information deemed relevant by the Board or requested by the Department. The Department will directly contact those applicants whose proposals were approved for funding. The Department is responsible for notifying applicants whose projects were recommended by the Board for the Department funding, but which the Department determined not to fund.
 - 9. Term of Grants.
- a. Grant Agreements will become effective on the date of the last required Commonwealth approval and can span up to 2 years. Expenses that occurred prior to the effective date of the contract may be reimbursed as long as they were included in the original proposal, Attachment G.
- b. A Notice to Proceed, Purchase Orders, fully executed agreements and invoicing instructions will be provided by the Department by email.
- c. Final invoices shall be submitted to the Department within 60 days of contract end date as set forth in the Grant Agreement.
- d. See Addendum 2 Grant Agreement for more details about the Department's grant administration practices.

- 10. Progress Reports. Progress reports are to include the deliverables from paragraph 5.c. and be delivered by email to RA-AGCommodities@pa.gov no later than October 1, and April 1, every year for the duration of the project, or as requested by the Board. Final reports should be submitted within 90 days of contract end date. Failure to meet these deadlines constitutes a breach of the grant agreement, will result in nonpayment of invoices and could jeopardize future grant awards.
- 11. Grant Agreement. The Department will provide applicants with a grant agreement for execution and return by the Grantee within 30 calendar days. The Department will obtain the required signatures on the grant agreements, including any other required Commonwealth entities, and return a copy to the applicant. No grant agreement is effective, and work should not begin until all required signatures have been applied to the grant agreement and a Notice to Proceed is issued. Among the terms of the grant agreement shall be a requirement that the grant recipient provide the Board and the Department full and complete access to all records relating to the performance of the project and submit information as the Board or the Department, or both, may require.
- 12. Cost-Reimbursement Grant. Payment of all grant funds will occur on a reimbursement basis only. In the case of graduate student participation, reasonable stipends will be allowed and tuition will not be allowed.
- 13. Funding Priorities. The Board has identified the following funding priorities. The name given to each priority area is not intended to limit the intended scope and creative thought applied by applicants in developing projects that serve the purposes articulated in this notice.
- a. Statewide Marketing Campaign: This Commonwealth boasts a diverse malt beverage industry with historic breweries, vibrant craft brewers and a rich brewing heritage. The Commonwealth lacks a unified brand that encapsulates its malt beverage industry's quality, diversity and innovation. This initiative seeks to develop a brand that aligns the industry under one identity, creating a powerful, recognizable narrative that can be utilized by breweries, retailers, tourism agencies and other stakeholders to drive revenue growth. Marketing projects should:
- i. Develop a cohesive brand architecture for the malt beverage industry in this Commonwealth that resonates with target audiences, including consumers, breweries, distributors, retailers and tourism partners.
- ii. Create a unique brand identity that reflects the distinct beer culture, history and craftsmanship in this Commonwealth.
- iii. Build brand messaging and assets that are adaptable for various applications (for example, events, tourism campaigns, digital platforms and merchandise).
- iv. Provide strategic guidance and tactical recommendations for launching and sustaining the brand.
- v. Proposals should include the following in their structure:
 - 1. Discovery and Research
- a. Conduct comprehensive research on the malt beverage industry in this Commonwealth, focusing on:
- i. Market trends, consumer demographics and audience insights.
- ii. Competitive analysis with key insights from leading beer regions.

iii. Review of existing brands, regional identities and marketing materials.

- iv. Gather input from key stakeholders, including breweries, distributors, industry associations, tourism officials and consumers, to understand their values and needs.
 - 2. Brand Strategy Development
- a. Develop a brand positioning statement that highlights this Commonwealth's unique place in the malt beverage industry.
- i. Create brand pillars that serve as the foundation of the brand, emphasizing the core values, identity and unique characteristics of beer in this Commonwealth.
- ii. Define target audiences and personas that will inform brand messaging and activation strategies.
 - 3. Brand Identity and Messaging
- a. Develop the brand name, tagline and visual identity that convey the unique beer culture in this Commonwealth.
- b. Logo design, color palette, typography and graphic elements that reflect this Commonwealth's character. Brand voice and tone guidelines to maintain consistency across all communications.
- c. Sample messaging for different platforms and target audiences (for example, advertising, social media and website content).
 - 4. Brand Activation and Tactical Plan
- a. Develop a tactical plan with recommended strategies for launching and promoting the new brand, both regionally and Nationally.
- b. Outline potential tactics and campaigns that can amplify the brand across digital, social media, events, public relations and partnerships.
- c. Recommend a social media and content strategy that supports ongoing brand engagement with target audiences
 - 5. Brand Toolkit Development
 - a. Create a comprehensive brand toolkit that includes:
- b. Brand guidelines detailing the use of logos, colors, typography, messaging and brand tone.
- c. Templates and assets for use in marketing materials, social media and events.
- d. Guidelines for breweries, retailers and tourism partners to adopt and incorporate the brand in their own promotions.
 - 6. Training and Support
- a. Conduct training sessions with Malt Beverage Board and key stakeholders to ensure a clear understanding of brand standards.
- b. Provide ongoing support and consultation for an initial launch period to address any brand implementation challenges.
 - 7. Deliverables
- a. *Research Report*: Comprehensive analysis of the malt beverage industry in this Commonwealth with competitive insights and target audience profiles.
- b. Brand Strategy Document: Includes brand positioning, target personas and brand pillars.
 - c. Brand Identity Package:
 - i. Brand name, tagline and logos.
- ii. Full visual identity guidelines (color palette, typography, design elements).

- iii. Sample messaging framework.
- d. Brand Activation Plan: Tactical recommendations for brand promotion, including campaign concepts, content strategy and a high-level roadmap.
 - e. Brand Toolkit:
- i. Complete brand guidelines for internal and external use.
- ii. Design templates and visual assets for consistent application.
- f. Training Sessions and Documentation: Training materials and sessions for all stakeholders.
- b. Agriculture: Projects are sought that will lead to the expansion, through means including cultivation, value-added manufacturing and research, of beer industry-related raw material produced or grown, or both, in this Commonwealth. Some examples of desired project scope include:
- i. Research and development that will increase the production, quality or yield, or both, of Pennsylvania-produced raw agricultural commodities (hops, barley and the like) used by the beer industry.
- ii. Research that will identify growing conditions for hop production and evaluate each of the Commonwealth's 67 counties on the criteria.
- iii. Outreach and support to encourage existing agricultural producers to consider hop production.
- iv. Matching funds for small Commonwealth-based start-up businesses or ventures focused on agricultural related cultivation (hops and barley) or value-added manufacturing of beer related raw materials (malting).
- c. *Tourism*: Projects are sought from organizations interested in marketing and integrating the Commonwealth's beer industry into new or existing regional and Statewide tourism initiatives, such as:
- i. Development of beer tourism and beer trails (using and expanding upon the "Bourbon Trails" model).
- ii. Regional integration of breweries and brewery visitation with existing attractions, destinations and the regional hospitality industry.
- d. Distributor Licensee Outreach: Projects are sought that will assist "D" license holders in efforts to change existing business models and remain viable, competitive and profitable within the parameters of the Liquor Code, including providing consultation, training and business plan development to interested "D" licensees to assist them in transforming their business models. The proposer should illustrate the ability to:
- i. Understand, interpret and transfer knowledge related to the current Liquor Code.
- ii. Understand both the new opportunities as well as the threats presented to distributors as a result of 2016 changes to the Liquor Code.
- iii. Have working knowledge of the beer industry trade and practices, the constraints on the industry, standard operating procedures, financial models and the like.
- iv. Identify and document best practices within the Commonwealth's beer industry (D license holders) regarding layout and design (shelf space, lighting, signage), hours of operation and staff models, promotions and

- displays, value added merchandise, and best practices in urban, suburban and rural markets.
- v. In conjunction with existing industry stakeholders, like the Malt Beverage Distributors Association (MBDA), develop guidelines, standards and communicate best practices in a user-friendly format, as well as offer training and outreach conferences in appropriate locations throughout this Commonwealth.
- vi. In conjunction with existing industry stakeholders like the MBDA, the project may include efforts to create special grants or business loans made available to retailers to implement new business models.
- e. Beer Industry Research: The Board seeks research and the development of quantitative data on the beer industry in this Commonwealth, such as:
- i. Research that will identify and map the size and impacts of the Commonwealth's macro beer industry (production, wholesale and retail) identifying direct, indirect, induced impacts.
- ii. Research that will identify the upstream and downstream economic opportunities related to this Commonwealth's beer industry.
- iii. Research that can measure the economic impacts on this Commonwealth's beer industry of 2016 changes to the Liquor Code.
- iv. Research that will offer guidance on public policy and best practices to benefit the beer industry in this Commonwealth and improve regulatory efficiency.
- f. Technical Assistance, Support and Research and Development: Projects are sought that will advance best practices, technology transfer, research and development, workforce development and training in the Commonwealth's brewing industry. The Board is interested in funding projects that will: increase beer knowledge/science; advance best practices in brewing; provide education/training opportunities related to beer production, quality, packaging, marketing and sales; and promote innovation in the brewing and manufacturing processes. Examples could include:
- i. Engagement of consultants, speakers and subject matter experts for industry related training, presentations or problem solving in conjunction with conferences, technical work groups and association members.
- ii. Research and development projects on relevant topics concerning brewing and manufacturing processes.
- iii. Customized training/education in areas related to: differing levels of brewery, wholesale and retail management; sales and marketing; brewery—wholesaler relationships; beer market best practices; and industry recognized certifications.
- g. Innovation: The Board will consider projects that do not fall into any of the other funding priorities but nevertheless offer unique approaches to supporting and promoting Pennsylvania beer. The Board believes that innovation is the driving force behind the growth and success of the Commonwealth's beer industry. This category of funding is designed for projects and initiatives that demonstrate new thinking, ideas and approaches to promoting Pennsylvania beer—and do not fit into any other category.

RUSSELL REDDING, Secretary

Addendum 1 BOARD GRANT SCORING CRITERIA & SCALE

Section Title	Evaluation Criteria	Points
Feasibility	 To what extent can the Purpose be accomplished with the funds requested? Is there enough non-cash capacity to fulfill the objectives of the project? Are the proposed outcomes and impacts in proportion to the grant request? Can the project be completed within the timeline established? Are the outcomes proposed realistic? 	10
Linkages to PA's Beer Industry	 Is there a compelling link to PA's Beer Industry? How quickly will the industry benefit from project outcomes? 	10
Innovation	 Does the proposal offer a "new approach" in supporting PA Beer? Will the project offer or create any new competitive advantages? Do the project outcomes offer new and unique benefits to the industry? What components of the project are sustainable once completed? 	20
Expected Impacts & Outcomes	 Will the project raise the visibility of PA Beer? Will the impacts and outcomes offer long-term benefits? Do they provide solutions to current industry challenges? How will the impacts and outcomes ultimately strengthen PA's beer industry? How much of the industry will benefit from the project? 	20
Economic Benefits Generated	 Does the project create jobs? Does the project save money for the industry? Will it strengthen the economic viability of the industry and how? Does the project support and promote intrastate and/or interstate tourism? 	20
Methodology & Evaluation	 Can the methodology produce the desired outcomes? Does the evaluation component measure the right outcomes? Can the methodology produce stated economic benefits and can the evaluation accurately measure so benefits? 	10
Industry Support	 Is there strong industry support for this project? Are there any matching funds or leveraged resources? 	10

 $[Pa.B.\ Doc.\ No.\ 25\text{-}39.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

DEPARTMENT OF AGRICULTURE

Pennsylvania Wine Marketing and Research Board; Grant Solicitation and Application Procedures for Act 57 of 2024 Funding

The Pennsylvania Wine Marketing and Research Program Board (Board) annually, or more frequently as the availability of fund permits, solicits applications for grants to conduct promotion, marketing and research projects to increase the quality, profitability, production and sale of wines, enhance the wine industry and benefit wine producers of this Commonwealth. The Board was established under 3 Pa.C.S. §§ 4501—4513 (relating to Agricultural Commodities Marketing Act) (ACMA). Its composition, funding and duties were subsequently expanded by section 488.1 of the Liquor Code (47 P.S. § 4-488.1). The Board makes recommendations for the awarding of grants by the Department of Agriculture (Department) from funds provided through the Liquor Code (47 P.S. §§ 1-101—10-1001), Act 39 of 2016 and Act 57 of 2024. This notice establishes the procedures by which grant applications will be solicited, reviewed and grants awarded.

1. Grant Solicitation. The Board will be accepting grant applications for the purposes, in the form and according to the schedule set forth herein, for not less than 30 days beginning on the date of publication of this notice in the *Pennsylvania Bulletin*. Additional publication and dissemination of this notice shall be made and may include direct dissemination to State universities and State-supported universities located in this Common-

wealth, universities with colleges of agricultural science located inside or outside this Commonwealth and individuals or entities who have requested notification from the Department or the Board of grant availability.

- 2. Process Overview. The Board will employ the review process described as follows to select projects and funding levels to recommend to the Secretary of Agriculture (Secretary) for the making of a grant. In the event of a recommendation to the Secretary to make and fund a grant, the decision as to whether to award a grant will be made by the Secretary.
- a. If the Department approves the grant recommendation, the terms and conditions of the grant will be governed by a grant agreement between the Department and the applicant, which shall be provided to the applicant for signature, returnable to the Department in no more than 30 calendar days from the date the agreement is sent.
- b. Grant Agreement Available. The Department grant agreement is available by contacting the Department instead of attachment to this notice. This grant agreement is the contract that will govern all grants awarded under this grant solicitation. The essential terms are non-negotiable. With certain limited exceptions for university applicants, the terms are non-negotiable. Therefore, applicants may wish to carefully review the grant agreement to ensure that proposed projects are compliant with agreement requirements. Applicants who are unable to agree to the terms and conditions should not submit an application. For questions regarding the grant agreement, contact Patrick Andrews at (717) 772-1429 or Michael Keefe at (717) 307-3243.

- c. The Grantee expressly warrants that, as it relates to the performance of the Project that is the subject of this Grant Agreement, it shall at all times comply with the Liquor Code and the Liquor Control Board's regulations at 40 Pa. Code §§ 1.1—17.41 (relating to liquor). For proposals which involve the sale, distribution or any other physical interaction with alcohol, it is recommended that applicants seek private counsel experienced in the Liquor Code to provide guidance as it pertains to the Liquor Code and the Liquor Control Board's regulations, to ensure the legality and viability of grant projects and proposed activities. Approval of a grant is not a defense to any violations involving the Liquor Code.
 - 3. Concept Paper and Application Deadlines.
- a. Concept Paper. Interested applicants must deliver a concept paper and draft budget, in the form set forth in paragraph 4 of this notice, to the Board by 4 p.m. on Friday, February 21, 2025. Applicants will need to create a Keystone login and submit their proposals through the Single Application for Assistance located at https://grants.pa.gov/Login.aspx.
- b. *Application*. Applicants whose concept papers are preliminarily approved by the Board will be invited to submit a Project Proposal and Grant Application, in the form set forth in paragraph 5 of this notice, to the Board by 4 p.m. on Friday, May 30, 2025. Proposals should be sent electronically as a PDF file, to RA-AGCommodities@ pa.gov. The file should not exceed 5MB.
- c. Presentations. Applicants must be prepared to provide a brief 3-minute presentation of their proposal to the Board, and answer questions, either in person or by conference call, at the Board's scheduled meeting on Tuesday, July 8, 2025, at 10 a.m. If requested, presentations may be given virtually, by means of Microsoft Teams.
- 4. Format of the Concept Paper. Failure to follow this format could cause the proposal to be rejected. The concept paper will be submitted on the provided template which is downloaded from the Single Application for Assistance at https://grants.pa.gov/Login.aspx. Additionally, up to three pages may be uploaded along with the concept paper template as an addendum. Follow the following formatting to create the application.
- a. *Project Coordinator/Qualifications*. Identify the person who will be directing the proposed project and clearly state their qualifications including:
- i. Research projects—Full and complete literature references to (up to) five key published journal articles directly related to proposed research/outreach.
- ii. Marketing projects—Sample images from (up to) three previous marketing campaigns along with a description of in-market implementation plan (including types of medium such as print, digital, display, TV/radio, out of-home and the like) and performance metrics to include both impressions and cost-per-conversion.
- b. *Organization History*. Indicate whether the organization has previously received Board or agriculture-related grant funds.
- c. *Project Purpose*. In one or two paragraphs, clearly state the specific issue, problem, interest or need, and how the project will address it. Explain why the project is important and timely.
- d. *Estimated Timeline*. State the estimated timeline for the proposed project. The timeline may not extend beyond the term of the grant as set forth in more detail at paragraph 10.

- e. Expected Measurable Outcomes. Describe at least one distinct, quantifiable and measurable outcome that directly and meaningfully supports the project's purpose. What are the goals and objectives of the project? How do the objectives support the goals? Goals are long-term broad visions and may take time to achieve. Objectives are significant steps that must be completed to achieve the goal. Objective statements should focus on the outcome, rather than the methods used. Each goal should have one or more objectives. Typically, outcomes are those measures that are quantifiable, measure direct benefit and are documented through data or information collection. In the case of research projects, it is important that this section is written for a nontechnical audience.
- f. Preliminary Project Work Plan. List the major tasks of the proposed project.
- g. Draft Budget. State the budget for the proposed project using the categories from paragraph 5.f. If a project is selected to submit a proposal, more detailed budget information will be required.
- 5. Format of the Project Proposal and Grant Application. Failure to follow this format could cause the proposal to be rejected. The project proposal, grant application and budget must be completed within the templates that will be provided with the notice to proceed. The Narrative section of the template must include the following:
- a. Section 1, titled Statement of Purpose, addressing the purpose for which the grant funds would be utilized; how the project links, supports and benefits the industry in this Commonwealth; methodology and evaluation, a qualitative or quantitative estimate of economic impacts (direct, indirect, induced); and the sectors of the industry that will receive this benefit.
- b. Section 2, titled Statement of Need, addressing the need for the grant funds sought; any other partners or partner organizations that will be involved with the project; and any other funding or noncash resources that will be committed to the project and the sources thereof.
- c. Section 3, titled Evaluation and Reporting, shall identify expected measurable outcomes previously identified in the concept paper, and outcome measures and include a narrative describing data collection to inform the outcome measures. This section must be clear and unambiguous as it will inform expectations of progress and final reports.
- d. Section 4, titled Industry Support, addressing the extent of support, participation and funding from this Commonwealth's distilled spirits industry, including associations, organizations or agencies with an interest in the project outcome. Letters or written confirmation of that support, participation or funding should be included in this section.
- e. Section 5, titled Budget Narrative. There is a separate section in the template for the Budget Narrative. Applicants will provide details of how they arrived at the estimated expenses in the budget and describe how each expense will lead to the success of the project. A separate section inside the Budget Narrative shall discuss in detail, the source and usage of any required matching funds, if that requirement applies to the proposal.
- f. Section 6, titled Budget. There is a separate template provided for the Budget. Applicants will show a detailed budget for the proposed project or program, including any other matching funds and the value of any noncash resources that will be included in the project. Applicants must also complete the section of the template for

matching funds if that requirement applies to their proposal. Each and every item of direct expense to be incurred in the project shall be separately set forth, including all purchases of consumable or nonconsumable goods or equipment, listing the disposition of all nonconsumable goods or equipment upon completion of the project; all travel by dates, purpose, destination, mode of transportation and rate; a full breakdown of other costs, if any, and the method used to calculate those costs. The categories to be included in the "Budget" Section include:

- i. *Personnel*—Includes employed personnel. Those employed elsewhere should be listed as subcontractors or consultants in the Contractual cost category. Provide detail of all personnel by name devoted to the project, their professional qualifications, the amount of time calculated by hours and the tasks to be performed by each of the named personnel. In the case of graduate student participation, reasonable stipends will be allowed, and tuition will not be allowed.
- ii. *Fringe benefits*—For personnel of the Grantee only, provide the rate of fringe benefits for each project participant's salary or wages. Identify the total for all funded fringe benefits.
- iii. *Travel*—For personnel of the Grantee only, calculate the costs for travel by considering destinations, number of trips, days traveling, transportation costs, estimated lodging and meal costs, and estimated mileage rate.
- iv. Supplies—These are consumables procured for and used in furtherance of the projects and include such items as lab or field equipment.
- v. Contractual—Those costs paid to other nonemployee individuals or entities to perform specific work or to provide specific services in accordance with the approved project. By way of example, this could include speaker fees, facility and equipment rental costs, software subscriptions and costs for social media placement and data collection. If contractual work will be involved with carrying out the work of the project, identify the total contractual expenses. When determining the total cost for this category, include the fees for the professional services, contractor travel costs and any other related contractual expenses.
- vi. *Other*—This category includes fees for conferences or meetings, membership dues, honorarium, scholarships, postage/shipping fees and publication costs.
- vii. Indirect costs—Grant awards may include an allowance for indirect costs of up to 10% of the total direct costs. Total direct costs are defined as the total of the above six budget categories (Personnel, Fringe Benefits, Travel, Supplies, Contractual and Other) and are often referred to by Grantee entities as Facilities and Administration or Overhead.
- 6. Scoring of Applications. The Board will evaluate each complete and timely filed project proposal and grant application received in accordance with a 100-point scale assessing:
 - a. Up to 20 points for the project needs statement.
- b. Up to 20 points for the expected impact of project outcomes.
- c. Up to 20 points for the promotion, marketing or research methodology.
 - d. Up to 20 points for overall project evaluation.
- e. Up to 20 points for support and participation from industry.
- 7. Evaluation, Recommendations and Awards. The Board reserves the right to request modifications or

clarifications, or both, of project proposals and grant applications, including but not limited to additional detail of purpose, reduced or modified budgets, and the like. Upon completion of evaluations, the Board will prepare a record of each complete and timely-filed project proposal and grant application received, and the numerical score assigned to each. In the event of one or more recommendations to the Department to make and fund a grant, the Board will transmit to the Department the complete and final project proposal and grant application along with the score assigned by the Board and any other information deemed relevant by the Board or requested by the Department. The Department will directly contact those applicants whose proposals were approved for funding. The Department is responsible for notifying applicants whose projects were recommended by the Board for the Department funding, but which the Department determined not to fund.

8. Term of Grants.

- a. Grant Agreements will become effective on the date of the last required Commonwealth approval and can span up to 2 years. Expenses that occurred prior to the effective date of the contract may be reimbursed as long as they were included in the original proposal, Attachment G.
- b. A Notice to Proceed, Purchase Orders, fully executed agreements and invoicing instructions will be provided by the Department by means of email.
- c. Final invoices shall be submitted to the Department within 60 days of contract end date as set forth in the Grant Agreement.
- d. The Grant Agreement contains more details about the Department's grant administration practices.
- 9. Progress Reports. Progress reports are to include the deliverables from paragraph 5.c. and be delivered by email to RA-AGCommodities@pa.gov no later than October 1, and April 1, every year for the duration of the project, or as requested by the Board. Final reports should be submitted within 90 days of contract end date. Failure to meet these deadlines constitutes a breach of the grant agreement, will result in nonpayment of invoices and could jeopardize future grant awards.
- 10. Grant Agreement. The Department will provide applicants with a grant agreement for signature and return by the Grantee within 30 calendar days. The Department will obtain the required signatures on the grant agreements, including any other required Commonwealth entities and return a copy to the applicant. Grant agreements are not effective and work should not begin until all required signatures have been applied to the grant agreement and a Notice to Proceed is issued. Among the terms of the grant agreement shall be a requirement that the grant recipient provide the Board and the Department full and complete access to all records relating to the performance of the project and submit information as the Board or the Department, or both, may require.
- 11. Cost-Reimbursement Grant. Payment of all grant funds will occur on a reimbursement basis only. In the case of graduate student participation, reasonable stipends will be allowed and tuition will not be allowed.

RUSSELL REDDING, Secretary

[Pa.B. Doc. No. 25-40. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF BANKING AND SECURITIES

Actions on Applications

The Department of Banking and Securities (Department), under the authority in the Banking Code of 1965 (7 P.S. §§ 101—2204), the Department of Banking and Securities Code (71 P.S. §§ 733-1—733-1203) and 17 Pa.C.S. (relating to Credit Union Code), has taken the following actions on applications received for the week ending December 31, 2024.

Under section 503.E of the Department of Banking and Securities Code (71 P.S. § 733-503.E), any person wishing to comment on the following applications, may file comments in writing with the Department, for Bank Supervision, by email to ra-bnbnksbmssnsppt@pa.gov or for credit unions, by email to ra-bncusubmissions@pa.gov and trust companies, by email to ra-bntrustsuprvsninq@pa.gov. Comments must be received no later than 30 days from the date that the notice regarding acceptance of the application is published in the *Pennsylvania Bulletin*. The nonconfidential portions of the applications are on file at the Department and are available for public inspection, by appointment only, during regular business hours. To schedule an appointment, for banks (717) 783-8240, or for credit unions or trust companies (717) 783-2253.

APPLICATIONS FOR COMMENT

BANKING INSTITUTIONS

No activity.

CREDIT UNIONS

No activity.

OTHER APPLICATION ACTIVITY

BANKING INSTITUTIONS

No activity.

CREDIT UNIONS

Consolidations, Mergers and Absorptions

Date Name and Location of Applicant

Status

01-01-2025 AAC Credit Union

Effective

Grand Rapids Kent County, MI

Merger of Knoll Employees Credit Union, East Greenville, PA, with and into AAC Credit

Union, Grand Rapids, MI.

01-01-2025 Utilities Employees Credit Union

Effective

Wyomissing Berks County

Merger of NE PA Community Federal Credit Union, Stroudsburg, PA, with and into Utilities

Employees Credit Union, Wyomissing, PA.

The Department's website at www.pa.gov/dobs includes public notices for more recently filed applications.

WENDY S. SPICHER,

Secretary

 $[Pa.B.\ Doc.\ No.\ 25\text{-}41.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES

Retention of Professional Engineering Firms for Building Inspection Services Project Reference No. FDC-500-820

The Department of Conservation and Natural Resources (Department) is issuing this Request for Proposals (RFP) from interested and qualified professional engineering firms (Consultant or Offeror) for an open-end contract or contracts to perform building inspection services for various projects located in State forests and State parks throughout this Commonwealth. The services will include inspection of building construction including associated site improvements. The contract or contracts will be for a 12-month period with four 12-month exten-

sions possible. Projects will be assigned on an as needed basis to ensure proper and safe operations of the Department's infrastructure and facilities. The contract or contracts will be managed by the Department's Bureau of Facility Design and Construction (Bureau).

The number of open-end contracts and the dollar amount of each contract will be at the discretion of the Department for the first year. The extent of the work for the subsequent 4 years of the contract will be dependent on the availability of additional funds and additional projects for those years, also at the discretion of the Department.

Proposals will only be accepted from individuals, firms or corporations duly authorized to engage in the practice of engineering. If an individual, firm or corporation not authorized to engage in the practice of engineering wishes to submit a proposal, said individual, firm or corporation

may do so as part of a joint venture with an individual, firm or corporation which is permitted under State law to engage in the practice of engineering in this Commonwealth.

Background

Established on July 1, 1995, the Department is charged with: maintaining and preserving the 124 State parks; managing the 2.2 million acres of State forest land; providing information on the ecological and geologic resources in this Commonwealth; and establishing community conservation partnerships with grants and technical assistance to benefit rivers, trails, greenways, local parks and recreation, regional heritage parks, open space and natural areas.

The Bureau provides multidisciplined facility and infrastructure technical support to the other bureaus in the Department in the areas of project design, project inspections, construction management, contract administration, surveying, and other technical advice and consultation. This Bureau is comprised of three divisions: Dams, Bridges and Roadways Engineering; Environmental Engineering and Architecture; and Field Engineering and Contracts Management.

The Bureau's Central Office (located in Harrisburg) is responsible for the development of architectural, land-scape architectural, water and sanitary, bridge and road-way, and civil and environmental projects required to support the Department's facility construction and maintenance program. The Central Office is comprised of five design sections: Architectural Design; Landscape Design; Sanitary and Water Management; Bridges and Road Management; and Civil Design. In addition to project design, staff also provides technical architectural and engineering support and advice to assist field operation in State parks and State forests.

The Bureau also has four field offices: Northcentral Office in Emporium; Western Office in Moraine State Park; Southcentral Office in Shawnee State Park; and Eastern Office in Nockamixon State Park. Each office is responsible for providing direct engineering and technical support to the State parks and State forests field operation staff in their area. Staff is responsible for project inspection and construction management to ensure contractor compliance with the construction contract documents as well as some project design.

PART I GENERAL INFORMATION

I-1. Issuing Office. The Department has issued this RFP on behalf of the Commonwealth. The sole point of contact for this RFP will be the Issuing Officer listed as follows. Refer all inquiries to the Issuing Officer at https://bidexpress.com/solicitations/.

Issuing Officer: Ryan B. Rhoades, PE Department of Conservation and Natural Resources Bureau of Facility Design and Construction

I-2. Purpose. Services to be provided will include inspection of construction activities for building projects, associated site improvements and special inspections required by the Uniform Construction Code. The Consultant will be required to attend a preconstruction conference and regular job conferences with the Department and the construction contractor for each project. Under the direction of the Department, the Consultant will be required to keep records; document the construction work and provide daily site inspection reports to ensure conformity with contract specifications; prepare current and

final estimates for payment to the construction contractor; assist the Department in obtaining compliance with the labor standards, safety and accident prevention and equal opportunity provisions of the construction contract; and perform other duties as required.

I-3. Qualifications. The Consultant shall have staff available to provide services associated with assigned projects. It is anticipated that up to four construction inspectors may be needed to perform the required work and services at any given time. The Consultant shall have demonstrated knowledge of the construction method.

The following minimum qualification will be required of all Consultants:

- Possess current professional registrations required to perform required services.
- Be licensed to conduct business in this Commonwealth.
- Have sufficient staff or subconsultants experienced in the various required services.
- Ensure that all inspectors are equipped with camera, laptop and mobile Internet to facilitate the daily submission of inspection reports and photographs.
- Have an established quality control and assurance program that includes all members of the team, including subconsultants, for checking documents for accuracy, consistency, coordination, quality and compliance with all necessary codes and regulations and Department standards.

The Consultant's inspection staff must comply with at least one of the following requirements:

- Be certified by the National Institute for Certification in Engineering Technologies.
- Be registered as a Professional Engineer by the Commonwealth with 1 year of construction experience acceptable to the Department.
- Be certified as an Engineer-in-Training by the Commonwealth with 2 years of construction experience acceptable to the Department.
- Hold a Bachelor of Science in Engineering or Architecture with 2 years of construction experience acceptable to the Department.
- Hold an Associate Degree in Engineering or Architecture Technology with 3 years of construction experience acceptable to the Department.

Special Inspector Qualifications—The special inspector shall be qualified for the type of construction requiring special inspection to the satisfaction of the Department of Labor and Industry building officials. The special inspector shall hold the relevant credentials, experience or training for the applicable construction type and provide written documentation to the Department and the building official demonstrating competency upon request.

I-4. Type of Contract. The type of contract as a result of this RFP will be an open-end, requirements contract. The Department will assign work on an as needed basis as determined by the Department. Reimbursement for services will be based upon hours of service and qualifying expenses. Reimbursement type will be at the Department's discretion. Bureau staff will review and, when applicable, approve the work. The selected Offerors will be expected to enter into an agreement for professional services with the Department in substantially the same form as the contract found at https://www.pa.gov/agencies/dcnr/programs-and-services/business/construction-bids. html.

- I-5. Small Business Certification. Consultants must hold a current small business certification from the Department of General Services (DGS). The Offeror must enter its DGS Small Business Certificate Number on the Proposal Cover Sheet (Appendix A) where indicated. The Offeror also must provide a copy of its current DGS small business certification along with its proposal. See Part II, Section II-1, H.
- I-6. Worker Protection and Investment. Under Executive Order 2021-06, Worker Protection and Investment (October 21, 2021), the Commonwealth is responsible for ensuring that every worker in this Commonwealth has a safe and healthy work environment and the protections afforded them through labor laws. Contractors of the Commonwealth must certify that they are in compliance with all applicable State labor and workforce safety laws. The certification must be made through the Worker Protection and Investment Certification Form (BOP-2201) and submitted with the proposal. See Part II, Section II-1, J.
- I-7. Rejection of Proposals. The Issuing Office may, in its sole and complete discretion, reject any proposal received as a result of this RFP.
- I-8. *Incurring Costs*. The Issuing Office is not liable for any costs the Offeror incurs in preparation and submission of its proposal, in participating in the RFP process or in anticipation of award of the contract.
- I-9. Questions and Answers. If an Offeror has any questions regarding this RFP, the Offeror must submit the questions in the Q&A section of the Bid Express website at https://bidexpress.com/solicitations/. Questions must be submitted as individual questions. Questions must be submitted no later than 7 days prior to the proposal response date. Offerors shall not attempt to contact the Issuing Officer for questions by any other means. Questions and responses are considered an addendum to, and part of, this RFP. The Issuing Office is not bound by any verbal information, nor is it bound by any written information that is not either contained within the RFP or formally issued by the Issuing Office. The Issuing Office does not consider questions to be a protest of the specifications or the solicitation.
- I-10. Addenda to the RFP. If the Department deems it necessary to revise any part of this RFP before the proposal response date, the Issuing Office will post an addendum to Bid Express at https://bidexpress.com/solicitations/. It is the Offeror's responsibility to periodically check the website for any new information or addenda to the RFP.
- I-11. Response Date. To be considered for selection, electronic proposals must be submitted on or before the time and date specified. The Issuing Office will reject any late proposals.
- I-12. Notification of Selection. The Department will notify offerors whose proposals are not selected when the Department has successfully completed contract negotiations and has received the final negotiated contract signed by the selected Offeror.
- I-13. Debriefing Conference. The Department will not offer a debriefing session to the unsuccessful Offerors.

PART II PROPOSAL REQUIREMENTS

Offerors must submit their proposals in the format, including heading descriptions, outlined as follows. To be considered, the proposal must respond to all requirements in this part of the RFP. Offerors should provide any other

- information thought to be relevant, but not applicable to the enumerated categories, as an appendix to the proposal.
- II-1. *Technical Submittal*. Proposals must include the following items and information:
 - A. Proposal Cover Sheet (Appendix A).
- B. A description of the Offeror's understanding of the Department's needs and the services required. This description must include why and how the Offeror is qualified to provide these services.
- C. A detailed description of the Offeror's quality control and assurance program, including how subconsultants are included in this program. Provide the name of the person responsible for quality control and describe their qualifications to perform this task.
- D. A description of the Offeror's qualifications to complete the required services. Include firm history and experience on similar projects. Describe the resources of the firm, including number/discipline of personnel, ability to respond to schedule acceleration and the like. Include roles and experience of proposed subconsultants.
- E. Resumes of personnel who will be involved in providing the services described in this RFP to the Department. Describe their relevant experience, years of experience, what roles they will fill in providing the required services and percent of time they will be committing to Department-assigned projects. The resumes must include their professional education and professional registrations and licenses. Provide resumes of subconsultant's personnel.
- F. A description of the Offeror's ability to work on multiple projects of various sizes at the same time.
- G. A list of at least three of the Offeror's most recent completed projects similar to the projects anticipated under the contract. In addition to photographs and a descriptive narrative, the list must include the client, contact person and contact information, the completion date, the estimated or actual total construction cost, the firm's Project Manager and the names of all of the firm's personnel who made contributions to the project.
- H. A copy of the Offeror's current DGS small business certification.
- I. A standard Design Professional Selection Application for Professional Services Form (Appendix B), indicating the individual in charge. Additional information pertinent to the Offeror's qualifications to do the work of this contract may be included on this form.
- J. Worker Protection and Investment Certification Form (BOP-2201) (Appendix C), certifying that the Offeror is in compliance with all applicable State labor and workforce safety laws in this Commonwealth.
- II-2. *Proposal Submission*. Offerors must submit their proposals electronically at https://bidexpress.com/solicitations/.

Proposals must be signed by an official who is authorized to bind the Offeror to its provisions.

- Offerors must submit a complete proposal. Failure to include any of the required information or forms will delay evaluation of the proposal and may, at the Commonwealth's sole discretion, result in its rejection.
- II-3. Offeror's Representations and Authorizations. By submitting its proposal, each Offeror understands, represents and acknowledges that:

- A. The Offeror's information and representations in the proposal are material and important, and the Issuing Office may rely upon the contents of the proposal in awarding the contracts. The Commonwealth will treat any misstatement, omission or misrepresentation as fraudulent concealment of the true facts relating to the proposal submission, punishable under 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).
- B. The Offeror has not attempted, nor will it attempt, to induce any firm or person to refrain from submitting a proposal on this contract.
- C. The Offeror makes its proposal in good faith and not under any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive proposal.
- D. To the best knowledge of the person signing the proposal for the Offeror, the Offeror, its affiliates, subsidiaries, officers, directors and employees are not currently under investigation by any governmental agency and have not in the last 4 years been convicted or found liable for any act prohibited by Federal or State law in any jurisdiction, involving conspiracy or collusion with respect to bidding or proposing on any public contract, except as the Offeror has disclosed in its proposal.
- E. To the best of the knowledge of the person signing the proposal for the Offeror and except as the Offeror has otherwise disclosed in its proposal, the Offeror has no outstanding, delinquent obligations to the Commonwealth including, but not limited to, any State tax liability not being contested on appeal or other obligation of the Offeror that is owed to the Commonwealth.
- F. The Offeror is not currently under suspension or debarment by the Commonwealth, any other Federal or State government, and if the Offeror cannot so certify, then it shall submit along with its proposal a written explanation of why it cannot make the certification.
- G. The Offeror has not made, under separate contract with the Issuing Office, any recommendations to the Issuing Office concerning the need for the services described in its proposal or the specifications for the services described in the proposal.
- H. Each Offeror, by submitting its proposal, authorizes Commonwealth agencies to release to the Commonwealth

information concerning the Offeror's taxes in this Commonwealth, unemployment compensation and workers' compensation liabilities.

- I. Until the selected Offeror receives a fully executed and approved written contract from the Issuing Office, there is no legal and valid contract, in law or in equity and the Offeror shall not begin to perform.
- J. The Offeror is not currently engaged in and will not, during the duration of the contract, engage in a boycott of a person or an entity based in or doing business with a jurisdiction which the Commonwealth is not prohibited by Congressional statute from engaging in trade or commerce.

PART III SELECTION AND AWARD

- III-1. Selection Criteria. The Department will evaluate proposals based on the following criteria:
- A. Consultant's and subconsultant's experience on past projects of similar scope, type and size.
- B. Consultant's staff qualifications, experience and ability to perform the required services, including available manpower to perform the required services. This includes the qualifications, experience and abilities of subconsultant's staff.
- C. Consultant's understanding of the Department's requirements, policies and specifications.
 - D. Consultant's project approach and methodology.
- E. Consultant's quality control and assurance program and procedures.
 - F. Equitable distribution of contracts.
- III-2. Final Ranking and Award. The Issuing Office will rank responsible Offerors according to the total overall score assigned to each, in descending order. It is the intent of the Department to select more than one Offeror for projects to be assigned on a regional basis. The Issuing Office may reject all proposals or cancel this RFP at any time prior to the time a contract is fully executed when it is in the best interests of the Commonwealth. The reasons for the rejection or cancellation will be made part of the contract file.

CINDY ADAMS DUNN, Secretary

APPENDIX A – PROPOSAL COVER SHEET

Project No. FDC 500-820

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES PROJECT REFERENCE NO. FDC-500-820

OFFEROR INFORMATION			
Of	feror Name		
Of	feror Mailing Address		
	feror Website		
	feror Contact Person		
	ntact Person's Phone Number		
	ntact Person's E-Mail Address feror DGS Small Business Cert. #		
	feror SAP/SRM Vendor Number		
OI	icioi SAI/Sixivi vendoi ivumbei		
	Electronic Submittal Enclosed	Virus Scan Name & Version:	
CC	ONTENT CHECKLIST		
	Proposal Cover Sheet (Appendix A		
	Description of the Offeror's understanding of the Department's needs and the services required.		
	Description of the Offeror's project approach and methodology.		
	Description of the Offeror's sustain	nable design experience.	
	Description of the Offeror's qualit	y control and assurance program.	
	Description of the Offeror's qualifications to complete the required services.		
	Resumes of personnel who will be involved in providing the services described.		
	Description of the Offeror's ability to work on multiple projects.		
	List of at least three of the Offeror's most recent completed projects similar to the projects anticipated under the contract.		
	Design Professional Selection Application for Professional Services Form (Appendix B)		
	Worker Protection and Investment	t Certification Form (BOP-2201) (Appendix C)	
~~			
	GNATURE	ind the Offerer	
	nature of an official authorized to be the provisions contained in the Offer		
	, , , , , , , , , , , , , , , , , , ,		
Pri	nted Name		
Tit	le		

FAILURE TO COMPLETE, SIGN AND RETURN THIS FORM WITH THE OFFEROR'S PROPOSAL MAY RESULT IN THE REJECTION OF THE OFFEROR'S PROPOSAL.

Project No. FDC 500-820

APPENDIX B – DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES FORM

APPENDIX B

DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES

Section 1 - Project Information			
PROJECT NUMBER: FDC-500-820 PROJECT TITL	E: Retention of Design Professional Firms		
Section 2 - Firm General Information			
FIRM NAME:	SAP NUMBER:		
DDEDECESCO FIDMO, AND/OD ADDITIONAL ODEDATIONAL N	AMES (within Excess)		
PREDECESSOR FIRM(S) AND/OR ADDITIONAL OPERATIONAL N.	AMES (within 5 years):		
CONTACT PERSON: TITLE:	E-MAIL ADDRESS:		
STREET ADDRESS:	CITY/STATE: ZIP CODE:		
	BER OF EMPLOYEES Y ASSIGNED PROJECT LITIES: NUMBER OF EMPLOYEES ASSIGNED AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK:		
ADDRESS OF THE OFFICE PERFORMING THE MAJORITY OF TH	E WORK: FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: ☐ YES ☐ NO		
DGS SELF-CERTIFIED SMALL BUSINESS: DGS VERIFIED SM	MALL DIVERSE BUSINESS:		
	GINEER ☐ ARCHITECT/ENGINEER ☐ ENGINEER/ARCHITECT HER (If Other, please specify):		
Section 3 - Design Team Information			
LIST SUBCONSULTANTS WHO WILL BE RETAINED IN THE	Mode No. and Control of the Market South Service Market South		
FIRM NAME:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:		
NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years):		
DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONS	SIBILITIES TO BE PROVIDED FOR THIS PROJECT:		
LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE C PROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONST (Maximum of Three):	CONSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE RUCTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST		
FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO	TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES:		
NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK:	LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK:		
TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJORITY OF THE WORK:			
DGS SELF-CERTIFIED SMALL BUSINESS: ☐YES ☐NO	DGS VERIFIED SMALL DIVERSE BUSINESS: ☐ YES ☐ NO		
	GINEER ARCHITECT/ENGINEER ENGINEER/ARCHITECT HER (If Other, please specify):		

Project No. FDC 500-820

APPENDIX B – DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES FORM

LIST SUBCONSULTANTS WHO WILL BE RETAINED IN THE DESIGN PROCESS (CONTINUED)			
FIRM NAME:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:		
NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years):		
DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIB			
LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE CO PROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRU (maximum of three):	ICTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST		
FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO	TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES:		
NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK:	LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK:		
TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJOR	RITY OF THE WORK:		
DGS SELF-CERTIFIED SMALL BUSINESS: YES NO	DGS VERIFIED SMALL DIVERSE BUSINESS: ☐ YES ☐ NO		
TYPE OF FIRM (Indicate all that apply): ARCHITECT ENGIN			
□ JV □ OTHE	R (If Other, please specify):		
FIRM NAME:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:		
	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF		
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIB	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): ILITIES TO BE PROVIDED FOR THIS PROJECT:		
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): ILITIES TO BE PROVIDED FOR THIS PROJECT:		
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Project No. FDC 500-820

APPENDIX B – DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES FORM

LIST SUBCONSULTANTS WHO WILL BE RETAINED IN THE DESIGN PROCESS (CONTINUED)			
FIRM NAME:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:		
NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years):		
DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIB			
LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRU(maximum of three):			
FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: ☐ YES ☐ NO	TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES:		
NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK:	LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK:		
TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJOI			
DGS SELF-CERTIFIED SMALL BUSINESS: YES NO	DGS VERIFIED SMALL DIVERSE BUSINESS: ☐ YES ☐ NO		
TYPE OF FIRM (Indicate all that apply): ARCHITECT ENGIN			
	R (If Other, please specify):		
FIRM NAME:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:		
	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF		
NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIB	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): ILITIES TO BE PROVIDED FOR THIS PROJECT:		
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FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIB LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRUCTION (maximum of three): FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJORITY.	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): ILITIES TO BE PROVIDED FOR THIS PROJECT: NSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE ICTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES: LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK: RITY OF THE WORK:		
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIB LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRUCTION (maximum of three): FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJORITY OF THE WORK:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): ILITIES TO BE PROVIDED FOR THIS PROJECT: NSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE CTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES: LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK:		

Project No. FDC 500-820

APPENDIX B – DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES FORM

Section 4 - Key Fersonner			
LIST INDIVIDUALS FOR BOTH THE FIRM AND SUBCONSULTING FIRMS WHO WILL BE RESPONSIBLE FOR LEADING THE DESIGN OF THIS PROJECT. ANYONE WITH A PENNSYLVANIA PROFESSIONAL REGISTRATION MUST COMPLETE THE REGISTRATION INFORMATION; IF NOT REGISTERED IN PA, INDICATE STATE(S) IN WHICH THEY ARE REGISTERED. NAME: FIRM:			
REGISTRATION #:	REGISTRATION EXPIR	ATION:	
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJE	CT:		
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTIT	TUTION:	
NAME:	FIRM:		
REGISTRATION #:	REGISTRATION EXPIR	ATION:	
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJE	CT:		
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTIT	TUTION:	
NAME:	FIRM:		
REGISTRATION #:	REGISTRATION EXPIR	ATION:	
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJE	CT:		
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTIT	TUTION:	

Project No. FDC 500-820

APPENDIX B – DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES FORM

LIST **INDIVIDUALS** FOR BOTH THE FIRM AND SUBCONSULTING FIRMS WHO WILL BE RESPONSIBLE FOR LEADING THE DESIGN OF THIS PROJECT. ANYONE WITH A PENNSYLVANIA PROFESSIONAL REGISTRATION MUST COMPLETE THE REGISTRATION INFORMATION; IF NOT REGISTERED IN PA, INDICATE STATE(S) IN WHICH THEY ARE REGISTERED.

IVAIVIL.	T II XIVI.	
REGISTRATION #:	REGISTRATION EXPIRA	TION:
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJE	ECT:	
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	CATIONS:	
SPECIALTY/DISCIPLINE:		
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTITU	JTION:
NAME:	FIRM:	
REGISTRATION #:	REGISTRATION EXPIRA	TION:
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJE	ECT:	
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	CATIONS:	
SPECIALTY/DISCIPLINE:		
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTITU	JTION:
NAME:	FIRM:	
REGISTRATION #:	REGISTRATION EXPIRA	TION:
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJE	ECT:	
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	CATIONS:	
SPECIALTY/DISCIPLINE:		
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTITU	JTION:

Project No. FDC 500-820

Section 5 - Firm's Recent Commonwealth Project Experience (Active and Complete)					
LIST ALL OTHER RELEVANT COMMONWEALTH PROJECTS WITHIN THE LAST 5 YEARS					
PROJECT NUMBER	PROJECT TITLE	BID TYPE (Low Bid/Best Value, etc.)	TOTAL PROJECT DESIGN FEE	AGENCY/ INSTITUTION	STATUS

Project No. FDC 500-820

Section 6 - Relevant Experience				
**************************************	40 VEADO FOR ANY TYPE OF OUTSIT THAT BEGT II I HOTRATED			
DESCRIBE UP TO 3 PROJECTS, COMPLETED WITHIN THE LAST 10 YEARS, FOR ANY TYPE OF CLIENT THAT BEST ILLUSTRATES YOUR FIRM'S QUALIFICATIONS TO DESIGN THIS SPECIFIC PROJECT. DO NOT LIST PROJECTS PERFORMED ONLY BY				
SUBCONSULTANTS.	EST. DO NOT EIST FRODESTOT EIG SKINED SKET BY			
PROJECT NAME:				
LOCATION:	CLIENT NAME:			
	RENTIATE BETWEEN WORK COMPLETED AS A SUBCONSULTANT			
TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	GN FIRM:			
PROJECT DESCRIPTION:				
THOSE OF DESCRIPTION.				
CONSTRUCTION COMPLETION DATE/STATUS:				
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$			
CLIENT CONTACT NAME:	TITLE:			
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:			
COMMENTS:				
PROJECT NAME:				
LOCATION:	CLIENT NAME:			
SERVICES PERFORMED BY THE FIRM ON THIS PROJECT. DIFFEI	RENTIATE BETWEEN WORK COMPLETED AS A SUBCONSULTANT			
TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	GN FIRM:			
PROJECT DESCRIPTION:				
PROJECT DESCRIPTION.				
CONSTRUCTION COMPLETION DATE/STATUS:				
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$			
CLIENT CONTACT NAME:	TITLE:			
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:			
COMMENTS:				
PROJECT NAME:				
LOCATION:	CLIENT NAME:			
SERVICES PERFORMED BY THE FIRM ON THIS PROJECT. DIFFEI	RENTIATE BETWEEN WORK COMPLETED AS A SUBCONSULTANT			
TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	GN FIRM:			
PROJECT DESCRIPTION:				
PROJECT DESCRIPTION.				
CONSTRUCTION COMPLETION DATE/STATUS:				
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$			
CLIENT CONTACT NAME:	TITLE:			
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:			
COMMENTS				

Project No. FDC 500-820

APPENDIX B – DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES FORM

Section 7 - Other Relevant Information

YOU MAY USE THIS SPACE TO PROVIDE ANY ADDITIONAL COMMENTS OR DESCRIPTIONS OF RELEVANT INFORMATION SUPPORTING YOUR QUALIFICATIONS.

Project No. FDC 500-820

APPENDIX B – DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES FORM

CERTIFICATION AND SIGNATURE

My Firm believes we have the qualifications and capacity to provide professional services for the project identified in Section 1 on Page 1. All of the information set forth on this form is accurate and true as of this date.

- The Firm consents to the evaluation of its performance by the Department and understands that any such evaluation
 may be used in future selections. Furthermore, the Firm has notified our Subconsultants that their performance will
 be evaluated and they have consented to this evaluation; and
- 2. To the best knowledge of the person signing this form, the Firm, its affiliates, subsidiaries, officers, directors, and employees are not currently under investigation by any governmental agency and have not in the last four (4) years been convicted or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding or proposing on any public contract, except as disclosed on this form; and
- 3. To the best of the knowledge of the person signing this, the Firm, except as otherwise disclosed, has no outstanding, delinquent obligations to the Commonwealth including, but not limited to, any state tax liability not being contested on appeal or other obligation of the Firm that is owed to the Commonwealth; and
- 4. The Firm is not currently under suspension or debarment by the Commonwealth, or any other state, or the federal government; and
- 5. The Firm has not, under separate contract with DCNR or any other agency, made any recommendations to DCNR or any other agency concerning the need for the services described for this project; and

7. Until the Firm receives a fully executed contract from DCNR there is no legal and valid contract, in law or in equity.

6. The Firm, by submitting this form, authorizes all Commonwealth agencies to release to the Commonwealth information related to liabilities to the Commonwealth including, but not limited to, taxes, unemployment compensation, and workers' compensation liabilities; and

I state that	_ (Name of Firm) submits this form and understands and
acknowledges that the above representations are materia	I and important, and will be relied upon by the Selections
Committee and the Department of Conservation and Natural	Resources in determining whether my Firm is selected for a
application which we do not believe to be true is and shal Committee and the Department of Conservation and Natural	my Firm understands that any written false statement in this II be treated as fraudulent concealment from the Selections Resources of the true facts relating to the submission of this
application. A misrepresentation shall be punishable under	18 Pa.C.S. § 4904.

Business is an Individual or General Partnership:					
Witness:	Owner:	Date:			
Business is a Limited Partnership:					
Witness:	Owner:	Date:			
Business is a Corporation:					
Witness:	Owner:	Date:			
Business is a Limited Liability Company:					
Witness:	Owner:	Date:			
Business is a Limited Liability Partnership:					
Witness:	Owner:	Date:			
Business is a Foreign General Partnership:					
Witness:	Owner:	Date:			
Business is a Joint Venture:					
Witness:	Owner:	Date:			
Witness:	Owner:	Date:			

Project No. FDC-500-820

APPENDIX C - WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM (BOP-2201)



WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM

- A. Pursuant to Executive Order 2021-06, *Worker Protection and Investment* (October 21, 2021), the Commonwealth is responsible for ensuring that every worker in Pennsylvania has a safe and healthy work environment and the protections afforded them through labor laws. To that end, contractors and grantees of the Commonwealth must certify that they are in compliance with Pennsylvania's Unemployment Compensation Law, Workers' Compensation Law, and all applicable Pennsylvania state labor and workforce safety laws including, but not limited to:
 - 1. Construction Workplace Misclassification Act
 - 2. Employment of Minors Child Labor Act
 - 3. Minimum Wage Act
 - 4. Prevailing Wage Act
 - 5. Equal Pay Law
 - 6. Employer to Pay Employment Medical Examination Fee Act
 - 7. Seasonal Farm Labor Act
 - 8. Wage Payment and Collection Law
 - 9. Industrial Homework Law
 - 10. Construction Industry Employee Verification Act
 - 11. Act 102: Prohibition on Excessive Overtime in Healthcare
 - 12. Apprenticeship and Training Act
 - 13. Inspection of Employment Records Law
- B. Pennsylvania law establishes penalties for providing false certifications, including contract termination; and three-year ineligibility to bid on contracts under 62 Pa.C.S. § 531 (Debarment or suspension).

CERTIFICATION

I, the official named below, certify I am duly authorized to execute this certification on behalf of the contractor/grantee identified below, and certify that the contractor/grantee identified below is compliant with applicable Pennsylvania state labor and workplace safety laws, including, but not limited to, those listed in Paragraph A, above. I understand that I must report any change in the contractor/grantee's compliance status to the Purchasing Agency immediately. I further confirm and understand that this Certification is subject to the provisions and penalties of 18 Pa.C.S. § 4904 (Unsworn falsification to authorities).

Signature	Date
Name (Printed)	

Project No. FDC-500-820

APPENDIX C - WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM (BOP-2201)

Title of Certifying Official (Printed)

Contractor/Grantee Name (Printed)

BOP-2201

Published: 02/04/2022

[Pa.B. Doc. No. 25-42. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES

Retention of Professional Engineering Firms for Infrastructure Construction Inspection Services Project Reference No. FDC-500-819

The Department of Conservation and Natural Resources (Department) is issuing this Request for Proposals (RFP) from interested and qualified professional engineering firms (Consultant or Offeror) for an open-end contract or contracts to perform infrastructure construction inspection services for various projects located in State forests and State parks throughout this Commonwealth. The services will include inspection of construction activities for rehabilitation and replacement of bridges, roads and drainage, dams, swimming pools, sewage and water treatment systems and marinas. The contract or contracts will be for a 12-month period with four 12-month extensions possible. Projects will be assigned on an as needed basis to ensure proper and safe operations of the Department's infrastructure and facilities. The contract or contracts will be managed by the Department's Bureau of Facility Design and Construction (Bureau).

The number of open-end contracts and the dollar amount of each contract will be at the discretion of the Department for the first year. The extent of the work for the subsequent 4 years of the contract will be dependent on the availability of additional funds and additional projects for those years, also at the discretion of the Department.

Proposals will only be accepted from individuals, firms or corporations duly authorized to engage in the practice of engineering. If an individual, firm or corporation not authorized to engage in the practice of engineering wishes to submit a proposal, the individual, firm or corporation may do so as part of a joint venture with an individual, firm or corporation which is permitted under State law to engage in the practice of engineering in this Commonwealth.

Background

Established on July 1, 1995, the Department is charged with: maintaining and preserving the 124 State parks; managing the 2.2 million acres of State forest land; providing information on the ecological and geologic resources in this Commonwealth; and establishing community conservation partnerships with grants and technical

assistance to benefit rivers, trails, greenways, local parks and recreation, regional heritage parks, open space and natural areas.

The Bureau provides multidisciplined facility and infrastructure technical support to the other bureaus in the Department in the areas of project design, project inspections, construction management, contract administration, surveying, and other technical advice and consultation. This Bureau is comprised of three divisions: Dams, Bridges and Roadways Engineering; Environmental Engineering and Architecture; and Field Engineering and Contracts Management.

The Bureau's Central Office (located in Harrisburg) is responsible for the development of architectural, land-scape architectural, water and sanitary, bridge and road-way, and civil and environmental projects required to support the Department's facility construction and maintenance program. The Central Office is comprised of five design sections: Architectural Design; Landscape Design; Sanitary and Water Management; Bridges and Road Management; and Civil Design. In addition to project design, staff also provides technical architectural and engineering support and advice to assist field operation in State parks and State forests.

The Bureau also has four field offices: Northcentral Office in Emporium; Western Office in Moraine State Park; Southcentral Office in Shawnee State Park; and Eastern Office in Nockamixon State Park. Each office is responsible for providing direct engineering and technical support to the State parks and State forests field operation staff in their area. Staff is responsible for project inspection and construction management to ensure contractor compliance with the construction contract documents as well as some project design.

PART I GENERAL INFORMATION

I-1. Issuing Office. The Department has issued this RFP on behalf of the Commonwealth. The sole point of contact for this RFP will be the Issuing Officer listed as follows. Refer all inquiries to the Issuing Officer at https://bidexpress.com/solicitations/.

Issuing Officer:

Ryan B. Rhoades, PE

Department of Conservation and Natural Resources Bureau of Facility Design and Construction

I-2. Purpose. Services to be provided will include inspection of construction activities for rehabilitation and replacement of bridges, roads and drainage, dams, swimming pools, sewage and water treatment systems and marinas. The Consultant will be required to attend a

preconstruction conference and regular job conferences with the Department and the construction contractor for each project. Under the direction of the Department, the Consultant will be required to keep records; document the construction work and provide daily site inspection reports to ensure conformity with contract specifications; prepare current and final estimates for payment to the construction contractor; assist the Department in obtaining compliance with the labor standards, safety and accident prevention and equal opportunity provisions of the construction contract; and perform other duties as required.

I-3. Qualifications. The Consultant shall have staff available to provide services associated with assigned projects. It is anticipated that up to eight construction inspectors may be needed to perform the required work and services at any given time. The Consultant shall have demonstrated knowledge of the construction method.

The following minimum qualification will be required of all Consultants:

- Possess current professional registrations required to perform required services.
- Be licensed to conduct business in this Commonwealth.
- Have sufficient staff or subconsultants experienced in the various required services.
- Ensure that all inspectors are equipped with camera, laptop and mobile Internet to facilitate the daily submission of inspection reports and photographs.
- Have an established quality control and assurance program that includes all members of the team, including subconsultants, for checking documents for accuracy, consistency, coordination, quality and compliance with all necessary codes and regulations and Department standards

The Consultant's inspection staff must comply with at least one of the following requirements:

- Be certified by the National Institute for Certification in Engineering Technologies in the field of Civil Engineering Technology, subfield of Highway Construction Inspection, at Level 2 or higher.
- Be registered as a Professional Engineer by the Commonwealth with 1 year of construction experience acceptable to the Department.
- Be certified as an Engineer-in-Training by the Commonwealth with 2 years of construction experience acceptable to the Department.
- Hold a Bachelor of Science in Civil Engineering with 2 years of construction experience acceptable to the Department or a Bachelor of Science in Civil Engineering Technology with 2 years of construction experience acceptable to the Department.
- Hold an Associate Degree in Civil Engineering Technology with 3 years of construction experience acceptable to the Department.
- I-4. Type of Contract. The type of contract as a result of this RFP will be an open-end, requirements contract. The Department will assign work on an as-needed basis as determined by the Department. Reimbursement for services will be based upon hours of service and qualifying expenses. The reimbursement type will be at the Department's discretion. Bureau staff will review and when applicable, approve the work. The selected Offerors will be expected to enter into an agreement for professional

services with the Department in substantially the same form as the contract found at https://www.pa.gov/agencies/dcnr/programs-and-services/business/construction-bids.

- I-5. Small Business Certification. Consultants must hold a current small business certification from the Department of General Services (DGS). The Offeror must enter its DGS Small Business Certificate Number on the Proposal Cover Sheet (Appendix A) where indicated. The Offeror also must provide a copy of its current DGS small business certification along with its proposal. See Part II, Section II-1, H.
- I-6. Worker Protection and Investment. Under Executive Order 2021-06, Worker Protection and Investment (October 21, 2021), the Commonwealth is responsible for ensuring that every worker in this Commonwealth has a safe and healthy work environment and the protections afforded them through labor laws. Contractors of the Commonwealth must certify that they are in compliance with all applicable Commonwealth State labor and workforce safety laws. The certification must be made through the Worker Protection and Investment Certification Form (BOP-2201) and submitted with the proposal. See Part II, Section II-1, J.
- I-7. *Rejection of Proposals*. The Issuing Office may, in its sole and complete discretion, reject any proposal received as a result of this RFP.
- I-8. *Incurring Costs*. The Issuing Office is not liable for any costs the Offeror incurs in preparation and submission of its proposal, in participating in the RFP process or in anticipation of award of the contract.
- I-9. Questions and Answers. If an Offeror has any questions regarding this RFP, the Offeror must submit the questions in the Q&A section of the Bid Express website at https://bidexpress.com/solicitations/. Questions must be submitted as individual questions. Questions must be submitted no later than 7 days prior to the proposal response date. Offerors shall not attempt to contact the Issuing Officer for questions by any other means. Questions and responses are considered an addendum to, and part of, this RFP. The Issuing Office is not bound by any verbal information, nor is it bound by any written information that is not either contained within the RFP or formally issued by the Issuing Office. The Issuing Office does not consider questions to be a protest of the specifications or the solicitation.
- I-10. Addenda to the RFP. If the Department deems it necessary to revise any part of this RFP before the proposal response date, the Issuing Office will post an addendum at https://bidexpress.com/solicitations/. It is the Offeror's responsibility to periodically check the website for any new information or addenda to the RFP.
- I-11. Response Date. To be considered for selection, electronic proposals must be submitted on or before the time and date specified. The Issuing Office will reject any late proposals.
- I-12. Notification of Selection. The Department will notify Offerors whose proposals are not selected when the Department has successfully completed contract negotiations and has received the final negotiated contract signed by the selected Offeror.
- I-13. Debriefing Conference. The Department will not offer a debriefing session to the unsuccessful Offerors.

PART II PROPOSAL REQUIREMENTS

Offerors must submit their proposals in the format, including heading descriptions, outlined as follows. To be

considered, the proposal must respond to all requirements in this part of the RFP. Offerors should provide any other information thought to be relevant, but not applicable to the enumerated categories, as an appendix to the Proposal.

- II-1. *Technical Submittal*. Proposals must include the following items and information:
 - A. Proposal Cover Sheet (Appendix A).
- B. A description of the Offeror's understanding of the Department's needs and the services required. This description must include why and how the Offeror is qualified to provide these services.
- C. A detailed description of the Offeror's quality control and assurance program, including how subconsultants are included in this program. Provide the name of the person responsible for quality control and describe their qualifications to perform this task.
- D. A description of the Offeror's qualifications to complete the required services. Include firm history and experience on similar projects. Describe the resources of the firm, including number/discipline of personnel, ability to respond to schedule acceleration and the like. Include roles and experience of proposed subconsultants.
- E. Resumes of personnel who will be involved in providing the services described in this RFP to the Department. Describe their relevant experience, years of experience, what roles they will fill in providing the required services and percent of time they will be committing to Department-assigned projects. The resumes must include their professional education and professional registrations and licenses. Provide resumes of subconsultant's personnel.
- F. A description of the Offeror's ability to work on multiple projects of various sizes at the same time.
- G. A list of at least three of the Offeror's most recent completed projects similar to the projects anticipated under the contract. In addition to photographs and a descriptive narrative, the list must include the client, contact person and contact information, the completion date, the estimated or actual total construction cost, the firm's Project Manager and the names of all of the firm's personnel who made contributions to the project.
- H. A copy of the Offeror's current DGS small business certification.
- I. A standard Design Professional Selection Application for Professional Services Form (Appendix B), indicating the individual in charge. Additional information pertinent to the Offeror's qualifications to do the work of this contract may be included on this form.
- J. Worker Protection and Investment Certification Form (BOP-2201) (Appendix C), certifying that the Offeror is in compliance with all applicable State labor and workforce safety laws in this Commonwealth.
- II-2. Proposal Submission. Offerors must submit their proposals electronically at https://bidexpress.com/solicitations/. Proposals must be signed by an official who is authorized to bind the Offeror to its provisions.

Offerors must submit a complete proposal. Failure to include any of the required information or forms will delay evaluation of the proposal and may, at the Commonwealth's sole discretion, result in its rejection.

II-3. Offeror's Representations and Authorizations. By submitting its proposal, each Offeror understands, represents and acknowledges that:

A. The Offeror's information and representations in the proposal are material and important, and the Issuing Office may rely upon the contents of the proposal in awarding the contracts. The Commonwealth will treat any misstatement, omission or misrepresentation as fraudulent concealment of the true facts relating to the Proposal submission, punishable under 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).

- B. The Offeror has not attempted, nor will it attempt, to induce any firm or person to refrain from submitting a proposal on this contract.
- C. The Offeror makes its proposal in good faith and not under any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive proposal.
- D. To the best knowledge of the person signing the proposal for the Offeror, the Offeror, its affiliates, subsidiaries, officers, directors and employees are not currently under investigation by any governmental agency and have not in the last 4 years been convicted of or found liable for any act prohibited by Federal or State law in any jurisdiction, involving conspiracy or collusion with respect to bidding or proposing on any public contract, except as the Offeror has disclosed in its proposal.
- E. To the best of the knowledge of the person signing the proposal for the Offeror and except as the Offeror has otherwise disclosed in its proposal, the Offeror has no outstanding, delinquent obligations to the Commonwealth including, but not limited to, any State tax liability not being contested on appeal or other obligation of the Offeror that is owed to the Commonwealth.
- F. The Offeror is not currently under suspension or debarment by the Commonwealth, any other Federal or State government, and if the Offeror cannot so certify, then it shall submit along with its proposal a written explanation of why it cannot make the certification.
- G. The Offeror has not made, under separate contract with the Issuing Office, any recommendations to the Issuing Office concerning the need for the services described in its proposal or the specifications for the services described in the proposal.
- H. Each Offeror, by submitting its proposal, authorizes Commonwealth agencies to release to the Commonwealth information concerning the Offeror's taxes in the Commonwealth, unemployment compensation and workers' compensation liabilities.
- I. Until the selected Offeror receives a fully executed and approved written contract from the Issuing Office, there is no legal and valid contract, in law or in equity and the Offeror shall not begin to perform.
- J. The Offeror is not currently engaged in and will not, during the duration of the contract, engage in a boycott of a person or an entity based in or doing business with a jurisdiction which the Commonwealth is not prohibited by Congressional statute from engaging in trade or commerce.

PART III SELECTION AND AWARD

- III-1. Selection Criteria. The Department will evaluate proposals based on the following criteria:
- A. Consultant's and subconsultant's experience on past projects of similar scope, type and size.
- B. Consultant's staff qualifications, experience and ability to perform the required services, including avail-

able manpower to perform the required services. This includes the qualifications, experience and abilities of subconsultant's staff.

- C. Consultant's understanding of the Department's requirements, policies and specifications.
 - D. Consultant's project approach and methodology.
- E. Consultant's quality control and assurance program and procedures.
 - F. Equitable distribution of contracts.

III-2. Final Ranking and Award. The Issuing Office will rank responsible Offerors according to the total overall score assigned to each, in descending order. It is the intent of the Department to select more than one Offeror for projects to be assigned on a regional basis. The Issuing Office may reject all proposals or cancel this RFP at any time prior to the time a contract is fully executed when it is in the best interests of the Commonwealth. The reasons for the rejection or cancellation will be made part of the contract file.

 $\begin{array}{c} \text{CINDY ADAMS DUNN,} \\ & Secretary \end{array}$

APPENDIX A – PROPOSAL COVER SHEET

Project No. FDC 500-819

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES PROJECT REFERENCE NO. FDC-500-819

	OF	FFEROR INFORMATION				
		eror Name				
	Off	eror Mailing Address				
		eror Website				
		eror Contact Person				
		ntact Person's Phone Number				
		ntact Person's E-Mail Address				
		eror DGS Small Business Cert. #				
	OII	eror SAP/SRM Vendor Number				
		Electronic Submittal Enclosed	Virus Scan Nan	ne & Version:		
	CO	NTENT CHECKLIST				
		Proposal Cover Sheet (Appendix A	A)			
		Description of the Offeror's unders	standing of the D	epartment's need	s and the services required.	
		Description of the Offeror's project	et approach and m	nethodology.		
		Description of the Offeror's sustainable design experience.				
		Description of the Offeror's quality	y control and assu	urance program.		
		Description of the Offeror's qualif	ications to compl	ete the required s	ervices.	
		Resumes of personnel who will be	involved in prov	iding the services	s described.	
		Description of the Offeror's ability	to work on mult	iple projects.		
		List of at least three of the Offeror's most recent completed projects similar to the projects anticipated under the contract.				
		Design Professional Selection Application for Professional Services Form (Appendix B)				
		Worker Protection and Investment Certification Form (BOP-2201) (Appendix C)				
		SIGNATURE				
	_	Signature of an official authorized to bind the Offeror to the provisions contained in the Offeror's proposal				
	to the provisions contained in the Orieror's proposal					
Printed Name						
	Tit1	Δ		I		

FAILURE TO COMPLETE, SIGN AND RETURN THIS FORM WITH THE OFFEROR'S PROPOSAL MAY RESULT IN THE REJECTION OF THE OFFEROR'S PROPOSAL.

Project No. FDC 500-819

APPENDIX B - DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES

APPENDIX B

Section 1 - Project Information				
PROJECT NUMBER: FDC-500-819	PROJECT TITLE:	Retention of Design Professional Fi	rms	
Section 2 - Firm General Information				
FIRM NAME:		SAP	NUMBER:	
PREDECESSOR FIRM(S) AND/OR ADDITIONAL	OPERATIONAL NAM	ES (within 5 years):		
CONTACT PERSON:	TITLE:	E-M.	AIL ADDRESS:	
STREET ADDRESS:		CITY/STATE:	ZIP CODE:	
PHONE NUMBER: COUNTY:		SSIGNED PROJECT AT THI	ER OF EMPLOYEES ASSIGNED E OFFICE PERFORMING THE RITY OF THE WORK:	
ADDRESS OF THE OFFICE PERFORMING THE	MAJORITY OF THE W	VORK: FIRM'S PAST EXPERIED CONSTRUCTION PROJ	NCE WITH MULTI-PRIME ECTS: ☐ YES ☐ NO	
	DGS VERIFIED SMAL ☐ YES ☐ NO	L DIVERSE BUSINESS:		
TYPE OF FIRM (Indicate all that apply): ARC		EER ARCHITECT/ENGINEER (If Other, please specify):	R	
Section 3 - Design Team Information				
LIST SUBCONSULTANTS WHO WILL BE	RETAINED IN THE DE	SIGN PROCESS		
FIRM NAME:		LOCATION OF THE OFFICE PER THE WORK:	FORMING THE MAJORITY OF	
NUMBER OF PROJECTS COMPLETED TOGETH 10 years):	HER (within	TOTAL DOLLAR VALUE OF PRO- (within 10 years):	JECTS COMPLETED TOGETHER	
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Project No. FDC 500-819

TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJORITY OF THE WORK:					
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200 022. 02.1111122 0111/122 20011121	20	D 00 121111 123 01111 122 311 21 102 3	001200. 120 110		
TYPE OF FIRM (Indicate all that apply):	☐ ARCHITECT	☐ ENGINEER ☐ ARCHITECT/ENGINEER	☐ ENGINEER/ARCHITECT		
i i i L Oi i i i i i i i i i i i i i i i			_ LIVOINTELIVATIONITEO		
	□JV	☐ OTHER (If Other, please specify):			

Project No. FDC 500-819

LIST SUBCONSULTANTS WHO WILL BE RETAINED IN THE DESIGN PROCESS (CONTINUED)				
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NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years):			
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TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJOR	RITY OF THE WORK:			
DGS SELF-CERTIFIED SMALL BUSINESS: YES NO	DGS VERIFIED SMALL DIVERSE BUSINESS: YES NO			
TYPE OF FIRM (Indicate all that apply): ARCHITECT ENGIN				
□ JV □ OTHE	R (If Other, please specify):			
FIRM NAME:	R (If Other, please specify): LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:			
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Project No. FDC 500-819

LIST SUBCONSULTANTS WHO WILL BE RETAINED IN THE DE	SIGN PROCESS (CONTINUED)
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NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years):
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TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJOR	RITY OF THE WORK:
DGS SELF-CERTIFIED SMALL BUSINESS: ☐ YES ☐ NO	DGS VERIFIED SMALL DIVERSE BUSINESS: ☐ YES ☐ NO
	EER ARCHITECT/ENGINEER ENGINEER/ARCHITECT
☐ JV ☐ OTHE	R (If Other, please specify):
☐ JV ☐ OTHE	R (If Other, please specify): LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:
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Section 4 - Key Personnel				
LIST INDIVIDUALS FOR BOTH THE FIRM AND SU DESIGN OF THIS PROJECT. ANYONE WITH A PENN REGISTRATION INFORMATION; IF NOT REGISTERS	ISYLVANIA PROFESSIONAL REGISTRATION	ON MUST COMPLETE THE		
NAME:	FIRM:			
REGISTRATION #:	REGISTRATION EXPIRATION	ON:		
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:		
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJECT	OT:			
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	ATIONS:			
SPECIALTY/DISCIPLINE:				
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTITUTI	ON:		
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DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTITUTI	ON:		
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REGISTRATION #:	REGISTRATION EXPIRATION	ON:		
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:		
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJECT	CT:			
SIMILAR PROJECT WORK EXPERIENCE & QUALIFIC	ATIONS:			

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SPECIALTY/DISCIPLINE:		
DEGREE/CERTIFICATION:	YEAR GRADUATED:	INSTITUTION:

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APPENDIX B - DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES

LIST **INDIVIDUALS** FOR BOTH THE FIRM AND SUBCONSULTING FIRMS WHO WILL BE RESPONSIBLE FOR LEADING THE DESIGN OF THIS PROJECT. ANYONE WITH A PENNSYLVANIA PROFESSIONAL REGISTRATION MUST COMPLETE THE REGISTRATION INFORMATION; IF NOT REGISTERED IN PA, INDICATE STATE(S) IN WHICH THEY ARE REGISTERED.

OFFICE LOCATION WHILE ON THIS PROJECT: NUMBER OF YEARS EMPLOYED BY TOTAL NUMBER OF YEARS LICENSED: SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJECT: SIMILAR PROJECT WORK EXPERIENCE & QUALIFICATIONS: SPECIALTY/DISCIPLINE: DEGREE/CERTIFICATION: YEAR GRADUATED: INSTITUTION: NAME: FIRM: REGISTRATION #: REGISTRATION EXPIRATION: OFFICE LOCATION WHILE ON THIS PROJECT: NUMBER OF YEARS EMPLOYED BY TOTAL NUMBER OF YEARS EMPLOYED BY LICENSED: SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJECT: SIMILAR PROJECT WORK EXPERIENCE & QUALIFICATIONS: SPECIALTY/DISCIPLINE: DEGREE/CERTIFICATION: YEAR GRADUATED: INSTITUTION: NAME: FIRM: REGISTRATION #: REGISTRATION EXPIRATION:			
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SIMILAR PROJECT WORK EXPERIENCE & QUALIFICATIONS:	SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJ	ECT:	
	SIMILAR PROJECT WORK EXPERIENCE & QUALIFI	CATIONS:	
SPECIALTY/DISCIPLINE:	SPECIALTY/DISCIPLINE:		

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DEGREE/CERTIFICATION:	YEAR GRADUATED:	INSTITUTION:	
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Section 5 - Firm's	Recent Commonwealth Proje	ct Experience (Active and C	omplete)		
LIST ALL OTHER	RELEVANT COMMONWEAL	TH PROJECTS WITHIN THE	LAST 5 YEARS		
PROJECT NUMBER	PROJECT TITLE	BID TYPE (Low Bid/Best Value, etc.)	TOTAL PROJECT DESIGN FEE	AGENCY/ INSTITUTION	STATUS

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Section 6 - Relevant Experience	
DESCRIBE UP TO 3 PROJECTS, COMPLETED WITHIN THE LAST 1 YOUR FIRM'S QUALIFICATIONS TO DESIGN THIS SPECIFIC PROJECTS SUBCONSULTANTS.	
PROJECT NAME:	
LOCATION:	CLIENT NAME:
SERVICES PERFORMED BY THE FIRM ON THIS PROJECT. DIFFER TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	
PROJECT DESCRIPTION:	
CONSTRUCTION COMPLETION DATE/STATUS:	
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$
CLIENT CONTACT NAME:	TITLE:
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:
COMMENTS:	CONTACT E-WAIL ADDRESS.
COMMENTS:	
PROJECT NAME:	
LOCATION:	CLIENT NAME:
SERVICES PERFORMED BY THE FIRM ON THIS PROJECT. DIFFER TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	
PROJECT DESCRIPTION:	
CONSTRUCTION COMPLETION DATE/STATUS:	
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$
CLIENT CONTACT NAME:	TITLE:
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:
COMMENTS:	
PROJECT NAME:	
LOCATION:	CLIENT NAME:
SERVICES PERFORMED BY THE FIRM ON THIS PROJECT. DIFFER TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	
PROJECT DESCRIPTION:	
CONSTRUCTION COMPLETION DATE/STATUS:	
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$
CLIENT CONTACT NAME:	TITLE:
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:

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COMMENTS:		

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APPENDIX B - DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES

Section 7 - Other Relevant Information

YOU MAY USE THIS SPACE TO PROVIDE ANY ADDITIONAL COMMENTS OR DESCRIPTIONS OF RELEVANT INFORMATION SUPPORTING YOUR QUALIFICATIONS.

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APPENDIX B - DESIGN PROFESSIONAL SELECTION APPLICATION FOR PROFESSIONAL SERVICES

CERTIFICATION AND SIGNATURE

My Firm believes we have the qualifications and capacity to provide professional services for the project identified in Section 1 on Page 1. All of the information set forth on this form is accurate and true as of this date.

- The Firm consents to the evaluation of its performance by the Department and understands that any such evaluation
 may be used in future selections. Furthermore, the Firm has notified our Subconsultants that their performance will
 be evaluated and they have consented to this evaluation; and
- 2. To the best knowledge of the person signing this form, the Firm, its affiliates, subsidiaries, officers, directors, and employees are not currently under investigation by any governmental agency and have not in the last four (4) years been convicted or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding or proposing on any public contract, except as disclosed on this form; and
- 3. To the best of the knowledge of the person signing this, the Firm, except as otherwise disclosed, has no outstanding, delinquent obligations to the Commonwealth including, but not limited to, any state tax liability not being contested on appeal or other obligation of the Firm that is owed to the Commonwealth; and
- 4. The Firm is not currently under suspension or debarment by the Commonwealth, or any other state, or the federal government; and
- 5. The Firm has not, under separate contract with DCNR or any other agency, made any recommendations to DCNR or any other agency concerning the need for the services described for this project; and
- 6. The Firm, by submitting this form, authorizes all Commonwealth agencies to release to the Commonwealth information related to liabilities to the Commonwealth including, but not limited to, taxes, unemployment compensation, and workers' compensation liabilities; and
- I state that ________ (Name of Firm) submits this form and understands and acknowledges that the above representations are material and important, and will be relied upon by the Selections Committee and the Department of Conservation and Natural Resources in determining whether my Firm is selected for a design contract with the Commonwealth. I understand and my Firm understands that any written false statement in this application which we do not believe to be true is and shall be treated as fraudulent concealment from the Selections Committee and the Department of Conservation and Natural Resources of the true facts relating to the submission of this application. A misrepresentation shall be punishable under 18 Pa.C.S. § 4904.

7. Until the Firm receives a fully executed contract from DCNR there is no legal and valid contract, in law or in equity.

Business is an Individual or General Partne	ership:	
Witness:	Owner:	Date:
Business is a Limited Partnership:		
Witness:	Owner:	Date:
Business is a Corporation:		
Witness:	Owner:	Date:
Business is a Limited Liability Company:		
Witness:	Owner:	Date:
Business is a Limited Liability Partnership		
Witness:	Owner:	Date:
Business is a Foreign General Partnership		
Witness:	Owner:	Date:
Business is a Joint Venture:		
Witness:	Owner:	Date:

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Witness:	Owner:	Date:
withess.	Owner.	Date:

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APPENDIX C - WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM (BOP-2201)



WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM

- A. Pursuant to Executive Order 2021-06, *Worker Protection and Investment* (October 21, 2021), the Commonwealth is responsible for ensuring that every worker in Pennsylvania has a safe and healthy work environment and the protections afforded them through labor laws. To that end, contractors and grantees of the Commonwealth must certify that they are in compliance with Pennsylvania's Unemployment Compensation Law, Workers' Compensation Law, and all applicable Pennsylvania State labor and workforce safety laws including, but not limited to:
 - 1. Construction Workplace Misclassification Act
 - 2. Employment of Minors Child Labor Act
 - 3. Minimum Wage Act
 - 4. Prevailing Wage Act
 - 5. Equal Pay Law
 - 6. Employer to Pay Employment Medical Examination Fee Act
 - 7. Seasonal Farm Labor Act
 - 8. Wage Payment and Collection Law
 - 9. Industrial Homework Law
 - 10. Construction Industry Employee Verification Act
 - 11. Act 102: Prohibition on Excessive Overtime in Healthcare
 - 12. Apprenticeship and Training Act
 - 13. Inspection of Employment Records Law
- B. Pennsylvania law establishes penalties for providing false certifications, including contract termination; and three-year ineligibility to bid on contracts under 62 Pa.C.S. § 531 (Debarment or suspension).

CERTIFICATION

I, the official named below, certify I am duly authorized to execute this certification on behalf of the contractor/grantee identified below and certify that the contractor/grantee identified below is compliant with applicable Pennsylvania State labor and workplace safety laws, including, but not limited to, those listed in Paragraph A, above. I understand that I must report any change in the contractor/grantee's compliance status to the Purchasing Agency immediately. I further confirm and understand that this Certification is subject to the provisions and penalties of 18 Pa.C.S. § 4904 (Unsworn falsification to authorities).

Signature	Date
Name (Printed)	

Project No. FDC-500-819

APPENDIX C - WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM (BOP-2201)

Title of Certifying Official (Printed)

Contractor/Grantee Name (Printed)

BOP-2201

Published: 02/04/2022

[Pa.B. Doc. No. 25-43. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES

Retention of Surveying Firms; Project Reference No. FDC-500-821

The Department of Conservation and Natural Resources (Department), is issuing this Request for Proposals (RFP) from interested and qualified surveying professional firms (Consultant or Offeror) for an open-end contract or contracts to perform surveying for various projects located in State forests and State parks throughout this Commonwealth. The contract or contracts will be for a 12-month period with four 12-month extensions possible. Projects will be assigned on an as needed basis to ensure proper and safe operations of the Department's infrastructure and facilities. The contract or contracts will be managed by the Department's Bureau of Facility Design and Construction (Bureau).

The number of open-end contracts and the dollar amount of each contract will be at the discretion of the Department for the first year. The extent of the work for the subsequent 4 years of the contract will be dependent on the availability of additional funds and additional projects for those years, also at the discretion of the Department.

Proposals will only be accepted from individuals, firms or corporations duly authorized to engage in the practice of surveying. If an individual, firm or corporation not authorized to engage in the practice of surveying wishes to submit a proposal, the individual, firm or corporation may do so as part of a joint venture with an individual, firm or corporation which is permitted under State law to engage in the practice of surveying in this Commonwealth.

Background

Established on July 1, 1995, the Department is charged with maintaining and preserving the 124 State parks; managing the 2.2 million acres of State forest land; providing information on the ecological and geologic resources in this Commonwealth; and establishing community conservation partnerships with grants and technical assistance to benefit rivers, trails, greenways, local parks and recreation, regional heritage parks, open space and natural areas.

The Bureau provides multidisciplined facility and infrastructure technical support to the other bureaus in the Department in the areas of project design, project inspections, construction management, contract administration, surveying and other technical advice and consultation. This Bureau is comprised of three divisions: Dams, Bridges and Roadways Engineering; Environmental Engineering and Architecture; and Field Engineering and Contracts Management.

The Bureau's Central Office (located in Harrisburg) is responsible for the development of architectural, land-scape architectural, water and sanitary, bridge and road-way, and civil and environmental projects required to support the Department's facility construction and maintenance program. The Central Office is comprised of five design sections: Architectural Design; Landscape Design; Sanitary and Water Management; Bridges and Road Management; and Civil Design. In addition to project design, staff also provides technical architectural and engineering support and advice to assist field operations in State parks and State forests.

The Bureau also has four field offices: Northcentral Office in Emporium; Western Office in Moraine State Park; Southcentral Office in Shawnee State Park; and Eastern Office in Nockamixon State Park. Each office is responsible for providing direct engineering and technical support to the State parks and State forests field operation staff in their area. Staff is responsible for project inspection and construction management to ensure contractor compliance with the construction contract documents as well as some project design.

PART I GENERAL INFORMATION

I-1. Issuing Office. The Department has issued this RFP on behalf of the Commonwealth. The sole point of contact for this RFP will be the Issuing Officer listed as follows. Refer all inquiries to the Issuing Officer at https://bidexpress.com/solicitations/.

Issuing Officer: Ryan B. Rhoades, PE Department of Conservation and Natural Resources Bureau of Facility Design and Construction

I-2. *Purpose*. Services to be provided primarily will be topographic surveying for the design of bridges, roads, dams, various buildings and sanitary systems or boundary/property surveys. The latter could include all

necessary subdivision requirements. They may occasionally include other related surveying work such as plot topography and cross sections, or title and record research to determine ownership and boundary locations.

The Department will make project assignments through individual Work Orders. Projects will be located throughout this Commonwealth. The Consultant will be required to travel to the project sites.

The Consultant will be required to submit project data and documents in both written and electronic form. Drawings will be required to comply with the Department's computer aided drafting (CAD) standard.

I-3. Qualifications. The Consultant shall have staff available to provide rapid services associated with assigned projects. The Consultant may be called upon to provide services on multiple projects at the same time.

The following minimum qualifications will be required of all Consultants:

- Possess current professional registrations required to perform required services.
- Be licensed to conduct business in this Commonwealth.
- Have sufficient staff or subconsultants experienced in the various required services.
- Have an established quality control and assurance program that includes all members of the team including subconsultants, for checking documents for accuracy, consistency, coordination, quality and compliance with all necessary codes and regulations and Department standards.
- \bullet Have drafting capabilities in digital format (AutoCAD).
- I-4. Type of Contract. The type of contract as a result of this RFP will be an open-end, requirements contract. The Department will assign work on an as needed basis as determined by the Department. Reimbursement for services will be by either fixed fee percentage based upon project allocation or hours of service per task and qualifying expenses. Reimbursement type may vary from project to project and will be at the Department's discretion. Bureau staff will review and, when applicable, approve the work. The selected Offerors will be expected to enter into an agreement for professional services with the Department in substantially the same form as the contract found at https://www.pa.gov/agencies/dcnr/programs-and-services/business/construction-bids.html.
- I-5. Small Diverse Business and Veteran Business Enterprise Information. For projects where the scope of work is estimated at \$600,000 or greater, the Department may include requirements regarding Small Diverse Business (SDB) or Veteran Business Enterprise (VBE) participation through the setting of SDB and VBE participation goals. Those goals will be calculated for each individual Work Order based upon the scope of the design work and available SDB or VBE firms, but they will not be greater than 16% for SDB participation and 3% for VBE participation. SDB and VBE participation goals-and commitments made toward meeting those goals—will be calculated based upon the cost of the Work Order for that project. For a Consultant to be retained for the Work Order, the Consultant must agree to meet both projectspecific goals in full or receive an approved waiver for any unmet portion of the goals. Commitments to utilize SDBs and VBEs for a project will become contractual obligations of the Consultant for that Work Order.

Only those firms that have received a Department of General Services (DGS) issued SDB or VBE verification as of the Work Order submittal date and time can be used towards meeting SDB and VBE participation goals. Because the SDB and VBE verification process can take up to 6 months and the Department anticipates that the response times for these projects may be very short, the Department encourages firms who may be eligible for SDB or VBE verification to begin the process immediately. Information regarding SDB or VBE verification is available at https://www.dgs.pa.gov/Small%20Diverse%20Business%20Program/Documents/Small%20Business%20Application%20Guide.pdf.

Offerors can locate DGS-verified SDBs and VBEs within the Supplier Search database at http://www.dgs.internet.state.pa.us/suppliersearch.

Additional information regarding the SDB and VBE participation requirements will be provided along with each project scope.

- I-6. Worker Protection and Investment. Under Executive Order 2021-06, Worker Protection and Investment (October 21, 2021), the Commonwealth is responsible for ensuring that every worker in this Commonwealth has a safe and healthy work environment and the protections afforded them through labor laws. Contractors of the Commonwealth must certify that they are in compliance with all applicable State labor and workforce safety laws in this Commonwealth. The certification must be made through the Worker Protection and Investment Certification Form (BOP-2201) and submitted with the proposal. See Part II, Section II-1, J.
- I-7. Rejection of Proposals. The Issuing Office may, in its sole and complete discretion, reject any proposal received as a result of this RFP.
- I-8. *Incurring Costs*. The Issuing Office is not liable for any costs the Offeror incurs in preparation and submission of its proposal, in participating in the RFP process or in anticipation of award of the contract.
- I-9. Questions and Answers. If an Offeror has any questions regarding this RFP, the Offeror must submit the questions at https://bidexpress.com/solicitations/. Questions must be submitted as individual questions. Questions must be submitted no later than 7 days prior to the proposal response date. Offerors shall not attempt to contact the Issuing Officer for questions by any other means. Questions and responses are considered an addendum to, and part of, this RFP. The Issuing Office is not bound by any verbal information, nor is it bound by any written information that is not either contained within the RFP or formally issued by the Issuing Office. The Issuing Office does not consider questions to be a protest of the specifications or the solicitation.
- I-10. Addenda to the RFP. If the Department deems it necessary to revise any part of this RFP before the proposal response date, the Issuing Office will post an addendum at https://bidexpress.com/solicitations/. It is the Offeror's responsibility to periodically check the website for any new information or addenda to the RFP.
- I-11. Response Date. To be considered for selection, electronic proposals must be submitted on or before the time and date specified. The Issuing Office will reject any late proposals.
- I-12. Notification of Selection. The Department will notify Offerors whose proposals are not selected when the Department has successfully completed contract negotia-

tions and has received the final negotiated contract signed by the selected Offeror.

I-13. Debriefing Conference. The Department will not offer a debriefing session to the unsuccessful Offerors.

PART II PROPOSAL REQUIREMENTS

Offerors must submit their proposals in the format, including heading descriptions, outlined as follows. To be considered, the proposal must respond to all requirements in this part of the RFP. Offerors should provide any other information thought to be relevant, but not applicable to the enumerated categories, as an appendix to the proposal.

- II-1. *Technical Submittal*. Proposals must include the following items and information:
 - A. Proposal Cover Sheet (Appendix A).
- B. A description of the Offeror's understanding of the Department's needs and the services required. This description must include why and how the Offeror is qualified to provide these services.
- C. A description of the Offeror's project approach and methodology, including the approach to the managerial, technical and administrative aspects of the project. Describe how the scope, budget and quality of a project are managed and controlled. Address communication and coordination strategies internal to the team, with subconsultants, with the client and with other outside agencies.
- D. A detailed description of the Offeror's quality control and assurance program, including how subconsultants are included in this program. Provide the name of the person responsible for quality control and describe their qualifications to perform this task.
- E. A description of the Offeror's qualifications to complete the required services. Include firm history and experience on similar projects. Describe the resources of the firm, including number/discipline of personnel. Include roles and experience of proposed subconsultants.
- F. Resumes of personnel who will be involved in providing the services described in this RFP to the Department. Describe their relevant experience, years of experience, what roles they will fill in providing the required services and percent of time they will be committing to Department-assigned projects. The resumes must include their professional education and professional registrations and licenses. Provide resumes of subconsultant's personnel.
- G. A description of the Offeror's ability to work on multiple projects of various sizes at the same time.
- H. A list of at least three of the Offeror's most recent completed projects similar to the projects anticipated under the contract. In addition to photographs and a descriptive narrative, the list must include the client, contact person and contact information, the completion date, the firm's Project Manager and the names of all of the firm's personnel who made contributions to the project.
- I. A standard Design Professional Selection Application for Professional Services Form (Appendix B), indicating the individual in charge. Additional information pertinent to the Offeror's qualifications to do the work of this contract may be included on this form.
- J. Worker Protection and Investment Certification Form (BOP-2201) (Appendix C), certifying that the Offeror is in compliance with all applicable State labor and workforce safety laws.

II-2. Proposal Submission. Offerors must submit their proposals electronically at https://bidexpress.com/solicitations/. Proposals must be signed by an official who is authorized to bind the Offeror to its provisions.

Offerors must submit a complete proposal. Failure to include any of the required information or forms will delay evaluation of the proposal and may, at the Commonwealth's sole discretion, result in its rejection.

- II-3. Offeror's Representations and Authorizations. By submitting its proposal, each Offeror understands, represents and acknowledges that:
- A. The Offeror's information and representations in the proposal are material and important, and the Issuing Office may rely upon the contents of the proposal in awarding the contracts. The Commonwealth will treat any misstatement, omission or misrepresentation as fraudulent concealment of the true facts relating to the proposal submission, punishable under 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).
- B. The Offeror has not attempted, nor will it attempt, to induce any firm or person to refrain from submitting a proposal on this contract.
- C. The Offeror makes its proposal in good faith and not under any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive proposal.
- D. To the best knowledge of the person signing the proposal for the Offeror, the Offeror, its affiliates, subsidiaries, officers, directors and employees are not currently under investigation by any governmental agency and have not in the last 4 years been convicted of or found liable for any act prohibited by Federal or state law in any jurisdiction, involving conspiracy or collusion with respect to bidding or proposing on any public contract, except as the Offeror has disclosed in its proposal.
- E. To the best of the knowledge of the person signing the proposal for the Offeror and except as the Offeror has otherwise disclosed in its proposal, the Offeror has no outstanding, delinquent obligations to the Commonwealth including, but not limited to, any State tax liability not being contested on appeal or other obligation of the Offeror that is owed to the Commonwealth.
- F. The Offeror is not currently under suspension or debarment by the Commonwealth, any other Federal or state government, and if the Offeror cannot so certify, then it shall submit along with its proposal a written explanation of why it cannot make the certification.
- G. The Offeror has not made, under separate contract with the Issuing Office, any recommendations to the Issuing Office concerning the need for the services described in its proposal or the specifications for the services described in the proposal.
- H. Each Offeror, by submitting its proposal, authorizes Commonwealth agencies to release to the Commonwealth information concerning the Offeror's taxes in this Commonwealth, unemployment compensation and workers' compensation liabilities.
- I. Until the selected Offeror receives a fully executed and approved written contract from the Issuing Office, there is no legal and valid contract, in law or in equity, and the Offeror shall not begin to perform.
- J. The Offeror is not currently engaged and will not, during the duration of the contract, engage in a boycott of a person or an entity based in or doing business with a

jurisdiction which the Commonwealth is not prohibited by Congressional statute from engaging in trade or commerce.

PART III SELECTION AND AWARD

- III-1. Selection Criteria. The Department will evaluate proposals based on the following criteria:
- A. Consultant's understanding of the problem and the services required.
- B. Consultant's staff qualifications, experience and ability to perform the required services, including the qualifications, experience and abilities of subconsultant's staff
- C. Consultant's professional personnel in firm and subconsultant.
 - D. Consultant's project approach and methodology.

- E. Consultant's available manpower to perform the required services.
- F. Consultant's quality control and assurance program and procedures.
 - G. Equitable distribution of contracts.

III-2. Final Ranking and Award. The Issuing Office will rank responsible Offerors according to the total overall score assigned to each, in descending order. It is the intent of the Department to select more than one Offeror for projects to be assigned on a regional basis. The Issuing Office may reject all proposals or cancel this RFP at any time prior to the time a contract is fully executed when it is in the best interests of the Commonwealth. The reasons for the rejection or cancellation will be made part of the contract file.

CINDY ADAMS DUNN, Secretary



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

APPENDIX A

PROPOSAL COVER SHEET

PROJECT REFERENCE NO. FDC-500-821

	OFFEROR INFORMATION
Offeror Name	
Offeror Mailing Address	
Offeror Website	
Offeror Contact Person	
Contact Person's Phone Number	
Contact Person's E-Mail Address	
Offeror SAP/SRM Vendor Number	
Olleror SAF7SINII Veridor Nulliber	
☐ Electronic Submittal Enclosed	Virus Scan Name & Version:
	CONTENT CHECKLIST
Proposal Cover Sheet (Appendix A)	
Description of the Offeror's understa	anding of the Department's needs and the services required.
Description of the Offeror's project a	approach and methodology.
Description of the Offeror's sustaina	able design experience.
Description of the Offeror's quality of	control and assurance program.
Description of the Offeror's qualification	ations to complete the required services.
Resumes of personnel who will be i	involved in providing the services described.
Description of the Offeror's ability to	work on multiple projects.
List of at least three of the Offeror's	most recent completed projects similar to the projects anticipated
under the contract.	
☐ Design Professional Selection Appli	ication for Professional Services Form (Appendix B)
☐ Worker Protection and Investment 0	Certification Form (BOP-2201) (Appendix C)
	SIGNATURE
Signature of an official authorized to	
bind the Offeror to the provisions	
contained in the Offeror's proposal	
Printed Name	
1 Timed Name	
Title	

FAILURE TO COMPLETE, SIGN AND RETURN THIS FORM WITH THE OFFEROR'S PROPOSAL MAY RESULT IN THE REJECTION OF THE OFFEROR'S PROPOSAL



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

APPENDIX B

Section 1 - Project Information	
PROJECT NUMBER: FDC-500-821 PF	ROJECT TITLE: Retention of Design Professional Firms
Section 2 - Firm General Information	
FIRM NAME:	SAP NUMBER:
PREDECESSOR FIRM(S) AND/OR ADDITIONAL OPE	ERATIONAL NAMES (within 5 years):
CONTACT PERSON:	TITLE: E-MAIL ADDRESS:
STREET ADDRESS:	CITY/STATE: ZIP CODE:
F	
	CONSTRUCTION PROJECTS: ☐ YES ☐ NO
	VERIFIED SMALL DIVERSE BUSINESS: ES □ NO
TYPE OF FIRM (Indicate all that apply): ARCHITE JV	ECT
Section 3 - Design Team Information	
LIST SUBCONSULTANTS WHO WILL BE RETA	AINED IN THE DESIGN PROCESS
FIRM NAME:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:
NUMBER OF PROJECTS COMPLETED TOGETHER (10 years):	(within TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years):
DESCRIBE ANTICIPATED SERVICES AND PROPOSE	ED RESPONSIBILITIES TO BE PROVIDED FOR THIS PROJECT:
	POTH THE CONSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE PEAR CONSTRUCTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST
FIRM'S PAST EXPERIENCE WITH MULTI-PRIME COI	
PROJECTS: YES NO NUMBER OF EMPLOYEES AT THE OFFICE PERFOR	PROJECT RESPONSIBILITIES: RMING THE LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE
MAJORITY OF THE WORK:	WORK:
TELEPHONE NUMBER FOR THE OFFICE PERFORM	IING THE MAJORITY OF THE WORK:
DGS SELF-CERTIFIED SMALL BUSINESS: YES	
TYPE OF FIRM (Indicate all that apply): ☐ ARCHITE	ECT



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

LIST SUBCONSULTANTS WHO WILL BE RETAINED IN THE D	ESIGN PROCESS (CONTINUED)
FIRM NAME:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:
NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years):
DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSI	
LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRUMAXIMUM of three):	
FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO	TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES:
NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK:	LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK:
TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJO	ORITY OF THE WORK:
DGS SELF-CERTIFIED SMALL BUSINESS: ☐ YES ☐ NO	DGS VERIFIED SMALL DIVERSE BUSINESS: ☐ YES ☐ NO
	NEER ARCHITECT/ENGINEER ENGINEER/ARCHITECT
□ JV □ OTHE	R (If Other, please specify):
FIRM NAME:	R (If Other, please specify): LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK:
	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIBLE.	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): BILITIES TO BE PROVIDED FOR THIS PROJECT:
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years):	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): BILITIES TO BE PROVIDED FOR THIS PROJECT: ONSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIBLE. LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRUCTION (maximum of three): FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): BILITIES TO BE PROVIDED FOR THIS PROJECT: DISSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE JUSTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES:
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIBLE. LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRUCTION (maximum of three): FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): BILITIES TO BE PROVIDED FOR THIS PROJECT: DISSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE JCTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES: LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK:
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIBLE. LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRUCTION (maximum of three): FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TELEPHONE NUMBER FOR THE OFFICE PERFORMING THE MAJORITY OF TH	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): BILITIES TO BE PROVIDED FOR THIS PROJECT: DISSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE JUSTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES: LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK: DRITY OF THE WORK:
FIRM NAME: NUMBER OF PROJECTS COMPLETED TOGETHER (within 10 years): DESCRIBE ANTICIPATED SERVICES AND PROPOSED RESPONSIBLE. LIST PAST PROJECTS COMPLETED TOGETHER BY BOTH THE COPROPOSED PROJECT. PROVIDE PROJECT SIZE, YEAR CONSTRUCTION (maximum of three): FIRM'S PAST EXPERIENCE WITH MULTI-PRIME CONSTRUCTION PROJECTS: YES NO NUMBER OF EMPLOYEES AT THE OFFICE PERFORMING THE MAJORITY OF THE WORK:	LOCATION OF THE OFFICE PERFORMING THE MAJORITY OF THE WORK: TOTAL DOLLAR VALUE OF PROJECTS COMPLETED TOGETHER (within 10 years): BILITIES TO BE PROVIDED FOR THIS PROJECT: DISSULTANT AND THE LEAD FIRM THAT ARE SIMILAR TO THE JCTION WAS COMPLETED, AND TOTAL CONSTRUCTION COST TOTAL NUMBER OF EMPLOYEES POTENTIALLY ASSIGNED PROJECT RESPONSIBILITIES: LOCATION OF OFFICE PERFORMING THE MAJORITY OF THE WORK: DRITY OF THE WORK: DGS VERIFIED SMALL DIVERSE BUSINESS: YES NO



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

Section 4 - Key Personnel

LIST **INDIVIDUALS** FOR BOTH THE FIRM AND SUBCONSULTING FIRMS WHO WILL BE RESPONSIBLE FOR LEADING THE DESIGN OF THIS PROJECT. ANYONE WITH A PENNSYLVANIA PROFESSIONAL REGISTRATION MUST COMPLETE THE REGISTRATION INFORMATION; IF NOT REGISTERED IN PA, INDICATE STATE(S) IN WHICH THEY ARE REGISTERED.

NAME:	FIRM:		
REGISTRATION #:	REGISTRATION EXPIRATION:		
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJ	ECT:		
SIMILAR PROJECT WORK EXPERIENCE & QUALIFI	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTI	TUTION:	
NAME:	FIRM:		
REGISTRATION #:	REGISTRATION EXPIRATION:		
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJ	ECT:		
SIMILAR PROJECT WORK EXPERIENCE & QUALIFI	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTI	TUTION:	
NAME:	FIRM:		
REGISTRATION #:	REGISTRATION EXPIRATION:		
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED BY FIRM:	TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJ	ECT:		
SIMILAR PROJECT WORK EXPERIENCE & QUALIFI	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: INSTI	TUTION:	



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

LIST INDIVIDUALS FOR BOTH THE FIRM AND SUBCONSULTING FIRMS WHO WILL BE RESPONSIBLE FOR LEADING THE DESIGN OF THIS PROJECT. ANYONE WITH A PENNSYLVANIA PROFESSIONAL REGISTRATION MUST COMPLETE THE REGISTRATION INFORMATION; IF NOT REGISTERED IN PA, INDICATE STATE(S) IN WHICH THEY ARE REGISTERED.

NAME:

FIRM:

REGISTRATION #:	REGISTRATION EXPIRATION:		
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED FIRM:	BY TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJE	ECT:		
SIMILAR PROJECT WORK EXPERIENCE & QUALIFI	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: IN:	STITUTION:	
NAME:	FIRM:		
REGISTRATION #:	REGISTRATION EXPIRATION:		
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED FIRM:	BY TOTAL NUMBER OF YEARS LICENSED:	
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJECT:			
SIMILAR PROJECT WORK EXPERIENCE & QUALIFI	CATIONS:		
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: IN:	STITUTION:	
NAME:	FIRM:		
REGISTRATION #:	REGISTRATION EX	KPIRATION:	
OFFICE LOCATION WHILE ON THIS PROJECT:	NUMBER OF YEARS EMPLOYED FIRM:		
SPECIFIC ROLE/RESPONSIBILITY FOR THIS PROJECT:			
SIMILAR PROJECT WORK EXPERIENCE & QUALIFICATIONS:			
SPECIALTY/DISCIPLINE:			
DEGREE/CERTIFICATION:	YEAR GRADUATED: IN:	STITUTION:	



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

Castian E Firm's December Commence all	Project Experience (Active and Complete)

LIST ALL OTHER RELEVANT COMMONWEALTH PROJECTS WITHIN THE LAST 5 YEARS

PROJECT PROJECT TITLE BID TYPE (Low TOTAL PROJECT AGENCY/ STATUS Bid/Best Value, etc.) DESIGN FEE INSTITUTION



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

Section 6 - Relevant Experience	
YOUR FIRM'S QUALIFICATIONS TO DESIGN THIS SPECIFIC PROJ	10 YEARS, FOR ANY TYPE OF CLIENT THAT BEST ILLUSTRATES ECT. DO NOT LIST PROJECTS PERFORMED ONLY BY
SUBCONSULTANTS. PROJECT NAME:	
8 (30 90000000 SEED) (3000000 SEED)	OLIENT NAME.
LOCATION:	CLIENT NAME:
TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	RENTIATE BETWEEN WORK COMPLETED AS A SUBCONSULTANT ON FIRM:
PROJECT DESCRIPTION:	
PROJECT DESCRIPTION.	
CONSTRUCTION COMPLETION DATE/STATUS:	
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$
CLIENT CONTACT NAME:	TITLE:
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:
COMMENTS:	
PROJECT NAME:	
LOCATION:	CLIENT NAME:
	RENTIATE BETWEEN WORK COMPLETED AS A SUBCONSULTANT
TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	
PROJECT DESCRIPTION:	
CONSTRUCTION COMPLETION DATE/STATUS:	
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$
16-45-500-50-50-50-50-50-50-50-50-50-50-50-5	2 45 503 40 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
CLIENT CONTACT NAME:	TITLE:
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:
COMMENTS:	
PROJECT NAME:	
LOCATION:	CLIENT NAME:
SERVICES PERFORMED BY THE FIRM ON THIS PROJECT. DIFFE	RENTIATE BETWEEN WORK COMPLETED AS A SUBCONSULTANT
TO ANOTHER FIRM AND WORK PERFORMED AS THE LEAD DESIG	
PROJECT DESCRIPTION:	
CONSTRUCTION COMPLETION DATE/STATUS:	
TOTAL AWARDED CONSTRUCTION CONTRACTS: \$	TOTAL FINAL CONSTRUCTION CONTRACTS: \$
CLIENT CONTACT NAME:	TITLE:
CONTACT TELEPHONE NUMBER:	CONTACT E-MAIL ADDRESS:
COMMENTS:	



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

Section	7 -	Othor	avant	Info	mation

YOU MAY USE THIS SPACE TO PROVIDE ANY ADDITIONAL COMMENTS OR DESCRIPTIONS OF RELEVANT INFORMATION SUPPORTING YOUR QUALIFICATIONS.

PENNSYLVANIA BULLETIN, VOL. 55, NO. 2, JANUARY 11, 2025



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

CERTIFICATION AND SIGNATURE

My Firm believes we have the qualifications and capacity to provide professional services for the project identified in Section 1 on Page 1. All of the information set forth on this form is accurate and true as of this date.

- The Firm consents to the evaluation of its performance by the Department and understands that any such evaluation
 may be used in future selections. Furthermore, the Firm has notified our Subconsultants that their performance will
 be evaluated and they have consented to this evaluation; and
- 2. To the best knowledge of the person signing this form, the Firm, its affiliates, subsidiaries, officers, directors, and employees are not currently under investigation by any governmental agency and have not in the last four(4) years been convicted or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding or proposing on any public contract, except as disclosed on this form; and
- 3. To the best of the knowledge of the person signing this, the Firm, except as otherwise disclosed, has no outstanding, delinquent obligations to the Commonwealth including, but not limited to, any state tax liability not being contested on appeal or other obligation of the Firm that is owed to the Commonwealth; and
- 4. The Firm is not currently under suspension or debarment by the Commonwealth, or any other state, or the federal government; and
- The Firm has not, under separate contract with DCNR or any other agency, made any recommendations to DCNR or any other agency concerning the need for the services described for this project; and

7. Until the Firm receives a fully executed contract from DCNR there is no legal and valid contract, in law or in equity.

The Firm, by submitting this form, authorizes all Commonwealth agencies to release to the Commonwealth information related to liabilities to the Commonwealth including, but not limited to, taxes, unemployment compensation, and workers' compensation liabilities; and

Committee and the Department of Conserved design contract with the Commonwealth. I application which we do not believe to be	tions are material and important, and will leation and Natural Resources in determining understand and my Firm understands that is true is and shall be treated as fraudulent wation and Natural Resources of the true fa	whether my Firm is selected for a any written false statement in this concealment from the Selections
Business is an Individual or General Partne	ership:	
Witness:	Owner:	Date:
Business is a Limited Partnership:		
Witness:	Owner:	Date:
Business is a Corporation:		
Witness:	Owner:	Date:
Business is a Limited Liability Company:		
Witness:	Owner:	Date:
Business is a Limited Liability Partnership:		
Witness:	Owner:	Date:
Business is a Foreign General Partnership	:	
Witness:	Owner:	Date:
Business is a Joint Venture:		
Witness:	Owner:	Date:
Witness:	Owner:	Date:



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

APPENDIX C

WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM (BOP-2201)



WORKER PROTECTION AND INVESTMENT CERTIFICATION FORM

- A. Pursuant to Executive Order 2021-06, *Worker Protection and Investment* (October 21, 2021), the Commonwealth is responsible for ensuring that every worker in Pennsylvania has a safe and healthy work environment and the protections afforded them through labor laws. To that end, contractors and grantees of the Commonwealth must certify that they are in compliance with Pennsylvania's Unemployment Compensation Law, Workers' Compensation Law, and all applicable Pennsylvania state labor and workforce safety laws including, but not limited to:
 - 1. Construction Workplace Misclassification Act
 - 2. Employment of Minors Child Labor Act
 - 3. Minimum Wage Act
 - 4. Prevailing Wage Act
 - 5. Equal Pay Law
 - 6. Employer to Pay Employment Medical Examination Fee Act
 - 7. Seasonal Farm Labor Act
 - 8. Wage Payment and Collection Law
 - 9. Industrial Homework Law
 - 10. Construction Industry Employee Verification Act
 - 11. Act 102: Prohibition on Excessive Overtime in Healthcare
 - 12. Apprenticeship and Training Act
 - 13. Inspection of Employment Records Law
- B. Pennsylvania law establishes penalties for providing false certifications, including contract termination; and three-year ineligibility to bid on contracts under 62 Pa.C.S. § 531 (Debarment or suspension).

CERTIFICATION

I, the official named below, certify I am duly authorized to execute this certification on behalf of the contractor/grantee identified below, and certify that the contractor/grantee identified below is compliant with applicable Pennsylvania state labor and workplace safety laws, including, but not limited to, those listed in Paragraph A, above. I understand that I must report any change in the contractor/grantee's compliance status to the Purchasing Agency immediately. I further confirm and understand that this Certification is subject to the provisions and penalties of 18 Pa.C.S. § 4904 (Unsworn falsification to authorities).

Signature	Date
Name (Printed)	



COMMONWEALTH OF PENNSYLVANIA BUREAU OF FACILITY DESIGN AND CONSTRUCTION

Title of Certifying Official (Printed)
Contractor/Grantee Name (Printed)

BOP-2201 Published: 02/04/2022

[Pa.B. Doc. No. 25-44. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Applications, Actions and Special Notices

APPLICATIONS

THE PENNSYLVANIA CLEAN STREAMS LAW AND THE FEDERAL CLEAN WATER ACT

APPLICATIONS FOR NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) PERMITS AND WATER QUALITY MANAGEMENT (WQM) PERMITS UNDER THE CLEAN STREAMS LAW AND FEDERAL CLEAN WATER ACT

This notice provides information about persons who have applied to the Department of Environmental Protection (DEP) for a new, renewed, or amended NPDES or WQM permit, or a permit waiver for certain stormwater discharges, or have submitted a Notice of Intent (NOI) for coverage under a General Permit. The applications and NOIs concern, but are not limited to, effluent discharges from sewage treatment facilities and industrial facilities to surface waters or groundwater; stormwater discharges associated with industrial activity (industrial stormwater), construction activity (construction stormwater), and municipal separate storm sewer systems (MS4s); the application of pesticides; the operation of Concentrated Animal Feeding Operations (CAFOs); and the construction of sewage, industrial waste, and manure storage, collection and treatment facilities. This notice is provided in accordance with 25 Pa. Code Chapters 91 and 92a and 40 CFR Part 122, implementing The Clean Streams Law (35 P.S. §§ 691.1—691.1001) and the Federal Clean Water Act (33 U.S.C.A. §§ 1251—1376). More information on the types of NPDES and WQM permits that are available can be found on DEP's website (visit www.dep.pa.gov and select Businesses, Water, Bureau of Clean Water, Wastewater Management, and NPDES and WQM Permitting Programs).

Section Category

I Individual and General WQM Permit Applications/NOIs Received, General NPDES Permit NOIs Received, and All Transfer and Minor Amendment Applications/NOIs Received

II Individual NPDES Permits—New, Renewal, and Major Amendment Applications and Draft Permits for Discharges Relating to Sewage, Industrial Waste, Industrial Stormwater, MS4s, Pesticides and CAFOs

III Individual NPDES Permit Applications for Discharges of Stormwater Associated with Construction Activity Section I identifies the following applications and NOIs that have been received by DEP:

- Individual and General WQM Permit Applications Received—DEP provides a 15-day public comment period for Individual WQM Permit Applications for new and reissued permits. There is no public comment period for General WQM Permit NOIs.
- General Chapter 92a NPDES Permit NOIs Received—There is no public comment period for General NPDES NOIs
- All Transfer and Minor Amendment Applications/NOIs Received—Transfer and Minor Amendment Applications/NOIs received for Individual and General WQM Permits and Individual and General NPDES Permits, excluding PAG-01 and PAG-02, are identified but do not have public comment periods. DEP provides a 15-day public comment period for Individual WQM Permit Applications for amendments.

Additional information on these applications and NOIs may be reviewed by generating the "Applications and NOIs without Comment Periods Report" or, for Individual WQM Permit Applications, the "Applications Received with Comment Periods Report" on DEP's website at www.dep.pa.gov/CWPublicNotice.

Section II identifies individual NPDES permit applications received and draft permits indicating DEP's tentative determination relating to sewage, industrial waste, industrial stormwater, MS4s, pesticides and CAFOs. A 30-day public comment period applies to these applications and draft permits, except when a site-specific water quality criterion is used to establish effluent limitations, in which case a 45-day public comment period applies. The period for comment may be extended at the discretion of DEP for one additional 15-day period. Additional information, including links to draft permits and fact sheets that explain the basis for DEP's tentative determinations may be reviewed by generating the "Applications Received with Comment Periods Report" on DEP's website at www.dep.pa.gov/CWPublicNotice. Notification of 15-day extensions for comment will be provided in the "Applications Received with Comment Periods Report" (Comments column).

Section III identifies individual NPDES permit applications received and draft permits indicating DEP's tentative determination relating to stormwater discharges associated with construction activities. A 30-day public comment period applies to these applications and draft permits. The period for comment may be extended at the discretion of the Department for one additional 15-day period. Additional information may be reviewed by generating the "Applications Received with Comment Periods Report" on DEP's website at www.dep.pa.gov/CWPublicNotice.

Applications, NOIs and draft permits, where applicable, may be reviewed at the DEP office that received the application or NOI. Members of the public are encouraged to use DEP's website to obtain additional information as discussed previously.

Comments received within the appropriate comment periods for WQM and NPDES permit applications will be retained by DEP and considered in the final determinations regarding the applications. A comment submittal should include the name, address and telephone number of the writer and a concise statement to inform DEP of the exact basis of a comment and the relevant facts upon which it is based.

DEP office contact information to review applications and NOIs and to submit comments for those applications, when applicable, is as follows:

DEP Southeast Regional Office (SERO)—2 E. Main Street, Norristown, PA 19401-4915. File Review Coordinator: 484-250-5910. Email: RA-EPNPDES_SERO@pa.gov for permits in Sections I & II; RA-EPWW-SERO@pa.gov for permits in Section III.

DEP Northeast Regional Office (NERO)—2 Public Square, Wilkes-Barre, PA 18701-1915. File Review Coordinator: 570-826-5472. Email: RA-EPNPDES_NERO@pa.gov for permits in Sections I & II; RA-EPWW-NERO@pa.gov for permits in Section III

DEP Southcentral Regional Office (SCRO)—909 Elmerton Avenue, Harrisburg, PA 17110. File Review Coordinator: 717-705-4732. Email: RA-EPNPDES_SCRO@pa.gov for permits in Sections I & II; RA-EPWW-SCRO@pa.gov for permits in Section III.

DEP Northcentral Regional Office (NCRO)—208 W. Third Street, Suite 101, Williamsport, PA 17701. File Review Coordinator: 570-327-3693. Email: RA-EPNPDES_NCRO@pa.gov for permits in Sections I & II; RA-EPWW-NCRO@pa.gov for permits in Section III.

DEP Southwest Regional Office (SWRO)—400 Waterfront Drive, Pittsburgh, PA 15222. File Review Coordinator: 412-442-4286. Email: RA-EPNPDES_SWRO@pa.gov for permits in Sections I & II; RA-EPWW-SWRO@pa.gov for permits in Section III.

DEP Northwest Regional Office (NWRO)—230 Chestnut Street, Meadville, PA 16335. File Review Coordinator: 814-332-6340. Email: RA-EPNPDES_NWRO@pa.gov for permits in Sections I & II; RA-EPWW-NWRO@pa.gov for permits in Section III.

DEP Bureau of Clean Water (BCW)—400 Market Street, Harrisburg, PA 17105. File Review Coordinator: 717-787-5017. Email: RA-EPNPDES_Permits@pa.gov.

DEP Regional Permit Coordination Office (RPCO)—400 Market Street, Harrisburg, PA 17105. File Review Coordinator: 717-772-5987. Email: RA-EPREGIONALPERMIT@pa.gov.

DEP will also accept requests or petitions for public hearings on applications. The request or petition must indicate the interest of the party filing and the reasons why a hearing is warranted. A hearing will be held if DEP determines that there is a significant public interest. If a hearing is scheduled, a notice of the hearing will be published in the *Pennsylvania Bulletin* and a newspaper of general circulation within the relevant geographical area. DEP will postpone its final determination until after a public hearing is held.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

I. Individual and General WQM Permit Applications/NOIs Received, General NPDES Permit NOIs Received, and All Transfer and Minor Amendment Applications/NOIs Received.

Application Number	Permit Type	Application Type	Applicant Name & Address	Municipality, County	DEP Office
0621403	Major Sewage Treatment Facility Individual WQM Permit	Amendment	PA American Water Co. 920 Mountain Home Road Sinking Spring, PA 19608-9373	Exeter Township Berks County	SCRO
NOEXNW018	No Exposure Certification	Transfer	Associated Spring US LLC 226 S Center Street Corry, PA 16407-1935	Corry City Erie County	NWRO

Application		Application			DEP
Number	Permit Type	Туре	Applicant Name & Address	Municipality, County	Office
NOEXSC165	No Exposure Certification	Renewal	Navitor East 725 Clayton Avenue Waynesboro, PA 17268-2060	Waynesboro Borough Franklin County	SCRO
NOEXSC427	No Exposure Certification	Transfer	Pennsylvania Tortilla Manufacturing LLC 124 W Airport Road Lititz, PA 17543-7624	Manheim Township Lancaster County	SCRO
NOEXSE099	No Exposure Certification	Renewal	Veolia ES Tech Solutions LLC 3100 Hedley Street Philadelphia, PA 19137-1934	Philadelphia City Philadelphia County	SERO
PAG033958	PAG-03 NPDES General Permit for Industrial Stormwater	Amendment	193d Special OPS Wing— PA Air National Guard 62 Olmstead Boulevard Middletown, PA 17057-5062	Middletown Borough Dauphin County	SCRO
PAG041452	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	New	Young Christina 89 Patterson School Road Grove City, PA 16127-4931	Pine Township Mercer County	NWRO
PAG041454	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	New	Conlon Richard 71 Quarry Hill Road Greeville, PA 16125	Hempfield Township Mercer County	NWRO
PAG041455	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	New	Pascual Kristin 5223 N Hibiscus Drive Chincoteague Island, VA 23336-3000	Cranberry Township Venango County	NWRO
PAG041456	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	New	Zakrie Toby 140 Lohr Road Emlenton, PA 16373	Licking Township Clarion County	NWRO
PAG041457	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	New	Hollabaugh Penny 6275 Route 62 Irvine, PA 16329-2003	Watson Township Warren County	NWRO
PAG123647	PAG-12 NPDES General Permit for CAFOs	Renewal	Joe Jurgielewicz & Son Ltd 189 Cheese Lane Hamburg, PA 19526-8057	Tilden Township Berks County	SCRO
PAG123648	PAG-12 NPDES General Permit for CAFOs	Renewal	Joe Jurgielewicz & Son Ltd 189 Cheese Lane Hamburg, PA 19526-8057	Perry Township Berks County	SCRO
1624403	Single Residence Sewage Treatment Plant Individual WQM Permit	New	Zakrie Toby 140 Lohr Road Emlenton, PA 16373	Licking Township Clarion County	NWRO
6215402	Single Residence Sewage Treatment Plant Individual WQM Permit	Transfer	Hollabaugh Penny 6275 Route 62 Irvine, PA 16329-2003	Watson Township Warren County	NWRO
WQG01432415	WQG-01 Single Residence Sewage Treatment Plant WQM General Permit	New	Conlon Richard 71 Quarry Hill Road Greeville, PA 16125	Hempfield Township Mercer County	NWRO
WQG01612402	WQG-01 Single Residence Sewage Treatment Plant WQM General Permit	New	Pascual Kristin 5223 N Hibiscus Drive Chincoteague Island, VA 23336-3000	Cranberry Township Venango County	NWRO

Application Number	Permit Type	Application Type	Applicant Name & Address	Municipality, County	DEP Office
WQG02152405	WQG-02 Pump Station WQM General Permit	New	Upper Uwchlan Township Municipal Authority 140 Pottstown Pike Chester Springs, PA 19425-9516	Upper Uwchlan Township Chester County	SERO

II. Individual NPDES Permits—New, Renewal, and Major Amendment Applications and Draft Permits for Discharges Relating to Sewage, Industrial Waste, Industrial Stormwater, MS4s, Pesticides and CAFOs.

PUBLIC NOTICE

PA0112551, Sewage, SIC Code 4952, **Randall B. Moyer**, 230 Madisonburg Pike, Madisonburg, PA 16852-8004. Facility Name: Moyer Single Residence Sewage Treatment Plant. This existing facility is located in Miles Township, **Centre County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SRSTP sewage.

The receiving stream(s), Unnamed Tributary of Elk Creek, is located in State Water Plan watershed 6-A and is classified for Exceptional Value Waters, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 400 GPD.

	$Mass\ Unit$	s (lbs/day)		Concentrations (mg/L)		
Parameters	Annual Average	Average Weekly	Minimum	Annual Average	Maximum	IMAX
Flow (MGD)	Report	XXX	XXX	XXX	XXX	XXX
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20.0
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	20.0
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX
Total Residual Chlorine (TRC)	XXX	XXX	XXX	Report Avg Mo	XXX	Report

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-327-3693.

The EPA Waiver is in effect.

Northcentral Regional Office

PA0111902, Industrial, SIC Code 2023, **Dairy Farmers of America, Inc.**, 1405 N 98th Street, Kansas City, KS 66111-1865. Facility Name: Dairy Farmers of America Middlebury Center. This existing facility is located in Middlebury Township, **Tioga County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated industrial waste.

The receiving stream(s), Norris Brook (TSF) and Norris Brook (TSF, MF), is located in State Water Plan watershed 4-A and is classified for Trout Stocking and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.085 MGD.—Interim Limits.

Parameters	Mass Units Average Monthly	(lbs/day) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
Temperature (deg F) (°F)	XXX	XXX	XXX	Report	Report Daily Max	XXX
The proposed effluent limits for Out	tfall 001 are b	oased on a de	sign flow of 0.08	85 MGD.—Fi	nal Limits.	
Parameters	Mass Units Average Monthly	(lbs/day) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
Temperature (deg F) Jan 1 - 31	XXX	XXX	XXX	XXX	99.7 Daily Max	XXX
Feb 1 - 29	XXX	XXX	XXX	XXX	88.6 Daily Max	XXX
Mar 1 - 31	XXX	XXX	XXX	XXX	110 Daily Max	XXX
Apr 1 - 15	XXX	XXX	XXX	XXX	110 Daily Max	XXX
Apr 16 - 30	XXX	XXX	XXX	XXX	97.8 Daily Max	XXX

Parameters	Mass Units Average Monthly	s (lbs/day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
May 1 - 15	XXX	XXX	XXX	XXX	80.6	XXX
May 16 - 31	XXX	XXX	XXX	XXX	Daily Max 84.6	XXX
Jun 1 - 15	XXX	XXX	XXX	XXX	Daily Max 78.5	XXX
Jun 16 - 30	XXX	XXX	XXX	XXX	Daily Max 80.2	XXX
Jul 1 - 31	XXX	XXX	XXX	XXX	Daily Max 80.2	XXX
Aug 1 - 15	XXX	XXX	XXX	XXX	Daily Max 77.7	XXX
Aug 16 - 31	XXX	XXX	XXX	XXX	Daily Max 77.7	XXX
Sep 1 - 15	XXX	XXX	XXX	XXX	Daily Max 72.3	XXX
Sep 16 - 30	XXX	XXX	XXX	XXX	Daily Max 66.3	XXX
Oct 1 - 15	XXX	XXX	XXX	XXX	Daily Max 61.8	XXX
Oct 16 - 31	XXX	XXX	XXX	XXX	Daily Max 57.8	XXX
Nov 1 - 15	XXX	XXX	XXX	XXX	Daily Max 54.7	XXX
Nov 16 - 30	XXX	XXX	XXX	XXX	Daily Max 57.4	XXX
Dec 1 - 31	XXX	XXX	XXX	XXX	Daily Max 97.8 Daily Max	XXX
The proposed effluent limits for C	Outfall 001 are l	oased on a de	sign flow of .19	1 MGD.—Lin	nits.	
Parameters	Mass Units Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Daily Maximum	IMAX
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	Daily Max XXX	6.0 Inst Min	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD_5)	XXX	XXX	XXX	20.0	40.0	50
The proposed effluent limits for C	Outfall 002 are l	oased on a de	sign flow of 0.1			
Parameters	Mass Units Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
Temperature (deg F) (°F)	XXX	XXX	XXX	Report	Report Daily Max	XXX
The proposed effluent limits for C	Outfall 002 are l	pased on a de	sign flow of 0.1	95 MGD.—Fi	•	
D	Mass Units		16:		tions (mg/L)	73.54.77
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Maximum	IMAX
Temperature (deg F) Jan 1 - 31	XXX	XXX	XXX	XXX	99.7 Daily Max	XXX
Feb 1 - 29	XXX	XXX	XXX	XXX	88.6 Daily Max	XXX
Mar 1 - 31	XXX	XXX	XXX	XXX	110 Daily Max	XXX
Apr 1 - 15	XXX	XXX	XXX	XXX	110 Daily Max	XXX
Apr 16 - 30	XXX	XXX	XXX	XXX	97.8 Daily Max	XXX
May 1 - 15	XXX	XXX	XXX	XXX	80.6 Daily Max	XXX
May 16 - 31	XXX	XXX	XXX	XXX	84.6 Daily Max	XXX

Parameters	Mass Unit Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
Jun 1 - 15	XXX	XXX	XXX	XXX	78.5 Daily Max	XXX
Jun 16 - 30	XXX	XXX	XXX	XXX	80.2 Daily Max	XXX
Jul 1 - 31	XXX	XXX	XXX	XXX	80.2 Daily Max	XXX
Aug 1 - 15	XXX	XXX	XXX	XXX	77.7 Daily Max	XXX
Aug 16 - 31	XXX	XXX	XXX	XXX	77.7 Daily Max	XXX
Sep 1 - 15	XXX	XXX	XXX	XXX	72.3 Daily Max	XXX
Sep 16 - 30	XXX	XXX	XXX	XXX	66.3 Daily Max	XXX
Oct 1 - 15	XXX	XXX	XXX	XXX	61.8 Daily Max	XXX
Oct 16 - 31	XXX	XXX	XXX	XXX	57.8 Daily Max	XXX
Nov 1 - 15	XXX	XXX	XXX	XXX	54.7 Daily Max	XXX
Nov 16 - 30	XXX	XXX	XXX	XXX	57.4 Daily Max	XXX
Dec 1 - 31	XXX	XXX	XXX	XXX	97.8 Daily Max	XXX

The proposed effluent limits for Outfall 002 are based on a design flow of 0.195 MGD.—Limits.

	Mass Unit	s (lbs/day)		Concentrations (mg/L)			
Parameters	Average Monthly	Daily Maximum	Minimum	Average Monthly	Daily Maximum	IMAX	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX	
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0	
-			Inst Min				
Dissolved Oxygen	XXX	XXX	Report	XXX	XXX	XXX	
			Inst Min				
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.5	1.6	XXX	
Biochemical Oxygen Demand	48.8	97.6	XXX	30.0	60.0	75	
(BOD_5)							
Total Suspended Solids	48.8	97.6	XXX	30.0	60.0	75	
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	2,000	XXX	10,000	
Oct 1 - Apr 30				Geo Mean			
May 1 - Sep 30	XXX	XXX	XXX	200	XXX	1,000	
				Geo Mean			
Ammonia-Nitrogen	21.1	42.3	XXX	13.0	26.0	32	
Nov 1 - Apr 30							
May 1 - Oct 31	8.9	17.8	XXX	5.5	11.0	13	
Total Phosphorus	12.5	25	XXX	10	20	25	

The proposed effluent limits for Outfall 002 are based on a design flow of 0.195 MGD.—Limits.

	Mass Uni	Mass Units (lbs/day)		Concentrations (mg/L)			
Parameters	Average Monthly	Daily Maximum	Minimum	Average Monthly	Daily Maximum	IMAX	
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	Report	XXX	
Copper, Total (ug/L)	XXX	XXX	XXX	Report Avg Qrtly	Report	XXX	
Silver, Total (ug/L)	XXX	XXX	XXX	Report Avg Qrtly	Report	XXX	
Zinc, Total (ug/L)	XXX	XXX	XXX	Report Avg Qrtly	Report	XXX	

In addition, the permit contains the following major special conditions:

• Schedule of Compliance

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-327-3693.

The EPA Waiver is in effect.

Northcentral Regional Office

PA0231835, Sewage, SIC Code 4952, Gloria Fuller, 5595 Route 287 Highway, Jersey Shore, PA 17740-8303. Facility Name: Gloria Fuller SRSTP. This proposed facility is located in Mifflin Township, Lycoming County.

Description of Proposed Activity: The application is for a new NPDES permit for a new discharge of treated SRSTP sewage.

The receiving stream(s), Second Fork Larrys Creek (HQ-CWF, MF), is located in State Water Plan watershed 10-A and is classified for High Quality-Cold Water and Migratory Fish, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	$Mass\ Units\ (lbs/day)$			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	IMAX
Flow (MGD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	20
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX

In addition, the permit contains the following major special conditions:

• Other Requirements.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-327-3693.

The EPA Waiver is in effect.

Northcentral Regional Office

PA0111902, Industrial, SIC Code 2023, **Dairy Farmers of America, Inc.**, 1405 N 98th Street, Kansas City, KS 66111-1865. Facility Name: Dairy Farmers of America Middlebury Center. This existing facility is located in Middlebury Township, **Tioga County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated industrial waste.

The receiving stream(s), Norris Brook (TSF) and Norris Brook (TSF, MF), is located in State Water Plan watershed 4-A and is classified for Trout Stocking and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.085 MGD.—Interim Limits.

	Mass Unit	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Maximum	IMAX	
Temperature (deg F) (°F)	XXX	XXX	XXX	Report	Report Daily Max	XXX	

The proposed effluent limits for Outfall 001 are based on a design flow of 0.085 MGD.—Final Limits.

D		s (lbs/day)	M::	Concentrations (mg/L)		TMAV	
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Maximum	IMAX	
Jan 1 - 31	XXX	XXX	XXX	XXX	99.7 Daily Max	XXX	
Feb 1 - 29	XXX	XXX	XXX	XXX	88.6 Daily Max	XXX	
Mar 1 - 31	XXX	XXX	XXX	XXX	110 Daily Max	XXX	
Apr 1 - 15	XXX	XXX	XXX	XXX	110 Daily Max	XXX	
Apr 16 - 30	XXX	XXX	XXX	XXX	97.8	XXX	
May 1 - 15	XXX	XXX	XXX	XXX	Daily Max 80.6	XXX	
May 16 - 31	XXX	XXX	XXX	XXX	Daily Max 84.6	XXX	
Jun 1 - 15	XXX	XXX	XXX	XXX	Daily Max 78.5 Daily Max	XXX	
Jun 16 - 30	XXX	XXX	XXX	XXX	80.2	XXX	
Jul 1 - 31	XXX	XXX	XXX	XXX	Daily Max 80.2 Daily Max	XXX	

Parameters	Mass Unit Average Monthly	s (lbs/day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
Aug 1 - 15	XXX	XXX	XXX	XXX	77.7	XXX
Aug 16 - 31	XXX	XXX	XXX	XXX	Daily Max 77.7	XXX
Sep 1 - 15	XXX	XXX	XXX	XXX	Daily Max 72.3	XXX
Sep 16 - 30	XXX	XXX	XXX	XXX	Daily Max 66.3	XXX
Oct 1 - 15	XXX	XXX	XXX	XXX	Daily Max 61.8	XXX
Oct 16 - 31	XXX	XXX	XXX	XXX	Daily Max 57.8	XXX
Nov 1 - 15	XXX	XXX	XXX	XXX	Daily Max 54.7	XXX
Nov 16 - 30	XXX	XXX	XXX	XXX	Daily Max 57.4	XXX
Dec 1 - 31	XXX	XXX	XXX	XXX	Daily Max 97.8 Daily Max	XXX
The proposed effluent limits for Ou	tfall 001 are	based on a des	sign flow of .19	1 MGD.—Lin	•	
	Mass Unit	s (lbs/day)		Concentra	tions (mg/L)	TMAN
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Daily Maximum	IMAX
Flow (MGD)	Report	Report Daily Max	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD_5)	XXX	XXX	XXX	20.0	40.0	50
The proposed effluent limits for Ou	tfall 002 are	based on a des	sign flow of 0.1	95 MGD.—In	terim Limits.	
Parameters	Mass Unit Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
Temperature (deg F) (°F)	XXX	XXX	XXX	Report	Report Daily Max	XXX
The proposed effluent limits for Ou	tfall 002 are	based on a des	sign flow of 0.1	95 MGD.—Fi	nal Limits.	
Parameters	Mass Unit Average Monthly	s (lbs/day) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
Temperature (deg F) Jan 1 - 31	XXX	XXX	XXX	XXX	99.7	XXX
Feb 1 - 29	XXX	XXX	XXX	XXX	Daily Max 88.6	XXX
Mar 1 - 31	XXX	XXX	XXX	XXX	Daily Max 110	XXX
Apr 1 - 15	373737					
Apr 16 - 30	XXX	XXX	XXX	XXX	Daily Max 110	XXX
	XXX	XXX XXX	XXX XXX	XXX XXX	Daily Max 110 Daily Max 97.8	XXX XXX
May 1 - 15					Daily Max 110 Daily Max 97.8 Daily Max 80.6	
May 1 - 15 May 16 - 31	XXX	XXX	XXX	XXX	Daily Max 110 Daily Max 97.8 Daily Max 80.6 Daily Max 84.6	XXX
·	XXX XXX	XXX XXX	XXX XXX	XXX XXX	Daily Max 110 Daily Max 97.8 Daily Max 80.6 Daily Max 84.6 Daily Max 78.5	XXX XXX
May 16 - 31	XXX XXX XXX	XXX XXX XXX	XXX XXX XXX	XXX XXX XXX	Daily Max 110 Daily Max 97.8 Daily Max 80.6 Daily Max 84.6 Daily Max 78.5 Daily Max 80.2	XXX XXX XXX
May 16 - 31 Jun 1 - 15	XXX XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX	XXX XXX XXX XXX	Daily Max 110 Daily Max 97.8 Daily Max 80.6 Daily Max 84.6 Daily Max 78.5 Daily Max 80.2 Daily Max 80.2	XXX XXX XXX XXX
May 16 - 31 Jun 1 - 15 Jun 16 - 30	XXX XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX XXX	Daily Max 110 Daily Max 97.8 Daily Max 80.6 Daily Max 84.6 Daily Max 78.5 Daily Max 80.2 Daily Max 80.2 Daily Max 77.7	XXX XXX XXX XXX
May 16 - 31 Jun 1 - 15 Jun 16 - 30 Jul 1 - 31	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	Daily Max 110 Daily Max 97.8 Daily Max 80.6 Daily Max 84.6 Daily Max 78.5 Daily Max 80.2 Daily Max 80.2 Daily Max	XXX XXX XXX XXX XXX

	$Mass\ Units$	s (lbs/day)	Concentrations (mg/L)			
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Maximum	IMAX
Sep 1 - 15	XXX	XXX	XXX	XXX	72.3 Daily Max	XXX
Sep 16 - 30	XXX	XXX	XXX	XXX	66.3 Daily Max	XXX
Oct 1 - 15	XXX	XXX	XXX	XXX	61.8 Daily Max	XXX
Oct 16 - 31	XXX	XXX	XXX	XXX	57.8 Daily Max	XXX
Nov 1 - 15	XXX	XXX	XXX	XXX	54.7 Daily Max	XXX
Nov 16 - 30	XXX	XXX	XXX	XXX	57.4 Daily Max	XXX
Dec 1 - 31	XXX	XXX	XXX	XXX	97.8 Daily Max	XXX

The proposed effluent limits for Outfall 002 are based on a design flow of 0.195 MGD.—Limits.

	Mass Unit	s (lbs/day)		Concentrations (mg/L)			
Parameters	Average Monthly	Daily Maximum	Minimum	Average Monthly	Daily Maximum	IMAX	
Flow (MGD) pH (S.U.)	Report XXX	Report XXX	XXX 6.0 Inst Min	XXX XXX	XXX XXX	XXX 9.0	
Dissolved Oxygen	XXX	XXX	Report Inst Min	XXX	XXX	XXX	
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.5	1.6	XXX	
Biochemical Oxygen Demand (BOD ₅)	48.8	97.6	XXX	30.0	60.0	75	
Total Suspended Solids	48.8	97.6	XXX	30.0	60.0	75	
Fecal Coliform (No./100 ml) Oct 1 - Apr 30	XXX	XXX	XXX	2,000 Geo Mean	XXX	10,000	
May 1 - Ŝep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000	
Ammonia-Nitrogen Nov 1 - Apr 30	21.1	42.3	XXX	13.0	26.0	32	
May 1 - Oct 31	8.9	17.8	XXX	5.5	11.0	13	
Total Phosphorus	12.5	25	XXX	10	20	25	

The proposed effluent limits for Outfall 002 are based on a design flow of 0.195 MGD.—Limits.

	Mass Units (lbs/day)			Concentration		
Parameters	Average Monthly	Daily Maximum	Minimum	Average Monthly	Daily Maximum	IMAX
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	Report	XXX
Copper, Total (ug/L)	XXX	XXX	XXX	Report Avg Qrtly	Report	XXX
Silver, Total (ug/L)	XXX	XXX	XXX	Report Avg Qrtly	Report	XXX
Zinc, Total (ug/L)	XXX	XXX	XXX	Report Avg Qrtly	Report	XXX

In addition, the permit contains the following major special conditions:

• Schedule of Compliance

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-327-3693.

The EPA Waiver is in effect.

Northcentral Regional Office

PA0229172, Industrial, SIC Code 4941, Duncan Township Municipal Water Authority, Tioga County, 42 Duncan Township Road, Wellsboro, PA 16901-8544. Facility Name: Duncan Township Municipal Water Authority Water System. This existing facility is located in Duncan Township, Tioga County.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated industrial waste.

The receiving stream(s), Wilson Creek (CWF, MF), is located in State Water Plan watershed 9-A and is classified for Cold Water Fishes and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.0067 MGD.

	Mass Unit	s (lbs/day)		Concentrat	tions (mg/L)		
Parameters	Average	Average	Minimum	Average	Maximum	IMAX	
	Monthly	Weekly		Monthly			
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX	
	1	Daily Max					
pH (S.U.)	XXX	ΧXX	6.0	XXX	XXX	9.0	
•			Inst Min				
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.5	XXX	1.6	
Total Suspended Solids	XXX	XXX	XXX	30.0	XXX	60.0	
Aluminum, Total	XXX	XXX	XXX	0.75	XXX	1.50	
Iron, Total	XXX	XXX	XXX	1.50	XXX	3.00	
Manganese, Total	XXX	XXX	XXX	1.00	XXX	2.00	

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-327-3693.

The EPA Waiver is in effect.

Northeast Regional Office

PA0036081, Sewage, SIC Code 4952, **Lehigh County Authority**, 1053 Spruce Road, Allentown, PA 18106-9408. Facility Name: Wynnewood Wastewater Treatment Plant. This existing facility is located in North Whitehall Township, **Lehigh County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Lehigh River (TSF, MF), is located in State Water Plan watershed 2-C and is classified for Trout Stocking and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.06 MGD.

	Mass Unit	ts (lbs/day)		Concentration	ons (mg/L)	
Parameters	Average	Weekly	Minimum	Average	Weekly	IMAX
	Monthly	Average		Monthly	Average	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
	•	Daily Max				
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
D. 1 10			Inst Min			
Dissolved Oxygen	XXX	XXX	5.0	XXX	XXX	XXX
Total Davidual Chlorina (TDC)	vvv	vvv	Inst Min	0.5	XXX	1.0
Total Residual Chlorine (TRC) Carbonaceous Biochemical Oxygen	$\begin{array}{c} \rm XXX \\ 12.5 \end{array}$	$\begin{array}{c} \rm XXX \\ 20.0 \end{array}$	XXX XXX	$\begin{array}{c} 0.5 \\ 25.0 \end{array}$	40.0	$\frac{1.6}{50.0}$
Demand (CBOD ₅)	12.0	20.0	MM	20.0	40.0	50.0
Carbonaceous Biochemical Oxygen	XXX	XXX	XXX	Report	XXX	XXX
Demand (CBOD ₅)						
Raw Sewage Influent						
CBOD ₅ Minimum % Removal (%)	XXX	XXX	XXX	85	XXX	XXX
Raw Sewage Influent				Min Mo Avg		
Total Suspended Solids	XXX	XXX	XXX	Report	XXX	XXX
Raw Sewage Influent	7.5	XXX	XXX	30.0	45.0	60
Total Suspended Solids Fecal Coliform (No./100 ml)	XXX	XXX	XXX	2,000	$\begin{array}{c} 45.0 \\ \text{XXX} \end{array}$	10,000
Oct 1 - Apr 30	$\Lambda\Lambda\Lambda$	AAA	$\Lambda\Lambda\Lambda$	Geo Mean	$\Lambda\Lambda\Lambda$	10,000
May 1 - Sep 30	XXX	XXX	XXX	200	XXX	1,000
				Geo Mean		_,
Nitrate-Nitrite as N	Report	XXX	XXX	Report	XXX	XXX
Total Nitrogen	10.4	XXX	XXX	Report	XXX	XXX
Ammonia-Nitrogen	2.1	XXX	XXX	20.0	XXX	40.0
Oct 1 - Apr 30	1 5	vvv	XXX	90.0	vvv	40.0
May 1 - Ŝep 30 Nitrate as N	$\begin{array}{c} 1.5 \\ 8.1 \end{array}$	XXX XXX	XXX	20.0 XXX	XXX XXX	${}^{40.0}_{ m XXX}$
Total Kjeldahl Nitrogen	Report	XXX	XXX	Report	XXX	XXX
Total Phosphorus	2.1	XXX	XXX	Report	XXX	XXX
Total Dissolved Solids	XXX	XXX	XXX	1,000	XXX	2,000
F. C. I. (17, 1400, 1)	******	*****	*****	Avg Qrtly	*****	ъ.
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	XXX	Report

In addition, the permit contains the following major special conditions:

• Solids Management

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-826-5472.

The EPA Waiver is in effect.

Northeast Regional Office

PA0061352, Sewage, SIC Code 4952, **Delaware Water Gap Municipal Authority**, P.O. Box 128, Delaware Water Gap, PA 18327-0128. Facility Name: Delaware Water Gap Municipal Authority WWTP. This existing facility is located in Delaware Water Gap Borough, **Monroe County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream, Cherry Creek (CWF, MF), is located in State Water Plan watershed 1-E and is classified for Cold Water and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.176 MGD.

(From Permit Effective Date to Three Years After Permit Effective Date)

(From Permit Effective Date to T	hree Years After	r Permit Effec	tive Date)			
Parameters	Mass Units Average Monthly	s (lbs/day) Daily Maximum	Minimum	Concentrat Average Monthly	tions (mg/L) Daily Maximum	IMAX
Lead, Total Zinc, Total	Report Report	Report Report	XXX XXX	Report Report	Report Report	XXX XXX
The proposed effluent limits for C	Outfall 001 are l	pased on a des	sign flow of 0.1	76 MGD.		
(From Three Years After Permit I	Effective Date to	Permit Expi	ration Date)			
Parameters	Mass Units Average Monthly	s (lbs/day) Daily Maximum	Minimum	Concentrat Average Monthly	tions (mg/L) Daily Maximum	IMAX
Lead, Total Zinc, Total	$0.039 \\ 0.96$	$0.063 \\ 1.52$	XXX XXX	$0.027 \\ 0.66$	$0.043 \\ 1.04$	$0.069 \\ 1.66$
The proposed effluent limits for C	Outfall 001 are l	pased on a des	sign flow of 0.1	76 MGD.		
(From Permit Effective Date to Permit Effective Date Date Date Date Date Date Date Dat	ermit Expiratio	n Date)				
Parameters	Mass Units Average Monthly	s (lbs/day) Weekly Average	Instant. Minimum	Concentrat Average Monthly	tions (mg/L) Weekly Average	IMAX
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.) Dissolved Oxygen Total Residual Chlorine (TRC) Carbonaceous Biochemical Oxygen	XXX XXX XXX 36.6	Daily Max XXX XXX XXX 58.7	6.0 4.0 XXX XXX	XXX XXX 0.5 25.0	XXX XXX XXX 40.0	9.0 XXX 1.6 50.0
$\begin{array}{c} \text{Demand (CBOD}_5) \\ \text{BOD}_5 \\ \text{Minimum \% Removal (\%)} \end{array}$	85.0	XXX	XXX	XXX	XXX	XXX
Total Suspended Solids Total Suspended Solids	Min Mo Avg 44.0 85.0	66.0 XXX	XXX XXX	30.0 XXX	45.0 XXX	60.0 XXX
Minimum % Removal (%) Fecal Coliform (No./100 ml)	Min Mo Avg XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Ammonia-Nitrogen Nov 1 - Apr 30	Report	Report Daily Max	XXX	Report	Report Daily Max	XXX
May 1 - Oct 31	Report	Report	XXX	7.96	Report	15.92
Total Phosphorus	Report	Daily Max Report Daily Max	XXX	Report	Daily Max Report Daily Max	XXX
Copper, Total	Report	Report Daily Max	XXX	0.059	0.109 Daily Max	0.118
The proposed effluent limits for C	Outfall 001 are l	pased on a des	sign flow of .17	6 MGD.—Lin	nits.	
(From Permit Effective Date to Pe	ermit Expiration	n Date)				
Parameters	Mass Units Annual Average	s (lbs/day) Daily Maximum	Minimum	Concentrat Annual Average	tions (mg/L) Daily Maximum	IMAX
Bromide	Report	Report	XXX	Report	Report	XXX
The proposed effluent limits for C	Outfall 001 are l	pased on a des	sign flow of .17	6 MGD.—Lin	nits.	
(From Permit Effective Date to Pe	ermit Expiration	n Date)				
Parameters	Mass Units Average Quarterly	s (lbs/day) Daily Maximum	Minimum	Concentrat Average Quarterly	tions (mg/L) Daily Maximum	IMAX
Total Dissolved Solids E. Coli (No./100 ml) Nitrate-Nitrite as N	Report XXX Report	Report XXX Report	XXX XXX XXX	Report XXX Report	Report XXX Report	XXX Report XXX

Parameters	Mass Units Average Quarterly	(lbs/day) Daily Maximum	Minimum	Concentrat Average Quarterly	ions (mg/L) Daily Maximum	IMAX
Total Nitrogen Total Kjeldahl Nitrogen	Report Report	Report Report	XXX XXX	Report Report	Report Report	XXX XXX
The proposed effluent limits for Interest of the Interest of t	ernal Monitor	ing Point 101	are based on a	design flow	of 0 MGD.	
(From Permit Effective Date to Per	mit Expiration	n Date)				
Parameters	Mass Units Average Monthly	(lbs/day) Daily Maximum	Minimum	Concentrate Average Monthly	ions (mg/L) Daily Maximum	IMAX
Biochemical Oxygen Demand (BOD ₅)	Report	Report	XXX	Report	Report	XXX
Raw Sewage Influent Total Suspended Solids Raw Sewage Influent	Report	Report	XXX	Report	Report	XXX

In addition, the permit contains the following major special conditions:

- Solids Management
- POTW Pretreatment Program Implementation
- Water Quality-Based Effluent Limitations for Toxic Pollutants

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-826-5472.

The EPA Waiver is not in effect.

Northeast Regional Office

PA0276901, Storm Water, SIC Code 4213, ABF Freight System, Inc., P.O. Box 10048, Fort Smith, AZ 72917. Facility Name: ABF Freight System Bethlehem. This proposed facility is located in Bethlehem Township, Northampton County.

Description of Proposed Activity: The application is for a new NPDES permit for a new discharge of treated industrial stormwater.

The receiving stream(s), Monocacy Creek (HQ-CWF, MF), is located in State Water Plan watershed 2-C and is classified for High Quality-Cold Water and Migratory Fish, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0 MGD.—Limits.

	Mass Unit	s (lbs/day)		Concentrat	tions (mg/L)	
Parameters	Average	Average	Minimum	Average	Maximum	IMAX
	Monthly	Weekly		Monthly		
Total Suspended Solids	XXX	XXX	XXX	XXX	XXX	Report
Oil and Grease	XXX	XXX	XXX	XXX	XXX	Report
Total Nitrogen	XXX	XXX	XXX	XXX	XXX	Report
Total Phosphorus	XXX	XXX	XXX	XXX	XXX	Report

The proposed effluent limits for Outfall 002 are based on a design flow of 0 MGD.—Limits.

Parameters	Mass Unit Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
Total Suspended Solids	XXX	XXX	XXX	XXX	XXX	Report
Oil and Grease	XXX	XXX	XXX	XXX	XXX	Report
Total Nitrogen	XXX	XXX	XXX	XXX	XXX	Report
Total Phosphorus	XXX	XXX	XXX	XXX	XXX	Report

In addition, the permit contains the following major special conditions:

- Stormwater Outfalls and Authorized Non-Stormwater Discharges
- Best Management Practices (BMPs)
- Routine Inspections
- Preparedness, Prevention and Contingency (PPC) Plan
- Stormwater Monitoring Requirements

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-826-5472.

The EPA Waiver is in effect.

Northeast Regional Office

PAS902202, Storm Water, SIC Code 4952, Lehigh County Authority, 1053 Spruce Road, Allentown, PA 18106-9408. Facility Name: Lehigh County Authority Pretreatment Plant. This existing facility is located in Upper Macungie Township, Lehigh County.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated industrial stormwater.

The receiving stream(s), Iron Run (HQ-CWF, MF), is located in State Water Plan watershed 2-C and is classified for High Quality-Cold Water and Migratory Fish, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0 MGD (stormwater).

Parameters	Mass Units Average Monthly	s (lbs/day) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	Inst Min XXX	XXX	XXX	30.0
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report Daily Max	120.0 100.0 30.0 Report XXX
Total Phosphorus	XXX	XXX	XXX	XXX	Report Daily Max	XXX
Iron, Total	XXX	XXX	XXX	XXX	ΧΧ̈́ΧΧ	Report
The proposed effluent limits for O	utiali 002 are i	oasea on a ae	sign flow of U N	IGD (stormw	ater).	
Parameters	Mass Units Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	Inst Min XXX	XXX	XXX	30.0
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report	120.0 100.0 30.0 Report XXX
Total Phosphorus	XXX	XXX	XXX	XXX	Daily Max Report	XXX
Iron, Total	XXX	XXX	XXX	XXX	Daily Max XXX	Report
The proposed effluent limits for O	utfall 003 are l	oased on a de	sign flow of 0 N	IGD (stormw	rater).	
Parameters	Mass Units Average Monthly	s (tos raay) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Biochemical Oxygen Demand	XXX	XXX	XXX	vvv	XXX	30.0
(BOD_{ϵ})			ΛΛΛ	XXX		30.0
(BOD ₅) Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report	120.0 100.0 30.0 Report XXX
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N	XXX XXX XXX	XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX XXX Report Daily Max Report	120.0 100.0 30.0 Report
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen Total Phosphorus Iron, Total	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report Daily Max Report Daily Max XXX	120.0 100.0 30.0 Report XXX
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen Total Phosphorus	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report Daily Max Report Daily Max XXX	120.0 100.0 30.0 Report XXX
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen Total Phosphorus Iron, Total	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX pased on a de	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report Daily Max Report Daily Max XXX	120.0 100.0 30.0 Report XXX
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen Total Phosphorus Iron, Total The proposed effluent limits for O	XXX XXX XXX XXX XXX utfall 004 are 1 Mass Units Average	XXX XXX XXX XXX XXX XXX Dased on a de s (lbs/day) Average	XXX XXX XXX XXX XXX XXX XXX sign flow of 0 M Minimum 6.0	XXX XXX XXX XXX XXX XXX XXX XXX AGD (stormw Concentra. Average	XXX XXX XXX XXX XXX Report Daily Max Report Daily Max XXX rater). tions_(mg/L)	120.0 100.0 30.0 Report XXX XXX Report
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen Total Phosphorus Iron, Total The proposed effluent limits for O Parameters pH (S.U.) Biochemical Oxygen Demand	XXX XXX XXX XXX XXX utfall 004 are l Mass Unit: Average Monthly	XXX XXX XXX XXX XXX Dased on a de s (lbs/day) Average Weekly	XXX XXX XXX XXX XXX XXX Sign flow of 0 M	XXX XXX XXX XXX XXX XXX XXX XXX MGD (stormw Concentra Average Monthly	XXX XXX XXX XXX Report Daily Max Report Daily Max XXX rater). tions (mg/L) Maximum	120.0 100.0 30.0 Report XXX XXX Report
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen Total Phosphorus Iron, Total The proposed effluent limits for O Parameters pH (S.U.) Biochemical Oxygen Demand (BOD ₅) Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease	XXX XXX XXX XXX XXX XXX utfall 004 are l Mass Unit: Average Monthly XXX XXX XXX	XXX XXX XXX XXX XXX Dased on a de s (lbs/day) Average Weekly XXX XXX	XXX XXX XXX XXX XXX XXX XXX Sign flow of 0 M Minimum 6.0 Inst Min XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX XXX XXX AGD (stormw Concentra Average Monthly XXX XXX XXX XXX	XXX XXX XXX XXX XXX Report Daily Max Report Daily Max XXX rater). tions (mg/L) Maximum XXX XXX XXX XXX	120.0 100.0 30.0 Report XXX XXX Report <i>IMAX</i> 9.0
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen Total Phosphorus Iron, Total The proposed effluent limits for O Parameters pH (S.U.) Biochemical Oxygen Demand (BOD ₅) Chemical Oxygen Demand (COD) Total Suspended Solids	XXX XXX XXX XXX XXX utfall 004 are l Mass Unit: Average Monthly XXX XXX	XXX XXX XXX XXX XXX Dased on a de s (lbs/day) Average Weekly XXX XXX	XXX XXX XXX XXX XXX XXX sign flow of 0 M Minimum 6.0 Inst Min XXX	XXX XXX XXX XXX XXX XXX XXX XXX MGD (stormw Concentra Average Monthly XXX XXX XXX	XXX XXX XXX XXX XXX Report Daily Max Report Daily Max XXX rater). tions (mg/L) Maximum XXX XXX XXX	120.0 100.0 30.0 Report XXX XXX Report IMAX 9.0 30.0 120.0 100.0

The proposed effluent limits for Outfall 005 are based on a design flow of 0 MGD (stormwater).
Mass Units (lbs/day) Concentrations (mg/L) Parameters Average Average Minimum Average Maximum IMAX Monthly Weekly Monthly
pH (S.U.) XXX XXX 6.0 XXX XXX 9.0 Inst Min
Biochemical Oxygen Demand XXX XXX XXX XXX XXX 30.0 (BOD_5)
Chemical Oxygen Demand (COD) XXX XXX XXX XXX XXX 120.0 Total Suspended Solids XXX XXX XXX XXX XXX 100.0 Oil and Grease XXX XXX XXX XXX XXX 30.0 Nitrate-Nitrite as N XXX XXX XXX XXX XXX Report Total Nitrogen XXX XXX XXX XXX Report XXX
Total Phosphorus XXX XXX XXX XXX Daily Max Report XXX
Iron, Total XXX XXX XXX XXX XXX Report
The proposed effluent limits for Outfall 006 are based on a design flow of 0 MGD (stormwater).
Mass Units (lbs/day) Concentrations (mg/L)
Parameters Average Average Minimum Average Maximum IMAX Monthly Weekly Monthly
pH (S.U.) XXX XXX 6.0 XXX XXX 9.0
Biochemical Oxygen Demand XXX XXX XXX XXX XXX 30.0 (BOD $_{5}$)
Chemical Oxygen Demand (COD) XXX XXX XXX XXX XXX 120.0 Total Suspended Solids XXX XXX XXX XXX XXX 100.0 Oil and Grease XXX XXX XXX XXX XXX 30.0 Nitrate-Nitrite as N XXX XXX XXX XXX XXX Report Total Nitrogen XXX XXX XXX XXX Report
Total Phosphorus XXX XXX XXX XXX Report XXX
Iron, Total XXX XXX XXX XXX XXX Report
The proposed effluent limits for Outfall 007 are based on a design flow of 0 MGD (stormwater).
Mass Units (lbs/day) Concentrations (mg/L) Parameters Average Minimum Average Maximum IMAX
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Biochemical Oxygen Demand XXX XXX XXX XXX XXX XXX 30.0
(BOD_5)
Chemical Oxygen Demand (COD) XXX XXX XXX XXX XXX 120.0 Total Suspended Solids XXX XXX XXX XXX XXX 100.0
Oil and Grease XXX XXX XXX XXX XXX 30.0
Nitrate-Nitrite as N XXX XXX XXX XXX Report Total Nitrogen XXX XXX XXX XXX Report XXX
Total Phosphorus XXX XXX XXX XXX Report XXX
Iron, Total XXX XXX XXX XXX XXX Report
The proposed effluent limits for Outfall 008 are based on a design flow of 0 MGD (stormwater).
Mass Units (lbs/day) Concentrations (mg/L)
Parameters Average Average Minimum Average Maximum IMAX Monthly Weekly Monthly
pH (S.U.) XXX XXX 6.0 XXX XXX 9.0
Biochemical Oxygen Demand XXX XXX XXX XXX XXX 30.0 (BOD $_5$)
Chemical Oxygen Demand (COD) XXX XXX XXX XXX XXX 120.0
Total Suspended Solids XXX XXX XXX XXX XXX 100.0 Oil and Grease XXX XXX XXX XXX XXX 30.0
Nitrate-Nitrite as N XXX XXX XXX XXX XXX Report
Total Nitrogen XXX XXX XXX Report XXX Daily Max

Parameters	Mass Units Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
Total Phosphorus	XXX	XXX	XXX	XXX	Report	XXX
Iron, Total	XXX	XXX	XXX	XXX	Daily Max XXX	Report
The proposed effluent limits for Out	fall 009 are l	pased on a de	sign flow of 0 N	IGD (stormw	ater).	
Parameters	Mass Units Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentra Average Monthly	tions (mg/L) Maximum	IMAX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD_5)	XXX	XXX	Inst Min XXX	XXX	XXX	30.0
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report	120.0 100.0 30.0 Report XXX
Total Phosphorus	XXX	XXX	XXX	XXX	Daily Max Report Daily Max	XXX
Iron, Total	XXX	XXX	XXX	XXX	XXX	Report
The proposed effluent limits for Out	fall 010 are l	pased on a de	sign flow of 0 N	IGD (stormw	ater).	
Parameters	Mass Units Average Monthly		Minimum		tions (mg/L) Maximum	IMAX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD_5)	XXX	XXX	Inst Min XXX	XXX	XXX	30.0
Chomical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Total Nitrogen	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX	XXX XXX XXX XXX Report	120.0 100.0 30.0 Report XXX
Total Phosphorus	XXX	XXX	XXX	XXX	Daily Max Report Daily Max	XXX
Iron, Total	XXX	XXX	XXX	XXX	XXX	Report

In addition, the permit contains the following major special conditions:

- Stormwater Outfalls and Authorized Non-Stormwater Discharges
- Best Management Practices (BMPs)
- Routine Inspections
- Preparedness, Prevention and Contingency (PPC) Plan
- Stormwater Monitoring Requirements

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-826-5472.

The EPA Waiver is in effect.

Northwest Regional Office

PA0029840, Sewage, SIC Code 8361, **Rayburn Township Joint Municipal Authority**, P.O. Box 776, Kittanning, PA 16201. Facility Name: Armsdale STP. This existing facility is located in Rayburn Township, **Armstrong County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream, Cowanshannock Creek (TSF), is located in State Water Plan watershed 17-E and is classified for Trout Stocking, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.145 MGD.

	Mass Units (lbs/day)			Concentrati		
Parameters	Average	Weekly	Instant.	Average	Weekly	IMAX
	Monthly	Average	Minimum	Monthly	Average	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
		Daily Max				
pH (S.U.)	XXX	ΧXX	6.0	XXX	XXX	9.0
Dissolved Oxygen Total Residual Chlorine (TRC)	XXX	XXX	5.0	XXX	XXX	XXX
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.5	XXX	1.6

Parameters	Mass Units Average Monthly	s (lbs / day) Weekly Average	Instant. Minimum	Concentrat Average Monthly	ions (mg/L) Weekly Average	IMAX
$\begin{array}{c} {\rm Carbonaceous~Biochemical~Oxygen} \\ {\rm Demand~(CBOD_5)} \end{array}$	30.3	45.4	XXX	25.0	37.5	50.0
Nov 1 - Apr 30 May 1 - Oct 31 Biochemical Oxygen Demand (BOD _{π})	21.8 Report	32.7 Report	XXX XXX	18.0 Report	27.0 Report	36.0 XXX
Raw Sewage Influent Total Suspended Solids Raw Sewage Influent	Report	Report	XXX	Report	Report	XXX
Total Suspended Solids Fecal Coliform (No./100 ml) Oct 1 - Apr 30	36.3 XXX	54.5 XXX	XXX XXX	30.0 2,000 Geo Mean	45.0 XXX	60.0 10,000
May 1 - Sep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Ammonia-Nitrogen	XXX	XXX	XXX	18.0	XXX	36.0
Nov 1 - Apr 30 May 1 - Oct 31 Total Nitrogen	XXX XXX	XXX XXX	XXX XXX	6.0 XXX	XXX Report	12.0 XXX
Total Phosphorus	XXX	XXX	XXX	XXX	Daily Max Report	XXX
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	Daily Max XXX	Report

In addition, the permit contains the following major special conditions:

• Solids Management

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

PA0101117, Sewage, SIC Code 4952, 6515, **Freedom First Rentals LLC**, P.O. Box 5205, Conneaut Lake, PA 16316-5205. Facility Name: Shady Acres MHP. This existing facility is located at 16050 Parsons Ln, Edinboro, PA 16412 in Cussewago Township, **Crawford County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SFTF sewage.

The receiving stream(s), UNT to Cussewago Creek (WWF), is located in State Water Plan watershed 16-D and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .002 MGD.—Limits.

Parameters	Mass Units Average Monthly	s (lbs day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
Flow (GPD) pH (S.U.)	$\mathop{\mathrm{Report}}_{XXX}$	XXX XXX	XXX 6.0	XXX XXX	XXX XXX	XXX 9.0
Dissolved Oxygen	XXX	XXX	Inst Min 4.0 Daily Min	XXX	XXX	XXX
Total Residual Chlorine (TRC) Biochemical Oxygen Demand (BOD ₅)	XXX XXX	XXX XXX	XXX XXX	$\begin{array}{c} 0.5 \\ 10.0 \end{array}$	XXX XXX	$\frac{1.6}{20.0}$
Total Suspended Solids Fecal Coliform (No./100 ml)	XXX XXX	XXX XXX	XXX XXX	10.0 200 Geo Mean	XXX XXX	$\frac{20.0}{1,000}$

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

PA0287890, Sewage, SIC Code 8800, **Robert Kozar**, 172 Clearwater Drive, Ellwood City, PA 16117-3060. Facility Name: Robert Kozar SRSTP. This existing facility is located at 1305 Trunkeyville Road, Tidioute, PA 16351 in Harmony Township, **Forest County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SRSTP sewage.

The receiving stream(s), Allegheny River (WWF), is located in State Water Plan watershed 16-F and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average	Average	Minimum	Annual	Maximum	IMAX
	Monthly	Weekly		Average		
Flow (GPD)	Report	XXX	XXX	XXX	XXX	XXX
()	Annl Avg					
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
			Inst Min			
Total Residual Chlorine (TRC)	XXX	XXX	XXX	Report	XXX	XXX
Biochemical Oxygen Demand	XXX	XXX	XXX	10.0	XXX	20.0
(BOD_5)						
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	20.0
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

Southcentral Regional Office

PA0260151, Sewage, SIC Code 4952, **Maxatawny Township Municipal Authority, Berks County**, 127 Quarry Road, Kutztown, PA 19530-9697. Facility Name: Maxatawny Township Munic STP. This existing facility is located in Maxatawny Township, **Berks County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Sacony Creek (CWF (existing use)), is located in State Water Plan watershed 3-B and is classified for Trout Stocking, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.14 MGD.—Limits.

Mass Units (lbs/day) Concentrations (mg/L)	
Parameters Average Weekly Instanta- Average Weekly	IMAX
Monthly $Average$ $neous$ $Monthly$ $Average$	
Minimum	
Flow (MGD) Report Report XXX XXX	XXX
Daily Max	ΛΛΛ
pH (S.U.) XXX XXX 6.0 XXX XXX	9.0
Dissolved Oxygen XXX XXX 5.0 XXX XXX	XXX
Carbonaceous Biochemical Oxygen 29 46 XXX 25.0 40.0	50
Demand (CBOD ₅)	50
	XXX
	ΛΛΛ
(BOD_5) Daily Max	
Raw Sewage Influent	CO
Total Suspended Solids 35 52 XXX 30.0 45.0	60
Total Suspended Solids Report Report XXX Report XXX	XXX
Raw Sewage Influent Daily Max	373737
Total Suspended Solids (Total Load, Report XXX XXX XXX XXX	XXX
lbs) (lbs) Total Mo	******
Total Suspended Solids (Total Load, XXX 12,785 XXX XXX XXX	XXX
lbs) (lbs) Total Annual	
Total Dissolved Solids XXX XXX XXX Report	XXX
Daily Max	
Fecal Coliform (No./100 ml) XXX XXX XXX 2,000 XXX	10,000
Oct 1 - Apr 30 Geo Mean	
May 1 - Sep 30 XXX XXX XXX 200 XXX	1,000
Geo Mean	
E. Coli (No./100 ml) XXX XXX XXX XXX XXX	Report
Ultraviolet light intensity XXX XXX Report XXX XXX	XXX
(mW/cm^2)	
Ammonia-Nitrogen 18.3 XXX XXX 15.7 XXX	31.4
Total Nitrogen XXX Report XXX XXX Report	XXX
Daily Max Daily Max	
Total Phosphorus 2.3 XXX XXX 2.0 XXX	XXX
Total Phosphorus (Total Load, lbs) Report XXX XXX XXX XXX	XXX
(lbs) Total Mo	
Total Phosphorus (Total Load, lbs) XXX 426 XXX XXX XXX	XXX
(lbs) Total Annual	

In addition, the permit contains the following major special conditions:

- · Proper handling, transport, and disposal of screenings, sludges, and other solids
- Annual submittal of sewage sludge management inventory

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 717-705-4732.

The EPA Waiver is in effect.

Southcentral Regional Office

Application No. PA0281751, Concentrated Animal Feeding Operation (CAFO), Kish-View Dairy LLC (Kish View Farm CAFO), 4733 East Main Street, Belleville, PA 17004-9296.

Kish View Dairy LLC has submitted an application for an Individual NPDES permit for a renewal of an CAFO known as Kish View Farm CAFO, located in Union Township, **Mifflin County**.

The CAFO is situated near Unnamed Tributary of Kishacoquillas Creek (HQ-CWF, MF) in Watershed 12-A, which is classified for High Quality-Cold Water and Migratory Fish. The CAFO is designed to maintain an animal population of approximately 1,279.63 animal equivalent units (AEUs) consisting of 650 Dairy Cows, 280 Dairy Heifers, and 205 Dairy Calves. Liquid dairy manure is stored in a concrete circular manure storage, concrete underbarn storage, and earthen lagoon. The operation also has a methane digester that processes liquid dairy manure. A release or discharge to waters of the Commonwealth under normal operating conditions is not expected. Normal operating conditions are defined as conditions below a 25-year, 24-hour storm event.

The Department has conducted administrative and technical reviews of the application. Based on the preliminary review and application of lawful standards and regulations, the Department has made a tentative determination to issue an NPDES permit for the operation subject to the terms and conditions and monitoring and reporting requirements specified in the permit.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 717-705-4732.

The Environmental Protection Agency (EPA) permit waiver provision under 40 CFR 123.24(e) does not apply to this NPDES permit.

Southeast Regional Office

PA0055689, Sewage, SIC Code 4952, Clemens Andrew S & Clemens Elaine R, 485 Camp Rock Hill Road, Quakertown, PA 18951-5352. Facility Name: Clemens SRSTP. This existing facility is located in Richland Township, Bucks County.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SRSTP sewage.

The receiving stream(s), Butter Creek (HQ-TSF, MF), is located in State Water Plan watershed 3-E and is classified for Migratory Fishes, High Quality Waters-Trout Stocking, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0005 MGD.—Limits.

Parameters	Mass Units Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrati Annual Average	ions (mg/L) Maximum	IMAX
Flow (GPD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	$\begin{array}{c} 6.0 \\ \text{Inst Min} \end{array}$	XXX	XXX	9
Carbonaceous Biochemical Oxygen Demand (CBOD ₅) Nov 1 - Apr 30	XXX	XXX	XXX	20.0	XXX	40
May 1 - Oct 31	XXX	XXX	XXX	10.0	XXX	20
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	$\frac{20}{\text{yyy}}$
Fecal Coliform (CFU/100 ml)	XXX	XXX	XXX	200 Geo Mean	XXX	XXX
Ammonia-Nitrogen Nov 1 - Apr 30	XXX	XXX	XXX	9.0	XXX	19
May 1 - Oct 31	XXX	XXX	XXX	3.0	XXX	6
Total Residual Chlorine (TRC)	XXX	XXX	Report	Report	XXX	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 484-250-5910.

The EPA Waiver is in effect.

PA0058858, Sewage, SIC Code 4952, **Upper Makefield Township**, 1076 Eagle Road, Newtown, PA 18940-2818. Facility Name: Reeve Tract WWTP. This existing facility is located in Upper Makefield Township, **Bucks County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Unnamed Tributary to Jericho Creek (WWF, MF), is located in State Water Plan watershed 2-E and is classified for Warm Water Fishes and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.020225 MGD.—Limits.

	$Mass\ Unit$	s (lbs/day)	Concentrations (mg/L)			
Parameters	Average	Average	Daily	Average	Maximum	IMAX
	Monthly	Weekly	Minimum	Monthly		
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
, , ,	1	Daily Max				

Parameters	Mass Unit Average Monthly	s (lbs / day) Average Weekly	Daily Minimum	Concentrat Average Monthly	ions (mg/L) Maximum	IMAX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	Inst Min 6.0 Inst Min	XXX	XXX	XXX
Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	1.7	XXX	XXX	10	XXX	20
Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	Report	XXX	XXX	Report	XXX	XXX
Raw Sewage Influent BOD ₅ (Load, lbs/mo or lbs/year) Raw Sewage Influent	Report	XXX	XXX	Report	XXX	XXX
Total Suspended Solids Total Suspended Solids	1.7 Report	XXX XXX	XXX XXX	10 Report	XXX XXX	$\mathop{\rm 20}_{\rm XXX}$
Raw Sewage Influent Total Dissolved Solids	XXX	XXX	XXX	1,000	2,000 Daily Max	2,500
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Oct 1 - Apr 30 May 1 - Sep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Ultraviolet light intensity (mW/cm ²)	XXX	XXX	Report	XXX	XXX	XXX
Total Nitrogen Ammonia-Nitrogen	$\frac{1.7}{0.50}$	XXX XXX	XXX XXX	$\frac{10.0}{3.0}$	XXX XXX	$\begin{array}{c} 20 \\ 6 \end{array}$
Nov 1 - Apr 30 May 1 - Oct 31 Nitrate as N	0.3 XXX	XXX XXX	XXX XXX	1.5 Report	XXX XXX	XXX
May 1 - Sep 30 Total Phosphorus	0.2	XXX	XXX	1.0	XXX	2

The proposed effluent limits for Outfall 001 are based on a design flow of 0.020225 MGD.—Limits.

	$Mass\ Units$	$Mass\ Units\ (lbs/day)$			Concentrations (mg/L)		
Parameters	Average	Average	Daily	Average	Maximum	IMAX	
	Monthly	Weekly	Minimum	Monthly			
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	XXX	Report	

In addition, the permit contains the following major special conditions:

- · No stormwater shall be directly admitted to sanitary sewers
- Proper disposal of collected screenings, slurries, sludges, and other solids
- Permittee shall notify DEP of operator in charge
- Permittee shall develop operations and maintenance (O&M) plan
- The permittee shall report operation of the ultraviolet (UV) disinfection system
- Seasonal fecal coliform monitoring requirement

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 484-250-5910.

The EPA Waiver is in effect.

Southeast Regional Office

PA0245062, Sewage, SIC Code 1521, Petrondi Richard, 3141 Hollow Road, Malvern, PA 19355. Facility Name: Petrondi Residence. This existing facility is located in Charlestown Township, Chester County.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SRSTP sewage.

The receiving stream(s), Unnamed Tributary to Pickering Creek (HQ-TSF, MF), is located in State Water Plan watershed 3-D and is classified for Migratory Fishes, High Quality Waters-Trout Stocking, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	Mass Units (lbs/day)			Concentrat		
Parameters	Average	Average	Minimum	Annual	Maximum	IMAX
	Monthly	Weekly		Average		
Flow (GPD)	Report	XXX	XXX	XXX	XXX	XXX
	Annl Avg					
pH (S.U.)	Annl Avg XXX	XXX	6.0	XXX	XXX	9
_			Inst Min			

Parameters	Mass Units (lbs/day) Average Average		Minimum	Concentrations (mg/L) Annual Maximum		IMAX
	Monthly	Weekly		Average		
$CBOD_5$	XXX	XXX	XXX	20.0	XXX	40
Nov 1 - Apr 30						
May 1 - Oct 31 TSS	XXX	XXX	XXX	10.0	XXX	20
	XXX	XXX	XXX	10.0	XXX	20
Fecal Coliform (CFU/100 ml)	XXX	XXX	XXX	200	XXX	XXX
				Geo Mean		
Ammonia	XXX	XXX	XXX	15.0	XXX	30
Nov 1 - Apr 30						
May 1 - Oct 31	XXX	XXX	XXX	5.0	XXX	10

In addition, the permit contains the following major special conditions:

- I. Other Requirements
- A. AMR to DEP
- B. 1/year Measure Depth of Septage and Scum
- C. Septic Tanks Pumped Out Every Three Years
- D. No Stormwater
- E. Necessary Property Rights
- F. Proper Sludge Disposal

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 484-250-5910.

The EPA Waiver is in effect.

Southeast Regional Office

PA0245194, Sewage, SIC Code 4952, **Leon A Grochowski Jr**, 2224 Meadowbrook Drive, Schnecksville, PA 18078. Facility Name: Leon Grochowski SRSTP. This existing facility is located in East Rockhill Township, **Bucks County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SRSTP sewage.

The receiving stream(s), Threemile Run (TSF, MF), is located in State Water Plan watershed 2-D and is classified for Trout Stocking and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0008 MGD.—Limits.

Parameters	Mass Units Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrat Annual Average	tions (mg/L) Maximum	IMAX
Flow (MGD)	Report	XXX	XXX	XXX	XXX	XXX
pH (S.U.)	Annl Avg XXX	XXX	6.0 Inst Min	XXX	XXX	9
Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	XXX	XXX	XXX	10.0	XXX	20
Total Suspended Solids Fecal Coliform (No./100 ml) Total Nitrogen	XXX XXX XXX	XXX XXX XXX	XXX XXX XXX	10.0 200 Report	XXX XXX XXX	$\begin{array}{c} 20 \\ \text{XXX} \\ \text{XXX} \end{array}$

In addition, the permit contains the following major special conditions:

- · Measurement of depth of septage
- Septic tank pumping requirement
- · Optimization of chlorine dosage

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 484-250-5910.

The EPA Waiver is in effect.

Southwest Regional Office

PA0022276, Sewage, SIC Code 8211, **Southmoreland School District**, 2351 Route 981, Alverton, PA 15612. Facility Name: Southmoreland School District STP. This existing facility is located in East Huntingdon Township, **Westmoreland County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Unnamed Tributary to Stauffer Run (WWF), is located in State Water Plan watershed 19-D and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.021 MGD.—Limits.

The proposed childent millios for O	attait oot are	oused on a de	oign now or o.c	ZI MOD. III		
Parameters	Mass Unit: Average Monthly	s (lbs/day) Average Weekly	Daily Minimum	Concentrat Average Monthly	ions (mg/L) Maximum	IMAX
Flow (MGD) pH (S.U.)	0.021 XXX	XXX XXX	XXX 6.0	XXX XXX	XXX 9.0 Dailv Max	XXX XXX
Dissolved Oxygen Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	XXX XXX	XXX XXX	5.0 XXX	XXX 10.0	XXX XXX	XXX 20.0
Total Suspended Solids Fecal Coliform (No./100 ml) Oct 1 - Apr 30	XXX XXX	XXX XXX	XXX XXX	10.0 2,000 Geo Mean	XXX XXX	$ \begin{array}{c} 20.0 \\ 10,000 \end{array} $
May 1 - Sep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Ultraviolet light transmittance (%) Ammonia-Nitrogen Nov 1 - Apr 30	XXX XXX	XXX XXX	Report XXX	XXX 4.4	XXX XXX	XXX 8.8
May 1 - Oct 31	XXX	XXX	XXX	2.3	XXX	4.6

The proposed effluent limits for Outfall 001 are based on a design flow of 0.021 MGD.—Limits.

	Mass Units	s (lbs/day)	Concentrations (mg/L)			
Parameters	Average	Average	Daily	Average	Maximum	IMAX
	Monthly	Weekly	Minimum	Monthly		
Total Nitrogen	XXX	XXX	XXX	XXX	Report	XXX
					Daily Max	
Total Phosphorus	XXX	XXX	XXX	XXX	Report	XXX
A1 ' (D + 1	3/3/3/	373737	373737	373737	Daily Max	373737
Aluminum, Total	XXX	XXX	XXX	XXX	Report	XXX
Iron, Total	XXX	XXX	XXX	XXX	Daily Max Report	XXX
11011, 10ta1	ΛΛΛ	ΛΛΛ	ΛΛΛ	ΛΛΛ	Daily Max	ΛΛΛ
Manganese, Total	XXX	XXX	XXX	XXX	Report	XXX
Tanigarioso, Total					Daily Max	
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	XXX	Report
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX		Report

In addition, the permit contains the following major special conditions:

• None.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA Waiver is in effect.

Southwest Regional Office

PA0024082, Sewage, SIC Code 4952, **Municipal Authority of Westmoreland County**, P.O. Box 730, Greensburg, PA 15601-0730. Facility Name: Avonmore Borough STP. This existing facility is located in Avonmore Borough, **Westmoreland County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Kiskiminetas River (WWF), is located in State Water Plan watershed 18-B and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .257 MGD.—Limits.

Parameters	Mass Unit Average Monthly	s (lbs/day) Weekly Average	Instanta- neous Minimum	Concentrate Average Monthly	tions (mg/L) Weekly Average	IMAX
Total Nitrogen	XXX	XXX	XXX	XXX	Report	XXX
Total Phosphorus	XXX	XXX	XXX	XXX	Daily Max Report	XXX
Aluminum, Total	XXX	XXX	XXX	XXX	Daily Max Report	XXX
Iron, Total	XXX	XXX	XXX	XXX	Daily Max Report	XXX
Manganese, Total	XXX	XXX	XXX	XXX	Daily Max Report Daily Max	XXX

The proposed effluent limits for Outfall 001 are based on a design flow of .257 MGD.—Limits.

	Mass Unit	s (lbs/day)		Concentrati	ons (mg/L)	
Parameters	Average	Weekly	Instanta-	Average	Weekly	IMAX
	Monthly	Average	neous	Monthly	Average	
	1110111111	11007 age	Minimum	11101111111	1100rage	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
		Daily Max				
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	4.0	XXX	XXX	XXX
Carbonaceous Biochemical Oxygen	53.6	80.4	XXX	25.0	37.5	50
Demand (CBOD ₅)						
Biochemical Oxygen Demand	Report	Report	XXX	Report	XXX	XXX
(BOD ₅)	report	Daily Max	11111	report	11111	11111
Raw Sewage Influent		Daily Max				
	64.3	96.5	XXX	30.0	45.0	60
Total Suspended Solids			XXX		XXX	XXX
Total Suspended Solids	Report	Report	ΛΛΛ	Report	ΛΛΛ	ΛΛΛ
Raw Sewage Influent	373737	Daily Max	373737	0.000	373737	10.000
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	2,000	XXX	10,000
Oct 1 - Apr 30				Geo Mean		
May 1 - Sep 30	XXX	XXX	XXX	200	XXX	1,000
				Geo Mean		
Ultraviolet light transmittance (%)	XXX	XXX	Report	XXX	XXX	XXX
Ammonia-Nitrogen	Report	XXX	XXX	Report	XXX	XXX
e	-			-	•,	
The proposed effluent limits for Ou	itiali 001 are	based on a des	sign flow of .25	or MGD.—Lim	its.	
	Mass Unit	s (lbs/day)		Concentrati	lons (mg/L)	
Parameters	Average	Weekly	Instanta-	Average	Weekly	IMAX
	Monthly	Average	neous	Monthly	Average	
		1100.000	Minimum		-200, 480	
T. C. I. (37, 4400, 1)	*****	*****		******	******	ъ.
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	XXX	Report

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA Waiver is not in effect.

Southwest Regional Office

PA0028410, Sewage, SIC Code 4952, Municipal Authority of the Borough of Baden, 149 State Street, Baden, PA 15005-1937. Facility Name: Baden STP. This existing facility is located in Baden Borough, Beaver County.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of

The receiving stream(s), Tevebau Run (WWF), is located in State Water Plan watershed 20-G and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 2.0 MGD.—Limits.

Parameters	Mass Units Average Monthly	s (lbs/day) Weekly Average	Minimum	Concentrat Average Monthly	ions (mg/L) Weekly Average	IMAX
Total Nitrogen	XXX	Report	XXX	XXX	Report	XXX
Total Phosphorus	XXX	Daily Max Report Daily Max	XXX	XXX	Daily Max Report Daily Max	XXX
The proposed effluent limits for Out	fall 001 are l	based on a des	sign flow of 2.0	MGD.—Limi	ts.	
Parameters	Mass Units Average Monthly	s (lbs / day) Weekly Average	Minimum	Concentrat Average Monthly	ions (mg/L) Weekly Average	IMAX
PFOA (ng/L) PFOS (ng/L) PFBS (ng/L) HFPO-DA (ng/L)	XXX XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX XXX	XXX XXX XXX XXX	Report Report Report Report
The proposed effluent limits for Out	fall 001 are l	based on a des	sign flow of 2.0	MGD.—Limi	ts.	
Parameters	Mass Units Average Monthly	s (lbs / day) Weekly Average	Minimum	Concentrat Average Monthly	ions (mg/L) Weekly Average	IMAX
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	Daily Max XXX	6.0 Inst Min	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	4.0 Inst Min	XXX	XXX	XXX

Parameters	Mass Units Average Monthly	s (lbs/day) Weekly Average	Minimum	Concentrat Average Monthly	ions (mg/L) Weekly Average	IMAX
Total Residual Chlorine (TRC) Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	XXX 417	XXX 634	XXX XXX	$\begin{array}{c} 0.5 \\ 25.0 \end{array}$	XXX 38.0	$\begin{array}{c} 1.6 \\ 50 \end{array}$
Biochemical Oxygen Demand (BOD ₅) Raw Sewage Influent	Report	Report	XXX	Report	Report	XXX
Total Suspended Solids Raw Sewage Influent	Report	Report	XXX	Report	Report	XXX
Total Suspended Solids Fecal Coliform (No./100 ml)	500 XXX	751 XXX	XXX XXX	30.0 2,000	45.0 XXX	$\begin{array}{c} 60 \\ 10,000 \end{array}$
Nov 1 - Apr 30 May 1 - Oct 31	XXX	XXX	XXX	Geo Mean 200 Geo Mean	XXX	400
E. Coli (No./100 ml) Ammonia-Nitrogen	XXX XXX	XXX XXX	XXX XXX	XXX Report	XXX Report Daily Max	Report XXX
Antimony, Total	Report	XXX	XXX	Report	Report Daily Max Daily Max	XXX
Mercury, Total (ng/L)	Report	XXX	XXX	Report	Report Daily Max	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA Waiver is not in effect.

Southwest Regional Office

PA0218367, Industrial, SIC Code 4941, **Saint Francis University**, P.O. Box 600, Loretto, PA 15940-0600. Facility Name: Saint Francis University Water Treatment Plant. This existing facility is located in Loretto Borough, **Cambria County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated industrial waste.

The receiving stream(s), Unnamed Tributary of Chest Creek (HQ-CWF, MF), is located in State Water Plan watershed 8-B and is classified for High Quality-Cold Water and Migratory Fish, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.004 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average	Daily	Instant.	Average	Daily	IMAX
	Monthly	Maximum	Minimum	Monthly	Maximum	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.05	0.17	XXX
Total Suspended Solids	XXX	XXX	XXX	30.0	60.0	XXX
Aluminum, Total	XXX	XXX	XXX	0.75	0.75	XXX
Iron, Total	XXX	XXX	XXX	2.0	4.0	XXX
Manganese, Total	XXX	XXX	XXX	1.0	2.0	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA Waiver is in effect.

Southwest Regional Office

PAI136102, MS4, Fox Chapel Borough, Allegheny County, 401 Fox Chapel Road, Pittsburgh, PA 15238-2225.

The application is for a renewal of an individual NPDES permit for the discharge of stormwater from a regulated municipal separate storm sewer system (MS4) to waters of the Commonwealth in Fox Chapel Borough, Allegheny County. The receiving stream(s), Allegheny River (WWF), Sycamore Run (HQ-WWF), Campbell Run (WWF), Guyasuta Run (HQ-WWF), Little Pine Creek (TSF), Guys Run (WWF), Glade Run (HQ-WWF), and Stony Camp Run (HQ-WWF), is located in State Water Plan watershed 18-A and is classified for Trout Stocking, High Quality Waters-Warm Water Fishes, and Warm Water Fishes, aquatic life, water supply and recreation. The applicant is classified as a small MS4.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA waiver is in effect for small MS4s, and is not in effect for large MS4s.

III. Individual NPDES Permit Applications for Discharges of Stormwater Associated with Construction Activity.

Northeast Regional Office

Applicant: Orange Pavers Corp.

Applicant Address: 409 North Road, Stroudsburg, PA 18360

Application Number: **PAD450140 A-2**Application Type: Major Amendment

Municipality/County: Jackson Township, **Monroe County** Project Site Name: Orange Pavers Corp. Land Development

Total Earth Disturbance Area (acres): 8.05 acres

Surface Waters Receiving Stormwater Discharges: Reeders Run (HQ, CWF-MF)

Proposed Effluent Limitations: The draft permit requires implementation of an Erosion and Sediment Control (E&S) Plan and a Post-Construction Stormwater Management (PCSM) Plan and compliance with Federal technology-based effluent standards at 40 CFR Part 450.

Rate or Frequency of Discharge: Stormwater discharges during and following earth disturbance activities are precipitation-induced and will vary depending on factors such as the area of impervious surfaces, the size and placement of best management practices (BMPs) and the intensity of precipitation.

Project Description: Amendment to the permit to add a new infiltration/detention basin to replace a failing area of pervious pavers. An additional area for laydown and storage will also be added.

Special Conditions: The permittee shall implement a non-discharge alternative and/or the ABACT E&S and PCSM BMPs identified in Antidegradation Analysis Module 3 (3800-PM-BCW0406c) and the approved E&S and PCSM Plans to satisfy antidegradation implementation requirements of 25 Pa. Code §§ 93.4c, 102.4(b)(6) and 102.8(h).

You may review the permit application file by contacting DEP's File Review Coordinator at 570-826-5472.

Northeast Regional Office

Applicant: The Hamlet Estates Pocono, LLC

Applicant Address: 612 Main Street, Suite 220 # 1154, Stroudsburg, PA 18360

Application Number: PAD450211

Application Type: New

Municipality/County: Polk Township, Monroe County

Project Site Name: The Hamlet Estates Pocono Total Earth Disturbance Area (acres): 14.12 acres

Surface Waters Receiving Stormwater Discharges: UNT to Pohopoco Creek (CWF, MF), Pohopoco Creek (HQ-CWF, MF)

Proposed Effluent Limitations: The draft permit requires implementation of an Erosion and Sediment Control (E&S) Plan and a Post-Construction Stormwater Management (PCSM) Plan and compliance with Federal technology-based effluent standards at 40 CFR Part 450.

Rate or Frequency of Discharge: Stormwater discharges during and following earth disturbance activities are precipitation-induced and will vary depending on factors such as the area of impervious surfaces, the size and placement of best management practices (BMPs) and the intensity of precipitation.

Project Description: 11 Lot residential subdivision and associated infrastructure located at the intersection of H.T.Y. Road and Polk Township Road in Polk Township, Monroe County, PA.

Special Conditions: N/A—No site-specific special conditions proposed.

You may review the permit application file by contacting DEP's File Review Coordinator at 570-826-5472.

Northeast Regional Office

Applicant: Lehigh Valley Health Network, c/o Gregory Marushak

Applicant Address: Design & Construction, 2100 Mack Boulevard, 5th Floor, P.O. Box 4000, Allentown, PA 18105-4000

Application Number: PAD390179 A-3

Application Type: Renewal and Major Amendment

Municipality/County: Bethlehem City, Hanover Township, Lehigh County, Northampton County.

Project Site Name: Lehigh Valley Health Network—Muhlenberg—New South Wing

Total Earth Disturbance Area (acres): 40.95 acres

Surface Waters Receiving Stormwater Discharges: UNT to Monocacy Creek (HQ-CWF, MF)

Proposed Effluent Limitations: The draft permit requires implementation of an Erosion and Sediment Control (E&S) Plan and a Post-Construction Stormwater Management (PCSM) Plan and compliance with Federal technology-based effluent standards at 40 CFR Part 450.

Rate or Frequency of Discharge: Stormwater discharges during and following earth disturbance activities are precipitation-induced and will vary depending on factors such as the area of impervious surfaces, the size and placement of best management practices (BMPs) and the intensity of precipitation.

Project Description: Demolition of an existing building, parking lot, and helipad and construction of proposed Emergency Department Expansion with associated access road improvements, parking facilities, and utilities.

Special Conditions: N/A—No site-specific special conditions proposed

You may review the permit application file by contacting DEP's File Review Coordinator at 570-826-5472.

Northeast Regional Office

Applicant: Orwigsburg CSG 1 LLC

Applicant Address: 3050 Peachtree Road, Suite 460, Atlanta, GA 30305

Application Number: PAD540038

Application Type: New

Municipality/County: North Union Township, Schuylkill County

Project Site Name: Orwigsburg CSG 1 LLC Solar Project

Total Earth Disturbance Area (acres): 1.9 acres

Surface Waters Receiving Stormwater Discharges: 1. Mahannon Creek (CWF, MF); 2. EV Wetlands

Proposed Effluent Limitations: The draft permit requires implementation of an Erosion and Sediment Control (E&S) Plan and a Post-Construction Stormwater Management (PCSM) Plan and compliance with Federal technology-based effluent standards at 40 CFR Part 450.

Rate or Frequency of Discharge: Stormwater discharges during and following earth disturbance activities are precipitation-induced and will vary depending on factors such as the area of impervious surfaces, the size and placement of best management practices (BMPs) and the intensity of precipitation.

Project Description: The project involves the installation of a solar array with associated access road, fence, electric lines, and stormwater BMPs.

Special Conditions: N/A—No site-specific special conditions proposed.

You may review the permit application file by contacting DEP's File Review Coordinator at 570-826-5472.

Northcentral Regional Office

Applicant: Spring—Benner—Walker Joint Authority

Applicant Address: 170 Irish Hollow Road, Bellefonte, PA 16823-6200

Application Number: PAD140119

Application Type: New

Municipality/County: Benner Township, Patton Township, **Centre County** Project Site Name: Shiloh Road Wastewater Collection and Conveyance System

Total Earth Disturbance Area (acres): 39.17 acres

Surface Waters Receiving Stormwater Discharges: Spring Creek (HQ-CWF, MF), Big Hollow (CWF, MF)

Proposed Effluent Limitations: The draft permit requires implementation of an Erosion and Sediment Control (E&S) Plan and a Post-Construction Stormwater Management (PCSM) Plan and compliance with Federal technology-based effluent standards at 40 CFR Part 450.

Rate or Frequency of Discharge: Stormwater discharges during and following earth disturbance activities are precipitation-induced and will vary depending on factors such as the area of impervious surfaces, the size and placement of best management practices (BMPs) and the intensity of precipitation.

Project Description: Construct approximately 26,500 linear feet (lf) of PVC gravity sewer, 23,000 lf of sanitary force main, three (3) pump stations and several individual grinder pumps as recommended by act 537 sewage facilities plan special study.

Special Conditions: Threatened or Endangered Bats. Removal of trees within the project area may have the potential of effecting threatened northern long-eared bats. Tree cutting activities shall be done only from August 16 to May 14. Onsite Disposal of Excess Excavated Soils. Excess excavated soil from the PSU airport property (parcel # 12-004,037A,0000), Air National Guard property (parcel # 12-004,037F,0000), along Minuteman Lane, or within Fillmore Road and Alexander Drive must be wasted on the parcel from which it originated, no more than 50 feet from the trench/Directional Drilling Pits from which the soil originated, within the Limit of Disturbance, without changing the stormwater runoff characteristics. If onsite disposal as previously required is not feasible, the applicant shall submit to the Department a sampling and disposal plan for review and approval. No wasting of fill shall occur within a regulated Water of the Commonwealth or concentrated stormwater flow paths without prior written authorization from the Department.

You may review the permit application file by contacting DEP's File Review Coordinator at 570-327-3693.

Northeast Regional Office

Applicant: Black Creek Group (aka IPT Acquisitions, LLC), c/o Matt Kulp Applicant Address: 301 Route 17 North, Suite 206, Rutherford, NJ 07070-2585

Application Number: PAD390109

Application Type: Renewal

Municipality/County: South Whitehall Township, Upper Macungie Township, Lehigh County

Project Site Name: Crackersport and Eck Road Warehouses

Total Earth Disturbance Area (acres): 67.96 acres

Surface Waters Receiving Stormwater Discharges: UNT to Little Cedar Creek (HQ-CWF, MF)

Proposed Effluent Limitations: The draft permit requires implementation of an Erosion and Sediment Control (E&S) Plan and a Post-Construction Stormwater Management (PCSM) Plan and compliance with Federal technology-based effluent standards at 40 CFR Part 450.

Rate or Frequency of Discharge: Stormwater discharges during and following earth disturbance activities are precipitation-induced and will vary depending on factors such as the area of impervious surfaces, the size and placement of best management practices (BMPs) and the intensity of precipitation.

Project Description: The development proposes 3 warehouse buildings for a combined square footage of 907,205 SF with associated vehicle parking and stormwater management facilities.

Special Conditions: N/A—No site-specific special conditions proposed.

You may review the permit application file by contacting DEP's File Review Coordinator at 570-826-5472.

Southwest Regional Office

Applicant: Columbia Gas of PA

Applicant Address: 4000 Energy Drive, Bridgeville, PA 15017

Application Number: PAD650051

Application Type: New

Municipality/County: North Huntingdon Township, Westmoreland County

Project Site Name: McKee Road Pipeline Project Total Earth Disturbance Area (acres): 7.6 acres

Surface Waters Receiving Stormwater Discharges: Long Run (HQ-TSF)

Proposed Effluent Limitations: The draft permit requires implementation of an Erosion and Sediment Control (E&S) Plan and a Post-Construction Stormwater Management (PCSM) Plan and compliance with Federal technology-based effluent standards at 40 CFR Part 450.

Rate or Frequency of Discharge: Stormwater discharges during and following earth disturbance activities are precipitation-induced and will vary depending on factors such as the area of impervious surfaces, the size and placement of best management practices (BMPs) and the intensity of precipitation.

Project Description: Columbia Gas of Pennsylvania is proposing to install approximately 14,300 linear feet of plastic gas pipeline and an additional 246 feet of pipeline to be installed via directional bore.

Special Conditions: 1. This permit does not authorize any obstructions or encroachments to any regulated watercourse or floodway. All permitting required for impacts to regulated watercourses or their floodway are subject to 25 Pa. Code Chapter 105. Appropriate authorization for impacts which require permitting under Chapter 105 must be obtained prior to beginning earth disturbance. 2. As property rights are not conveyed by the issuance of this permit, any property rights for construction or discharges which will not be on property owned by the applicant shall be considered and obtained prior to conducting any earth disturbance. Any changes due to not obtaining property rights will be subject to the permit amendment process

You may review the permit application file by contacting DEP's File Review Coordinator at 412-442-4286.

STATE CONSERVATION COMMISSION

PROPOSED NUTRIENT MANAGEMENT PLANS RELATED TO APPLICATIONS FOR NPDES PERMITS FOR CAFOS

This notice provides information about agricultural operations that have submitted nutrient management plans (NMPs) for approval under 3 Pa.C.S. Chapter 5 and that have or anticipate submitting applications for new, amended or renewed (National Pollutant Discharge Elimination System) NPDES permits, or Notices of Intent (NOIs) for coverage under a general permit, for CAFOs, under 25 Pa. Code Chapter 92a. This notice is provided in accordance with 25 Pa. Code Chapter 92a and 40 CFR Part 122, implementing The Clean Streams Law and the Federal Clean Water Act.

Based upon preliminary reviews, the State Conservation Commission (SCC) or County Conservation Districts (CCD) working under a delegation agreement with the SCC have completed an administrative review of NMPs described. These NMPs are published as proposed plans for comment prior to taking final actions. The NMPs are available for review at the CCD office for the county where the agricultural operation is located. A list of CCD office locations is available at http://www.nacdnet.org/about/districts/directory/pa.phtml or can be obtained from the SCC at the office address listed or by calling 717-787-8821.

Individuals wishing to comment on an NMP are invited to submit a statement outlining their comments on the plan to the CCD, with a copy to the SCC for each NMP, within 30-days from the date of this public notice. Comments received within the respective comment periods will be considered in the final determinations regarding the NMPs. Comments should include the name, address and telephone number of the writer and a concise statement to inform the SCC of the exact basis of the comments and the relevant facts upon which they are based. Comments should be sent to the SCC, Agriculture Building, Room 310, 2301 North Cameron Street, Harrisburg, PA 17110.

Individuals in need of accommodations should contact the SCC through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

ACT 38

NUTRIENT MANAGEMENT PLANS CAFO PUBLIC NOTICE SPREADSHEET—APPLICATIONS

Agricultural Operation Name and Address	Count y	$egin{array}{l} Total \ Acres \end{array}$	Animal Equivalent Units	Animal Type	Protection Waters (HQ	Renewal/New
				01		_
Wesley Burkholder 4715 Fort McCord Road Chambersburg, PA 17202	Franklin County	459.1	505.21	Poultry	NA	Renewal

PUBLIC WATER SUPPLY PERMITS

Under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17), the following parties have applied for Public Water Supply (PWS) permits to construct or substantially modify public water systems.

Individuals wishing to comment on permit applications are invited to submit statements to the office listed before the application within 30-days of this public notice. Comments received within this 30-day comment period will be considered in the formulation of the final determinations regarding an application. A comment should include the name, address and telephone number of the writer and a concise statement to inform the Department of Environmental Protection (DEP) the exact basis of a comment and the relevant facts upon which it is based. A public hearing may be held after consideration of comments received during the 30-day public comment period.

Following the comment period, DEP will make a final determination regarding the proposed permit. Notice of this final determination will be published in the *Pennsylvania Bulletin* at which time this determination may be appealed to the Environmental Hearing Board.

The permit application and related documents are on file at the office listed before the application and available for public review. Arrangements for inspection and copying information should be made with the office listed before the application.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

SAFE DRINKING WATER

Application(s) Received Under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17).

Northeast Region: Safe Drinking Water Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Paul Barnes, P.E., 570-826-2274, paulbarnes@pagov

Application No. 1127760, Construction, Public Water Supply.

Applicant UMH PA Valley Stream, LLC

Address 150 Clay Street Suite 410

Morgantown, WV 26501-5942

Municipality Rice Township
County Luzerne County
Responsible Official Jeffrey V. Yorick, P.E.

150 Clay Street

Suite 410

Morgantown, WV 26501

Consulting Engineer James R. Holley & Associates,

Inc.

18 South George Street

Special

Suite 300 York, PA 17401

Application Received December 11, 2024
Description The applicant property

The applicant proposes the addition of two additional greensand filters to provide iron

and manganese removal.

Northwest Region: Safe Drinking Water Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: Samantha Mielo, Environmental Engineer, 814-332-6360.

Application No. 2524504, Construction, Public Water Supply.

Applicant YMCA of Youngstown

Address 12600 Abels Road

North Springfield, PA 16430

Municipality Springfield Township

County Erie County
Responsible Official Tom Parker

Executive Director 12600 Abels Road

North Springfield, PA 16430

Consulting Engineer Steven R. Halmi, P.E.

Deiss & Halmi Engineering, Inc.

105 Meadville Street Edinboro, PA 16412

Application Received November 21, 2024

Description Treatment modifications at the

Camp Fitch water treatment plant including replacing an underground pressure tank with aboveground unit, rerating pumps, rerating membrane filters, revising CT calculations, and adding sequestration for

iron and manganese.

Southcentral Region: Safe Drinking Water Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Daniel J. Cannistraci, Environmental Engineering Specialist, 717-705-4708.

Application No. 0624527, Construction, Public Water Supply.

Applicant Western Berks Water

Authority

Address 91 Water Road

Sinking Spring, PA 19608

Municipality Lower Heidelberg Township County **Berks County** Leonard Bilger, II Responsible Official **Executive Director** 91 Water Road Sinking Spring, PA 19608 Consulting Engineer Timothy J. Glessner, P.E. Gannett Fleming 207 Senate Avenue Camp Hill, PA 17011 December 6, 2024 Application Received Description This application includes upgrades to the following systems at the applicant's water treatment facility: chemical feed, filtration, clearwell, finished water pumping, sludge handling, and electrical/process control.

Southwest Region: Safe Drinking Water Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-

Contact: RA-EPSWSDW@pa.gov.

Application No. 0224567, Construction, Public Water

Supply.

Applicant **Borough of Brackenridge** Address 1000 Brackenridge Avenue Brackenridge, PA 15014 Municipality Brackenridge Borough **Allegheny County** County Responsible Official Timothy Connelly 1000 Brackenridge Avenue Brackenridge, PA 15014 Consulting Engineer Lennon Smith

Souleret Engineering, Inc. 846 Fourth Avenue Coraopolis, PA 15108 Application Received December 9, 2024 Description

Application received from the Borough of Brackenridge on December 9, 2024. Application is for various upgrades at the Borough of Brackenridge Water Treatment Plant including the installation of baffles in the Borough's 1.0 MG contact tank, upgrades to alarms and shutdowns, and upgrades to the plant flocculation and

clarification systems.

Contact: Renee Diehl, Program Manager, ra-epswsdw@ pa.gov.

Application No. 2624513, Construction, Public Water

Supply.

Applicant Pennsylvania American

Water Company

Address 852 Wesley Drive

Mechanicsburg, PA 17050

Municipality Menallen Township County **Favette County**

Responsible Official Tony Nokovich

852 Wesley Drive

Mechanicsburg, PA 17055

Consulting Engineer Bankson Engineers, Inc.

267 Blue Run Road

Suite 200

Cheswick, PA 15024 November 20, 2024

Application Received

Description

PA American Water Company is applying for a PWS permit for construction of a replacement chemical feed system to replace the existing Menallen Chemical Feed Station. The replacement system will continue to feed fluorosilicic acid (fluoride) into

finished drinking water.

Application No. 6324504, Construction, Public Water Supply.

Applicant Pennsylvania American

Water Company

Address 852 Wesley Drive

Mechanicsburg, PA 17055

Municipality Amwell Township County **Washington County**

Tony Nokovich Responsible Official

852 Wesley Drive

Mechanicsburg, PA 17055

Consulting Engineer Gwin, Dobson & Foreman, Inc.

3121 Fairway Drive Altoona, PA 16602

Application Received December 2, 2024

Description Pennsylvania-American Water

> Company (PAWC) is proposing to replace both of the existing 25 gpm, 3 HP booster pumps inside the booster station with new 50 gpm, 5 HP pumps to supply additional domestic flow to the downstream gradient. Discharge gradient pressure will remain consistent. New variable frequency drives will be installed to accommodate the increased

horsepower of the pump motors.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995 PREAMBLE 1

Acknowledgment of Notice(s) of Intent to Remediate Submitted Under the Land Recycling and Environmental Remediation Standards (35 P.S. §§ 6026.101—6026.908).

Sections 302-305 of the Land Recycling and Environmental Remediation Standards Act (Act) require the Department of Environmental Protection (DEP) to publish in the Pennsylvania Bulletin an acknowledgment noting receipt of any Notices of Intent (NOI) to Remediate. An acknowledgment of the receipt of a NOI to

Remediate is used to identify a site where an individual proposes to, or has been required to, respond to a release of a regulated substance at a site. Individuals intending to use the background standard, Statewide health standard, the site-specific standard, or who intend to remediate a site as a special industrial area, must file a NOI to Remediate with DEP. A NOI to Remediate filed with DEP provides a brief description of the location of the site, a list of known or suspected contaminants at the site, the proposed remediation measures for the site, and a description of the intended future use of the site. An individual who demonstrates attainment of one, or a combination of the cleanup standards, or who receives approval of a special industrial area remediation identified under the Act, will be relieved of further liability for the remediation of the site for any contamination identified in reports submitted to and approved by DEP. Furthermore, an individual shall not be subject to citizen suits or other contribution actions brought by responsible individuals not participating in the remediation.

Under Sections 304(n)(1)(ii) and 305(c)(2) of the Act, there is a 30-day public and municipal comment period for sites proposed for remediation using a site-specific standard, in whole or in part, and for sites remediated as a special industrial area. This period begins when a summary of the NOI to Remediate is published in a newspaper of general circulation in the area of the site. For the following identified site(s), proposed for remediation to a site-specific standard or as a special industrial area, the municipality, within which the site is located, may request to be involved in the development of the remediation and reuse plans for the site if the request is made within 30-days of the following specified date. During this comment period the municipality may request that the following identified individual, as the remediator of the site, develop and implement a public involvement plan. Requests to be involved, and comments, should be directed to the remediator of the site.

For further information concerning plans or reports, please contact the Regional Office Program Manager previously listed in the notice.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

The DEP has received the following Notice(s) of Intent to Remediate.

Southcentral Region: Environmental Cleanup & Brownfields Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Environmental Cleanup & Brownfields Program Manager, 717-705-4705.

Berks County Heritage Center, Primary Facility ID # 880435, 1102 Red Bridge Road, Reading, PA 19605, Bern Township, Berks County. Liberty Environmental, Inc., 505 Penn Street, Suite 400, Reading, PA 19601 on behalf of County of Berks, 633 Court Street, Reading, PA 19601, submitted a Notice of Intent to Remediate. Notice of Intent to Remediate soil and groundwater contaminated with gasoline releases. The site will be remediated to the site-specific standard. Future use of the site will be recreational. The Notice of Intent to Remediate was published in *Reading Eagle* on July 12, 2024. Application received: December 11, 2024.

DETERMINATION OF APPLICABILITY FOR RESIDUAL WASTE GENERAL PERMITS

Application(s) Received Under the Solid Waste Management Act of July 7, 1980 (P.L. 380, No. 97) (35 P.S. §§ 6018.101—6018.1003); the Municipal Waste Planning, Recycling and Waste Reduction Act (53 P.S. §§ 4000.101—4000.1904); and Residual Waste Regulations for Determination of Applicability for a General Permit to Operate Residual Waste Processing Facilities and/or the Beneficial Use of Residual Waste Other than Coal Ash.

Northwest Region: Waste Management Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: Shawn Peters, Environmental Engineer, 814-332-6844

WMGR046, Soils Incorporated, 432 Soils Drive, New Castle, PA 16101, Union Township, **Lawrence County**. To handle water treatment sludges for the purpose of mixing with topsoil as a beneficial use. Application received: December 19, 2024. Accepted: December 20, 2024.

Comments or questions concerning the application should be directed to Shawn Peters, Environmental Engineer, 814.332.6844, Northwest Region, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945. TDD users may contact the Department through the Pennsylvania Hamilton Relay Service, (800) 654-5984. Public comments must be submitted within 60 days of this notice and may recommend revisions to, and approval or denial of the application.

AIR QUALITY

PLAN APPROVAL AND OPERATING PERMIT APPLICATIONS

The Department of Environmental Protection (DEP) has developed an integrated plan approval, State Operating Permit and Title V Operating Permit program. This integrated approach is designed to make the permitting process more efficient for DEP, the regulated community and the general public. This approach allows the owner or operator of a facility to submit permitting documents relevant to its application for all sources related to a facility or a proposed project, affords an opportunity for public input, and provides for a decision on the issuance of the necessary permits.

The DEP received applications for Plan Approvals or Operating Permits from the following facilities. Copies of the application, DEP's analysis, all pertinent documents used in the evaluation of the application and subsequently prepared proposed plan approvals/operating permits are available for public review during normal business hours at the appropriate DEP Regional Office. Appointments for scheduling a review must be made by calling the appropriate DEP Regional Office. The address and telephone number of the Regional Office is listed before the application notices.

Individuals wishing to file a written protest or provide comments or additional information, which they believe should be considered prior to the issuance of a permit, may submit the information to the DEP's Regional Office. A 30-day comment period from the date of this publication will exist for the submission of comments, protests and information. Each submission must contain the name, address and telephone number of the person submitting the comments, identification of the proposed Plan Approval/Operating Permit including the permit

number and a concise statement regarding the relevancy of the information or objections to issuance of the permit.

Any individual wishing to request a hearing may do so during the 30-day comment period. A public hearing may be held, if DEP, in its discretion, decides that a hearing is warranted based on the information received. Persons submitting comments or requesting a hearing will be notified of the decision to hold a hearing by publication in the newspaper, the *Pennsylvania Bulletin* or by telephone, when DEP determines this type of notification is sufficient. Requests for a public hearing and any relevant information should be directed to the appropriate DEP Regional Office.

Permits issued to the owners or operators of sources subject to 25 Pa. Code Chapter 127, Subchapter D or E, or located within a Title V facility or subject to 25 Pa. Code § 129.51(a) or permits issued for sources with limitations on their potential to emit used to avoid otherwise applicable Federal requirements may be submitted to the United States Environmental Protection Agency for review and approval as a revision to the State Implementation Plan. Final Plan Approvals and Operating Permits will contain terms and conditions to ensure that the sources are constructed and operating in compliance with applicable requirements in the Air Pollution Control Act (35 P.S. §§ 4001—4015), 25 Pa. Code Chapters 121—145, the Federal Clean Air Act (42 U.S.C.A. §§ 7401—7671q) and regulations adopted under the Federal Clean Air Act.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

OPERATING PERMITS

Notice of Intent to Issue Title V Operating Permit(s) Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter G.

Philadelphia: Air Management Services: Air Quality Program, 321 University Avenue, Philadelphia, PA 19104-4543

Contact: Maryjoy Ulatowski, Chief, Source Registration, 215-685-9476.

OP23-000044, Constellation Richmond Generating Station, 3901 North Delaware Avenue, Philadelphia, PA 19137, City of Philadelphia, Philadelphia County. Application received: December 4, 2023. The City of Philadelphia, Air Management Services (AMS) intends to issue a renewal Title V Operating Permit (TVOP) for a facility that engages in the generation, transmission, and/or distribution of electric energy for sale in the City of Philadelphia, Philadelphia County. The facility's major emission sources include the following: • Two (2) 838 MMBtu/hr (Million British thermal units per hour) combustion turbines firing No. 2 fuel oil and kerosene; The operating permit will be issued under 25 Pa. Code, Philadelphia Code Title 3 and Air Management Regulation XIII. Permit copies and other supporting information are available for public inspection by contacting the Source Registration Unit at 215-685-7572 or DPHAMS_Service_ Requests@phila.gov. Persons wishing to file a protest or comments on the previously listed operating permit must submit the protest or comments within 30 days from the date of this notice. Any protests or comments filed with AMS must include a concise statement of the objections to the permit issuance and the relevant facts upon which

the objections are based. Based upon the information received during the public comment period, AMS may modify the operating permit or hold a public hearing. Protests, comments, and requests for a public hearing must be mailed to Source Registration, Air Management Services, 7801 Essington Ave., Philadelphia, PA 19153-3240 or emailed to DPHAMS_Service_Requests@phila.gov with "Constellation Richmond Generating Station TVOP OP23-000044" in the subject line. AMS suggests submitting any mailed correspondence also by email. Individuals in need of accommodations and/or interpretation should contact AMS at DPHAMS_Service_Requests@Phila.Gov and/or 215-685-7572. Please include: (1) the name and contact information of the person requesting an accommodation and/or interpretation; (2) the name of the program, service, activity, or location of the request; and (3) a description of the modification and/or interpretation being requested.

Notice of Intent to Issue Operating Permit(s) Under the Air Pollution Control Act (35 P.S. §§ 4001— 4015) and 25 Pa. Code Chapter 127, Subchapter F.

Northcentral Region: Air Quality Program, 208 W. 3rd Street, Suite 101, Williamsport, PA 17701-6448, 570-327-3636.

Contact: Muhammad Q. Zaman, Program Manager, 570-327-3648.

59-00009, PA State System of Higher Education, 115 Sherwood St., Mansfield, PA 16933, Mansfield Borough, Tioga County. Application received: November 30, 2024. The applicant has requested a renewal of the State Only Operating Permit for the Mansfield University Campus located in Mansfield Borough, Tioga County. The facility is currently operating under State Only Operating Permit 59-00009. The facility's main sources include three (3) natural gas/No. 2 fuel oil-fired institutional boilers; eighteen (18) emergency generators; various smaller boilers, water heaters and furnaces; two (2) No. 2 fuel oil storage tanks. The facility has the potential emissions of 50.87 TPY of NO_x; 44.66 TPY of CO; 4.23 TPY of PM/PM₁₀; 0.42 TPY of SO_x; 3.01 TPY OF VOCs; 1.02 TPY of combined hazardous air pollutants; 64,709 TPY of combined GHGs. All generator engines are subject to 40 CFR Part 63, Subpart ZZZZ—National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines. Eight of the generator engines are additionally subject to 40 CFR Part 60, Subpart JJJJ—Standards of Performance for Stationary Spark Ignition Internal Combustion Engine. The emission limits and work practice standards along with testing, monitoring, recordkeeping and reporting requirements have been included in the operating permit to ensure the facility complies with all applicable Federal and State air quality regulations. These operating permit conditions have been derived from the applicable requirements of 25 Pa. Code Chapters 121-145, as well as 40 CFR Parts 60 and 63. All pertinent documents used in the evaluation of the application are available for public review during normal business hours at the Department's Northcentral Regional Office, 208 West Third Street, Suite 101, Williamsport, PA 1771. Appointments for scheduling a review must be made by calling 570-327-

55-00019, Professional Building Systems, Inc., 72 E. Market Street, Middleburg, PA 17842, Middleburg Borough, **Snyder County**. Application received: September 1, 2023. In accordance with 25 Pa. Code §§ 127.424 and 127.425, the Department has received an application

and intends to issue a renewal of the State Only (Natural Minor) operating permit for the Middleburg modular housing manufacturing facility. The facility's main air contaminant sources are one 2.1 MMBtu per hour, two combined heat input equal to 5.74 MMBtu per hour No. 2 fuel oil-fired boilers, three combined heat input equal to 0.40 MMBtu per hour propane-fired radiant tube heaters, modular home manufacturing operation Plant # 1, modular home manufacturing operation Plant # 2, and three 2,000 gallons fuel oil storage tanks. The facility has the potential annual emissions 1.37 tons of carbon monoxide, 5.07 tons of nitrogen oxides, 0.05 ton of sulfur oxides, 1.01 tons of particulate matter, 1.01 tons of particulate matter less than 10 microns in size, 1.13 tons of hazardous air pollutants, and 11.18 tons of volatile organic compounds. The facility decommissioned two wood-fired boilers and two remote reservoir parts washers during the term of the last permit; consequently, these sources have been removed from the proposed renewal permit. The facility replaced an existing 1.6 MMBtu per hour No. 2 fuel oil-fired boiler with a new unit rated at 2.1 MMBtu per hour. No other emission or equipment changes are being proposed by this action. The emission limits and work practice standards along with monitoring, recordkeeping and reporting requirements have been included in the operating permit to ensure the facility complies with all applicable Federal and State air quality regulations. These operating permit conditions have been derived from the applicable requirements of 25 Pa. Code Chapters 121—145, including 25 Pa. Code § 129.52d "Control of VOC emissions from miscellaneous metal parts surface coating processes, miscellaneous plastic parts surface coating processes and pleasure craft surface coatings". All pertinent documents used in the evaluation of the application are available for public review during normal business hours at the Department's Northcentral Regional Office, 208 West Third Street, Suite 101, Williamsport, PA 17701. Appointments for scheduling a review must be made by calling 570-327-3636.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Norm Frederick, 570-826-2409.

54-00066, Silberline Manufacturing Co., Tidewood Plant, 130 Lincoln Drive, Tamaqua, PA 18252, Rush Township, Schuylkill County. Application received: August 16, 2024. The Department intends to issue a renewal (Synthetic Minor) permit for the manufacturing of primary metal products facility located in Rush Township, Schuylkill County. The primary sources consist of boilers, a vacuum metalize pigment process, and a silvet pigment process. The control devices are a regenerative catalytic oxidizer and chiller/condensers. The sources are considered minor emission sources of nitrogen oxide (NO_x), sulfur oxides (SO_x), carbon monoxide (CO), particulate matter (PM₁₀), and volatile organic compounds (VOC) emissions. The proposed operating permit contains applicable requirements for emission limitations, work practice standards, testing, monitoring, recordkeeping, and reporting standards used to verify facility compliance with Federal and State air pollution regulations.

40-00090, Bridon-Bekaert Corporation, 280 New Commerce Blvd., Wilkes-Barre, PA 18706-1448, Ashley Borough, **Luzerne County**. Application received: November 25, 2024. The Department intends to issue a renewal State-Only Operating Permit (natural minor) for the Ashley Borough facility. Sources at this facility includes their wire rod acid pickling line, finishing line (wire pulling), and steel wire draw machine. Sources for this facility also include their scrubber, baghouse, and dust

collector as control devices. The proposed operating permit contains all applicable requirements for emission limitations, work practice standards, testing, monitoring, recordkeeping, and reporting standards used to verify facility compliance with Federal and State air pollution regulations.

Philadelphia: Air Management Services: Air Quality Program, 321 University Avenue, Philadelphia, PA 19104-4543.

Contact: Maryjoy Ulatowski, Chief, Source Registration, 215-685-9476.

OP23-000010, City Hall, 1400 John F. Kennedy Blvd., Philadelphia, PA 19107, City of Philadelphia, Philadelphia County. Application received: April 12, 2023. The City of Philadelphia, Air Management Services (AMS) intends to issue a Natural Minor Operating Permit (NMOP) for a facility that engages in government activities in the City of Philadelphia, Philadelphia County. The facility's major emission sources include the following: • three (3) 6.4 Million British Thermal Units per hour (MMBtu/hr) boilers firing natural gas (NG) and No. 2 oil; • one (1) 1.0 MMBtu/hr Water Heather firing NG; • one (1) 755 Horsepower (HP) emergency generator firing Diesel; and • two (2) 805 HP emergency generator firing Diesel. The operating permit will be issued under 25 Pa. Code, Philadelphia Code Title 3 and Air Management Regulation XIII. Permit copies and other supporting information are available for public inspection by contacting the Source Registration Unit at 215-685-7572 or DPHAMS_Service_Requests@phila.gov. Persons wishing to file a protest or comments on the previously listed operating permit must submit the protest or comments within 30 days from the date of this notice. Any protests or comments filed with AMS must include a concise statement of the objections to the permit issuance and the relevant facts upon which the objections are based. Based upon the information received during the public comment period, AMS may modify the operating permit or hold a public hearing. Protests, comments, and requests for a public hearing must be mailed to Source Registration, Air Management Services, 7801 Essington Ave., Philadelphia, PA 19153-3240 or emailed to DPHAMS_Service_Requests@ phila.gov with "City Hall NMOP OP23-000010" in the subject line. AMS suggests submitting any mailed correspondence also by email. Individuals in need of accommodations and/or interpretation should contact AMS at DPHAMS_Service_Requests@Phila.Gov and/or 215-685-7572. Please include: (1) the name and contact information of the person requesting an accommodation and/or interpretation; (2) the name of the program, service, activity, or location of the request; and (3) a description of the modification and/or interpretation being requested.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Thomas Hanlon, PE, East Permit Section Chief, 717-705-4862

36-03202, US Pipe Fabrication LLC/Ephrata, 109 Fifth Street, Orlando, FL 32824, Ephrata Township, **Lancaster County**. Application received: February 12, 2024. To issue a State Only Operating Permit for a metal pipe coating booth and an enclosed abrasive blasting booth. The potential emissions from the facility are estimated at 2.41 tpy of PM, 4.85 tpy of combined HAPs, and 8.60 tpy of VOCs. The Operating Permit will include emission limits and work practice standards along with monitoring, recordkeeping and reporting requirements to ensure the facility complies with the applicable air qual-

ity regulations. Among other items, the conditions include provisions derived from 25 Pa. Code § 129.52d.

36-05074, New Holland Custom Woodwork, Ltd., 313 Prospect St., New Holland, PA 17557, New Holland Borough, **Lancaster County**. Application received: November 12, 2024. For operation of a furniture manufacturing facility. The facility actual emissions for 2023 are 0.002 ton of PM, 15.10 tons of VOC and 0.15 ton of combined HAP's. The Operating Permit will include emission limits and work practice standards along with monitoring, recordkeeping and reporting requirements to ensure the facility complies with the applicable air quality regulations. Among other items, the conditions include 25 Pa. Code §§ 129.52 (Surface Coating Processes) and 129.101—129.107.

Southwest Region: Air Quality Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Thomas Joseph, P.E., Facilities Permitting Chief, 412-442-4336.

04-00708, WATCO Transloading, LLC, 2341 Route 68 West, Industry, PA 15052, Industry Borough, Beaver County. Application received: May 16, 2024. In accordance with 25 Pa. Code §§ 127.424 and 127.425 the Department of Environmental Protection (DEP) gives notice that they intend to issue a State Only Operating Permit (SOOP) renewal to WATCO Transloading to authorize the continued operation of a transloading facility that handles and warehouses ferroalloy metals, pig iron, gypsum, steel, non-ferrous metals, and general commodities for distribution. The facility also screens ferroalloy materials and is located in Industry Borough, Beaver County. The facility consists of Material Handling, Ferroalloy, Truck Loadout, and other insignificant activities associated with this type of operation. It has several baghouses to control emissions of particulate matter (PM). This facility has the potential to emit 4.50 tons per year of PM_{10} , 1.33 TPY total HAP, and 1.32 TPY single HAP. The proposed SOOP contains emission restriction, testing, monitoring, recordkeeping, reporting and work practice standards derived from the applicable requirements of 25 Pa. Code Article III, Chapters 121-145. A person may oppose the proposed State Only Operating Permit by filing a written protest with the Department through Noor Nahar via mail to Pennsylvania Department of Environmental Protection, 400 Waterfront Drive, Pittsburgh, PA 15222. Each protest or set of written comments must contain the name, address and telephone number of the person submitting the comments, identification of the proposed State Only Operating Permit (04-00708) and a concise statement of the objections to the Operating Permit issuance and the relevant facts upon which the objections are based. The application, DEP's Review Memorandum, and the proposed permit are available for public review during normal business hours at DEP's Southwest Regional Office, 400 Waterfront Drive, Pittsburgh, PA 15222. A file review can be scheduled through the DEP's website at https://www.dep.pa.gov/Citizens/PublicRecords/Pages/ Informal-File-Review.aspx or by contacting Tom Joseph, Facilities Permitting Chief, directly. All comments must be received prior to the close of business 30 days after the date of this publication.

04-00712, WATCO Transloading, LLC, 1113 Railroad Ave, Midland, PA 15059, Midland Borough, **Beaver County**. Application received: May 16, 2024. In accordance with 25 Pa. Code §§ 127.424 and 127.425 the Department of Environmental Protection (DEP) gives notice that they intend to issue a State Only Operating Permit (SOOP) renewal to WATCO Transloading to authorize the

continued operation of a transloading facility that handles and warehouses ferroalloy metals, pig iron, gypsum, steel, non-ferrous metals, and general commodities for distribution. The facility also screens ferroalloy materials and is located in Midland Borough, Beaver County. The facility consists of Material Handling, Ferroalloy Screening, Truck Loadout, and other insignificant activities associated with this type of operation. It has several baghouses to control emissions of particulate matter (PM). This facility has the potential to emit 4.64 tons per year of PM₁₀, 2.74 TPY total HAP, and 2.70 TPY single HAP. The proposed SOOP contains emission restriction, testing, monitoring, recordkeeping, reporting and work practice standards derived from the applicable requirements of 25 Pa. Code Article III, Chapters 121—145. A person may oppose the proposed State Only Operating Permit by filing a written protest with the Department through Noor Nahar via mail to Pennsylvania Department of Environmental Protection, 400 Waterfront Drive, Pittsburgh, PA 15222. Each protest or set of written comments must contain the name, address and telephone number of the person submitting the comments, identification of the proposed State Only Operating Permit (04-00712) and a concise statement of the objections to the Operating Permit issuance and the relevant facts upon which the objections are based. The application, DEP's Review Memorandum, and the proposed permit are available for public review during normal business hours at DEP's Southwest Regional Office, 400 Waterfront Drive, Pittsburgh, PA 15222. A file review can be scheduled through the DEP's website at https://www.dep.pa.gov/Citizens/ PublicRecords/Pages/Informal-File-Review.aspx or by contacting Tom Joseph, Facilities Permitting Chief, directly. All comments must be received prior to the close of business 30 days after the date of this publication.

COAL & NONCOAL MINING ACTIVITY APPLICATIONS

Applications under the Surface Mining Conservation and Reclamation Act (52 P.S. §§ 1396.1—1396.31); the Noncoal Surface Mining Conservation and Reclamation Act (52 P.S. §§ 3301—3326); the Clean Streams Law (35 P.S. §§ 691.1—691.1001); the Coal Refuse Disposal Control Act (52 P.S. §§ 30.51—30.66); the Bituminous Mine Subsidence and Land Conservation Act (52 P.S. §§ 1406.1—1406.21).

Mining activity permits issued in response to such applications are also subject to applicable permitting requirements of the following statutes: the Air Pollution Control Act (35 P.S. §§ 4001—4015); the Dam Safety and Encroachments Act (32 P.S. §§ 693.1—693.27); and the Solid Waste Management Act (35 P.S. §§ 6018.101—6018.1003).

The following permit applications to conduct mining activities have been received by the Department of Environmental Protection (DEP). A copy of the application is available for inspection at the District Mining Office indicated above each application. Requests for 401 Water Quality Certifications are included in individual application only if noted.

Written comments or objections, or requests for an informal conference, or a public hearing, as applicable, on a mining permit application may be submitted by any person or any officer or head of any Federal, State or Local Government Agency or Authority to DEP at the address of the District Mining Office indicated above each application within 30-days of this publication, or within 30-days after the last publication of the applicant's newspaper advertisement, as provided by 25 Pa. Code

§§ 77.121—77.123 and 86.31—86.34 (relating to public notices of filing of permit applications, opportunity for comment, and informal conferences). Such comments or objections should contain the name, address and phone number of persons submitting comments or objections; application number; and a statement of sufficient detail to inform DEP on the basis of comment or objection and relevant facts upon which it is based.

In addition, requests for an informal conference, or a public hearing, as applicable, on a mining permit application, as provided by 25 Pa. Code § 77.123 (relating to public hearing-informal conferences) or § 86.34 (relating to informal conferences), must also contain a brief summary of the issues to be raised by the requestor at the conference and a statement whether the requestor desires to have the conference conducted in the locality of the proposed mining activities.

Where a National Pollutant Discharge Elimination System (NPDES) number is listed, the mining activity permit application is associated with an application for an NPDES permit. A separate notice will be provided for the draft NPDES permit.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Coal Applications

Effluent Limits—The following range of effluent limits (Table 1) will apply to NPDES permits issued in conjunction with the associated coal mining activity permit. Additional effluent limits will be listed as part of the publication of the draft NPDES permit.

	Table 1		
Parameter	30-Day Average	Daily Maximum	Instantaneous Maximum
Iron (total)	1.5 to 3.0 mg/l	3.0 to 6.0 mg/l	3.5 to 7.0 mg/l
Manganese (total)	1.0 to 2.0 mg/l	2.0 to 4.0 mg/l	2.5 to 5.0 mg/l
Suspended solids	10 to 35 mg/l	20 to 70 mg/l	25 to 90 mg/l
Aluminum (Total)	0.75 to 2.0 mg/l	1.5 to 4.0 mg/l	2.0 to 5.0 mg/l
pH must always be greater than	n 6.0; less than 9.0.	<u> </u>	
Alkalinity must always be great			

California District Mining Office: 25 Technology Drive, Coal Center, PA 15423, 724-769-1100.

Contact: Bonnie Herbert, Clerical Assistant 3.

Mining Permit No. 56140702. NPDES No. PA0236306. Laurel Prep Plant, LLC, 1501 Ligonier Street, Latrobe, PA 15650, Shade Township, Somerset County. To renew the permit and related NPDES permit. Application received: November 13, 2024. Accepted: December 18, 2024.

New Stanton District Mining Office: 131 Broadview Road, New Stanton, PA 15672, 724-925-5500.

Contact: Tracy Norbert, Clerical Assistant 3.

Mining Permit No. 03050103. NPDES No. PA0250961. Original Fuels Inc., P.O. Box 343, Punxsutawney, PA 15767, Madison Township, Armstrong County. Revision application for Treatment Plan to an existing bituminous surface mine and associated NPDES permit, affecting 163.5 acres. Receiving streams: unnamed tributary to Allegheny River and Allegheny River, classified for the following use: WWF. Application received: December 12, 2024.

Noncoal Applications

Effluent Limits—The following Table 2 effluent limits apply to NPDES permits issued in conjunction with a noncoal mining permit. Additional effluent limits will be listed as part of the publication of the draft NPDES permit.

Alkalinity must always exceed acidity.

pH must always be greater than 6.0; less than 9.0.

Knox District Mining Office: P.O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, 814-797-1191.

Contact: Alicia Cook, Clerical Assistant 3, 814-343-3328.

Mining Permit No. 16242803. B & W Smith Excavating, Inc., 10811 Route 66, Clarion, PA 16214, Piney Township, Clarion County. New permit application for a small noncoal industrial minerals operation affecting 4.8 acres. A road variance was also submitted with the application to conduct mining and support activities up to the right-of-way of Stockdill Road. Receiving stream(s): Unnamed tributary to Piney Creek classified for the following use(s): CWF. Application received: December 23, 2024.

MINING ACTIVITY NPDES DRAFT PERMITS

This notice provides information about applications for a new, amended or renewed National Pollutant Discharge Elimination System (NPDES) permits associated with mining activity (coal or noncoal) permits. The applications concern industrial waste (mining) discharges to surface water and discharges of stormwater associated with mining activities. This notice is provided in accordance with 25 Pa. Code Chapters 91 and 92a and 40 CFR Part 122, implementing provisions of The Clean Streams Law (35 P.S. §§ 691.1—691.1001) and the Federal Clean Water Act (33 U.S.C.A. §§ 1251—1376).

The Department of Environmental Protection (DEP) has prepared a draft NPDES permit and made a tentative determination to issue the NPDES permit in conjunction with the associated mining activity permit.

Effluent Limits for Coal Mining Activities

For coal mining activities, NPDES permits, when issued, will contain effluent limits that are the more stringent of technology-based (BAT) effluent limitations or Water Quality Based Effluent Limits (WQBEL).

The BAT limits for coal mining activities, as provided in 40 CFR Part 434 and 25 Pa. Code Chapters 87—90 are as follows:

Parameter	30-Day Average	Daily Maximum	$Instantaneous\ Maximum$
Iron (Total)	3.0 mg/l	6.0 mg/l	7.0 mg/l
Manganese (Total)	2.0 mg/l	4.0 mg/l	5.0 mg/l
Suspended solids	35 mg/l	70 mg/l	90 mg/l
nU must almore he exector than	GO. logg than OO	<u> </u>	

pH must always be greater than 6.0; less than 9.0. Alkalinity must always be greater than acidity.

A settleable solids instantaneous maximum limit of 0.5 ml/l applies to: surface runoff (resulting from a precipitation event of less than or equal to a 10-year 24-hour event) from active mining areas; active areas disturbed by coal refuse disposal activities; mined areas backfilled and revegetated; and all other discharges and drainage (resulting from a precipitation event of greater than 1-year 24-hour to less than or equal to a 10-year 24-hour event) from coal refuse disposal piles. Similarly, modified BAT limits apply to iron, manganese and suspended solids in surface runoff, discharges and drainage resulting from these precipitation events and those of greater magnitude in accordance with 25 Pa. Code §§ 87.102, 88.92, 88.187, 88.292, 89.52 and 90.102.

Exceptions to BAT effluent limits may be applicable in accordance with 25 Pa. Code §§ 87.102, 88.92, 88.187, 88.292, 89.52 and 90.102.

Effluent Limits for Noncoal Mining Activities

The limits for noncoal mining activities as provided in 25 Pa. Code § 77.522 are pH 6 to 9 and other parameters DEP may require.

Discharges from noncoal mines located in some geologic settings (for example, in the coal fields) may require additional water quality based effluent limits. If additional effluent limits are needed for an NPDES permit associated with a noncoal mining permit, then the permit description specifies the parameters.

Coal NPDES Draft Permits

Knox District Mining Office: P.O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, 814-797-1191.

Contact: Alicia Cook, Clerical Assistant 3, 814-343-3328.

NPDES No. PA0603406. Mining Permit No. 33723006. Consol Mining Company, LLC, 1000 Consol Energy Drive, Canonsburg, PA 15317, Winslow Township, Jefferson County. Consol Mining Company, LLC (CNX Center, 1000 Consol Energy Drive, Canonsburg, PA 15317), renewal of an NPDES permit for discharge of water resulting from postmining treatment of coal mine drainage in Winslow Township, Jefferson County, affecting 21.1 acres. Receiving stream(s): unnamed tributary to Soldier Run, classified for the following use(s): CWF. Application received: October 17, 2024.

Unless otherwise noted for a specific outfall, the proposed effluent limits for all outfalls in this permit are the BAT limits described previously for coal mining activities.

The following outfall discharges to unnamed tributary to Soldier Run:

$Outfall\ No.$	New or Existing	Туре	$Discharge\ Rate$
SP6	Existing	Treatment Pond	Continuous, 0.40 MGD

The proposed effluent limits for the previously listed outfalls are as follows:

	30- Day	Daily	Instant.
Outfalls: SP6 (All Discharges) Parameter	Average	Maximum	Maximum
Iron (mg/L)	3.0	6.0	7.0
Manganese (mg/L)	2.0	4.0	5.0
Aluminum (mg/L)	1.0	2.0	2.5
Total Suspended Solids (mg/L)	35.0	70.0	90.0
Sulfate (mg/L)		Report	
Flow (gpm)		Report	
Temperature (°C)		Report	
Specific Conductivity (µmhos/cm)		Report	
TI (CII) Month by Latina CO and O	0 -4 11 4 - 11 41	-	

pH (S.U.): Must be between 6.0 and 9.0 standard units at all times.

Alkalinity must exceed acidity at all times.

New Stanton District Mining Office: 131 Broadview Road, New Stanton, PA 15672, 724-925-5500.

Contact: Justin Paul, P.G., 724-925-5527, justinpaul@pa.gov.

NPDES Permit No. PA0278271. Mining Permit No. GFCC 26-17-01. Amerikohl Mining, Inc., 202 Sunset Drive, Butler, PA 16001, Saltlick Township, Fayette County. Application received: May 3, 2024.

NPDES permit renewal and modification for the Revtai GFCC in Saltlick Township, Fayette County, affecting 33.3 acres. The receiving streams are unnamed tributaries to Little Champion Creek (CWF) and Little Champion Creek (CWF). The NPDES permit modification includes removing outfalls 002—004; listing outfall 001 as a combined stormwater pond/treatment pond outfall; reducing the outfall 001 monitoring frequency to once per quarter; and revising

the NPDES permit to be a stand-alone Individual NPDES permit for the site. The Department has made a tentative determination to impose effluent limitations, within the following specified ranges for remaining outfall 001 at the site. Renewal application received May 3, 2024. Modification application received June 4, 2024.

The following outfall discharges to an unnamed tributary to Little Champion Creek:

 $\begin{array}{cccc} \textit{Outfall No.} & \textit{New Outfall (Y/N)} & \textit{Type} \\ & \texttt{001} & \texttt{N} & \texttt{Stormwater/Treatment Outfall} \end{array}$

The proposed effluent limits for outfall 001 under all weather conditions are as follows:

Discharge Parameter	Minimum	Average Monthly	$egin{aligned} Maximum\ Daily \end{aligned}$	Instantaneous Maximum
pH (S.U.)	6.0	N/A	N/A	9.0
Total Suspended Solids (mg/L)	N/A	35.0	70.0	90.0
Iron, Total (mg/L)	N/A	3.0	6.0	7.0
Manganese, Total (mg/L)	N/A	2.0	4.0	5.0
Aluminum, Total (mg/L)	N/A	0.99	1.98	2.47
Osmotic Pressure (milliosmoles/kQ)		Re	port	
Net Alkalinity (as CaCO ₃ , mg/L)		Re	port	
Alkalinity, Total (as CaCO ₃ , mg/L)		Greater t	han acidity	
Acidity, Total (as CaCO ₃ , mg/L)		Less than	alkalinity	
Flow (gpm)		Re	port	
Temperature (°C)		Re	port	
Specific Conductance		Re	port	
microohms/cm)				
Sulfate, Total (mg/L)		Re	port	

FEDERAL WATER POLLUTION CONTROL ACT SECTION 401

The following permit applications, requests for Environmental Assessment approval and requests for 401 Water Quality Certification have been received by the Department of Environmental Protection (DEP). Section 401 of the Federal Water Pollution Control Act (FWPCA) (33 U.S.C.A. § 1341), requires the State to certify that the involved projects will not violate the applicable provisions of Sections 301—303, 306 and 307 of the FWPCA (33 U.S.C.A. §§ 1311—1313, 1316 and 1317), as well as relevant State requirements. Individuals objecting to approval of a request for certification under Section 401 or to the issuance of a Dam Permit or Water Obstruction and Encroachment Permit, or the approval of an Environmental Assessment must submit any comments, suggestions or objections within 30-days of the date of this notice, as well as any questions to the office noted above the application. Comments should contain the name, address and telephone number of the person commenting, identification of the certification request to which the comments or objections are addressed, and a concise statement of comments, objections or suggestions including the relevant facts upon which they are based.

The DEP may schedule a fact-finding hearing or an informal conference in response to comments if deemed necessary. Maps, drawings and other data pertinent to the certification request are available for inspection between the hours of 8:00 a.m. and 4:00 p.m. on each working day at the office noted above the application.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

WATER OBSTRUCTIONS AND ENCROACHMENTS

Applications Received Under the Dam Safety and Encroachments Act (32 P.S. §§ 693.1—693.27) and Section 302 of the Flood Plain Management Act (32 P.S. § 679.302) and Requests for Certification Under Section 401 of the Federal Water Pollution Control Act (33 U.S.C.A. § 1341(a)). Northeast Region: Waterways & Wetlands Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Michele Lauer, Clerical Assistant 2, 570-830-3077.

E4502224-009. Tobyhanna Army Depot, 11 Hap Arnold Blvd., Tobyhanna, PA 18466, Coolbaugh Township, **Monroe County**. U.S. Army Corps of Engineers Philadelphia District. Application received: August 22, 2024.

To permanently impact 0.013 acre of EV wetlands to replace the existing sanitary, water and stormwater systems within the Tobyhanna Army Depot facility and for the placement of a riprap apron at the wastewater treatment plant discharge pipe. The project is located at 11 Hap Arnold Boulevard, (Tobyhanna, PA Quadrangle, Latitude: 41.190375; Longitude -75.429574) in Coolbaugh Township, Monroe County.

Southeast Region: Waterways & Wetlands Program, 2 East Main Street, Norristown, PA 19401, 484-250-5900. Contact: RA-EP-WW-SERO-105@pa.gov.

E2301224-016. PECO Energy Company, 2301 Market Street, N3-3, Philadelphia, PA 19103, Middletown Township, Delaware County. U.S. Army Corps of Engineers Philadelphia District. Application received: December 11, 2024.

To install and maintain 4-inch electrical conduit under the culvert of UNT to Rocky Run (HQ-CWF-MF) and the replacement of an existing transformer within an Exceptional Value (EV) wetland (PEM) associated with the safety upgrade of the electrical reliability. The new conduit will be installed via HDD and connected to the newly installed transformer, and the existing electrical conduit will be abandoned in place. Temporary wetland impacts will be about 973 sq ft, and the permanent wetland impact will be about 140 sq ft. The site is located along the north side of 154 Forge Road (Media, PA-USGS Quadrangle, Latitude 39.926923; Longitude -75.4568407) in Middletown Township, Delaware County.

E5101224-008. Cobbs Creek Restoration and Community Foundation, 300 Conshohocken State Road, Suite 405, West Conshohocken, PA 19428, Packer Town-

ship, City of Philadelphia and Upper Darby Township, **Philadelphia County** and **Delaware County**. U.S. Army Corps of Engineers Philadelphia District. Application received: November 15, 2024.

Latitude: 39.971600°, Longitude: -75.276700°.

Cobbs Creek Restoration and Community Foundation is proposing to perform various water obstruction and encroachments activities associated with the Cobbs Creek Golf Course Restoration Project. These activities include permanent wetland, stream, and floodway impacts associated with site grading for golf course restoration and the installation of twelve golf cart and pedestrian bridges over Cobbs Creek, Indian Creek, and two unnamed tributaries. Activities area as follows:

- 1. To perform grading activities within a wetland area (WI # 24, Wetland 15, PFO) resulting in 2,487.1 square feet (0.06 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.971800 N, Longitude: 75.257100 W).
- 2. To construct and maintain a 208-foot-long, 14-foot-long York Vehicle Timber Bridge (SI # 1, Bridge 1) over Indian Creek (WWF-MF) resulting in 13.1 Linear feet (236.5 square feet, 0.01 acre) of permanent watercourse impact and 1,321.4 square feet (0.03 acre) of permanent floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.971000 N, Longitude: 75.258700 W).
- 3. To perform grading activities within a wetland area (WI # 18, Wetland 9, PFO) resulting in 4,758.4 square feet (0.11 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.969900 N, Longitude: 75.260400 W).
- 4. To construct and maintain a 205-foot-long, 12-foot-wide York Cart Timber Bridge (SI # 2, Bridge 2) over Indian Creek (WWF-MF) resulting in 11.3 Linear feet (236.7 square feet, 0.01 acre) of permanent watercourse impact, 41.6 linear feet (814.7 square feet, 0.02 acre) of temporary watercourse impact and 2,459.5 square feet (0.06 acre) of permanent floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.969900 N, Longitude: 75.260000 W).
- 5. To perform grading activities within a wetland area (WI # 13, Wetland 1, PEM) resulting in 3,553.2 square feet (0.08 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.968800 N, Longitude: 75.257500 W).
- 6. To perform grading activities within a wetland area (WI # 14, Wetland 3, PFO) resulting in 81,312.9 square feet (1.87 acres) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.968600 N, Longitude: 75.259800 W).
- 7. To perform grading activities within a wetland area (WI # 20, Wetland 11, PFO) resulting in 1,792.1 square feet (0.04 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.969100 N, Longitude: 75.260800 W).
- 8. To perform grading activities within a wetland area (WI # 22, Wetland 13, PFO) resulting in 1,333.6 square feet (0.03 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.968400 N, Longitude: 75.261100 W).
- 9. To construct and maintain a 190-foot-long, 12-foot-wide York Cart Timber Bridge (SI # 3, Bridge 3) over Indian Creek (WWF-MF) resulting in 9.3 Linear feet (108.8 square feet, 0.01 acre) of permanent watercourse impact, 2,484.9 square feet (0.07 acre) of permanent floodway impact and 865.4 square feet (0.02 acre) of

temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.967600 N, Longitude: 75.260300 W).

- 10. To construct and maintain a 77-foot-long, 10-foot-wide York Pedestrian Timber Bridge (SI # 5, Bridge 5) over Indian Creek (WWF-MF) resulting in 9.3 Linear feet (60.4 square feet, 0.01 acre) of permanent watercourse impact, 1,393.7 square feet (0.03 acre) of permanent floodway impact and 1,110.7 square feet (0.03 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.967700 N, Longitude: 75.264500 W).
- 11. To construct and maintain a 84-foot-wide, 21-foot-wide York Cart Timber Bridge (SI # 4, Bridge 4) over Indian Creek (WWF-MF) resulting in 11.5 Linear feet (48.3 square feet, 0.01 acre) of permanent watercourse impact, 1,358.3 square feet (0.03 acre) of permanent floodway impact and 1,173.3 square feet (0.03 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.967100 N, Longitude: 75.263900 W).
- 12. To perform grading activities within a wetland area (WI # 26, Wetland 7, PEM) resulting in 2,419.9 square feet (0.06 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.966200 N, Longitude: 75.262900 W).
- 13. To construct and maintain a 169-foot-long, 12-foot wide York Cart Timber Bridge (SI # 6, Bridge 7 over Cobbs Creek (WWF-MF) resulting in 12.8 Linear feet (60.4 square feet, 0.01 acre) of permanent watercourse impact, 1,285.6 square feet (0.03 acre) of permanent floodway impact and 705.9 square feet (0.02 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.967400 N, Longitude: 75.269900 W).
- 14. To perform grading activities within a wetland area (WI # 25, Wetland 18, PEM) resulting in 761.0 square feet (0.02 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.966700 N, Longitude: 75.267700 W).
- 15. To construct and maintain a 226-foot-long, 12-foot-wide York Cart Timber Bridge (SI # 7, Bridge 8) over Cobbs Creek (WWF-MF) resulting in 14.0 Linear feet (436.9 square feet, 0.01 acre) of permanent watercourse impact, 1,796.2 square feet (0.04 acre) of permanent floodway impact and 644.5 square feet (0.01 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39. 968900 N, Longitude: 75. 271900 W).
- 16. To construct and maintain a 95-foot-long, 12-foot-wide York Cart Timber Bridge (SI # 8, Bridge 9) over an unnamed tributary to Cobbs Creek (WWF-MF) resulting in 12.0 Linear feet (111.9 square feet, 0.01 acre) of permanent watercourse impact, 1,019.6 square feet (0.02 acre) of permanent floodway impact and 1,342.9 square feet (0.03 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.969400 N, Longitude: 75.271100 W).
- 17. To construct and maintain a 96-foot-long, 10-foot-wide York Pedestrian Timber Bridge (SI # 9, Bridge 10) over an unnamed tributary to Cobbs Creek (WWF-MF) resulting in 10.4 Linear feet (55.5 square feet, 0.01 acre) of permanent watercourse impact, 1,091.2 square feet (0.03 acre) of permanent floodway impact and 705.9 square feet (0.02 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.969900 N, Longitude: 75.271200 W).

- 18. To construct and maintain a 102-foot-long, 14-foot-wide York Vehicle Timber Bridge (SI # 10, Bridge 11) over an unnamed tributary to Cobbs Creek (WWF-MF) resulting in 13.9 Linear feet (76.8 square feet, 0.01 acre) of permanent watercourse impact, 1,278.1 square feet (0.03 acre) of permanent floodway impact and 3,119.90 square feet (0.07 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.970500 N, Longitude: 75.270500 W).
- 19. To perform grading activities within a wetland area (WI # 21, Wetland 12, PFO) resulting in 1,1335.8 square feet (0.03 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.968600 N, Longitude: 75.272000 W).
- 20. To perform grading activities within a wetland area (WI # 23, Wetland 14, PFO) resulting in 5,194.6 square feet (0.12 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.968800 N, Longitude: 75.272500 W).
- 21. To construct and maintain a 179-foot-long, 10-foot-wide York Pedestrian Timber Bridge (SI # 11, Bridge 12) over Cobbs Creek (WWF-MF) resulting in 9.8 Linear feet (275.9 square feet, 0.01 acre) of permanent watercourse impact, 737.0 square feet (0.02 acre) of permanent floodway impact and 875.4 square feet (0.02 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.970200 N, Longitude: 75.275600 W).
- 22. To construct and maintain a 210-foot-long, 12-foot-wide York Cart Timber Bridge (SI # 12, Bridge 13) over Cobbs Creek (WWF-MF) resulting in 9.5 Linear feet (272.3 square feet, 0.01 acre) of permanent watercourse impact, 1,847.4 square feet (0.04 acre) of permanent floodway impact and 2,971.5 square feet (0.07 acre) of temporary floodway impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.970700 N, Longitude: 75.276400 W).
- 23. To perform grading activities within a wetland area (WI # 15, Wetland 4, PFO) resulting in 1,885.8 square feet (0.04 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.972500 N, Longitude: 75.269200 W).
- 24. To perform grading activities within a wetland area (WI # 16, Wetland 6, PFO) resulting in 2,129.3 square feet (0.05 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.972200 N, Longitude: 75.269500 W).
- 25. To perform grading activities within a wetland area (WI # 17, Wetland 8, PFO) resulting in 4,417.5 square feet (0.10 acre) of permanent wetland impact (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.971300 N, Longitude: 75.269400 W).
- 26. To perform grading activities within a wetland area (WI # 19, Wetland 10, PFO) resulting in 26,245.8 square feet (0.60 acre) of permanent wetland (USGS PA Lansdowne; Philadelphia Quadrangle—Latitude: 39.971600 N, Longitude: 75.276700 W).

This project is part of a multi-permitting effort which includes an approved environmental assessment (EA1515-001) utilized for the Waiver 16 (restoration waiver) issued on August 25, 2022, and a separate Chapter 105 Permit Application for aquatic resources credits for the purpose of providing third party compensatory mitigation for use under RES' Water Obstruction and Encroachment Compensation Operation Permit MB9915-001. Total impact from the previously listed activities is 2,273 square feet (0.12 acre) of permanent

watercourse impact and 139,627 square feet (3.21 acres) of permanent wetland impact due to site grading. This project is located within the Cobbs Creek Golf Course within the City of Philadelphia and Upper Darby Township in Philadelphia and Delaware Counties.

ENVIRONMENTAL ASSESSMENTS

Central Office: Waterways & Wetlands Program, Rachel Carson State Office Building, 400 Market Street, Harrisburg, PA 17101, 717-772-5321.

Contact: Jeffrey Hartranft, Environmental Group Manager, 717-772-5320.

EA6715224-006. York County Conservation District, 2401 Pleasant Valley Rd, Suite 101, Room # 139, York, PA 17402-9600, Spring Grove Borough, York County. U.S. Army Corps of Engineers Baltimore District. Application received: November 7, 2024.

The applicant proposes to restore approximately 9.2 acres of floodplain wetlands and approximately 8,000 linear feet of unnamed tributaries to Codorus Creek (WWF) at the former Lake Lehman. The proposed restoration activities include to remove approximately 63,000 cubic yards of legacy sediment and historic fills from floodplain areas; to place rock stream and valley grade control structures; to place log sills, woody debris, and other aquatic habitat structures within the restoration areas; to construct rock construction entrances and other erosion controls during construction. The restoration project is located in the vicinity of Lake Club Road and Lehman Road and is adjacent to the Lake Club Event Venue in Spring Grove, PA. Latitude: 39.860188°, Longitude: -76.856930°.

Southwest Region: Waterways & Wetlands Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Dana Drake, Program Manager.

EA0405224-001. US Army Corps of Engineers Pittsburgh District, 1000 Liberty Avenue, Pittsburgh, PA 15222, Industry Borough, Potter Township, Shippingport Borough, and Raccoon Township, Beaver County. U.S. Army Corps of Engineers Pittsburgh District. Application received: September 5, 2024.

The applicant is proposing to place and maintain a maximum of approximately 950,000 cubic yards of dredged material and concrete rubble at select open water placement sites (described as follows) within the Ohio River (WWF, N), for the purpose of incrementally restoring the riverbed, within select, unnaturally deep areas, in the Ohio River (greater than 30 feet below normal dam pool elevation), to provide ecosystem benefits to mussels and other benthic organisms by reducing water depth, to provide comparable or improved aquatic habitat, and to provide expanded range for benthic organisms to colonize.

The dredged material and concrete rubble will be generated from the Montgomery New River Chamber Construction Project (DEP File No. EA0405223-003), which is part of the larger Upper Ohio Navigation (UON) Project. The UON Project, which will include future phases over a multi-year period, is intended to/will address lock condition and capacity issues at the Emsworth, Dashields, and Montgomery (EDM) Locks and Dam facilities, on the Ohio River, in Pennsylvania. The current open-water placement project is Phase 4 of the multi-phased Montgomery New River Chamber Construction Project. (Phases 1—3 were the subject of DEP File Nos. EA0405223-001, EA0405223-002, and EA0405223-003, respectively.)

The Montgomery upstream open water placement site will be used for the placement of materials derived from the upstream (Montgomery Pool) portion of the Montgomery New River Chamber Construction Project. This site is located 0.3 mile upstream of the Montgomery L/D between River Miles (RM) 30.9 and 31.3 (Beaver and Midland, PA USGS topographic quadrangles; N: -40°, 39′, 02.85″; W: -80°, 22′, 38.58″; Sub-basins B and D; USACE Pittsburgh District), in Industry Borough and Potter Township, Beaver County. This placement site covers an area of 46.5 acres.

The Montgomery downstream open water placement site would be used for placement of material from the downstream portion of the Montgomery New River Chamber Construction Project. This location is in the New Cumberland Pool and is situated 0.4 mile downstream of the Montgomery New River Chamber Construction Project, between RMs 31.9 and 32.8 (Midland, PA USGS topographic quadrangle; N: -40°, 38′, 50.95″; W: -80°, 23′, 46.04″; Sub-basins B and D; USACE Pittsburgh District), in Industry Borough, Raccoon Township and Shippingport Borough, Beaver County. This location covers an area of 24.0 acres.

DAM SAFETY

Central Office: Waterways & Wetlands Program, Rachel Carson State Office Building, 400 Market Street, Harrisburg, PA 17101, 717-772-5321.

Contact: Josh Fair, Water Programs Specialist, 717-772-5988.

D05-077EA. Barbara Diehl, 244 West Penn Street, Bedford, PA 15522, Bedford Borough, Bedford County. Applicant proposes to remove the F Paul Reighard Dam to eliminate a threat to public safety and to restore approximately 1,850 feet of stream channel to a free-flowing condition. Coarse sediment will be allowed to passively evacuate. Dam rubble will be spoiled in the downstream scour and will be covered with stone during construction and will continue to get covered with natural substrate as the river adjusts. The project is located across the Raystown Branch Juniata River (TSF, MF) (Bedford, PA Quadrangle, Latitude: 40.0205, Longitude: -78.5036). Application received: December 13, 2024.

D05-088EA. Barbara Diehl, 244 West Penn Street, Bedford, PA 15522, Bedford Township, Bedford County. Applicant proposes to remove the Lower Bedford Dam to eliminate a threat to public safety and to restore approximately 2,700 feet of stream channel to a free-flowing condition. Coarse sediment will be allowed to passively evacuate. Dam rubble will be spoiled in the downstream scour and will be covered with stone during construction and will continue to get covered with natural substrate as the river adjusts. The project is located across the Raystown Branch Juniata River (TSF, MF) (Bedford, PA Quadrangle, Latitude: 40.02002, Longitude: -78.49365. Application received: December 13, 2024.

ACTIONS

THE PENNSYLVANIA CLEAN STREAMS LAW AND THE FEDERAL CLEAN WATER ACT

FINAL ACTIONS TAKEN FOR NPDES PERMITS AND WQM PERMITS

The Department of Environmental Protection (DEP) has taken the following actions on previously received applications for new, amended, and renewed National Pollutant Discharge Elimination System (NPDES) and Water Quality Management (WQM) permits, applications for permit waivers, and Notice of Intent (NOIs) for coverage under General Permits, as listed in the following tables. This notice of final action is published in accordance with 25 Pa. Code Chapters 91, 92a, and 102 and 40 CFR Part 122, implementing provisions of The Clean Streams Law (35 P.S. §§ 691.1—691.1001) and the Federal Clean Water Act (33 U.S.C.A. §§ 1251—1376). The official file for each listed action can be reviewed at the DEP or delegated County Conservation District (CCD) office identified in the table for the action. DEP/CCD office contact information is listed as follows for Section I and is contained within the table for Section II. Additional information for permits issued under 25 Pa. Code Chapters 91 and 92a and Individual permits under 25 Pa. Code Chapter 102, including links to Individual Chapter 92a NPDES and WQM Permits, may be reviewed by generating the "Final Actions Report" on DEP's website at www.dep.pa.gov/CWPublicNotice.

DEP office contact information to review official files relating to the final actions in Section I is as follows:

DEP Southeast Regional Office (SERO)—2 E. Main Street, Norristown, PA 19401-4915. File Review Coordinator: 484-250-5910. Email: RA-EPNPDES_SERO@pa.gov for Chapter 91 & 92a permits; RA-EPWW-SERO@pa.gov for Chapter 102 permits.

DEP Northeast Regional Office (NERO)—2 Public Square, Wilkes-Barre, PA 18701-1915. File Review Coordinator: 570-826-5472. Email: RA-EPNPDES_NERO@pa.gov for Chapter 91 & 92a permits; RA-EPWW-NERO@pa.gov for Chapter 102 permits.

DEP Southcentral Regional Office (SCRO)—909 Elmerton Avenue, Harrisburg, PA 17110. File Review Coordinator: 717-705-4732. Email: RA-EPNPDES_SCRO@pa.gov for Chapter 91 & 92a permits; RA-EPWW-SCRO@pa.gov for Chapter 102 permits.

DEP Northcentral Regional Office (NCRO)—208 W. Third Street, Suite 101, Williamsport, PA 17701. File Review Coordinator: 570-327-3693. Email: RA-EPNPDES_NCRO@pa.gov for Chapter 91 & 92a permits; RA-EPWW-NCRO@pa.gov for Chapter 102 permits.

DEP Southwest Regional Office (SWRO)—400 Waterfront Drive, Pittsburgh, PA 15222. File Review Coordinator: 412-442-4286. Email: RA-EPNPDES_SWRO@pa.gov for Chapter 91 & 92a permits; RA-EPWW-SWRO@pa.gov for Chapter 102 permits.

DEP Northwest Regional Office (NWRO)—230 Chestnut Street, Meadville, PA 16335. File Review Coordinator: 814-332-6078. Email: RA-EPNPDES_NWRO@pa.gov for Chapter 91 & 92a permits; RA-EPWW-NWRO@pa.gov for Chapter 102 permits.

DEP Bureau of Clean Water (BCW)—400 Market Street, Harrisburg, PA 17105. File Review Coordinator: 717-787-5017. Email: RA-EPNPDES_Permits@pa.gov.

DEP Regional Permit Coordination Office (RPCO)—400 Market Street, Harrisburg, PA 17105. File Review Coordinator: 717-772-5987. Email: RA-EPREGIONALPERMIT@pa.gov.

Persons aggrieved by an action may appeal that action to the Environmental Hearing Board (Board) under section 4 of the Environmental Hearing Board Act (35 P.S. § 7514) and 2 Pa.C.S. §§ 501—508 and 701—704 (relating to Administrative Agency Law).

The appeal should be sent to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, 717-787-3483. Appeals must be filed with the Board within 30-days of publication of this notice in the *Pennsylvania Bulletin* unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decisional law. For individuals who wish to challenge an action, the appeal must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board. Individuals who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at 717-787-3483 for more information. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary to the Board at 717-787-3483. Important legal rights are at stake, however, so individuals should contact a lawyer at once.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

For actions taken on applications for pipelines that are regulated by the Federal Energy Regulatory Commission (FERC).

Any person aggrieved by this action may challenge it in an appropriate legal forum. The State and Federal courts are currently split on whether the proper forum to challenge a Department permit, authorization or approval for a facility or activity subject to the Federal Natural Gas Act, 15 U.S.C.A. §§ 717 et seq., is the United States Court of Appeals for the Third Circuit or the Pennsylvania Environmental Hearing Board. See *Delaware Riverkeeper Network v. Sec'y, Dep't. of Envtl. Prot.*, 933 F.3d 360 (3d Cir. 2016); *Delaware Riverkeeper Network v. Sec'y, Dep't. of Envtl. Prot.*, 903 F.3d 65 (3d Cir. 2018), cert. denied, 139 S. Ct. 1648, 203 L. Ed. 899 (2019) and *Cole v. Dep't. of Envtl. Prot.*, 1577 C.D. 2019 WL 2420667 (Pa. Cmwlth Ct. June 15, 2021) (Pet. for Allowance of Appeal pending); *West Rockhill Twp. v. Dep't. of Envtl. Prot.*, No. 1595 C.D. 2019 WL 2426014 (Pa. Cmwlth. June 15, 2021) (Pet. for Allowance of Appeal pending).

I. Final Action(s) on NPDES and WQM Permit Application(s) and NOIs for Sewage, Industrial Waste, Industrial Stormwater, MS4s, Pesticides, CAFOs and Individual Construction Stormwater.

Application Number	Permit Type	Action Taken	Permittee Name & Address	Municipality, County	DEP Office
PAD060031	Chapter 102 Individual NPDES Permit	Issued	Hofmann LLC 2001 State Hill Road Suite 205 Reading, PA 19610-1607	Sinking Spring Borough Berks County	
PAD070036	Chapter 102 Individual NPDES Permit	Issued	A Duie Pyle Inc. 650 Westtown Road P.O. Box 564 West Chester, PA 19382-4900	Greenfield Township Blair County	SCRO
PAD090087	Chapter 102 Individual NPDES Permit	Issued	Byberry Woods LLC 920 Wayland Circle Bensalem, PA 19020-4025	Bensalem Township Bucks County	SERO
PAD220010	Chapter 102 Individual NPDES Permit	Issued	PA DOT Engineering District 8 0 2140 Herr Street Harrisburg, PA 17103-1625	Harrisburg City Dauphin County	SCRO
PAD390247	Chapter 102 Individual NPDES Permit	Issued	Muhlenberg College 2400 W Chew Street Allentown, PA 18104	Allentown City Lehigh County	NERO
PAD390292	Chapter 102 Individual NPDES Permit	Issued	Upper Saucon Township Lehigh County 5500 Camp Meeting Road Center Valley, PA 18034-8401	Upper Saucon Township Lehigh County	NERO
PAD520057	Chapter 102 Individual NPDES Permit	Issued	Excell Homes Inc. P.O. Box 207 Lackawaxen, PA 18435-0207	Dingman Township Pike County	NERO
PAD640047	Chapter 102 Individual NPDES Permit	Issued	Duck Harbor Equestrian Center Inc. 617 Duck Harbor Road Equinunk, PA 18417-3018	Damascus Township Wayne County	NERO

Application		Action			DEP
\overline{Number}	Permit Type	Taken	Permittee Name & Address	Municipality, County	Office
PA0000892	Industrial Waste Individual NPDES Permit, Minor	Issued	Westinghouse Electric Co. 559 Westinghouse Road Blairsville, PA 15717-4130	Derry Township Westmoreland County	SWRO
6573407	Major Sewage Treatment Facility Individual WQM Permit	Issued	Latrobe Municipal Authority Westmoreland County P.O. Box 88 Latrobe, PA 15650-0088	Latrobe City Westmoreland County	SWRO
PA0009458	Minor Industrial Waste Facility with ELG Individual NPDES Permit	Issued	Pittsburgh Glass Works LLC 4408 E Pleasant Valley Boulevard Tyrone, PA 16686-7029	Antis Township Blair County	SCRO
PA0098612	Minor Industrial Waste Facility with ELG Individual NPDES Permit	Issued	Ebensburg Power Co. 2840 New Germany Road Ebensburg, PA 15931-3505	Cambria Township Cambria County	SWRO
PA0205222	Minor Industrial Waste Facility with ELG Individual NPDES Permit	Issued	Tenaris USA 6403 6th Avenue Koppel, PA 16136-1151	Koppel Borough Beaver County	SWRO
PA0216038	Minor Industrial Waste Facility with ELG Individual NPDES Permit	Issued	Keystone Land Resources Inc. 1200 Maronda Way Monessen, PA 15062-1071	Luzerne Township Fayette County	SWRO
PA0001198	Minor Industrial Waste Facility without ELG Individual NPDES Permit	Issued	PPG Ind Inc. 125 Colfax Street Springdale, PA 15144-1506	Springdale Borough Allegheny County	SWRO
PA0098124	Minor Industrial Waste Facility without ELG Individual NPDES Permit	Issued	Duquesne Light Co. 2833 New Beaver Avenue Pittsburgh, PA 15233-1003	Union Township Washington County	SWRO
PA0110990	Minor Industrial Waste Facility without ELG Individual NPDES Permit	Issued	Central City Water Authority Somerset County 314 Central Avenue Suite 203 Central City, PA 15926-1100	Shade Township Somerset County	SWRO
PA0036200	Minor Sewage Facility < 0.05 MGD Individual NPDES Permit	Issued	Radley Run Mews Sewer Assoc P.O. Box 84 Pocopson, PA 19366-0084	Birmingham Township Chester County	SERO
PA0040541	Minor Sewage Facility < 0.05 MGD Individual NPDES Permit	Issued	Boyertown Area School District 911 Montgomery Avenue Boyertown, PA 19512-9699	Earl Township Berks County	SCRO
PA0070246	Minor Sewage Facility < 0.05 MGD Individual NPDES Permit	Issued	Parkland School District 2219 N Cedar Crest Boulevard Allentown, PA 18104-2119	North Whitehall Township Lehigh County	NERO
PA0102679	Minor Sewage Facility < 0.05 MGD Individual NPDES Permit	Issued	Pine Grove Camping Resort LLC 15 W Cherry Street Suite 201 Columbus, OH 43215-5189	Sadsbury Township Crawford County	NWRO
PA0209317	Minor Sewage Facility < 0.05 MGD Individual NPDES Permit	Issued	Eagle Ridge Personal Care Home LLC 2997 Renovo Road Mill Hall, PA 17751-8537	Colebrook Township Clinton County	NCRO

Application		Action			DEP
Application Number	Permit Type	Taken	Permittee Name & Address	Municipality, County	Office
PA0025798	Minor Sewage Facility >= 0.05 MGD and < 1 MGD Individual NPDES Permit	Issued	Centerville Borough Sanitary Authority Washington County 29 Richeyville Road Richeyville, PA 15358	Centerville Borough Washington County	SWRO
PA0205877	Minor Sewage Facility >= 0.05 MGD and < 1 MGD Individual NPDES Permit	Issued	Redstone Township Sewer Authority Fayette County 1010 Main Street P.O. Box 753 Republic, PA 15475-0751	Redstone Township Fayette County	SWRO
0305401	Minor and Non-NPDES Sewage Treatment Facility Individual WQM Permit	Issued	Pine Township Armstrong County P.O. Box 111 Templeton, PA 16259-0111	Pine Township Armstrong County	NWRO
2075408	Minor and Non-NPDES Sewage Treatment Facility Individual WQM Permit	Issued	Pine Grove Camping Resort LLC 15 W Cherry Street Suite 201 Columbus, OH 43215-5189	Sadsbury Township Crawford County	NWRO
2093405	Minor and Non-NPDES Sewage Treatment Facility Individual WQM Permit	Issued	Star Route Holdings LLC 420 S Round Lake Drive Caledonia, MI 49316-9632	East Mead Township Crawford County	NWRO
4905403	Minor and Non-NPDES Sewage Treatment Facility Individual WQM Permit	Issued	PA American Water Co. 852 Wesley Drive Mechanicsburg, PA 17055-4436	Delaware Township Northumberland County	NCRO
NOEXSC250	No Exposure Certification	Issued	United Corrstack d/b/a DS Smith 720 Laurel Street Reading, PA 19602-2718	Reading City Berks County	SCRO
NOEXSE038	No Exposure Certification	Issued	PCI Pharmaceuticals Service 3001 Red Lion Road Philadelphia, PA 19114-1123	Philadelphia City Philadelphia County	SERO
NOEXSE121	No Exposure Certification	Issued	Amphenolcit 206 Jones Boulevard Pottstown, PA 19464-3465	Limerick Township Montgomery County	SERO
NOEXSW042	No Exposure Certification	Issued	Ernies Waste Oil LLC 155C Swiontek Road Aliquippa, PA 15001-5844	Independence Township Beaver County	SWRO
PAG030164	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Coopers Creek Chemicals Corp 884 River Road W Conshohocken, PA 19428-2699	Upper Merion Township Montgomery County	SERO
PAG034018	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Darling Ingredients Inc. 151 Randal Stuewe Drive Winchester, VA 22603	Fermanagh Township Juniata County	SCRO
PAG034902	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Stella-Jones Corp 392 Larkeytown Road Du Bois, PA 15801-3940	Sandy Township Clearfield County	NCRO
PAG034957	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Valley Farms Dairy LLC 1860 E 3rd Street Williamsport, PA 17701-3923	Loyalsock Township Lycoming County	NCRO

Application		Action			DEP
Number PAG035052	Permit Type PAG-03 NPDES General Permit for Industrial Stormwater	Taken Issued	Permittee Name & Address Estes Express Lines 3901 W Broad Street Richmond, VA 23230-3962	Municipality, County White Deer Township Union County	Office NCRO
PAG036300	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Woodford Oil Co. 1 13th Street Elkins, WV 26241-3401	Henry Clay Township Fayette County	SWRO
PAG036380	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Laurel Highlands Landfill Inc. 260 Laurel Ridge Road Johnstown, PA 15909-4032	Jackson Township Cambria County	SWRO
PAG038608	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Joy Global Underground Mining LLC 120 Liberty Street Franklin, PA 16323-1066	Franklin City Venango County	NWRO
PAG038616	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Lindy Paving Inc. 1807 Shenango Road New Galilee, PA 16141-2241	Hermitage City Mercer County	NWRO
PAG041312	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Issued	Jaidee Warnick and Ronald Keith 10624 Station Road North East, PA 16428-6002	Greenfield Township Erie County	NWRO
PAG041422	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Issued	Johnston Debra 3499 Perry Highway Hadley, PA 16130-2321	Sandy Creek Township Mercer County	NWRO
PAG041445	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Issued	Reiber David L Sr 71 Woodland Road Mercer, PA 16137-3837	Springfield Township Mercer County	NWRO
PAG041446	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Issued	Frishkorn George 615 Pattison Street Ext Evans City, PA 16033-3315	Penn Township Butler County	NWRO
PAG041448	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Issued	Bogovich Patricia 1702 N Woodland Boulevard # 116167 Deland, FL 32720-1837	Clarion Township Clarion County	NWRO
PAG041453	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Issued	Reimold Richard 1013 East Lake Road Transfer, PA 16154	Delaware Township Mercer County	NWRO
PAG056276	PAG-05 NPDES General Permit for Groundwater Cleanup	Issued	Three Center Independent Oil LP 1057 Clinton Road Clinton, PA 15026-1901	Beaver Falls City Beaver County	SWRO
PAG120009	PAG-12 NPDES General Permit for CAFOs	Issued	Windy Pine Farm Inc. 410 Barnsley Road Oxford, PA 19363-4105	East Nottingham Township Chester County	SCRO
PAG123647	PAG-12 NPDES General Permit for CAFOs	Issued	Joe Jurgielewicz & Son Ltd 189 Cheese Lane Hamburg, PA 19526-8057	Tilden Township Berks County	SCRO
PAG123648	PAG-12 NPDES General Permit for CAFOs	Issued	Joe Jurgielewicz & Son Ltd 189 Cheese Lane Hamburg, PA 19526-8057	Perry Township Berks County	SCRO
6324402	Pump Stations WQM Individual Permit	Issued	Peters Creek Sanitary Authority 1 N State Street Clairton, PA 15025-2172	Clairton City Allegheny County	SWRO

Application		Action			DEP
Number	Permit Type	Taken	Permittee Name & Address	Municipality, County	Office
6524403	Sewer Extensions WQM Individual Permit	Issued	Municipal Authority of Westmoreland County P.O. Box 730 Greensburg, PA 15601-0730	Avonmore Borough Westmoreland County	SWRO
6524409	Sewer Extensions WQM Individual Permit	Issued	Municipal Authority of Westmoreland County 124 Park & Pool Road New Stanton, PA 15672	East Huntingdon Township Westmoreland County	SWRO
PA0057339	Single Residence STP Individual NPDES Permit	Issued	Brian & Cheryl Davidson 209 Poplar Road Honey Brook, PA 19344-1349	Honey Brook Township Chester County	SERO
PA0058190	Single Residence STP Individual NPDES Permit	Issued	Brenda Phelan 191 Hill Road Green Lane, PA 18054-2415	Salford Township Montgomery County	SERO
PA0285170	Single Residence STP Individual NPDES Permit	Issued	Morse Andrea 4937 Wexford Run Road Bradfordwoods, PA 15015-1327	Springfield Township Fayette County	SWRO
PA0285374	Single Residence STP Individual NPDES Permit	Issued	Mastorovich Matthew and Beth 154 Silvis Road Export, PA 15632-1174	Washington Township Westmoreland County	SWRO
PA0289124	Single Residence STP Individual NPDES Permit	Issued	Daniel Cook and Georgia Schumacher 112 Lilac Lane Valencia, PA 16059-2214	Middlesex Township Butler County	NWRO
1021402	Single Residence Sewage Treatment Plant Individual WQM Permit	Issued	Daniel Cook and Georgia Schumacher 112 Lilac Lane Valencia, PA 16059-2214	Middlesex Township Butler County	NWRO
2516406	Single Residence Sewage Treatment Plant Individual WQM Permit	Issued	Jaidee Warnick and Ronald Keith 10624 Station Road North East, PA 16428-6002	Greenfield Township Erie County	NWRO
2623400	Single Residence Sewage Treatment Plant Individual WQM Permit	Issued	Morse Andrea 4937 Wexford Run Road Bradfordwoods, PA 15015-1327	Springfield Township Fayette County	SWRO
6524412	Single Residence Sewage Treatment Plant Individual WQM Permit	Issued	Mastorovich Matthew and Beth 154 Silvis Road Export, PA 15632-1174	Washington Township Westmoreland County	SWRO
WQG01102407	WQG-01 Single Residence Sewage Treatment Plant WQM General Permit	Issued	Frishkorn George 615 Pattison Street Ext Evans City, PA 16033-3315	Penn Township Butler County	NWRO
WQG01162403	WQG-01 Single Residence Sewage Treatment Plant WQM General Permit	Issued	Bogovich Patricia 1702 N Woodland Boulevard # 116167 Deland, FL 32720-1837	Clarion Township Clarion County	NWRO
WQG01432413	WQG-01 Single Residence Sewage Treatment Plant WQM General Permit	Issued	Reiber David L Sr 71 Woodland Road Mercer, PA 16137-3837	Springfield Township Mercer County	NWRO
WQG01432414	WQG-01 Single Residence Sewage Treatment Plant WQM General Permit	Issued	Reimold Richard 1013 East Lake Road Transfer, PA 16154	Delaware Township Mercer County	NWRO

Application Number WQG02150824	Permit Type WQG-02 Pump Station WQM General Permit	Action Taken Issued	Permittee Name & Address Spring City Borough Chester County 6 S Church Street Spring City, PA 19475-1876	Municipality, County Spring City Borough Chester County	DEP Office SERO	
WQG02452401	WQG-02 Sewer Extension WQM General Permit	Issued	Smithfield Sewer Authority Monroe County 1155 Red Fox Road East Stroudsburg, PA 18301-9106	Smithfield Township Monroe County	NERO	
WQG02022402	WQG-02 WQM General Permit	Issued	Jefferson Hills Borough Allegheny County 925 Old Clairton Road Clairton, PA 15025-3133	Jefferson Hills Borough Allegheny County	SWRO	
II. Final Action(s) on PAG-01 and PAG-02 General NPDES Permit NOIs.						

II. Final Action			PAG-02 General NPDES Permi	t NOIs.	
Permit Number	Permit Type	$egin{aligned} Action \ Taken \end{aligned}$	Applicant Name & Address	Municipality, County	Office
PAC450017	PAG-02 General Permit	Issued	Smithfield Township 1155 Red Fox Road East Stroudsburg, PA 18301	Smithfield Township Monroe County	Monroe County Conservation District 8050 Running Valley Road Stroudsburg, PA 18360 570-629-3060 RA-EPWW-NERO@ pa.gov
PAC520009 Renewal	PAG-02 General Permit	Issued	Community Self Storage, Inc. c/o Thomas Murante 486 Route 6 & 209 Milford, PA 18337	Westfall Township Pike County	Pike County Conservation District 556 Rt 402 Hawley, PA 18428 570-226-8220 RA-EPWW-NERO@ pa.gov
PAC400297	PAG-02 General Permit	Issued	Conyngham-Sugarloaf Joint Municipal Authority Joseph Gallagher 245 S. Main Street Conyngham, PA 18219	Sugarloaf Township Luzerne County	Luzerne Conservation District 325 Smiths Pond Road Shavertown, PA 18708 570-674-7991 RA-EPWW-NERO@ pa.gov
PAC400226	PAG-02 General Permit	Issued	Jeffrey F. Sikora and John P. Sikora 110 Nevel Hollow Road Hunlock Creek, PA 18621	Ross Township Luzerne County	Luzerne Conservation District 325 Smiths Pond Road Shavertown, PA 18708 570-674-7991 RA-EPWW-NERO@ pa.gov
PAC44 0015	PAG-02 General Permit	Issued	AJM Real Estate Holdings 685 Skywagon Drive Reedsville, PA 17084	Brown Township Mifflin County	Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695
PAC44 0031	PAG-02 General Permit	Issued	Cedar Hill Manor 1322 Creamery Road Clifford, PA 18407	Brown Township Mifflin County	Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695
PAC440013	PAG-02 General Permit	Issued	Tussey Sink Road 2121 Old Gatesburg Rd State College, PA 16801	Derry Township Mifflin County	Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695

	Permit	Action			
Permit Number PAC440014	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address First Quality Baby Products 97 Locust Road Lewistown, PA 17044	Municipality, County Granville Township Mifflin County	Office Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695
PAC440021	PAG-02 General Permit	Issued	Union Township 95 North Penn St Belleville, PA 17004	Union Township Mifflin County	Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695
PAC440032	PAG-02 General Permit	Issued	Henderson Funeral Home 3813 West Main St Belleville, PA 17004	Brown Township Mifflin County	Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009
PAC440027	PAG-02 General Permit	Issued	Orchard Hill Storage 12875 Ferguson Valley Rd Burnham, PA 17009	Derry Township Mifflin County	717-248-4695 Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695
PAC440026	PAG-02 General Permit	Issued	Juniata Valley Group 101 East Market St Lewistown, PA 17044	Derry Township Mifflin County	Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695
PAC440035	PAG-02 General Permit	Issued	Burnham Goose LLC c/o Alicia Cornali 2121 Old Gatesburg Rd. State College, PA 16803	Derry Township Mifflin County	Mifflin County Conservation District 20 Windmill Hill Suite 4 Burnham, PA 17009 717-248-4695
PAC090489	PAG-02 General Permit	Issued	Costa Homes Inc. 665 Amalie Court Southampton, PA 18966-4904	Warwick Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090181	PAG-02 General Permit	Issued	Gorski Engineering Inc 1 Iron Bridge Drive Collegeville, PA 19426-2058	Richland Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090161	PAG-02 General Permit	Issued	U S Home LLC d/b/a Lennar 1285 Drummers Lane Suite 100 Wayne, PA 19087-1572	Richland Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov

	Permit	Action			
Permit Number PAC090138	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address Bible Baptist Church of Upper Bucks County 50 South 3rd Street Perkasie, PA 18944	Municipality, County Lower Southampton Township Bucks County	Office Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090211	PAG-02 General Permit	Issued	Citadel Federal Credit Union 520 Eagleview Boulevard Exton, PA 19341-1119	Lower Southampton Township Butler County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090222	PAG-02 General Permit	Issued	Spring Mill Associates LP 80 Jacksonville Rd Ivyland, PA 18974-1514	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090247	PAG-02 General Permit	Issued	Andrew Klimenko 105 Jakes Way Feastervill-Trevose, PA 19053-2393	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090264	PAG-02 General Permit	Issued	Toll Mid-Atlantic LP Company Inc 250 Gibraltar Road Horsham, PA 19044-2323	Warrington Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090269	PAG-02 General Permit	Issued	WBG Properties LP 1259 Easton Road Suite 101 Warrington, PA 18976-1904	Warrington Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090389	PAG-02 General Permit	Issued	Woodbury Grove Investors LP 370 East Maple Avenue Suite 101 Langhorne, PA 19047-2838	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090453	PAG-02 General Permit	Issued	B Blair Ind Prop LLP 95 Louise Drive Ivyland, PA 18974	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC090389	PAG-02 General Permit	Issued	Woodbury Grove Investors LP 370 East Maple Avenue Suite 101 Langhorne, PA 19047-2838	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090453	PAG-02 General Permit	Issued	B Blair Ind Prop LLP 95 Louise Drive Ivyland, PA 18974	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090472	PAG-02 General Permit	Issued	Minster Properties LLC 2526 Broad Street Colmar, PA 18915-9772	Bedminster Township Butler County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090523	PAG-02 General Permit	Issued	Sal Lapio Inc. 104 Mill Road Sellersville, PA 18960-1413	West Rockhill Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090530	PAG-02 General Permit	Issued	Spinieo Industrial Holdings Inc. 1076 Bethlehem Pike Montgomeryville, PA 18936-9621	Tinicum Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090572	PAG-02 General Permit	Issued	Amstergen Life Sciences LLC 720 Johnsville Boulevard Bldg 6 Warminster, PA 18974-3536	Warrington Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090584	PAG-02 General Permit	Issued	Toner Homes 9 Quinn Circle Holland, PA 18966	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090585	PAG-02 General Permit	Issued	Gap Holding Group LLC 5181 Lincoln Hwy Gap, PA 17527-9613	Northampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov

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Permit Number PAC090592	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address Rendezvous Farm LLC 210 Green Top Road Sellersville, PA 18960-1227	Municipality, County Tinicum Township Bucks County	Office Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090603	PAG-02 General Permit	Issued	Toll Mid-Atlantic LP Company Inc. 1140 Virginia Drive Fort Washington, PA 19034-3204	Middletown Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090629	PAG-02 General Permit	Issued	Kevin Jane Stayer 2110 Ashton Drive Jamison, PA 18929	Warwick Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090621	PAG-02 General Permit	Issued	Warrington Township 852 Easton Rd Warrington, PA 18976	Warrington Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090626	PAG-02 General Permit	Issued	Air Liquide Electronics US LP 19 Steel Road West Morrisville, PA 19067-3615	Falls Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090634	PAG-02 General Permit	Issued	1250 West Bristol Road LLC 980 Jacksonville Road Ivyland, PA 18974	Warminster Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090646	PAG-02 General Permit	Issued	ELU Mid-Atlantic DeLuca Bethanna LLC P.O. Box 192 Exton, PA 19341	Upper Southampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090648	PAG-02 General Permit	Issued	Development Services LLC 133 Shasta Road Plymouth Meeting, PA 19462	Richland Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC090675	PAG-02 General Permit	Issued	Moser Construction Co Inc. 101 Stewart Lane Chalfont, PA 18914	West Rockhill Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC670524	PAG-02 General Permit	Issued	Kevin Murphy 873 Nightlight Drive York, PA 17402	Springettsbury Township York County	York County Conservation District 2401 Pleasant Valley Rd. Suite 101 Room 139 York, PA 17402 717-840-7430
PAC090684	PAG-02 General Permit	Issued	Keith C Boyd Construction Inc. P.O. Box 190 New Hope, PA 18938-0190	Solebury Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC670534	PAG-02 General Permit	Issued	LPC Locust Point II LP c/o Logistics Property Company LLC 14401 Sweitzer Lane Suite 150 Laurel, MD 20707	Conewago Township York County	York County Conservation District 2401 Pleasant Valley Rd. Suite 101 Room 139 York, PA 17402 717-840-7430
PAC090686	PAG-02 General Permit	Issued	Brooke Enterprises LLC 4359 County Line Road Chalfont, PA 18914-1825	New Britain Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090690	PAG-02 General Permit	Issued	1018 Street Road LLC 260 Knowles Avenue Unit 330 Southampton, PA 18966-1556	Upper Southampton Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC670278	PAG-02 General Permit	Issued	Rexroth Equities LP 207 Redco Avenue Suite 1A Red Lion, PA 17356	Windsor Township York County	York County Conservation District 2401 Pleasant Valley Rd. Suite 101 Room 139 York, PA 17402 717-840-7430
PAC090710	PAG-02 General Permit	Issued	Daniel Lanzendorfer 160 Saddle Drive Furlong, PA 18925-1018	Solebury Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov

Permit Number	Permit	Action Taken	Applicant Name & Address	Municipality County	Office
PAC090607	Type PAG-02 General Permit	Issued	Bristol Realty Group LLC P.O. Box 5 Flourtown, PA 19030	Municipality, County Bristol Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090705	PAG-02 General Permit	Issued	Elements Lawn Landscape Services Inc. 522 Stanford Road Fairless Hills, PA 19030-4020	Bristol Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090719	PAG-02 General Permit	Issued	Bensalem Township 2400 Byberry Road Bensalem, PA 19020	Bensalem Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC090638	PAG-02 General Permit	Issued	Simmons Holdings LLC 7055 Stump Road Pipersville, PA 18947-1529	Nockamixon Township Bucks County	Bucks County Conservation District 1456 Ferry Road Doylestown, PA 18901-5550 215-345-7577 RA-EPNPDES_SERO@ pa.gov
PAC230145 A-1	PAG-02 General Permit	Issued	Rose Hill Developers, LP 205 Baltimore Pike P.O. Box 190 Glen Mills, PA 19342	Chester Heights Borough Delaware County	Chester County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC350174	PAG-02 General Permit	Issued	Andrew Simonik 18 Betty Ave. Scott Township, PA 18433	Scott Township Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC230127	PAG-02 General Permit	Issued	ESIII LP 107 Twaddell Mill Road Wilmington, DE 19807	Radnor Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov

	Permit	Action			
Permit Number PAC350125	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address GMA Accessories, Inc. 3 Empire Blvd. South Hackensack, NJ 07606	Municipality, County Moosic Borough Lackawanna County	Office Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC350142	PAG-02 General Permit	Issued	Chapman Lake Solar Initiative LLC 1407 Broadway Floor 24 New York, NY 10018	Scott Township Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC350108	PAG-02 General Permit	Issued	RD Noto and Son 200 Executive Park South Abington Twp, PA 18411	South Abington Township Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC350073	PAG-02 General Permit	Issued	Fell Township 1 Veterans Drive Simpson, PA 18407	Fell Township Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC350152	PAG-02 General Permit	Issued	Lackawanna County 123 Wyoming Avenue 5th Floor Scranton, PA 18503	City of Scranton Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC210352	PAG-02 General Permit	Issued	Pacifica Mechanicsburg LLC 1775 Hancock Street Ste 200 San Diego, CA 92110	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC350037	PAG-02 General Permit	Issued	Bell Mountain Land Development Corp. 7 Oakwood Drive Scranton, PA 18504	Dickson City Borough Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC350021	PAG-02 General Permit	Issued	Route 6 Land Development Corp. 7 Oakwood Drive Scranton, PA 18504	Blakely Borough Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov

	Permit	Action			0.00
Permit Number PAC350156	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address Eynon-Jermyn Solar LLC 1407 Broadway Floor 24 New York, NY 10018	Municipality, County Archbald Borough Lackawanna County	Office Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC210305	PAG-02 General Permit	Issued	Pacifica Mechanicsburg LLC 1775 Hancock Street Ste 200 San Diego, CA 92110	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC350158	PAG-02 General Permit	Issued	NDA Moosic, LLC 601 Gates Road Vestal, NY 13850	City of Scranton Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC210131	PAG-02 General Permit	Issued	JLG Industries, Inc. 1 JLG Drive McConnellsburg, PA 17233	Southampton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC230004	PAG-02 General Permit	Issued	R2K Partners, LLC P.O. Box 541 Villanova, PA 19085-0541	Clifton Heights Borough Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC210150	PAG-02 General Permit	Issued	Driftwood Group, LLC 147 S. Strawberry Hill Dr. Fayetteville, PA 17222	Southampton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210250	PAG-02 General Permit	Issued	Pennsy Supply, Inc. A CRH Company 2400 Thea Drive Ste 3A Harrisburg, PA 17110	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210294	PAG-02 General Permit	Issued	Inspired Land Holdings, LLC 21 Waterford Drive Mechanicsburg, PA 17050	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC520004 Renewal	PAG-02 General Permit	Issued	Mark Strouse 149 Kokolias Lane Matamoras, PA 18336	Westfall Township Pike County	Pike County Conservation District 556 Rt 402 Hawley, PA 18428 570-226-8220 RA-EPWW-NERO@ pa.gov

	Permit	Action			
Permit Number PAC210177	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address SSR Developers, LLC 1440 Armitage Way Mechanicsburg, PA 17050	Municipality, County Hampden Township Cumberland County	Office Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210176	PAG-02 General Permit	Issued	Glenpoint LLC 227 Granite Run Drive Suite 100 Lancaster, PA 17601	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210326	PAG-02 General Permit	Issued	JFTM Properties, LLC 194 Hempt Road Mechanicsburg, PA 17050	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PA210002C	PAG-02 General Permit	Issued	East Pennsboro Township 98 South Enola Dr Enola, PA 17025	East Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210332	PAG-02 General Permit	Issued	East Pennsboro Township 98 South Enola Dr Enola, PA 17025	East Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210350	PAG-02 General Permit	Issued	Hampden Township 209 South Sporting Hill Road Mechanicsburg, PA 17050	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC450006	PAG-02 General Permit	Issued	S&D Land Development Company, LP 875 Green Street Lehighton, PA 18325	Eldred Township Monroe County	Monroe County Conservation District 8050 Running Valley Road Stroudsburg, PA 18360 570-629-3060 RA-EPWW-NERO@ pa.gov
PAC230086	PAG-02 General Permit	Issued	Rockhill Real Estate V, LP 4005 West Chester Pike Newtown Square, PA 19073	Newton Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@
PAC230100	PAG-02 General Permit	Issued	National Reality Corporation 1001 Baltimore Pike Springfield, PA 19064	Newtown Township Delaware County	pa.gov Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	
PAC210292	PAG-02 General Permit	Issued	Ivan Reiff 5 Spring Field Road Shippensburg, PA 17257	Southampton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210271	PAG-02 General Permit	Issued	Glenpoint LLC 227 Granite Run Dr Ste 100 Lancaster, PA 17601	Lower Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210090	PAG-02 General Permit	Issued	Golden Eagle Real Estate 3920 Market Street Ste 100 Camp Hill, PA 17011	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210090	PAG-02 General Permit	Issued	Stephenson Development LLC 3 Drayton Court Mechanicsburg, PA 17055	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210372	PAG-02 General Permit	Issued	Jay Wenger 25 Hale Road Shippensburg, PA 17257	Southampton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210374	PAG-02 General Permit	Issued	David Aungst High Hotels, Ltd 1853 William Penn Way Lancaster, PA 17605	Lower Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210196	PAG-02 General Permit	Issued	Pamay Development Co Inc. 131 Wild Rose Way State College, PA 16801	Middlesex Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC2101172	PAG-02 General Permit	Issued	AK Hotels LLC 765 Eisenhower Boulevard Harrisburg, PA 17110	Shippensburg Township & Southampton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC520008 Renewal	PAG-02 General Permit	Issued	Pike Development Group, LLC P.O. Box 205 Matamoras, PA 18336	Westfall Township Pike County	Pike County Conservation District 556 Rt 402 Hawley, PA 18428 570-226-8220 RA-EPWW-NERO@ pa.gov
PAC520006 Renewal	PAG-02 General Permit	Issued	Rivers Edge, LP 137 The Crescent Roslyn Heights, NY 11577	Westfall Township Pike County	Pike County Conservation District 556 Rt 402 Hawley, PA 18428 570-226-8220 RA-EPWW-NERO@ pa.gov

	Permit	Action			
Permit Number PAC210268	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address FJ Ventures, LLC 968 Cedars Road Lewisberry, PA 17339	Municipality, County Lower Allen Township Cumberland County	Office Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210361	PAG-02 General Permit	Issued	Falling Spring Investors, LLC 5 South Hanover Street Carlisle, PA 17013	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210194	PAG-02 General Permit	Issued	Lower Allen Township Development Authority 2233 Gettysburg Road Camp Hill, PA 17011	Lower Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210072	PAG-02 General Permit	Issued	1849 Development, LLC Gettysburg Pike Suite 101 Mechanicsburg, PA 17055	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210180	PAG-02 General Permit	Issued	Shillington MHS GP, LLC 220 Yocumtown Road Etters, PA 17319	North Middleton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210363	PAG-02 General Permit	Issued	Longs Gap, LLC 5060 Ritter Road Suite A3 Mechanicsburg, PA 17055	North Middleton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210354	PAG-02 General Permit	Issued	Travis Burkholder 700 Green Spring Road Newville, PA 17241	North Newton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210289	PAG-02 General Permit	Issued	Evercor Facility Management, Inc. 902 Wyoming Ave Wyoming, PA 18644	Carlisle Borough Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210322	PAG-02 General Permit	Issued	Market Square South, LLC 529 East Main Street Lititz, PA 17543	North Middleton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC230279	PAG-02 General Permit	Issued	Asset Realty & Construction Group, Inc. 1590 Troy Avenue Brooklyn, NY 11234	City of Chester Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov

Permit Number	Permit	Action Taken	Applicant Name & Address	Municipality County	Office
PAC230160	Type PAG-02 General Permit	Issued	Rose Tree Media School District 308 N. Olive Street Media, PA 19063	Municipality, County Middletown Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC230218	PAG-02 General Permit	Issued	Douglas Wagner 1332 Naamans Creek Road Garnet Valley, PA 19060	Bethel Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC230143	PAG-02 General Permit	Issued	Riddle Memorial Hospital c/o Main Line Health 240 Radnor Chester Road Suite 270 Radnor, PA 19087-5174	Middletown Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC210342	PAG-02 General Permit	Issued	30-35 Ridge Road, LLC 35 Ridge Road Newville, PA 17241	North Newton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC230169	PAG-02 General Permit	Issued	JW Congregation Support, Inc. 1005 Red Mills Road Wallkill, NY 12589-3221	Darby Borough Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC230135	PAG-02 General Permit	Issued	Township of Concord 43 S. Thorton Road Glen Mills, PA 19342	Concord Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov

Permit Number PAC230161	Permit Type PAG-02 General Permit	Action Taken Issued	Applicant Name & Address Springbrooke Industrial, LLC 300 Conshohocken State Road Suite 250 West Conshohocken, PA 19428-3801	Municipality, County Aston Township Delaware County	Office Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC210304	PAG-02 General Permit	Issued	Creek View Land Associates, LLC 125 Glenridge Drive Carlisle, PA 17015	Upper Frankford Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC230269	PAG-02 General Permit	Issued	Radnor Rockwell, LLC 124 E. State Street Media, PA 19063-3431	Radnor Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC210309	PAG-02 General Permit	Issued	Sunshine Royalty, LLC 19 Balfour Drive Mechanicsburg, PA 17050	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC230131	PAG-02 General Permit	Issued	Philadelphia Meeting Room, Inc. 621 Newtown Street Road Media, PA 19063	Middletown Township Delaware County	Delaware County Conservation District Rose Tree Park Hunt Club 1521 N. Providence Road Media, PA 19063 610-892-9484 RA-EPNPDES_SERO@ pa.gov
PAC210200	PAG-02 General Permit	Issued	Burkentine & Sons Builders, Inc. 1454-A Baltimore St Hanover, PA 17331	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210186	PAG-02 General Permit	Issued	Sporting Hill I LP 2 Kacey Court Suite 201 Mechanicsburg, PA 17055	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210308	PAG-02 General Permit	Issued	Northeast Fire and Rescue 202 Third Street Summerdale, PA 17093	East Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812

	Permit	Action			
Permit Number PAC210123	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address 114 Associates LLC 100 Sterling Parkway Suite G19 Mechanicsburg, PA 17050	Municipality, County Silver Spring Township Cumberland County	Office Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210323	PAG-02 General Permit	Issued	Shippensburg Dev, LLC 301 Route 17 North Suite 802 Rutherford, NJ 07070	Shippensburg Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210277	PAG-02 General Permit	Issued	NB at Townes of Hampden 3335 Morgantown Road Mohnton, PA 19540	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210355	PAG-02 General Permit	Issued	Holly Hurst Farm 499 Zion Road Carlisle, PA 17015	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC450023	PAG-02 General Permit	Issued	AMERCO Real Estate Company 2727 North Central Ave. Phoenix, AZ 85004	Borough Monroe County	Monroe County Conservation District 8050 Running Valley Road Stroudsburg, PA 18360 570-629-3060 RA-EPWW-NERO@ pa.gov
PAC450007 A-1	PAG-02 General Permit	Issued	Department of General Services 18th & Herr St. Harrisburg, PA 17125	East Stroudsburg Borough Monroe County	Monroe County Conservation District 8050 Running Valley Road Stroudsburg, PA 18360 570-629-3060 RA-EPWW-NERO@ pa.gov
PAC450025	PAG-02 General Permit	Issued	Gold Coast Penn, LLC 1127 Interchange Road Gilbert, PA 18331	Polk Township Monroe County	Monroe County Conservation District 8050 Running Valley Road Stroudsburg, PA 18360 570-629-3060 RA-EPWW-NERO@ pa.gov
PAC350031	PAG-02 General Permit	Issued	Hemingway Development Limited Partnership James B. McDonough 2 Glenmaura National Blvd. Moosic, PA 18507	Moosic Borough Lackawanna County	Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC510312	PAG-02 General Permit	Issued	Eco Materials, LLC 1401 Industrial Highway Unit A Cinnaminson, NJ 08077-2589	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov

	Permit	Action			
Permit Number PAC350120	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address Triboro Industrial Park, LLC 1210 Wheeler Ave. Dunmore, PA 15810	Municipality, County Jessup Borough Olyphant Borough Throop Borough Lackawanna County	Office Lackawanna County Conservation District 1027 S. Abington Road South Abington Twp, PA 18411 570-382-3086 RA-EPWW-NERO@ pa.gov
PAC510294	PAG-02 General Permit	Issued	Brixmor Roosevelt Mall Owner, LLC One Fayette Street Suite 15 Conshohocken, PA 19428-2064	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov
PAC390243	PAG-02 General Permit	Issued	Kay Walbert, LLC c/o Rick Koze 5930 Hamilton Boulevard Suite 10 Allentown, PA 18106-9654	South Whitehall Township Lehigh County	Lehigh County Conservation District Lehigh County AG Center Suite 105 4184 Dorney Park Road Allentown, PA 18104-5728 610-391-9583 RA-EPWW-NERO@ pa.gov
PAC280046	PAG-02 General Permit	Issued	Michael Silva P.O. Box 203 Fayetteville, PA 17222-0203	Chambersburg Borough Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC280355	PAG-02 General Permit	Issued	Timothy Stoner 8512 Oellig Road Mercersburg, PA 17236	Peters Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC280237	PAG-02 General Permit	Issued	Jeff Tedrick 10228 Governor Lane Boulevard Suite 3002 Williamsport, MD 21795-0221	Antrim Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC280188	PAG-02 General Permit	Issued	Brian Hissong 17 North Washington Street Suite B Greencastle, PA 17225-9427	Antrim Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC280254	PAG-02 General Permit	Issued	Aaron A. Horton 3411 Horst Lane Chambersburg, PA 17202-9271	Hamilton Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC280292	PAG-02 General Permit	Issued	Josh Rau 1055 Thomas Jefferson Street NW Suite 650 Washington, DC 20007-5259	Montgomery Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC280336	PAG-02 General Permit	Issued	Kelly Barnes 1 Overcash Avenue Building 14 Chambersburg, PA 17201-9554	Letterkenny Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC280330	PAG-02 General Permit	Issued	Kelly Barnes 1 Overcash Avenue Building 14 Chambersburg, PA 17201-9554	Letterkenny Township & Greene Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC280229	PAG-02 General Permit	Issued	Brad Fulton 11535 Hopewell Road Hagerstown, MD 21740	Guilford Township Franklin County	Franklin County Conservation District 185 Franklin Farm Lane Chambersburg, PA 17202 717-264-5499
PAC360983	PAG-02 General Permit	Issued	Jacob Zook 4021B Old Philadelphia Pike Gordonville, PA 17529	Leacock Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360143	PAG-02 General Permit	Issued	Stoneybrook Duplex LLC 1090 N Penryn Road Manheim, PA 17545	West Donegal Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360641	PAG-02 General Permit	Issued	Costello Builders P.O. Box 95 East Petersburg, PA 17520	West Hempfield Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360963	PAG-02 General Permit	Issued	Jacob M. Riehl Jr. 4186 Old Philadelphia Pike Gordonville, PA 17529	Leacock Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360279 A-11	PAG-02 General Permit	Issued	Lancaster Airport Authority 500 Airport Road Lititz, PA 17543	Manheim Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360497	PAG-02 General Permit	Issued	Akron Mennonite Church 1311 Diamond Street Akron, PA 17501	Akron Borough Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361

Permit Number PAC360968	Permit Type PAG-02 General Permit	Action Taken Issued	Applicant Name & Address Tim Mitchell Associates 198 Kost Road Carlisle, PA 17015	Municipality, County West Hempfield Township Lancaster County	Office Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360930	PAG-02 General Permit	Issued	MK Legacy, LLC 3320 Lincoln Highway Paradise, PA 17562	Paradise Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360901	PAG-02 General Permit	Issued	Allan J. Fisher 27 Pequea Manor Drive Gordonville, PA 17529	Strasburg Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360881	PAG-02 General Permit	Issued	Eli Stoltzfus 228 Hollow Road Gordonville, PA 17529	Leacock Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC360885	PAG-02 General Permit	Issued	SK Smucker Properties, LLC 2047 Rockvale Road Lancaster, PA 17602	West Lampeter Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601 717-299-5361
PAC210208	PAG-02 General Permit	Issued	Charter Homes at West Winding, Inc. 322 N Arch St Lancaster, PA 17603	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210126	PAG-02 General Permit	Issued	G Pike Associates, LLC 2325 Paxton Church Road Harrisburg, PA 17110	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210284	PAG-02 General Permit	Issued	Mihail Malinov 2509 Mill Road Mechanicsburg, PA 17055	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210234	PAG-02 General Permit	Issued	Carlisle Fish and Game Association, Inc. 1421 West Trindle Road Carlisle, PA 17015	Monroe Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210348	PAG-02 General Permit	Issued	Sheetz, Inc. 5700 Sixth Avenue Altoona, PA 16602	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PA210004C	PAG-02 General Permit	Issued	PPL Electric Utilities Corp 1639 Church Road Allentown, PA 18104	Middlesex Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210162	PAG-02 General Permit	Issued	Good Hope Ventures 1824, LP 1926 Good Hope Road Enola, PA 17025	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PA210005C	PAG-02 General Permit	Issued	PPL Electric Utilities Corp 1639 Church Road Allentown, PA 18104	North Middleton Twp Carlisle Boro Middlesex Twp South Middleton Twp Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210261	PAG-02 General Permit	Issued	Riverton Woods LP 2 Kacey Court Ste 201 Mechanicsburg, PA 17055	Lemoyne Borough Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC510282	PAG-02 General Permit	Issued	Southeastern Pennsylvania Transportation Authority (SEPTA) 1234 Market Street Philadelphia, PA 19107	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov
PA210001C	PAG-02 General Permit	Issued	Glenpointe, LLC 227 Granite Run Road Suite 100 Lancaster, PA 17601	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210236	PAG-02 General Permit	Issued	Members 1st Federal Credit Union 5000 Marketplace Way Enola, PA 17025	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC480124	PAG-02 General Permit	Issued	Wolfs Run Land, LLC 4511 Falmer Drive Bethlehem, PA 18020	Palmer Township Northampton County	Northampton County Conservation District 3158 Newburg Rd. Nazareth, PA 18064 610-726-1030 RA-EPWW-NERO@ pa.gov
PAC480012	PAG-02 General Permit	Issued	Hornstein Enterprises 1150 S. Cedar Crest Blvd. Ste. 200 Allentown, PA 18103	Palmer Township Northampton County	Northampton County Conservation District 3158 Newburg Rd. Nazareth, PA 18064 610-726-1030 RA-EPWW-NERO@ pa.gov
PAC210345	PAG-02 General Permit	Issued	East Pennsboro Ambulance Service Inc. P.O. Box 47 Enola, PA 17025	East Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812

Permit Number PAC210291	Permit Type PAG-02	Action Taken Issued	Applicant Name & Address PA Builders & Developers, LLC	Municipality, County West Pennsboro	Cumberland County
	General Permit		337 Lincoln Street Carlisle, PA 17015	Township Cumberland County	Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC450026	PAG-02 General Permit	Issued	East Stroudsburg University of Pennsylvania 200 Prospect Street East Stroudsburg, PA 18301	East Stroudsburg Borough Monroe County	Monroe County Conservation District 8050 Running Valley Road Stroudsburg, PA 18360 570-629-3060 RA-EPWW-NERO@
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PAC210369	PAG-02 General Permit	Issued	Hidden Hollow Poultry LLC 350 Big Spring Road Newville, PA 17241	North Newton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210371	PAG-02 General Permit	Issued	Alan Waybright 475 Mount Rock Road Newville, PA 17241	West Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210253	PAG-02 General Permit	Issued	Owen Meals Jr. 1300 Ritner Highway Carlisle, PA 17015	Middlesex Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210329	PAG-02 General Permit	Issued	Rabbit Transit 901 N Cameron St Harrisburg, PA 17101	Carlisle Borough Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210290	PAG-02 General Permit	Issued	Alan Waybright 473 Mount Rock Road Newville, PA 17241	West Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210263	PAG-02 General Permit	Issued	Upper Allen Township 100 Gettysburg Pike Mechanicsburg, PA 17055	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210318	PAG-02 General Permit	Issued	RSJ Holdings, LLC 1747 W Trindle Road Carlisle, PA 17015	South Middleton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210344	PAG-02 General Permit	Issued	Pennsylvania Turnpike Commission (PTC) 700 S Eisenhower Blvd Middletown, PA 17057	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812

	Permit	Action			
Permit Number PAC210249	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address Todd Rabert 1356 Williams Grove Road Mechanicsburg, PA 17055	Municipality, County Monroe Township Cumberland County	Office Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210166	PAG-02 General Permit	Issued	JIM JAM LLC 315 Pennington Drive Mechanicsburg, PA 17055	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210349	PAG-02 General Permit	Issued	K Care—UA LLC 1802 Silver Pine Circle Mechanicsburg, PA 17050	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210064	PAG-02 General Permit	Issued	Upper Allen Partners, LP P.O. Box 719 Mechanicsburg, PA 17050	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210302	PAG-02 General Permit	Issued	Mechanicsburg Storage & Transfer 400 Cheryl Avenue Mechanicsburg, PA 17050	Mechanicsburg Borough Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210328	PAG-02 General Permit	Issued	Cumberland Valley School District 6746 Carlisle Pike Mechanicsburg, PA 17050	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210340	PAG-02 General Permit	Issued	Cumberland Valley School District 6746 Carlisle Pike Mechanicsburg, PA 17050	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210335	PAG-02 General Permit	Issued	Kevin Scheuric, PE 700 S. Eisenhower Blvd Middletown, PA 17057	Lower Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210257	PAG-02 General Permit	Issued	John Kostelac 2309 Claridge Court Enola, PA 17025	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210257	PAG-02 General Permit	Issued	John Kostelac 2309 Claridge Court Enola, PA 17025	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812

	Permit	Action			
Permit Number PAC210157	Type PAG-02 General Permit	Taken Issued	Applicant Name & Address Hugh Archer 1809 Tall Pines Drive Harrisburg, PA 17110	Municipality, County Hampden Township Cumberland County	Office Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210074	PAG-02 General Permit	Issued	Darrin Rine 19 Independence Drive Shippensburg, PA 17257	Southampton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210213	PAG-02 General Permit	Issued	Joel C. McNaughton 4400 Deer Path Road Suite 1 Harrisburg, PA 17110	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210239	PAG-02 General Permit	Issued	Michael Black 1335 Mountain Road Newburg, PA 17240	Shippensburg Township Southampton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210068	PAG-02 General Permit	Issued	Tom Jacobs 2121 Old Gatesburg Road State College, PA 16803	Carlisle Borough Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210370	PAG-02 General Permit	Issued	Steve Izzi 479 Old York Road Ste C Jenkintown, PA 19046	Shippensburg Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210369	PAG-02 General Permit	Issued	Matthew Nealy 350 Big Spring Road Newville, PA 17241	North Newton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC510205	PAG-02 General Permit	Issued	Port Royal Reserve, LLC 821 North Bethlehem Pike Lower Gwynedd, PA 19002	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov
PAC510223	PAG-02 General Permit	Issued	1801 N. American LLC P.O. Box 451 Spring House, PA 19477	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov
PAC510217	PAG-02 General Permit	Issued	Cameron SQ Partners, LLC 3439 Lancaster Avenue Suite A Philadelphia, PA 19104	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC510305	PAG-02 General Permit	Issued	Drexel University 255 N 32nd Street Philadelphia, PA 19104	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov
PAC510308	PAG-02 General Permit	Issued	M/K Amy James Martin School, JV, LLC 3302 Cecil B. Moore Avenue Philadelphia, PA 19121	City of Philadelphia Philadelphia County	DEP, SERO 2 E. Main Street Norristown, PA 19401 484-250-5821 RA-EPNPDES_SERO@ pa.gov
PAC210277	PAG-02 General Permit	Issued	John Zervanos 4712 Smith Street Harrisburg, PA 17109	Hampden Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PA210006C	PAG-02 General Permit	Issued	Eric Beaver 1639 Church Road Allentown, PA 18104	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210204	PAG-02 General Permit	Issued	Gaetano Cipriano 8 Ridgedale Avenue Cedar Knolls, NJ 07927	East Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210346	PAG-02 General Permit	Issued	Scott Boone 18 Sage Crest Circle Enola, PA 17025	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210222	PAG-02 General Permit	Issued	David Koerner One Meadowslands Plaza One Ste 100 East Rutherford, NJ 07073	West Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210362	PAG-02 General Permit	Issued	Steve Bobb 28 N College Street Carlisle, PA 17013	Carlisle Borough Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210337	PAG-02 General Permit	Issued	Craig Stoll 295 Shady Lane Enola, PA 17025	East Pennsboro Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210071	PAG-02 General Permit	Issued	Eastern Communities, LP 7300 Derry Street Harrisburg, PA 17111	Monroe Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC210347	PAG-02 General Permit	Issued	Antonino Purpura 2210 Aspen Drive Mechanicsburg, PA 17055	Upper Allen Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC210358	PAG-02 General Permit	Issued	CPY Properties, LLC P.O. Box 374 Boiling Springs, PA 17007	South Middleton Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812
PAC610015	PAG-02 General Permit	Issued	Jason Reed and Jamy Whitmire 1400 Stewart Run Road Tionesta, PA 16353	President Township Venango County	Venango County Conservation District 4871 US 322 Franklin, PA 16323 814-676-2832
PAC330048	PAG-02 General Permit	Issued	MSP Properties of Pennsylvania LP P.O. Box 2280 Cranberry, PA 16066	Brookville Borough Jefferson County	Jefferson County Conservation District 1514 Route 28 Brookville, PA 15825 814-849-7463
PAC160055	PAG-02 General Permit	Issued	Clarion County Conservation District 249 S 2nd Avenue Clarion, PA 16214	Paint Township Clarion County	Jefferson County Conservation District 1514 Route 28 Brookville, PA 15825 814-849-7463
PA320004C	PAG-02 General Permit	Issued	Blairsville Saltsburg School District 102 School Lane Blairsville, PA 15717	Burrell Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PA320001C	PAG-02 General Permit	Issued	Indiana Regional Medical Center 835 Hospital Road Indiana, PA 15701	White Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PA320007C	PAG-02 General Permit	Issued	Charles A Spadafora Jr. 220 Martin Road Indiana, PA 15701	White Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PA320011C	PAG-02 General Permit	Issued	Indiana County Municipal Services Authority 602 Kolter Drive Indiana, PA 15701	Cherryhill Township Pine Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PA320013C	PAG-02 General Permit	Issued	Russell Construction Company KC LLC 10601 Lowell Avenue Overland Parks, KS 66210	White Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PA320015C	PAG-02 General Permit	Issued	CDP Realty LLC 602 Market Street Brownsville, PA 15417	White Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PA320018C	PAG-02 General Permit	Issued	Central Indiana County Joint Sewer Authority 603 S Main Street P.O. Box 7 Homer City, PA 15748	Center Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751

Permit Number PA320019C	Permit Type PAG-02 General Permit	Action Taken Issued	Applicant Name & Address Mid Atlantic Interstate Transmission A First Energy Company 341 White Pond Drive Akron, OH 44320	Municipality, County West Wheatfield Township Indiana County	Office Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PAC320028	PAG-02 General Permit	Issued	Indiana County Development Corporation 801 Water Street Indiana, PA 15701	Center Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PAC320029	PAG-02 General Permit	Issued	Indiana County Development Corporation 801 Water Street Indiana, PA 15701	White Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PAC320030	PAG-02 General Permit	Issued	Solar Renewable Energy LLC 4550 Lena Drive Mechanicsburg, PA 17055	East Wheatfield Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PAC320051	PAG-02 General Permit	Issued	Highridge Water Authority 17 Maple Avenue Blairsville, PA 15717	East Wheatfield Township Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PAC320058	PAG-02 General Permit	Issued	Indiana County Municipal Services Authority 602 Kolter Drive Indiana, PA 15701	Washington Township Creekside Borough Indiana County	Indiana County Conservation District 435 Hamill Road Indiana, PA 15701 724-471-4751
PAC210373	PAG-02 General Permit	Issued	Brian McCarver 365 S Middlesex Road Carlisle, PA 17015	Silver Spring Township Cumberland County	Cumberland County Conservation District 310 Allen Road Suite 301 Carlisle, PA 17013 717-240-7812

STATE CONSERVATION COMMISSION

NUTRIENT MANAGEMENT PLANS RELATED TO APPLICATIONS FOR NPDES PERMITS FOR CAFOs

The State Conservation Commission has taken the following actions on previously received applications for nutrient management plans under 3 Pa.C.S. Chapter 5, for agricultural operations that have or anticipate submitting applications for new, amended or renewed NPDES permits or NOIs for coverage under a general permit for CAFOs under 25 Pa. Code Chapter 92a. This notice is provided in accordance with 25 Pa. Code Chapter 92a and 40 CFR Part 122, implementing The Clean Streams Law and the Federal Clean Water Act.

Persons aggrieved by an action may appeal under 3 Pa.C.S. § 517, section 4 of the Environmental Hearing Board Act and 2 Pa.C.S. §§ 501—508 and 701—704 to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, 717-787-3483. Appeals must be filed with the Board within 30-days of publication of this notice in the *Pennsylvania Bulletin*. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary of the Board at 717-787-3483. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decision law.

For individuals who wish to challenge actions, appeals must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for pro bono representation. Call the Secretary of the Board at 717-787-3483 for more information.

NUTRIENT MANAGEMENT PLAN CAFO PUBLIC NOTICE SPREADSHEET—ACTIONS

Agricultural Operation			Animal Equivalent		Protection Waters (HQ or	Approved or
Name and Address	County	$Total\ Acres$	Units	Animal Type	EV or NA)	Disapproved
Nelson Ziegler 1660 N State Route 934 Annville, PA 17003	Lebanon County	137.1	300.16	Broiler	NA	Approved
Steve Wenger Wen-Crest Farms 549 Schaeffer Road Lebanon, PA 17042	Lebanon County	1,529	2,031.55	Poultry Beef	NA	Disapproved

PUBLIC WATER SUPPLY PERMITS

The Department has taken the following actions on applications received under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17) for the construction, substantial modification or operation of a public water system.

Persons aggrieved by an action may appeal that action to the Environmental Hearing Board (Board) under section 4 of the Environmental Hearing Board Act and 2 Pa.C.S. §§ 501—508 and 701—704. The appeal should be sent to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, 717-787-3483. Appeals must be filed with the Board within 30-days of publication of this notice in the *Pennsylvania Bulletin* unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary to the Board at 717-787-3483. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decisional law.

For individuals who wish to challenge an action, the appeal must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board.

Individuals in need of accommodations should contact the Environmental Hearing Board through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Important legal rights are at stake, however, so individuals should show this document to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at 717-787-3483 for more information.

SAFE DRINKING WATER

Actions Taken Under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17).

Northeast Region: Safe Drinking Water Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Joseph Cherinko, P.E., Environmental Engineer, 570-826-2090.

Construction Permit No. 4524503, Major Amendment, Public Water Supply.

Applicant 210 Mt Nebo LLC
Address 210 Mt Nebo Road

East Stroudsburg, PA 18301

Smithfield Township Municipality County **Monroe County** Consulting Engineer Matthew Evans, P.E. 863 Interchange Road Suite 101 Kresgeville, PA 18333 Application Received March 5, 2024 Permit Issued December 27, 2024 Description Constuction permit for 4-Log Inactivation of Viruses at two wells.

Operation Permit No. 2520046, Public Water Supply.

Applicant **Milford Water Authority** 151 Old Owego Turnpike Address Milford, PA 18337 Municipality Milford Borough County **Pike County** Adam T. Minichelli, P.E. Consulting Engineer 1500 JFK Blvd Suite 1208 Philadelphia, PA 19102 October 22, 2024 Application Received Permit Issued December 27, 2024 Description Operation permit for a new influent (raw water) pump

station.

Contact: Paul Barnes, P.E. at 570-826-2274 or paulbarnes@pa.gov.

Emergency Permit No. 1127758, Public Water Supply.

Applicant

Pennsylvania American
Water Company

Address

852 Wesley Drive
Mechanicsburg, PA 17055

Municipality

Stroud Township

County

Monroe County

Consulting Engineer

Pennsylvania American Water
Company

852 Wesley Drive Mechanicsburg, PA 17055

Application Received December 19, 2024
Permit Issued December 20, 2024
Description The Pennsylvania American

Water Company received and emergency bulk hauling water permit to haul water from its' Fernwood PWS to the Blue Mountain Lake PWS.

Contact: Ryan Fox, Env. Engineering Specialist, 570-826-2533.

Operation Permit No. 3540049, Public Water Supply.

Applicant Plum Creek Municipal

Authority

Address 686 Berne Dr.

Auburn, PA 17922-9092 South Manheim Township

Municipality South Manheim Townshi
County Schuylkill County

Consulting Engineer Spotts, Stevens & McCoy

1047 N. Park Rd. Reading, PA 19610

Application Received December 19, 2024 Permit Issued December 23, 2024

Description PWS Operation Permit issued

12/23/2024 authorizing operation of facilities constructed under PWS Construction Permit No.

5424506MA.

Operation Permit No. 2409010, Public Water Supply.

Applicant Pennsylvania American

Water Company

Address 852 Wesley Dr.

Mechanicsburg, PA 17055

Municipality Pittston Township
County **Luzerne County**Application Received November 19, 2024
Permit Issued December 23, 2024

Description Permit No. 2409010 issued to

PAWC Nesbitt for operation of baffling improvements installed under Construction Permit No.

4022511MA.

Emergency Permit No. 2646542-EP, Public Water

Supply.

Applicant Worobey Transport, Inc.

Address 539 Shehawken Rd.

P.O. Box 72

Preston Park, PA 18455

Municipality Salem Township
County Wayne County
Consulting Engineer Jacob Rowe, P.E.

852 Wesley Dr. Mechanicsburg, PA 17055

Application Received December 11, 2024
Permit Issued December 17, 2024

Description Emergency Operation permit issued to Worobey Transport,

Issued to Worobey Transport, Inc. to add a temporary bulk water hauling source to operation permit for limited duration bulk water hauling to Pennsylvania American Water

Co. Mid-Monroe.

Emergency Permit No. 2450119-EP, Public Water

Supply.

Municipality

Applicant Pennsylvania American

Water Company

Address 852 Wesley Dr.
Mechanicshurg PA 1

Mechanicsburg, PA 17055 Middle Smithfield Township County Monroe County
Consulting Engineer Jacob Rowe, P.E.

852 Wesley Dr.

Mechanicsburg, PA 17055

Application Received December 11, 2024 Permit Issued December 17, 2024

> Limited duration emergency bulk water hauling permit issued due to low yield and increased demand during holidays. Water will be hauled via Worobey Transport, Inc. (PWS ID

2646542).

Emergency Permit No. 2450065-EP3, Public Water

Supply.

Description

Applicant Community Utilities of

Pennsylvania, Inc. Penn Estates

Address 570 Hallet Rd.

East Stroudsburg, PA 18301

Municipality Pocono Township
County Monroe County
Consulting Engineer Ewoud Hulstein, P.E.
1201 Sawmill Rd
Downington, PA 19335

Application Received December 27, 2024
Permit Issued December 27, 2024

Description Emergency bulk water hauling permit issued to Community

permit issued to Community Utilities of PA, Inc. Penn Estates. Permit expires

3/31/2025.

Northcentral Region: Safe Drinking Water Program, 208 W. 3rd Street, Suite 101, Williamsport, PA 17701-6448, 570-327-3636.

Contact: Jade Wheeler, Clerical Assistant II, 570-327-0551.

Operation Permit 4140846. PWSID No. 4140846. Pleasant Gap Dollar General, 586 East College Avenue, Pleasant Gap, PA 16823, Spring Township, Centre County. Application received: November 25, 2024. Permit Issued: December 24, 2024. Operation of Well No. 1, a submersible pump, a hydropneumatic tank, a constant pressure well pump controller, a 1-micron cartridge filter, sodium hypochlorite disinfection, a contacting flow meter, a chemical feed pump, a chemical feed tank, two (2) 120-gallon retention tanks, and a 6 gpm flow regulator.

Southcentral Region: Safe Drinking Water Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Daniel J. Cannistraci, Environmental Engineering Specialist, 717-705-4708.

NCWSA Construction Permit 4050556. PWSID No. 4050556. Dolgencorp, LLC, 100 Mission Ridge, Goodlettsville, TN 37072, Hopewell Township, Bedford County. Application received: September 30, 2024. Permit Issued: December 17, 2024. This action authorizes the construction of a new transient noncommunity water system at the Everett Dollar General location. Treatment processes include disinfection and greensand filtration.

NCWSA Construction Permit 7670841. PWSID No. 7670841. Pleasant View Church, 10384 Winterstown Rd, Red Lion, PA 17356, North Hopewell Township, York

County. Application received: July 10, 2024. Permit Issued: December 17, 2024. This action authorizes the construction of improvements to the soda ash feed system, cation exchange system, and ultraviolet light disinfection system.

Contact: Thomas Filip, Environmental Engineer, 717-705-4708.

Construction Permit 0124521. PWSID No. 7010348. Ski Liberty Operating Corp, 78 Country Club Trail, Fairfield, PA 17320, Carroll Valley Borough, Adams County. Application received: October 25, 2024. Permit Issued: December 20, 2024. Replacement of UV disinfection for the Children's Learning Center and replacement of UV disinfection and booster pumps at the South Pole Snack Shop and Boulder Ridge Lodge.

Contact: Wade Cope, P.E., Environmental Engineer, 717-705-4708.

Operation Permit 3061292. PWSID No. 3061292. Reading Area Water Authority, 1801 Kutztown Road, Reading, PA 19604, Upper Tulpehocken Township, Berks County. Application received: December 13, 2024. Permit Issued: December 20, 2024. Comprehensive operation permit for Reading Area Water Authority's Core 5 Logistics Center Water System.

Operation Permit 2122509 MA. PWSID No. 7210002. Carlisle Borough Municipal Authority, 53 W South Street, Carlisle, PA 17013, North Middleton Township, Cumberland County. Application received: December 8, 2024. Permit Issued: December 20, 2024. Partial operation permit for the operation of Filters 1 and 8.

Construction Permit 5024502. PWSID No. 7500022. Newport Borough Water Authority, 497 North Front Street, Newport, PA 17074, Oliver Township, Perry County. Application received: February 8, 2024. Permit Issued: December 20, 2024. Construction permit for the reactivation of Well No. 1 and treatment changes.

WATER ALLOCATIONS

Actions Taken on Applications Received Under the Act of June 24, 1939 (P.L. 842, No. 365) (35 P.S. §§ 631—641) Relating to the Acquisition of Rights to Divert Waters of the Commonwealth.

Southcentral Region: Safe Drinking Water Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Wade Cope, P.E., Environmental Engineer, 717-705-4708

38-599C, Water Allocations. **Borough of Cornwall**, 44 Rexmont Road, Lebanon, PA 17042, Cornwall Borough, **Lebanon County**. Approval of a subsidiary allocation application for use of City of Lebanon Authority as a source. Application received: December 14, 2018. Approved: December 24, 2024

BIOSOLIDS INDIVIDUAL PERMITS (PABIG, SSN AND PABIS)

The Department of Environmental Protection has taken the following actions on the previously received individual permit applications for the land application of treated sewage sludge (biosolids).

Any person aggrieved by these actions may appeal, pursuant to Section 4 of the Environmental Hearing Board Act, 35 P.S. Section 7514, and the Administrative Agency Law, 2 Pa.C.S. Chapter 5A, to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg,

PA 17105-8457, 717-787-3483. Appeals must be filed with the Environmental Hearing Board within 30-days of publication of this notice in the *Pennsylvania Bulletin*, unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in braille or on audiotape from the Secretary to the Board at 717-787-3483. This paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decisional law.

For individuals who wish to challenge this action, the appeal must reach the board within 30-days. A lawyer is not needed to file an appeal.

Individuals in need of accommodations should contact the Environmental Hearing Board through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board 717-787-3483 for more information.

Southcentral Region: Clean Water Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Eric Laur, Soil Scientist, 717-705-4773.

Site Suitability Notice for Land Application Under Approved PAG08 for Denali Water Solutions, 157 Quarry Rd., Douglassville, PA 19518, West Pennsboro Township, Cumberland County. Lebo Lefever Farm Biosolids Site, 119 Lefever Rd., Newville, PA 17241. Application received: July 19, 2024. Approved: December 20, 2024.

Site Suitability Notice for Land Application Under Approved PAG08 for Denali Water Solutions, 157 Quarry Rd., Douglassville, PA 19518, Dickinson Township, Cumberland County. McKeehan Nailor Farm Biosolids Site, 2007 Walnut Bottom Rd, Carlisle, PA 17015. Application received: July 19, 2024. Approved: December 20, 2024.

Southcentral Region: Environmental Cleanup & Brownfields Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Crystal Wolf, Environmental Protection Specialist, 717-705-7751.

HAZARDOUS SITES CLEAN-UP UNDER THE ACT OF OCTOBER 18, 1988

Notice of Prompt Interim Response

Middle Spring Creek HSCA Site, Fish Hatchery Road, Shippensburg PA 17257

Southampton Township, Cumberland and Franklin Counties, Pennsylvania

The Department of Environmental Protection (DEP), under the authority of the Hazardous Sites Cleanup Act (HSCA) (35 P.S. §§ 6020.101—6020.1305) has initiated a prompt interim response at the Middle Spring Creek Site

(Site). The prompt interim response has been initiated pursuant to §§ 501(a) and 505(b) of the HSCA (35 P.S. §§ 6020.501(a) and 6020.505(b)).

The site is in a residential area is located about 1.5 miles northwest of Shippensburg, which is the nearest public water supply. To date, seven residential potable wells have been affected by per- and polyfluorinated substances (PFAS) above Maximum Contaminant Limits (MCLs). These residents with contaminated wells are receiving or have been offered bottled water service.

To address the release and threat of release of PFAS at the site and corresponding threats to human health, DEP considered three alternatives: no action, bottled water delivery, and point-of-entry treatment systems. DEP has selected bottled water delivery as the prompt interim response. This response complies with Applicable, Relevant, and Appropriate Requirements (ARARs), is feasible, and is cost-effective.

Bottled water delivery was initiated on October 14, 2024, for residences with water supply contamination levels greater than 4 parts per trillion (ppt) perfluorooctanoic acid (PFOA) or perfluorooctanesulfonic acid (PFOS) or 10 ppt perfluorononanoic acid (PFNA) or perfluorohexanesulfonic acid (PFHxS). Bottled water delivery will continue until DEP implements a final response. Investigation of the Site will continue to determine the source(s) of contamination, the extent of the contamination, and if further response actions are necessary.

DEP is providing this notice pursuant to sections 505(b) and 506(b) of HSCA. The Administrative Record, which contains the information that forms the basis and documents the selection of this response action. The Administrative Record can be examined Monday through Friday from 8:00 a.m. to 4:00 p.m. at DEP's Southcentral Regional Office located at 909 Elmerton Avenue, Harrisburg, PA 17110 by contacting Ms. Crystal Wolf at (717) 705-7751 or by email at crywolf@pa.gov. The Administrative Record can also be reviewed at the Shippensburg Borough Office Building, 111 N. Fayette St, Shippensburg, PA, (717) 532-2147 from 8:00 a.m. to 4:00 p.m., Monday through Friday.

The Administrative Record will be open for comment from the date of publication of this notice in the *Pennsylvania Bulletin* on January 11, 2025, and will remain open for 90 days. Persons may submit written comments regarding this action to DEP before April 11, 2025, by mailing them to Ms. Wolf at the DEP Southcentral Regional Office, 909 Elmerton Avenue, Harrisburg, PA 17110-8200 or by email at crywolf@pa.gov.

In addition, any person may present oral arguments, for inclusion in the Administrative Record, at a public hearing. DEP has scheduled the hearing for February 20, 2025, at 6:00 p.m. at the Shippensburg Borough Office Building, 111 N. Fayette St, Shippensburg, PA 17257. In the event of inclement weather, the meeting will be postponed until February 27, 2025. Any person wishing to present comments must register with John Repetz a minimum of 24 hours in advance of the hearing by telephone at (717) 705-4904 or in writing at 909 Elmerton Avenue, Harrisburg, PA 17110.

Persons with a disability who wish to attend the hearing and require an auxiliary aid, service, or other accommodations to participate in the proceedings, should call John Repetz at the previously listed number or through the Pennsylvania Hamilton Relay Service at 1-800-654-5984 (TDD) to discuss how the DEP may accommodate their needs.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995 PREAMBLE 2

The Following Plans and Reports Were Submitted Under the Land Recycling and Environmental Remediation Standards Act (35 P.S. §§ 6026.101—6026.908).

Provisions of Sections 301-308 of the Land Recycling and Environmental Remediation Standards Act (act) (35 P.S. §§ 6026.301—6026.308) require the Department of Environmental Protection (DEP) to publish in the Pennsylvania Bulletin a notice of submission of plans and reports. A final report is submitted to document cleanup of a release of a regulated substance at a site to one of the act's remediation standards. A final report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis for selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling analytical results which demonstrate that remediation has attained the cleanup standard selected. Submission of plans and reports, other than the final report, will also be published in the *Pennsylvania Bulletin*. These include the remedial investigation report, risk assessment report and cleanup plan for a site-specific standard remediation. A remedial investigation report includes conclusions from the site investigation; concentration of regulated substances in environmental media; benefits of reuse of the property; and, in some circumstances, a fate and transport analysis. If required, a risk assessment report describes potential adverse effects caused by the presence of regulated substances. If required, a cleanup plan evaluates the abilities of potential remedies to achieve remedy requirements.

For further information concerning plans or reports, please contact the Regional Office Program Manager previously listed in the notice.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

The Department has received the following plans and reports.

Northeast Region: Environmental Cleanup & Brownfields Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

Former Allentown State Hospital—Wastewater Treatment Plant, Primary Facility ID # 633071, 1600 Hanover Avenue, Allentown, PA 18103, City of Allentown, Lehigh County. Synergy Environmental, 155 Railroad Plaza, Royersford, PA 19468, on behalf of City Center Investment Corporation, 645 West Hamilton Street, Suite 600, Allentown, PA 18101, submitted a Final Report concerning remediation of soil contaminated with benzo(a)-pyrene, arsenic, mercury, and lead. The Final Report is intended to document remediation of the site to meet the Statewide health standards.

104 Woods Road, Primary Facility ID # 872973, 104 Woods Road, Hawley, PA 18428, Lackawaxen Township, Pike County. Bluestone Environmental, 196 Beach Lake Highway, Honesdale, PA 18431, on behalf of Forest Lake

Club, 115 Forest Lake Club Road, Hawley, PA 18428, submitted a Final Report concerning remediation of soil and groundwater contaminated with heating oil. The Final Report is intended to document remediation of the site to meet the Statewide health standards.

1047 Union Boulevard, Primary Facility ID # 878248, 1047 Union Boulevard, Allentown, PA 18109, City of Allentown, Lehigh County. Pennoni Associates, 1900 Market Street, Suite 300, Philadelphia, PA 19103, on behalf of A-Town, Inc., 901 Union Boulevard, Allentown, PA 18109, submitted a Final Report concerning remediation of soil contaminated with heating oil. The Final Report is intended to document remediation of the site to meet the Statewide health standards.

Southcentral Region: Environmental Cleanup & Brownfields Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Environmental Cleanup & Brownfields Program Manager, 717-705-4705.

Burnham Goose Property, Primary Facility ID # 878428, Route 322 and Ferguson Valley Road, Burnham, PA 17009, Derry Township, Mifflin County. ECS Mid-Atlantic, LLC, 4909 Louise Drive, Suite 207, Mechanicsburg, PA 17055, on behalf of Burnham Goose LLC, 795 East Lancaster Avenue, Suite 200, Villanova, PA 19085, submitted a Final Report concerning remediation of soil contaminated with lead and arsenic. The Final Report is intended to document remediation of the site to meet the Statewide health standards.

Southwest Region: Environmental Cleanup & Brownfields Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Janelle Hromyak, Clerical Assistant 2, 412-442-4091.

PPG CADOGAN, Primary Facility ID # 624830, Route 128, Cadogan, PA 16212, North Buffalo Township, Cadogan Township, Armstrong County. Woodard & Curran, 400 Penn Center Blvd, Suite 600, Pittsburgh, PA 15235, on behalf of Brianne Hastings, PPG Industries, Inc., 440 College Park Drive, Monroeville, PA 15146, submitted a Cleanup Plan concerning remediation of soil and groundwater contaminated with arsenic, lead. The Cleanup Plan is intended to document remediation of the site to meet the Statewide health and site-specific standards.

56 Sexton Road/Former USA Clean, Primary Facility ID # 862093, 56 Sexton Road, McKees Rocks, PA 15136-2753, Stowe Township, Allegheny County. Anna Statkiewicz, Langan Engineering and Environmental Services, LLC, 2400 Ansys Drive, Suite 403, Canonsburg, PA 15317, on behalf of Tim Gordon, Gordon Terminal Service Company, 1000 Agnes Street, McKees Rocks, PA 15136, submitted a Baseline Environmental Report concerning remediation of soil and groundwater contaminated with P-Dioxane, PCE, TCE, lead, VOCs, Iron, Manganese. The Baseline Environmental Report is intended to document remediation of the site to meet the special industrial area provision of act 2.

Former Philips Monroeville Respironics, Primary Facility ID # 869535, 1740 Golden Mile Highway, Monroeville, PA 15146-2012, Monroeville Borough, Allegheny County. Daniel Putz, Haley & Aldrich, Inc., 6500 Rockside Road, Suite 200, Cleveland, OH 44131, on behalf of Edward Clement, Philips North America LLC, 15313 West 95th Street, Lenexa, KS 66219, submitted a Final Report concerning remediation of soil and groundwater contaminated with volatile organic compounds. The Final

Report is intended to document remediation of the site to meet the site-specific standards.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995 PREAMBLE 3

The Department Has Taken Action on the Following Plans and Reports Under the Land Recycling and Environmental Remediation Standards Act (35 P.S. §§ 6026.101—6026.907).

Section 250.8 of 25 Pa. Code and administration of the Land Recycling and Environmental Remediation Standards Act (act) require the Department of Environmental Protection (DEP) to publish in the Pennsylvania Bulletin a notice of its final actions on plans and reports. A final report is submitted to document cleanup of a release of a regulated substance at a site to one of the remediation standards of the act. A final report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis of selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling methodology and analytical results which demonstrate that the remediation has attained the cleanup standard selected. Plans and reports required by the act for compliance with selection of remediation to a site-specific standard, in addition to a final report, include a remedial investigation report, risk assessment report and cleanup plan. A remedial investigation report includes conclusions from the site investigation; concentration of regulated substances in environmental media; benefits of reuse of the property; and, in some circumstances, a fate and transport analysis. If required, a risk assessment report describes potential adverse effects caused by the presence of regulated substances. If required, a cleanup plan evaluates the abilities of potential remedies to achieve remedy requirements. A work plan for conducting a baseline remedial investigation is required by the act for compliance with selection of a special industrial area remediation. The baseline remedial investigation, based on the work plan, is compiled into the baseline environmental report to establish a reference point to show existing contamination, describe proposed remediation to be done and include a description of existing or potential public benefits of the use or reuse of the property. The DEP may approve or disapprove plans and reports submitted. This notice provides DEP's decision and, if relevant, the basis for disapproval.

For further information concerning plans or reports, please contact the Regional Office Program Manager previously listed in the notice.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

The DEP has received the following plans and reports.

Northeast Region: Environmental Cleanup & Brownfields Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

E. Rayias Pad 2, Primary Facility ID # 877596, 1712 Van Auken Road, Kingsley, PA 18826, Brooklyn Township, Susquehanna County. Resource Environmental Man-

agement, 50 Maple Street, Montrose, PA 18801, on behalf of Coterra Energy, Inc., 2000 Park Lane, Suite 300, Pittsburgh, PA 15275, submitted a Final Report concerning remediation of soil contaminated with used motor oil. The Final Report demonstrated attainment of the Statewide health standards. Approved: December 20, 2024.

Dupont Terminal, Primary Facility ID # 774849, 675 Suscon Road, Pittston, PA 18640, Pittston Township, Luzerne County. Piedmont Geologic, 6003-145 Chapel Hill Road, Raleigh, NC 27607, on behalf of Dupont Terminals-DE, LLC, 900 South Eisenhower Boulevard, Middletown, PA 17057, submitted a Final Report concerning remediation of soil and groundwater contaminated with petroleum. The Final Report demonstrated attainment of the Statewide health and site-specific standards. Approved: December 26, 2024.

Northwest Region: Environmental Cleanup & Brownfields Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: Nick, 814-332-6978

Kraft Dahlstrom Site, Primary Facility ID # 869478, 58 Spruce Street, Oil City, PA 16301, City of Oil City, Venango County. Moody and Associates, Inc., 11548 Cotton Road, Meadville, PA 16335, on behalf of Oil Region Alliance of Business, Industry and Tourism, 217 Elm Street, Oil City, PA 16301, submitted a Remedial Investigation Report concerning remediation of soil and groundwater contaminated with Antimony, Arsenic, Lead, Selenium, 1,2,4-Trimethylbenzene, 1,3,5-Trimethylbenzene, Benzene, Naphthalene, 2-Methylnaphthalene, Ethylbenzene, Copper, Nickel, Zinc, Mercury, Benzo(b)fluoranthene, Benzo(k)fluoranthene, and bis(2-Ethylhexyl)-phthalate. The Report did not demonstrate attainment of the site-specific standards. Issued a technical deficiency letter: December 23, 2024.

Southcentral Region: Environmental Cleanup & Brownfields Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Environmental Cleanup & Brownfields Program Manager, 717-705-4705.

Bortz Chainsaw Shop, Primary Facility ID # 877631, 45 Bortz Road, Oley, PA 19547, Oley Township, Berks County. Element Environmental Solutions, Inc., P.O. Box 921, Adamstown, PA 19501, on behalf of Bortz Chainsaw Shop, 45 Bortz Road, Oley, PA 19547, submitted a Final Report concerning remediation of soil contaminated with chainsaw bar oil. The Final Report demonstrated attainment of the Statewide health standards. Approved: December 19, 2024.

PPL EU Ronks, Primary Facility ID # 879579, 77 Esbenshade Road, Ronks, PA 17572, Paradise Township, Lancaster County. Penn Environmental & Remediation, Inc., 13180 Route 6, Mansfield, PA 16933, on behalf of PPL Electric Utilities Corporation, 1639 Church Road, Allentown, PA 18104, submitted a Final Report concerning remediation of soil contaminated with transformer oil. The Final Report did not demonstrate attainment of the Statewide health standards. Issued a technical deficiency letter: December 20, 2024.

Manchester Commerce Center, Primary Facility ID # 877856, 275 Regional Way, York, PA 17406, Manchester Township, York County. Kleinfelder, 200 Airport Road, New Cumberland, PA 17070, on behalf of NP Manchester Bldg. 3 LLC, 3315 North Oak Trafficway, Kansas City, MO 64116, submitted a Final Report concerning remediation of soil contaminated with No. 2 Fuel Oil. The Final

Report demonstrated attainment of the Statewide health standards. Approved: December 23, 2024.

Former Glidden Company Reading Paint Plant, Primary Facility ID # 762978, 1853 and 1746 North 3rd Street, Reading, PA 19601, City of Reading, Berks County. Liberty Environmental, Inc., 505 Penn Street, Suite 400, Reading, PA 19601, on behalf of Anoread, LLC, 1515 Des Peres Road, Suite 300, Saint Louis, MO 63131, submitted a Remedial Investigation Report/Cleanup Plan concerning remediation of soil and groundwater contaminated with COCs. The Report demonstrated attainment of the site-specific standards. Approved: December 24, 2024.

Southwest Region: Environmental Cleanup & Brownfields Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Janelle Hromyak, Clerical Assistant 2, 412-442-4091.

5354 Conventional Well, Primary Facility ID # **877210**, 126 Blacks Creek Road, Wind Ridge, PA 15380-1313, Aleppo Township, **Greene County**. Jona Stoskey, Moody and Associates, Inc., 1720 Washington Road, Suite 100, Washington, PA 15301, on behalf of Brian Benson, Consol PA Coal Company LLC, 275 Technology Drive, Suite 101, Canonsburg, PA 15380, submitted a Final Report concerning remediation of soil contaminated with crude oil and condensate-related parameters. The Final Report demonstrated attainment of the Statewide health standards. Approved: December 18, 2024.

SCI-Pittsburgh, Primary Facility ID # 875541, 3001 Beaver Ave, Pittsburgh, PA 15233, City of Pittsburgh, Allegheny County. Jeff Gernand, KCI Technologies, Inc., 500 Cherrington Parkway, Suite 210, Moon Township, PA 15108, on behalf of Samuel J. Dell, PA Department of General Services, 515 N Office Bldg, Harrisburg, PA 17215, submitted a Remedial Investigation Report concerning remediation of soil and groundwater contaminated with manganese, lead, PCE, TCE aluminum, arsenic, iron, manganese. The Report Was acceptable to meet site-specific standards. Approved: December 20, 2024.

AIR QUALITY

Actions(s) Taken on General Plan Approval(s) and Operating Permit(s) Usage Authorized Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127 to Construct, Modify, Reactivate or Operate Air Contamination Sources and Associated Air Cleaning Devices.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Shailesh Patel, New Source Review Manager, 570-826-2341.

GP3-64-009A: Wayco Inc., 198 O'Connell Road, Waymart, PA 18472, Palmyra Township, **Wayne County**. The Department issued the general plan approval and Operating Permit renewal GP3 for the continued operation of portable non-metallic mineral processing equipment at the facility located in Palmyra Twp., Wayne County. Application received: December 4, 2024. Issued: December 18, 2024.

GP9-64-009A: Wayco Inc., 198 O'Connell Road, Waymart, PA 18472, Palmyra Township, **Wayne County**. The Department issued the general plan approval and Operating Permit renewal GP9 for the continued operation of engines associated with the portable non-metallic mineral processing equipment at the facility located in

Palmyra Twp., Wayne County. Application received: December 4, 2024. Issued: December 18, 2024.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Thomas Hanlon, PE, East Permit Section Chief, 717-705-4862.

GP7-36-03027B: Standard Offset Printing Co., Inc., 500 East Oregon Road, Lititz, PA 17543, Manheim Township, **Lancaster County**. For two sheetfed offset lithographic printing presses at the printing facility. The general permit authorization was renewed. Application received: November 27, 2024. Issued: December 19, 2024.

GP14-06-03171B: Dengler-Sowers Funeral Home & Crematory, LLC, 144 North Spruce Street, Birdsboro, PA 19508, Birdsboro Borough, Berks County. For the human crematory facility. Application received: December 20, 2024. Issued: December 24, 2024.

Actions(s) Taken on Plan Approval(s) Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and Regulations in 25 Pa. Code Chapter 127, Subchapter B Relating to Construction, Modification and Reactivation of Air Contamination Sources and Associated Air Cleaning Devices.

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: David Balog, New Source Review Section Chief, 814-332-6328.

10-00381C: Mountain Gathering, LLC, 190 Thorn Hill Rd, Warrendale, PA 15086, Forward Township, Butler County. The Department recently issued Plan Approval No. 10-00381C for Mountain Gathering LLC, Forward Compressor Station located in Forward Township, Butler County. Application received: December 27, 2024. Issued: December 17, 2024.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, 484-250-5900.

Contact: James Beach, New Source Review Chief, 484-250-5920.

46-0005BC: Merck Sharp & Dohme LLC/West Point Plant, 770 Sumneytown Pike, West Point, PA 19486-8000, Upper Gwynedd Township, Montgomery County. This action is for the extension of Plan Approval No. 46-0005BC for the construction of a 2.5-megawatt (MW) natural gas-fired non-emergency peak shaving generator. Application received: July 31, 2024. Issued: December 19, 2024.

23-0003AF: Monroe Energy LLC, 4101 Post Rd, Trainer, PA 19061-5052, Trainer Borough, Delaware County. This action is for the extension of a Plan Approval to replace the reactor of the existing Fluid Catalytic Cracking Unit. Application received: December 10, 2024. Issued: December 23, 2024.

09-0196N: Abington Reldan Metals LLC, 550 Old Bordentown Rd, Fairless Hills, PA 19030-4510, Falls Township, **Bucks County**. This action is for the extension of a plan approval for construction of a thermal destructor (Penn Ram 5) and associated controls. Application received: December 12, 2024. Issued: December 26, 2024.

Plan Approval Revision(s) Issued Including Extension(s), Minor Modification(s) and Transfer(s) of Ownership Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code §§ 127.13, 127.13a and 127.32.

Northcentral Region: Air Quality Program, 208 W. 3rd Street, Suite 101, Williamsport, PA 17701-6448, 570-327-3636.

Contact: Muhammad Q. Zaman, Program Manager, 570-327-3648.

14-00002T: Graymont (PA), Inc., 375 Graymont Rd., Bellefonte, PA 16823, Spring Township, Centre County. The Department issued an extension to continue operation of the new bagging and other process equipment associated with Source IDs P311 and P314, under the plan approval terms and conditions, until they are incorporated into the facility's Title V permit. The plan approval has been extended for another 180 days. Application received: November 22, 2024. Issued: December 4, 2024. New expiration date: June 5, 2025.

14-00003J: Penn State University, 208 Office of Physical Plant, University Park, PA 16802, State College Borough, Centre County. The Department issued a plan approval extension for the Ag Digester process associated with Source ID P201 at their University Park Campus in State College Borough, Centre County, to authorize continued operation and evaluate the source for compliance with the plan approval's H2S limit and other applicable requirements. The plan approval has been extended another 180 days. Application received: December 16, 2024. Issued: December 24, 2024. New expiration date: July 1, 2025.

14-00002R: Graymont (PA), Inc., 375 Graymont Rd., Bellefonte, PA 16823, Spring Township, Centre County. The Department issued an extension to permit the continued operation of the new enhanced lime hydrate operation equipment associated with Source IDs P313, under the plan approval terms and conditions, until they are incorporated into the facility's Title V permit. The plan approval has been extended for another 180 days. The enhanced lime hydrate sources are located at the Pleasant Gap plant site. Application received: December 10, 2024. Issued: December 20, 2024. New expiration date: June 23, 2025.

14-00002N: Graymont (PA), Inc., 375 Graymont Rd., Bellefonte, PA 16823, Spring Township, Centre County. The Department issued an extension to permit the continued operation of the kiln 8 permitted under Source ID P418 including the other source equipment constructed that are associated with Source IDs P322A, P323, P324, P325, P326 and P328, under the plan approval terms and conditions, until they are incorporated into the facility's Title V permit. The plan approval has been extended for another 180 days. The sources are located at the Pleasant Gap Plant site. Application received: December 10, 2024. Issued: December 20, 2024. New expiration date: June 28, 2025

14-00002P: Graymont (PA), Inc., 375 Graymont Rd., Bellefonte, PA 16823, Spring Township, Centre County. The Department issued an extension to permit continued operation of the kiln 8 permitted under Source ID P418 including the other source equipment constructed that are associated with Source IDs P322A, P323, P324, P325, P326 and P328, under the plan approval terms and conditions, until they are incorporated into the facility's Title V permit. The plan approval has been extended for another 180 days. The sources are located at the Pleasant Gap Plant site. Application received: December 10, 2024. Issued: December 20, 2024. New expiration date: June 28, 2025.

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: David Balog, New Source Review Section Chief, 814-332-6328.

43-00310H: Top Gun Investment Corp II—NLMK, 15 Roemer Blvd, Farrell, PA 16121, City of Farrell, Mercer County. Issued a 6-month plan approval extension, so the facility can legally operate while a new plan approval to adjust emission limits is processed. Plan approval extension expires June 30, 2025. Application received: December 2, 2024. Issued: December 17, 2024.

03-00975D: Armstrong Power LLC—South Bend Facility, 2313 State Route 156, Shelocta, PA 15774, South Bend Township, Armstrong County. Issued a 6-month plan approval extension while awaiting DEP Source Testing audit review of stack test reports. This extension expires June 30, 2025. Application received: November 12, 2024. Issued: December 17, 2024.

37-00300C: North American Forgemasters Company, 710 Moravia Street, New Castle, PA 16101, City of New Castle, Lawrence County. Issued a 6-month plan approval extension to allow additional time for shakedown activities. This extension expires June 30, 2025. Application received: December 5, 2024. Issued: December 23, 2024.

25-066J: Accuride Corporation—Erie facility, 1015 East 12th Street, Erie, PA 16503, City of Erie, Erie County. Issued a 6 month plan approval extension while additional plan approval applications to bring the facility into compliance are being processed. Extension expires June 30, 2025. Application received: December 20, 2024. Issued: December 24, 2024.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700. Contact: Thomas Bianca, PE, West Permit Section Chief, 717-705-4863.

67-05007E: Adhesives Research, Inc., 400 Seaks Run Road, Glen Rock, PA 17327, Springfield Township, York County. For installation of two new chemical reactors at the adhesive coating manufacturing facility. The new reactor tanks will produce a new polymer that will be either applied at two coating lines at the facility or sent to another facility for application. The plan approval was extended. Application received: December 11, 2024. Issued: December 20, 2024.

21-05002C: Vitro Flat Glass LLC, 400 Park Dr, Carlisle, PA 17015, South Middleton Township, Cumberland County. For the installation of a Selective Non-Catalytic Reduction (SNCR) system for Glass Melting Furnace 1 (Source ID 101), and the incorporation of presumptive, and alternative RACT 3 requirements for various sources, at the facility. The plan approval was extended. Application received: November 8, 2024. Issued: December 3, 2024.

67-05004V: Pixelle Specialty Solutions, LLC, 228 S. Main St., Spring Grove, PA 17362, Spring Grove Borough, York County. For the installation of a 4.84 mmBtu/hr burner to the No. 3 Recovery boiler (ID 037) for the purpose of rerouting ID192 LVHC NCG (low volume, high concentration non condensable gas) stream from combustion in the No. 5 Power Boiler (ID 036) to ID 037. ID 036 will become the secondary control for ID 192. The project will occur at the pulp and paper mill. The plan approval was extended. Application received: November 26, 2024. Issued: December 4, 2024.

Contact: Thomas Hanlon, PE, East Permit Section Chief, 717-705-4862.

36-03218A: East Penn Manufacturing Co., Inc., 2501 Horseshoe Road, Lancaster, PA 17601, Upper Leacock Township, **Lancaster County**. For the construction of eight (8) lid sealing units at the Lancaster Mold facility. The plan approval was extended. Application received: December 11, 2024. Issued: December 20, 2024.

36-03202A: US Pipe Fabrication LLC, 109 Fifth Street, Orlando, FL 32824, Ephrata Township, Lancaster County. For a metal pipe coating booth controlled by dry filters, at the pipe manufacturing facility. The plan approval was extended. Application received: November 18, 2024. Issued: December 3, 2024.

Southwest Region: Air Quality Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Sheri Guerrieri, P.E., New Source Review Chief, 412-442-4174.

PA-11-00542: Military Resource Enhancement Specialist, Inc., 1319 Main St., Johnstown, PA 15909, Conemaugh Township, Cambria County. On November 26, 2024, the Department authorized an extension of plan approval PA-11-00542 for MRES Inc., for an additional 180 days. The new expiration date is May 28, 2025. Application received: November 25, 2024. New expiration date: November 26, 2024.

Plan Approval(s) Denied, Terminated, Modified, Suspended or Revoked Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and the Provisions of 25 Pa. Code §§ 127.13b and 127.13c.

Southwest Region: Air Quality Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Sheri Guerrieri, P.E., New Source Review Chief, 412-442-4174.

56-00323A: Rockwood Manufacturing Company, 300 Main St, Rockwood, PA 15557, Somerset Borough, Somerset County. The Department of Environmental Protection (Department) has issued the Air Quality Plan Approval 56-00323A modification of several conditions in the Plan Approval without any physical change for the aluminum anodizing line comprised of five (5) 2,513 gallon process vessels, four (4) 3,111 gallon process vessels, and one (1) 2,513 gallon process vessel routed to a 44,000 cfm vertical wet packed scrubber equipped with mist eliminators. The line is also comprised of one (1) 2,752 gallon process vessel and one (1) 2,585 gallon process vessel routed to a 18,000 cfm vertical wet packed scrubber and one (1) 6.3 MMBtu/hr natural gas-fired boiler. The facility is located in the Somerset Borough, Somerset County. Application received: October 31, 2023. Revised: April 26, 2024.

GP3-65-01126/DGP11-65-01126C: Curry & Kepple, Inc., 126 Ten School Road, New Alexandria, PA 15670, Derry Township, Westmoreland County. The Department authorized two general permit applications, GP3-65-01126D and GP11-65-01126C, from C&K for the Wagner Mine facility to authorize for an additional scalping screener installation to the stone processing facility at the mine where this equipment will be located for serving to handle primary size reduction for the aggregate and to authorize for the addition of nine (9) conveyors. The scalping screen includes one (1) 110 horsepower Cummins diesel fired engine. Five of these conveyors are part of the proposed scalp screening activities. The other four additional conveyors are needed for a proposed change in the processing sequence with the KPI JCI Triple Deck Screen, to produce additional products, total hours of stone processing will not exceed 2,600 hours per year. Application received: October 7, 2024. Revised: October 15, 2024.

Title V Operating Permit(s) Issued Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter G.

Northcentral Region: Air Quality Program, 208 W. 3rd Street, Suite 101, Williamsport, PA 17701-6448, 570-327-3636.

Contact: Muhammad Q. Zaman, Program Manager, 570-327-3648.

41-00005: Lycoming Engines, 652 Oliver Street, Williamsport, PA 17701, City of Williamsport, Lycoming County. The Department issued a revised Title V Operating Permit for their Oliver Street Plant for a change in the Responsible Official and the Permit Contact Person for the facility. The revised Title V Operating Permit contains all applicable regulatory requirements including monitoring, recordkeeping and reporting conditions. Application received: November 4, 2024. Issued: December 20, 2024. Expiration date: August 26, 2025.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700. Contact: Thomas Bianca, PE, West Permit Section Chief, 717-705-4863.

21-05031: Community Refuse Service LLC, 135 Vaughn Road, Shippensburg, PA 17257, Hopewell Township, Cumberland County. For the Cumberland County Landfill. The Title V permit was renewed. Application received: November 29, 2023. Issued: December 5, 2024. Contact: Thomas Hanlon, PE, East Permit Section Chief, 717-705-4862.

36-05079: Chester County Solid Waste Authority, 7224 Division Highway, Narvon, PA 17555, Caernarvon Township, **Lancaster County**. For the Lanchester Landfill located in Caernarvon Township, Lancaster County. The Title V permit was renewed. Application received: May 10, 2024. Issued: December 4, 2024.

Operating Permit(s) for Non-Title V Facilities Issued Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter F.

Northcentral Region: Air Quality Program, 208 W. 3rd Street, Suite 101, Williamsport, PA 17701-6448, 570-327-3636

Contact: Muhammad Q. Zaman, Program Manager, (570) 327-3648.

41-00010: Andritz, Inc., 35 Sherman Street, Muncy, PA 17756, Muncy Borough and Muncy Creek Township, Lycoming County. The Department issued a renewal State Only (Synthetic Minor) Operating Permit for the Andritz steel and iron foundry facility. The State Only Operating Permit contains requirements including testing, monitoring, recordkeeping, and reporting conditions to ensure compliance with applicable Federal and State regulations. Application received: August 17, 2023. Renewal issued: December 9, 2024. New expiration date: December 8, 2029.

59-00019: MetalKraft Industries, Inc., 1944 Shumway Hill Road, Wellsboro, PA 16901, Charleston Township, **Tioga County**. The Department issued a renewal State Only (Natural Minor) Operating Permit for the powdered metal parts manufacturing facility. The State Only Operating Permit contains requirements including monitoring, work practices and recordkeeping conditions to ensure compliance with applicable Federal and State regulations. Application received: June 29, 2023. Renewal issued: December 23, 2024. New expiration date: December 22, 2029.

41-00010: Andritz, Inc., 35 Sherman Street, Muncy, PA 17756, Muncy Borough and Muncy Creek Township, Lycoming County. The Department issued a renewal of the State Only (Synthetic Minor) Operating Permit for Andritz's Muncy Foundry facility. The State Only (Synthetic Minor) Operating Permit contains all necessary requirements including testing, monitoring, recordkeep-

ing, and reporting conditions to ensure compliance with applicable Federal and State regulations. Application received: August 17, 2023. Renewal issued: December 9, 2024. New expiration date: December 8, 2029.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Norman Frederick, Facility Permitting Chief, 570-826-2409.

40-00126: Hazleton Hill er LLC, 100 Hazle Brook Road, Hazle Township, PA 18201-8257, Hazle Township, Luzerne County. The Department has issued a renewal State-Only (Natural Minor) Operating Permit for the Hazle Township facility. Sources at this facility include their vibrating bed dryer, belt conveyors, crusher, bucket elevators, shaker screen, auger conveyor, and silos. Sources at this facility also include a dual cyclone, baghouse for the dryer, and a fugitive dust collector as control devices. This permit incorporates the name change as requested by administrative amendment. The Operating Permit contains all applicable requirements for emission limitations, work practice standards, testing, monitoring, recordkeeping, and reporting standards used to verify facility compliance with Federal and State air pollution regulations. Application received: October 18, 2024. Accepted: October 18, 2024. Issued: December 24, 2024.

48-00063: Columbia Gas Transmission/Hellertown Compressor Station, 455 Racetrack Rd., Washington, PA 15301-8910, Williams Township, Northampton **County**. The Department issued a renewal of the State-Only (Natural) Minor Operating Permit for the natural gas transmission facility located in Williams Township, Northampton County. The sources consist of reciprocating engines and an auxiliary generator. The control devices are Oxidation Catalysts. The sources are considered minor emission sources of nitrogen oxide (NOx), sulfur oxides (SO_x), carbon monoxide (CO), total suspended particulate (TSP) and VOC's. The Operating Permit contains applicable requirements for emission limitations, work practice standards, testing, monitoring, recordkeeping, and reporting standards used to verify facility compliance with Federal and State air pollution regulations. Application received: June 27, 2024. Renewal issued: December 6, 2024.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Thomas Bianca, PE, West Permit Section Chief, 717-705-4863.

67-03170: Countryside Cremation Service, LLC, 205 North Main Street, Spring Grove, PA 17362, Spring Grove Borough, **York County**, or the human crematory unit at the facility. The State-Only permit was renewed. Application received: October 16, 2024. Issued: December 23, 2024.

67-05112: Kinsley Steel, Inc., 3900 East Market Street, York, PA 17402, Springettsbury Township, **York County**. For the structural steel manufacturing facility. The State-Only permit was renewed. Application received: August 22, 2024. Issued: December 2, 2024.

21-03133: Penn State Health, 2200 Good Hope Road, Enola, PA 17025, Hampden Township, **Cumberland County**. For the Hampden Medical Center hospital. The State-Only permit was renewed. Application received: September 3, 2024. Issued: December 2, 2024.

Contact: Thomas Hanlon, PE, East Permit Section Chief, 717-705-4862

36-03187: Allied Veterinary Cremation, Ltd., 1966 Mastersonville Road, Manheim, PA 17545, Rapho Township, Lancaster County. For the four veterinary cremation units. The State-Only permit was renewed. Application received: May 7, 2024. Issued: December 5, 2024.

06-05102: Sunsweet Growers, Inc., 105 South Buttonwood Street, Fleetwood, PA 19522, Fleetwood Borough, **Berks County**. For the juice bottling plant. The State-Only permit was renewed. Application received: July 9, 2024. Issued: December 6, 2024.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, 484-250-5900.

Contact: Janine Tulloch-Reid, Facilities Permitting Chief, 484-250-5920.

46-00026: Global Packaging/Oaks Plant, 209 Brower Ave, Oaks, PA 19456, Upper Providence Township, **Montgomery County**. This action is for renewal of a non-Title V, Synthetic Minor Operating Permit for the manufacture of packaging for various consumer products. During this renewal the facility notified DEP that Source ID 111 is no longer controlled by the catalytic oxidizer (CO₂), DEP approved a new ink VOC emission calculations formula. Application received: April 19, 2024. Issued: December 20, 2024.

Southwest Region: Air Quality Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Thomas Joseph, P.E., Facilities Permitting Chief, 412-442-4336.

56-00298: Garrett Limestone Co., Inc., 3307 Garrett Rd, Garrett, PA 15542, Black Township, Summit Township, Somerset County. On December 4, 2024, the Department issued a Natural Minor Operating Permit to Garrett Limestone Company, Inc., in Black and Summit Townships, Somerset County. The subject facility consists of a stationary limestone processing plant, a sand/wash plant, and a 66 HP Caterpillar diesel engine. Emissions from the facility are controlled by water sprays and pressurized water truck. The air quality Operating Permit includes emission limitations, operating requirements, monitoring requirements, work practice standards, testing, reporting, and recordkeeping requirements for the site. Application received: June 6, 2023. Deemed administratively complete: June 20, 2023.

Operating Permit Revisions Issued Including Administrative Amendments, Minor Modifications or Transfer of Ownership Under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code §§ 127.412, 127.450, 127.462 and 127.464.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: Thomas Hanlon, PE, East Permit Section Chief, 717-705-4862.

06-03140: Atlantic Emergency Solutions, Inc., 941 Hemlock Road, P.O. Box 219, Morgantown, PA 19543-9767, Caernarvon Township, **Berks County**. For the truck repair facility. The State-Only permit was administratively amended in order to reflect an ownership change. Application received: October 29, 2024. Issued: December 16, 2024.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, 484-250-5900.

Contact: Janine Tulloch-Reid, Facilities Permitting Chief, 484-250-5920.

46-00298: GlaxoSmithKline LLC/Upper Merion East, 709 Swedeland Rd, UEO393, King of Prussia, PA

19406-0939, Upper Merion Township, **Montgomery County**. The permit was amended through this action to incorporate terms and conditions of Plan Approval No. 46-0298, which is for the installation and operation of a new 600-kw electric generator (EGEN) powered by a 909-hp diesel-fired engine (Source ID 110). Application received: December 27, 2024. Issued: December 19, 2024.

ACTIONS ON COAL AND NONCOAL APPLICATIONS

Actions on applications under the Surface Mining Conservation and Reclamation Act (52 P.S. §§ 1396.1—1396.31); the Noncoal Surface Mining Conservation and Reclamation Act (52 P.S. §§ 3301-3326); the Clean Streams Law (35 P.S. §§ 691.1—691.1001); the Coal Refuse Disposal Control Act (52 P.S. §§ 30.51-30.66); the Bituminous Mine Subsidence and Land Conservation Act (52 P.S. §§ 1406.1—1406.21). The final action on each application also constitutes action on the National Pollutant Discharge Elimination System (NPDES) permit application and, if noted, the request for a Section 401 Water Quality Certification. Mining activity permits issued in response to such applications will also address the application permitting requirements of the following statutes; the Air Quality Control Act (35 P.S. §§ 4001-4015); the Dam Safety and Encroachments Act (32 P.S. §§ 693.1—693.27); and the Solid Waste Management Act (35 P.S. §§ 6018.101—6018.1103). Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Coal Permits

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931-4119, 814-472-1800.

Contact: RA-EPCAMBRIADMO@pa.gov.

Mining Permit No. 56180103. NPDES No. PA0279650. Simkol Corporation, 1281 Rubright Road, Rockwood, PA 15557, Brothersvalley and Summit Townships, Somerset County. Transfer from Heritage Coal & Natural Resources, LLC, 1117 Shaw Mines Road, Meyersdale, PA 15552, commencement, operation and restoration of a bituminous surface and auger mine affecting 58.1 acres. Receiving stream: Bear Run, classified for the following use: CWF. Application received: September 5, 2024. Permit issued: December 23, 2024.

Noncoal Permits

Moshannon District Mining Office: 186 Enterprise Drive, Philipsburg, PA 16866, 814-342-8200.

Contact: Cassie Stanton, Clerical Assistant 2, 814-342-8101.

Mining Permit No. 14060302. NPDES No. PA0256447. Glenn O. Hawbaker, Inc., 1952 Waddle Road, State College, PA 16803, Spring Township, Centre County. Approval for a Change of Post-Mining Land Use and use of reclamation fill on the existing industrial mineral surface mine affecting 23.6 acres. A land use change from unmanaged habitat/water impoundment to commercial/industrial, unmanaged habitat, and water impoundment. Receiving stream(s): Spring Creek classified for the following use(s): CWF. Application received: June 13, 2024. Accepted: June 28, 2024. Approved: December 20, 2024.

Mining Permit No. 14060302. NPDES No. PA0256447. Glenn O. Hawbaker, Inc., 1952 Waddle Road, State College, PA 16803, Centre County. Renewal of an NPDES permit associated with a large noncoal (industrial minerals) mining site affecting 23.6 acres. Receiving stream(s): Spring Creek classified for the following use(s): CWF. Application received: June 13, 2024. Accepted: July 1, 2024. Issued: December 20, 2024.

ACTIONS ON BLASTING ACTIVITY APPLICATIONS

Action(s) Taken on Application(s) Under the Explosives Acts of 1937 and 1957 and 25 Pa. Code § 211.124. Blasting Activity Performed as Part of a Coal or Noncoal Mining Activity will be Regulated by the Mining Permit for that Coal or Noncoal Mining Activity.

Blasting Permits

Moshannon District Mining Office: 186 Enterprise Drive, Philipsburg, PA 16866, 814-342-8200.

Contact: Cassie Stanton, Clerical Assistant 2.

Permit No. 14244109. Buffalo Creek Explosives, Inc., 419 Fogletown Rd, Garrett, PA 15542, Benner Township, Centre County. Blasting for Commercial Development for Project Linn with an expiration date of December 11, 2025. Application received: December 17, 2024. Accepted: December 17, 2024. Issued: December 17, 2024.

FEDERAL WATER POLLUTION CONTROL ACT SECTION 401

The Department of Environmental Protection (DEP) has taken the following actions on previously received permit applications, requests for Environmental Assessment approval, and requests for Water Quality Certification under Section 401 of the Federal Water Pollution Control Act (FWPCA) (33 U.S.C.A. § 1341).

Except as otherwise noted, DEP has granted 401 Water Quality Certification certifying that the construction and operation described will comply with the applicable provisions of Sections 301—303, 306 and 307 of the FWPCA (33 U.S.C.A. §§ 1311—1313, 1316 and 1317), and that the construction will not violate applicable Federal and State Water Quality Standards.

Individuals aggrieved by these actions may appeal, pursuant to Section 4 of the Environmental Hearing Board Act, 35 P.S. § 7514, and the Administrative Agency Law, 2 Pa.C.S. Chapter 5A, to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, 717-787-3483. Appeals must be filed with the Environmental Hearing Board within 30-days of publication of this notice in the *Pennsylvania Bulletin*, unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in braille or on audiotape from the Secretary to the Board at 717-787-3483. This paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decisional law.

If you want to challenge this action, your appeal must reach the Board within 30-days. You do not need a lawyer to file an appeal with the Board.

Individuals in need of accommodations should contact the Environmental Hearing Board through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Important legal rights are at stake, however, so you should show this notice to a lawyer at once. If you cannot afford a lawyer, you may qualify for free pro bono representation. Call the Secretary to the Board 717-787-3483 for more information.

WATER OBSTRUCTIONS AND ENCROACHMENTS

Action(s) Taken on Application(s) for the Following Activities Filed Under The Dam Safety and Encroachments Act (32 P.S. §§ 693.1—693.27), Section 302 of the Flood Plain Management Act (32 P.S. § 679.302) and the Clean Streams Law and Notice of Final Action for Certification Under Section 401 of the FWPCA.

Northwest Region: Waterways & Wetlands Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: RA-EPWW-NWRO@pa.gov.

E2006124-002. PADOT Engineering District 1-0, 255 Elm Street, Oil City, PA 16301, City of Meadville, Vernon Township, **Crawford County**. U.S. Army Corps of Engineers Pittsburgh District.

To remove the existing structure and to construct and maintain a two-span steel plate girder bridge having two normal spans of 97.52-ft each with a 3.0-ft wide pier midchannel, an underclearance of 12.92-ft, and an out-to-out length of 36.44-ft across Cussewago Creek (WWF) resulting in a total of 142-LF of permanent stream impacts, 158-LF of temporary stream impacts, 0.05-ac of permanent wetland impacts and 0.03-ac of temporary wetland impacts along SR 2039 Section B00 (known locally as Dunham Road). Latitude: 41.646941°, Longitude: -80.171160°. Application received: September 23, 2024. Approved: December 23, 2024.

Southcentral Region: Waterways & Wetlands Program, 909 Elmerton Avenue, Harrisburg, PA 17110-8200, 717-705-4700.

Contact: 717-705-4802.

E6703224-009. Pennsylvania Department of Conservation and Natural Resources, 400 Market Street, 8th Floor, Harrisburg, PA 17101, Warrington Township, York County. U.S. Army Corps of Engineers Baltimore District.

To 1.) remove a portion of an existing CMP culvert and to fill the remainder with flowable fill; 2.) to relocate and maintain 191.0 linear feet of an unnamed tributary to Beaver Creek (WWF, MF); and 3.) to install and maintain a new 55.0-foot long, 4.0-foot by 6.33-foot reinforced concrete elliptical pipe uniformly depressed 6.0-inches into the streambed of an unnamed tributary to Beaver Creek (WWF, MF), all for the purposes of replacing an existing, failing culvert pipe and protecting an existing Shumard's Oak. The project is located at Gifford Pinchot State Park (Latitude: 40.0766°; Longitude -76.8932°) in Warrington Township, York County. No wetlands will be impacted by this the project. Latitude: 40.0766°, Longitude: -76.8932°. Application received: May 17, 2024. Issued: December 19, 2024.

Southwest Region: Waterways & Wetlands Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

Contact: Dana Drake, Program Manager.

E30052-265. Green County, 93 East High Street, Waynesburg, PA 15370, Franklin Township, Greene

County. U.S. Army Corps of Engineers Pittsburgh District. Application received: February 21, 2024. Issued: December 19, 2024.

The applicant seeks to amend Permit No. E30052-265, which granted consent to:

- 1. Place and maintain fill in a de minimis amount (0.0043 acre) of Wetland 03 (PEM);
- 2. Place and maintain fill in approximately 187 linear feet of an unnamed tributary (UNT) to Browns Creek (HQ-WWF), which has a drainage area of less than 100 acres:
- 3. Place and maintain approximately 187 feet by 100 feet of fill within the floodway of the aforementioned UNT, which has a drainage area of less than 100 acres. In association with Phase I of Wisecarver Recreational Park.

This amendment proposes to:

- 1. Construct and maintain a boat dock (74 by 32 feet) in and along Wisecarver Run Reservoir (HQ-WWF);
- 2. Construct and maintain a kayak launch (20 by 20 feet) in and along Wisecarver Run Reservoir;
- 3. Construct and maintain a boat launch (18 by 15 feet) in and along Wisecarver Run Reservoir;
- 4. Construct and maintain a culvert (87 by 3 feet) to convey an unnamed tributary to Wisecarver Run Reservoir.
- 5. To place and maintain fill in three wetlands in association with constructing a trail, parking lots, access roads, pavilion, bathroom, and stormwater management facilities, on 4.71 acres, in and along Wisecarver Run Reservoir and the unnamed tributary.

For the purpose of constructing Phase II and III to the Wisecarver Recreation Park, creating communal recreational opportunities in and along the eastern side of the Wisecarver Run Reservoir. The project will cumulatively and permanently impact 87 linear feet of stream, 1,449 square feet (0.03 acre) of wetlands, and 3,038 square feet (0.07 acre) to the reservoir. The project will cumulatively and temporarily impact 87 linear feet of stream.

The project site is located along Wisecarver Run Reservoir and State Route 4035, (Waynesburg, PA USGS topographic quadrangle; N: -39°, 54′, 18″; W: -80°, 12′, 29.3976″; Sub-basin 19B; USACE Pittsburgh District), in Franklin Township, Greene County.

DAM SAFETY

Central Office: Waterways & Wetlands Program, Rachel Carson State Office Building, 400 Market Street, Harrisburg, PA 17101,717-772-5321.

Contact: Josh Fair, Water Program Specialist, 717-772-5988

D35-010EA. Bilal Baqai, Pennsylvania Department of Conservation and Natural Resources, Facility Design and Construction, 2808 Three Mile Run Road, Perkasie, PA 18944, Archbald Borough, Lackawanna County. The Department has reviewed and approved a proposal to remove the Edgerton Dam to eliminate a threat to public safety and to restore approximately 900 feet of stream channel to a free-flowing condition. The proposed restoration project includes full sediment removal within the limits of the impoundment and proposes grading of a pilot channel to encourage channel development in the stream's historic alignment. The project is located across Aylesworth Creek (HQ-CWF, MF) (Latitude: 41.1975, Longitude: -75.8956). Application received: June 7, 2024. Approved: December 23, 2024.

EROSION AND SEDIMENT CONTROL

The following Erosion and Sediment Control permits have been issued.

Persons aggrieved by an action may appeal that action to the Environmental Hearing Board (Board) under section 4 of the Environmental Hearing Board Act and 2 Pa.C.S. §§ 501—508 and 701—704. The appeal should be sent to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, 717-787-3483. Appeals must be filed with the Board within 30-days of publication of this notice in the Pennsylvania Bulletin unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary to the Board at 717-787-3483. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decisional law.

For individuals who wish to challenge an action, the appeal must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board.

Individuals in need of accommodations should contact the Environmental Hearing Board through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at 717-787-3483 for more information.

Eastern District: Oil and Gas Management Program, 208 West Third Street, Williamsport, PA 17701-6448

 ${\it Contact: RA-EPEASTERNOGPRG@pa.gov.}$

ESCGP # 3 **ESG295824017-00**

Applicant Name Coterra Energy Inc.

Contact Person Angie Harakal

Address 2000 Park Ln Dr, Suite 3000

City, State, Zip Pittsburgh, PA 15275

Township(s) Dimock Township and Springville Township County Susquehanna County

Receiving Stream(s) and Classification(s) Stevens Creek (CWF, MF), White Creek (CWF, MF), Thomas Creek (CWF, MF)

Application received: October 10, 2024

Issued: December 23, 2024

ESCGP # 3 **ESG295924013-00**

Applicant Name JKLM Energy LLC

Contact Person Joseph Harrick

Address 2200 Georgetown Drive, Suite 500

City, State, Zip Sewickley, PA 15143

Township(s) Tioga Township

County Tioga County

Receiving Stream(s) and Classification(s) Mitchell Creek (WWF, MF)

Application received: September 9, 2024

Issued: December 23, 2024

ESCGP # 3 **ESG296624004-00**

Applicant Name Chesapeake Appalachia LLC

Contact Person Eric Haskins

Address 14 Chesapeake Lane

City, State, Zip Sayre, PA 18840

Township(s) Lemon Township

County Wyoming County

Receiving Stream(s) and Classification(s) UNT to Meshop-

pen Creek (CWF, MF)

Application received: October 10, 2024

Issued: December 24, 2024

Northwest Region: Oil and Gas Management Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: RA-EPOILGASDROPBOX@pa.gov.

ESCGP # 3 ESG083224002-00

Applicant Name INR Midstream LLC

Contact Person Michael Race

Address 2605 Cranberry Square

City, State, Zip Morgantown, WV 26508-9201

Township(s) Young Township

County Indiana County

Receiving Stream(s) and Classification(s) Craig Run (WWF), Trib 46427 of Crooked Creek (WWF), Trib 46433 to Gobblers Run (WWF)

Application received: October 11, 2024

Issued: December 20, 2024

Southwest District: Oil and Gas Management Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

Contact: RA-EPSW-OGSUBMISSION@pa.gov.

ESCP # **ESP07632400100E**

Applicant Name Range Resources Appalachia LLC— Shearer Robert Well Site

Contact Person Karl Matz, (724) 873-3090,

kmatz@rangeresources.com

Address 0.27 mile south of Old Steubenville Pike and Robinson Highway

City, State, Zip Imperial, PA 15126 Township(s) North

Fayette Township, Robinson Township

County Allegheny County, Washington County
Receiving Stream(s) and Classification(s) 001. Lat
40.42555, Long -80.29472, UNT to Little Raccoon
Creek, Ch 93 class WWF 002. Lat 40.42166, Long -80.29555, UNT to Little Raccoon Creek, Ch 93 class WWF 003. Lat 40.42527, Long -80.29722, UNT to Little Raccoon Creek, Ch 93 class WWF

Application received: September 6, 2024

Issued: December 19, 2024

ESCGP # 3 ESG076324014-00

Applicant Name CNX Midstream Opr Co LLC-M2N Jumper Pipeline Exposure—Longwall Panel G5

Contact Person Robert Bassett, (724) 485-3647,

robertbassett@cnx.com

Address 0.1 west of Parcel Rd and Auld Rd

City, State, Zip Prosperity, PA 15329

Township(s) Morris Township

County Washington County, Greene County

Receiving Stream(s) and Classification(s) 101. Lat 40.00745, Long -80.31807, UNT to Lick Run, Ch 93 class TSF 102. Lat 40.00657, Long -80.32095, Browns Creek, Ch 93 class HQ-WWF 103. Lat 40.00927, Long -80.31687, Lick Run, Ch 93 class TSF

Application received: September 16, 2024

Issued: December 20, 2024

ESCGP # 3 ESG070224002-00

Applicant Name Range Resources Appalachia LLC— Caro Brandon Well Site

Contact Person Karl Matz, (724) 873-3090,

kmatz@rangeresources.com

Address 0.8 mile south of Rittman Road and Bakerstown Culmerville Rd

City, State, Zip Gibsonia, PA 15044

Township(s) West Deer Township

County Allegheny County

Receiving Stream(s) and Classification(s) 001. Lat

40.66892, Long -79.88253, UNT to Dawson Run, Ch 93 class CWF 002. Lat 40.67051, Long -79.88055, UNT to Bull Creek, Ch 93 class TSF 003 Lat 40.66759, Long -79.87919, UNT to Dawson Run, Ch 93 class CWF 004. Lat 40.66787, Long -79.88046, UNT to Dawson Run, Ch 93 class CWF 005. Lat 40.66727, Long -79.88183, UNT to Dawson Run, Ch 93 class CWF

Application received: October 4, 2024

Issued: December 20, 2024

ESCGP # 3 ESG070424005-00

Applicant Name Range Resources Appalachia LLC-Seibel To Ralph Miller Temporary Waterline

Contact Person Karl Matz, (724) 873-3090,

kmatz@rangeresources.com

Address 0.24 mi N of Cork Bocktown Road and Backbone Road Clinton PA 15026

City, State, Zip Clinton, PA 15026

Township(s) Findlay Township, Independence Township

County Allegheny County, Beaver County

Receiving Stream(s) and Classification(s) 001. Lat 40.50384, Long -80.32411, UNT to Raredon Run, Ch 93 Class WWF 002. Lat 40.50822, Long -80.31971, UNT to Raredon Run, Ch 93 Class WWF 003. Lat 40.51099, Long -80.31651, UNT to Raredon Run, Ch 93 Class WWF 004. Lat 40.50494, Long -80.32995, UNT to Raccoon Creek, Ch 93 Class WWF

Application received: September 21, 2024

Issued: December 23, 2024

STORAGE TANKS

SITE-SPECIFIC INSTALLATION PERMITS

The Following Storage Tank Site-Specific Installation Permit(s), Under the Authority of the Storage Tank Spill Prevention Act (35 P.S. §§ 6021.304, 6021.504, 6021.1101—6021.1102) and Under 25 Pa. Code Chapter 245, Subchapter C, Have Been Issued by the Bureau of Environmental Cleanup and Brownfields, Director, P.O. Box 8763, Harrisburg, PA 17105-8763.

SSIP Application No. 24009

Applicant Name Willard Agri-Services, Inc.

Address P.O. Box 180

City, State, Zip Frederick, MD 21705

County Franklin County

Municipality Guilford Township

Tank Type Two ASTs storing hazardous substances

Tank Capacity 60,000 gallons total

Application Received October 29, 2024

Permit Issued December 20, 2024

CORRECTIVE ACTION UNDER ACT 32, 1989

PREAMBLE 2

The Following Plan(s) and Report(s) Were Submitted Under the Storage Tank and Spill Prevention Act (35 P.S. §§ 6021.101—6021.2104).

Provisions of 25 Pa. Code Chapter 245, Subchapter D, Administration of the Storage Tank and Spill Prevention Program, require the Department of Environmental Protection (DEP) to publish in the Pennsylvania Bulletin a notice of submission of plans and reports. A remedial action plan is submitted to summarize the site characterization, document the design and construction details for the remedial action, and describe how the remedial action will attain the selected remediation standard. The remedial action plan also provides results of studies performed

and data collected to support the remedial action and a description of postremediation care requirements. A remedial action completion report is submitted to document cleanup of a release of a regulated substance at a site to the selected remediation standard. A remedial action completion report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis of selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling methodology and analytical results which demonstrate that the remediation has attained the cleanup standard selected.

For further information concerning plans or reports, please contact the Regional Office Program Manager previously listed in the notice.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

DEP has received the following plans and reports.

Northeast Region: Environmental Cleanup & Brownfields Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

Erbe's Tire & Auto, Storage Tank Facility ID # 54-00419, 380 West Water Street, Coaldale, PA 18218, Coaldale Borough, Schuylkill County. Claymore Environmental, 650 Germantown Pike, Lafayette Hill, PA 19444, on behalf of Michael Erbe, 380 West Water Street, Coaldale, PA 18218, submitted a Remedial Action Plan concerning remediation of soil and groundwater contaminated with petroleum. The plan is intended to document the remedial actions for meeting Statewide health standards.

Mountainhome Gulf, Storage Tank Facility ID # 45-16983, 6658 Route 191, Mountainhome, PA 18342, Barrett Township, Monroe County. MEA, 1365 Ackermanville Road, Bangor, PA 18013, on behalf of W.S. Peeney, Inc., 1745 West Main Street, Stroudsburg, PA 18360, submitted a Remedial Action Plan concerning remediation of groundwater contaminated with gasoline. The plan is intended to document the remedial actions for meeting Statewide health standards.

Southeast Region: Environmental Cleanup & Brownfields Program, 2 East Main Street, Norristown, PA 19401, 484-250-5900.

Contact: Richard M. Staron, Professional Geologist Manager, 484-250-5717.

USA 41 Fuel Stop, Storage Tank Facility ID # 15-45034, 1803 Baltimore Pike, Avondale, PA 19311, Avondale Borough, Chester County. Geo-Environmental Consulting and Remediation, LLC, 371 Hoes Lane, Suite 200, Piscataway, NJ 08854, on behalf of Maruti 123, LLC, 803 Baltimore Pike, Avondale 1, PA 19311, submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with kerosene. The report is intended to document the remedial actions for meeting nonresidential Statewide health standards.

CORRECTIVE ACTION UNDER ACT 32, 1989

PREAMBLE 3

Action(s) Taken on the Following Plans and Reports Under the Storage Tank and Spill Prevention Act (35 P.S. §§ 6021.101—6021.2104).

Provisions of 25 Pa. Code Chapter 245, Subchapter D, Administration of the Storage Tank and Spill Prevention Program, require the Department of Environmental Protection (DEP) to publish in the *Pennsylvania Bulletin* a notice of its final actions on plans and reports.

A remedial action plan is submitted to summarize the site characterization, document the design and construction details for the remedial action, and describe how the remedial action will attain the selected remediation standard. The remedial action plan also provides results of studies performed and data collected to support the remedial action and a description of postremediation care requirements. A remedial action completion report is submitted to document cleanup of a release of a regulated substance at a site to the selected remediation standard. A remedial action completion report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis of selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling methodology and analytical results which demonstrate that the remediation has attained the cleanup standard selected.

DEP may approve or disapprove plans and reports submitted. This notice provides DEP's decision and, if relevant, the basis for disapproval.

For further information concerning plans or reports, please contact the Regional Office Program Manager previously listed in the notice.

Individuals in need of accommodations should contact DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

DEP has received the following plans and reports.

Northeast Region: Environmental Cleanup & Brownfields Program, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager, 570-826-2511.

Super Service Gas Mart (former Crane's Landing), Storage Tank Facility ID # 40-38395, 2 Manor Drive, Shavertown, PA 18708, Kingston Township, Luzerne County. MEA, 1365 Ackermanville Road, Bangor, PA 18013, on behalf of Manor Realty, LLC, 115 Wakefield Road, Shavertown, PA 18708, submitted a Remedial Action Completion Report concerning remediation of groundwater contaminated with gasoline. The report demonstrated attainment of the Statewide health standards and was approved by DEP on December 20, 2024.

PA0491 (Former Speedway 6751/7-Eleven 45780), Storage Tank Facility ID # 39-22662, 4002 Chestnut Street, Emmaus, PA 18049, Upper Milford Township, Lehigh County. AECOM, 625 West Ridge Pike, Suite E-100, Conshohocken, PA 19428, on behalf of Joe's Kwik Marts, LLC, P.O. Box 385, 645 Hamilton Street, Suite 500, Allentown, PA 18105, submitted a Remedial Action Completion Report concerning remediation of soil contaminated with kerosene. The report was not acceptable

to meet the Statewide health standards and was disapproved by DEP on December 26, 2024.

Northwest Region: Environmental Cleanup & Brownfields Program, 230 Chestnut Street, Meadville, PA 16335-3481, 814-332-6945.

Contact: Chris, 724-598-2206.

Reds Place for Car Care, Storage Tank Facility ID # 37-20525, 101 South New Castle Street, New Wilmington, PA 16142, New Wilmington Borough, Lawrence County. Letterle & Associates, Inc., 191 Howard Street, Suite 108, Franklin, PA 16323, on behalf of Red's Place for Car Care LLC, 101 South New Castle Street, New Wilmington, PA 16142, submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with benzene, toluene, ethylbenzene, naphthalene, xylenes, cumene, 1,2,4-trimethylbenzene, and methyl tertbutyl ether. The report demonstrated attainment of the nonresidential site-specific standards and was approved by DEP on December 20, 2024.

Guttman Oil Co, Storage Tank Facility ID # 43-31418, 3434 Sharon Road, West Middlesex, PA 16159, West Middlesex Borough, Shenango Township, Mercer County. Apex Companies, LLC, 975 Georges Station Road, Suite 100, Greensburg, PA 15601, on behalf of Guttman Energy, 200 Speers Street, Belle Vernon, PA 15012, submitted a Remedial Action Plan concerning remediation of soil and groundwater contaminated with unleaded gasoline, leaded gasoline, and diesel fuel. The plan was acceptable to meet the residential and nonresidential site-specific standards and was approved by DEP on December 20, 2024.

SPECIAL NOTICES

WASTE, AIR, RADIATION AND REMEDIATION

Availability of Proposed Consent Order and Agreement; Public Comment Period Extension

Benner Township PFAS Investigation, Centre County.

Northcentral Region: Environmental Cleanup & Brownfields Program, 208 W. 3rd Street, Suite 101, Williamsport, PA 17701-6448, 570-327-3636.

Contact: Randy Farmerie, P.G., 570-327-3716.

On December 7, 2024, the Department of Environmental Protection (DEP) published notice of a 60-day public comment period open through Wednesday, February 5, 2025, for the proposed Consent Order and Agreement (CO&A) between DEP and the Pennsylvania State University. The proposed CO&A was made available for public review on December 13, 2024. By this notice, DEP is extending the public comment period for that proposed CO&A an additional 7 days, so that the comment period will now be open through Wednesday, February 12, 2025. As noted in the original notice, persons may submit comments at RA-EPNCECComments@pa.gov. Alternatively, written comments can be mailed to Hazardous Sites Cleanup Program, Department of Environmental Protection, 208 W. Third Street, Suite 101, Williamsport, PA 17701.

 $[Pa.B.\ Doc.\ No.\ 25\text{-}45.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Availability of Grants through the Abandoned Mine Land and Abandoned Mine Draining Grant Program

The Department of Environmental Protection's (Department) Bureau of Abandoned Mine Reclamation invites interested parties to apply for an Abandoned Mine Land (AML) and Abandoned Mine Draining (AMD) Grant Program (Program) opportunity.

Applicants must meet certain eligibility requirements (for example, an applicant must be an authority, an incorporated nonprofit organization, a political subdivision or conservation district) as noted in the Program guidance. Proposals must support the mission of the Department's AML and AMD Programs to restore AML and remediate AMD affecting this Commonwealth.

The Program guidance and application instructions are available online through the Department's website at pa.gov/agencies/dep.html (select "Programs and Services," the "Grnats, Loans, and Rebates," then "AML/AMD Grant Program Guidance") or by contacting Program staff at RA-EPAMGrantProgram@pa.gov.

Applications must be submitted online through the Commonwealth's Electronic Single Application website at https://grants.pa.gov/Login.aspx. Hard copy applications will not be accepted. The Department will accept applications during the following application rounds:

Application Round 1—March 3, 2025, through 11:59 p.m. on April 25, 2025

Application Round 2—September 2, 2025, through 11:59 p.m. on October 24, 2025

For more information regarding the Program, contact the Department of Environmental Protection, Bureau of Abandoned Mine Reclamation, P.O. Box 69205, Harrisburg, PA 17106-9205 or RA-EPAMGrantProgram@pa.gov. Information is also available on the Department's website at the previously listed website.

JESSICA SHIRLEY, Acting Secretary

 $[Pa.B.\ Doc.\ No.\ 25\text{-}46.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Availability of Technical Guidance: Correction

Technical guidance documents (TGD) are available on the Department of Environmental Protection's (Department) website at www.depgreenport.state.pa.us/elibrary/. The "Technical Guidance Final Documents" heading is the link to a menu of the various Department bureaus where each bureau's final TGDs are posted. The "Technical Guidance Draft Documents" heading is the link to the Department's draft TGDs.

Ordering Paper Copies of Department Technical Guidance

The Department encourages the use of the Internet to view and download TGDs. When this option is not available, persons can order a paper copy of any of the

Department's draft or final TGDs by contacting the Department at (717) 783-8727.

In addition, bound copies of some of the Department's documents are available as Department publications. Check with the appropriate bureau for more information about the availability of a particular document as a publication.

Changes to TGDs

Following is the current list of recent changes. Persons who have questions or comments about a particular document should contact the person whose name and phone number are listed with each document.

This is a correction to a notice posted at 55 Pa.B. 146 (January 4, 2025).

DEP ID: 800-0810-005. Title: Guidance for Maintaining Freeboard and Dewatering of Well Development Impoundments for Unconventional Oil and Gas Operations. Description: This draft guidance document provides guidance to unconventional operators on how to develop a plan to maintain compliance with The Clean Streams Law (35 P.S. §§ 691.1—691.1001) to prevent pollution to the waters of this Commonwealth as it relates to land application of excess water from a well development impoundment (WDI) for maintaining freeboard while the WDI is in use and also for dewatering the WDI of all water prior to decommissioning it for restoration.

Written Comments: Interested persons may submit written comments on this interim final guidance by February 3, 2025. Comments submitted by facsimile will not be accepted. Comments, including comments submitted by electronic mail, must include the originator's name and address. Commentators are urged to submit comments using the Department's online eComment for Policies at www.ahs.dep.pa.gov/eComment. Written comments should be submitted to the Technical Guidance Coordinator, Department of Environmental Protection, Policy Office, Rachel Carson State Office Building, P.O. Box 2063, Harrisburg, PA 17105-2063 or by email to ecomment@pa.gov.

Contact: Joseph Kelly, (717) 772-5991, josephkel@pa.gov Effective Date: January 4, 2025

> JESSICA SHIRLEY, Acting Secretary

[Pa.B. Doc. No. 25-47. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Bid Opportunity

OSM 26(3858)101.1, Abandoned Mine Reclamation Project, Bowood Northwest, Nicholson Township, Fayette County. The principal items of work and approximate quantities include the following: implementation of the erosion and sediment pollution control plan—rock construction entrance, 1 each; implementation of the erosion and sediment pollution control plan—compost filter sock (32" diameter), 1,669 linear feet; implementation of the erosion and sediment pollution control plan—weighted sediment filter tube, 241 linear feet; clearing and grubbing, 15.5 acres; grading—grading, 227,664 cubic yards; grading—hummocky piles, 6.7 acres; grading—ripping, 2.3 acres; and planting—tree seedlings, 6,136 each.

This bid issues on January 3, 2025, and bids will be opened on February 6, 2025, at 2 p.m. Bid documents, including drawings in PDF format and AutoCAD Map 3D format, may be downloaded for free beginning on the issue date from the Department of Environmental Protection by going to www.BidExpress.com. This project is financed by the Federal government under the authority given it by the Surface Mining Control and Reclamation Act of 1977 (act) (30 U.S.C. §§ 1201—1328) and is subject to the act, and to the Federal grant for this project. Contact the Construction Contracts Section at (717) 787-7820 or RA-ConstructionContr@pa.gov for more information on this bid.

JESSICA SHIRLEY, Acting Secretary

[Pa.B. Doc. No. 25-48. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Federal Consistency under the Coastal Zone Management Act; Garrison Run North Stream Restoration

This notice is published under section 306(d)(14) of the Federal Coastal Zone Management Act of 1972 (CZMA) (16 U.S.C. § 1455(d)(14)), regarding public participation in consistency determinations. The Department of Environmental Protection (Department), Coastal Resources Management Program, has received notice that the City of Erie (applicant) is proposing to rehabilitate a stream channel for the Garrison Run North Stream Restoration Project (Project) within the City of Erie in Erie County.

The applicant proposes to rehabilitate approximately 1,300 linear feet of the Garrison Run stream channel located adjacent to the Erie Wastewater Treatment Plant to address sediment loading to the Lake Erie Basin. Currently, streamflow enters the project area from two concrete pipes and exits through three corrugated metal pipes, 0.25 mile upstream from where Garrison Run enters the lake. The incised channel is disconnected from the floodplain and not accessible to the public with no other surface water identified within the Project limits. Proposed work will include stabilization of the stream bed and banks by designing, permitting and constructing stream features such as rock cross vanes, log vanes, vegetated riprap, log toe benches, gravel bar removal and native vegetation. The proposed project will support Erie City's Municipal Separate Storm Sewer System Permit, as identified as a potential project in the Pollutant Reduction Plan. The applicant is seeking a Federal authorization from the United States Army Corps of Engineers under section 10 of the Rivers and Harbors Act of 1899 (33 U.S.C. § 403) and section 404 of the Federal Clean Water Act (CWA) (33 U.S.C. § 1344) to perform this work.

This Project is subject to Department review for Federal consistency because it is an activity requiring a Federal license or permit and will have reasonably fore-seeable effects on this Commonwealth's coastal resources or uses.

In accordance with section 307 of the CZMA (16 U.S.C. § 1456) and the National Oceanic and Atmospheric Administration (NOAA) regulations at 15 CFR Part 930,

Subpart D (relating to consistency for activities requiring a Federal license or permit), the applicant has certified that the proposed activity will be conducted in a manner consistent with the applicable enforceable policies of the Commonwealth's NOAA-approved Coastal Resources Management Program. Interested parties may request a copy of the Federal Consistency Certification from the Department contact listed as follows.

Questions regarding this review should be directed to Matthew Walderon, Federal Consistency Coordinator, at (717) 772-2196 or by email to RA-Fed_Consistency@pa.gov.

The Department will consider all comments received on or before January 27, 2025. Comments submitted by facsimile will not be accepted. Comments, including comments submitted by electronic mail, must include the originator's name and address. Commentators are encouraged to submit comments using the Department's online eComment tool at www.ahs.dep.pa.gov/eComment. Written comments can be submitted by email to ecomment@ pa.gov or by mail to the Department of Environmental Protection, Policy Office, 400 Market Street, P.O. Box 2063, Harrisburg, PA 17105-2063.

JESSICA SHIRLEY, Acting Secretary

[Pa.B. Doc. No. 25-49. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF HEALTH

Decisions on Requests for Exceptions to Health Care Facility Regulations

Under 28 Pa. Code § 51.33 (relating to requests for exceptions), effective June 6, 1998, the Department of Health (Department) has published in the *Pennsylvania Bulletin* all requests by entities licensed under the Health Care Facilities Act (35 P.S. §§ 448.101—448.904b), for exceptions to regulations contained in 28 Pa. Code Part IV Subparts B—G.

Section 51.33(d) of 28 Pa. Code provides that the Department will publish notice of all approved exceptions on a periodic basis. The Department has determined that it will publish notice of all exceptions, both approved and denied. The following list contains the decisions made on exception requests published in the *Pennsylvania Bulletin* from December 1, 2024, through December 31, 2024. Future publications of decisions on exception requests will appear on a monthly basis.

Requests for additional information on the exception request and the Department's decision should be made to the relevant division of the Department. Inquiries regarding hospitals, abortion facilities and ambulatory surgical facilities shall be addressed to Garrison E. Gladfelter, Jr., Director, Division of Acute and Ambulatory Care, CoPA HUB, Suite 210, 2525 North 7th Street, Harrisburg, PA 17110, (717) 783-8980. Inquiries regarding long-term care facilities shall be addressed to Susan Williamson, Director, Division of Nursing Care Facilities, CoPA HUB, Suite 210, 2525 North 7th Street, Harrisburg, PA 17110, (717) 787-1816. Inquiries regarding home care agencies, home care registries and home health care agencies shall be addressed to Linda Chamberlain, Director, Division of Home Health, CoPA HUB, Suite 210, 2525 North 7th Street, Harrisburg, PA 17110, (717) 783-1379.

Nursing Care Facilities

Facility Name	Regulation and relating to	Dec. Date	Decision
Elk Haven Nursing Home	28 Pa. Code § 204.1(a) (relating to application of Guidelines for Design and Construction of Residential Health, Care and Support Facilities)	12/23/2024	Granted
Haven Place	28 Pa. Code § 201.3 (relating to definitions)	12/30/2024	Granted
Souderton Mennonite Homes	28 Pa. Code § 204.15(b) (relating to windows)	12/23/2024	Granted

Persons with a disability who require an alternative format of this notice (for example, large print, audiotape, Braille) should contact the Division of Acute and Ambulatory Care, the Division of Nursing Care Facilities or the Division of Home Health at the previously referenced address or telephone number, or for speech and/or hearing-impaired persons, call the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

DR. DEBRA L. BOGEN, Secretary

[Pa.B. Doc. No. 25-50. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF HEALTH

Hospitals; Requests for Exceptions

The following hospitals have filed requests for exceptions under 28 Pa. Code § 153.1 (relating to minimum standards). Requests for exceptions under this section relate to minimum standards that hospitals must comply with under the Guidelines for Design and Construction of Hospitals—2018 Edition, Guidelines for Design and Construction of Outpatient Facilities—2018 Edition or the Guidelines for Design and Construction of Hospitals—2022 Edition, Guidelines for Design and Construction of Outpatient Facilities—2022 Edition. The following list includes the citation to the section under the Guidelines that the hospital is seeking an exception.

Facility Name	FGI Guidelines Section and relating to	$Yr^{1,2}$
Geisinger-Community Medical Center	2.2-2.2.1(1) capacity	22
Jefferson Einstein Montgomery Hospital	2.2-3.5.2.2(1)(b)(i) and (ii) space requirements	22
	2.2-3.5.2.5(1)(c) system component room	22
Lankenau Medical Center	2.1-3.2.2(2)(a)(i) and (ii) single-patient exam/observation room	22-O
	2.6-3.1.2.2(2)(a) and (3) space requirements	22-O
Riddle Memorial Hospital	2.2-3.5.2.2(1)(b)(i) space requirements	22
Robert Packer Hospital	2.1-3.5.8.15(1) pre- and post-procedure patient care area	22-O

¹ 2018 Year FGI Regulations for Outpatient Facilities are indicated by "-O."

The previously listed requests are on file with the Department of Health (Department). Persons may receive a copy of a request for exception by requesting a copy from the Department of Health, Division of Acute and Ambulatory Care, CoPA HUB 2525 North 7th Street, Suite 210, Harrisburg, PA 17110, (717) 783-8980, ra-paexcept@pa.gov. Persons who wish to comment on an exception request may do so by sending a letter by mail, email or facsimile to the Division at the previously listed contact information. Comments received by the Department within 10 days after the date of publication of this notice will be reviewed by the Department before it decides whether to approve or disapprove the request for exception.

Persons with a disability who wish to obtain a copy of a request and/or provide comments to the Department and require an auxiliary aid, service or other accommodation to do so should contact the Director, Division of Acute and Ambulatory Care at (717) 783-8980, for speech and/or hearing impaired persons V/TT (717) 783-6154, or for speech and/or hearing impaired persons, call the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

DR. DEBRA L. BOGEN, Secretary

[Pa.B. Doc. No. 25-51. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF HEALTH

Special Pharmaceutical Benefits Program Advisory Council Public Meeting

The Statewide Special Pharmaceutical Benefits Program (SPBP) Advisory Council, established by the Department of Health (Department) to aid in the carrying out of its Federal grant responsibilities under section 2616 of the Ryan White Comprehensive AIDS Resources Emergency Act of 1990 (42 U.S.C. § 300ff-26), will hold a public teleconference meeting on Thursday, January 30, 2025, from 10 a.m. to 12 p.m. Persons may participate by dialing in by location at (267) 332-8737. The meeting ID is 123 225 791#. The meeting will begin promptly at 10 a.m. and participants are urged to call in by 9:50 a.m. Attendees can participate in the conference call on location at the Bureau of Communicable Diseases, 625 Forster Street, Harrisburg, PA 17120. In-person participants are asked to RSVP to Sandy Brosius, sabrosius@pa.gov, (717) 547-3419 by close of business on January 27, 2025. Upon arrival, sign in at the front desk in the lobby of the building by 9:45 a.m. to await an escort to the meeting room.

The SPBP Advisory Council will provide program guidance and recommendations to the Department's SPBP in regard to the following: drug formulary; covered lab services; drug utilization review; clinical programs; eligibility; and program management.

For additional information, contact Sandy Brosius, Bureau of Communicable Diseases, Department of Health, Health and Welfare Building, 625 Forster Street, Harrisburg, PA 17120, (717) 547-3419.

Persons with a disability who wish to attend the meeting and require an auxiliary aid, service or other accommodation to do so should also contact Sandy

Brosius, Bureau of Communicable Diseases, Department of Health, Health and Human Services Building, 625 Forster Street, Harrisburg, PA 17120, (717) 547-3419. For persons with speech and/or hearing impairment call the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

This meeting is subject to cancellation without prior notice.

DR. DEBRA L. BOGEN, Secretary

[Pa.B. Doc. No. 25-52. Filed for public inspection January 10, 2025, 9:00 a.m.]

DEPARTMENT OF HEALTH

Special Supplemental Nutrition Program for Women, Infants and Children (WIC Program); WIC State Advisory Board—Notice of January 14, 2025, Regular Meeting

The WIC State Advisory Board (Board), established under the WIC State Advisory Board Act (act of June 10, 2024, P.L. 387, No. 22), gives notice that the next regular meeting of the Board will be held on January 14, 2025, from 1 p.m. to 2 p.m. The purpose of this meeting is to collaborate to gather suggestions of strategies for increasing participation and improving the WIC program to better support participants.

This meeting is subject to cancellation without notice. *In-Person and Virtual Meeting Attendance*:

Board meetings will be held in person and virtually. In-person meetings will be held in the Willow Oak Conference Room 114A, COPA HUB Building, 2525 North

² 2022 Year FGI Regulations for Outpatient Facilities are indicated by "-O."

7th Street, Harrisburg, PA 17110, unless otherwise noted. Individuals should RSVP to Tracey Zeigler Michelsen by close of business at 4 p.m., 1 business day prior to the meeting at tzeiglermi@pa.gov, (717) 836-3574. Upon arrival at the meeting, public attendees should sign in at the front desk in the lobby of the building and await an escort to the meeting room.

Virtual meetings will be held through Microsoft Teams or by telephonic call in. Connection information for the January 14, 2025, regular meeting is as follows:

Individuals can join at https://bit.ly/3Zdck4L. The meeting ID is 226 769 439 054. The passcode is yicL5z.

Note: The previously listed link to access the meeting does not include a period; the link ends at 3Zdck4L with no period. If copying/pasting the link, do not copy any period at the end if there is one.

Individuals can join by calling (267) 332-8737. The phone conference ID is 188 143 609#.

Meeting Recording:

The meeting will be recorded, so if individuals choose to attend, they are consenting to being recorded. Individuals should not attend the meeting if they do not wish to be recorded.

Meeting Agenda:

The Department of Health (Department) will post the meeting agenda on the Pennsylvania Special Supplemental Nutrition Program for Women, Infants and Children (PA WIC) website at https://wic.health.pa.gov/pawic/ and distribute by email no later than 24 hours before the meeting. Individuals interested in receiving a copy of the agenda may send an email to ra-dhwicadvisory@pa.gov requesting to be added to the distribution list.

Meeting Minutes:

The Department will post meeting minutes on the PA WIC website at https://wic.health.pa.gov/pawic/ and distribute by email once the Board votes and adopts on the proposed final meeting minutes at the next Board meeting. Individuals interested in receiving a copy of the meeting minutes may send an email to ra-dhwicadvisory@pa.gov requesting to be added to the distribution list.

Questions:

Questions about the WIC Advisory may be submitted by email to the Department at ra-dhwicadvisory@pa.gov.

Alternative Format Requests:

Persons with a disability who require an alternative format of this listing (for example, large print, audiotape, Braille) should contact the Department of Health, Bureau of WIC, 625 Forster Street, 7th Floor West, Health and Human Services Building, Harrisburg, PA 17120, (717) 783-1289, or for speech and/or hearing-impaired persons, call the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

The PA WIC program is funded by the United States Department of Agriculture (USDA). The USDA is an equal opportunity provider.

USDA Nondiscrimination Statement:

In accordance with Federal civil rights law and the USDA civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity.

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (for example, Braille, large print, audiotape, American Sign Language), should contact the responsible State or local agency that administers the program or the USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact the USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at https://bit.ly/3TRbubk, from any USDA office, by calling (866) 632-9992 or by writing a letter addressed to the USDA. The letter must contain the complainant's name, address, telephone number and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted to the United States Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, DC 20250-9410, fax (833) 256-1665 or (202) 690-7442, Program. Intake@usda.gov.

This institution is an equal opportunity provider.

DR. DEBRA L. BOGEN, Secretary

[Pa.B. Doc. No. 25-53. Filed for public inspection January 10, 2025, 9:00 a.m.]

INSURANCE DEPARTMENT

Appeal of Nycole Berry under the Quality Health Care Accountability and Protection Article; Community Behavioral Health; Doc. No. HC24-11-019

Under Article XXI of The Insurance Company Law of 1921, referred to as the Quality Health Care Accountability and Protection Article (40 P.S. §§ 991.2101—991.2194), notice is hereby given that the appellant in this action has requested a hearing, in connection with the appellant's managed health care plan. The proceedings in this matter will be governed by 2 Pa.C.S. §§ 501—508 and 701—704 (relating to Administrative Agency Law), §§ 561—588 (relating to Administrative proceeding interpreters for persons with limited English proficiency; and administrative proceeding interpreters for persons who are deaf), 1 Pa. Code Part II (relating to General Rules of Administrative Practice and Procedure) and 31 Pa. Code §§ 56.1—56.3 (relating to Special Rules of Administrative Practice and Procedure).

A prehearing telephone conference initiated by this office is scheduled for January 28, 2025, at 1 p.m. Each party shall provide a telephone number to be used for the telephone conference to the Hearings Administrator on or before January 24, 2025. A date for a hearing shall be determined, if necessary, at the prehearing/settlement conference.

Protests, petitions to intervene or notices of intervention, if any, must be electronically filed on or before January 14, 2025, with the Administrative Hearings Office. The email address to be used for the Administrative Hearings Office is ra-hearings@pa.gov. Answers to

protests, petitions to intervene or notices of intervention, if any, shall be electronically filed on or before January 24, 2025.

Persons with a disability who wish to attend the previously referenced administrative hearing and requirean auxiliary aid, service or other accommodation to participate in the hearing, contact Nicole Sites Heaton, (717) 787-5790, nsitesheat@pa.gov.

MICHAEL HUMPHREYS, Insurance Commissioner

 $[Pa.B.\ Doc.\ No.\ 25\text{-}54.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

INSURANCE DEPARTMENT

Appeal of Puri, LLC, under the Storage Tank and Spill Prevention Act; Underground Storage Tank Indemnification Fund; USTIF File No. 2022-0049; Doc. No. UT24-12-006

The proceedings in this matter will be governed by 2 Pa.C.S. §§ 501—508 and 701—704 (relating to Administrative Agency Law), §§ 561—588 (relating to administrative proceeding interpreters for persons with limited English proficiency; and administrative proceeding interpreters for persons who are deaf), 1 Pa. Code Part II (relating to General Rules of Administrative Practice and Procedure) and any other relevant provisions of law.

A prehearing telephone conference initiated by this office is scheduled for January 28, 2025, at 10 a.m. Each party shall provide the Hearings Administrator a telephone number to be used for the telephone conference on or before January 24, 2025. A date for a hearing shall be determined, if necessary, at the prehearing/settlement conference.

Protests, petitions to intervene, notices of appearance or notices of intervention, if any, must be electronically filed with the Hearings Administrator on or before January 4, 2025. The email address to be used for the Administrative Hearings Office is ra-hearings@pa.gov. Answers to protests, petitions to intervene or notices of intervention, if any, shall be electronically filed on or before January 24, 2025.

Persons with a disability who wish to attend the previously referenced administrative proceedings, and require an auxiliary aid, service or other accommodation to participate in the hearing, contact Nicole Sites Heaton at (717) 787-5790, nsitesheat@pa.gov.

MICHAEL HUMPHREYS, Insurance Commissioner

 $[Pa.B.\ Doc.\ No.\ 25\text{-}55.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

INSURANCE DEPARTMENT

Application for Approval to Acquire Control of Glacier Insurance Company, Keystone National Insurance Company, Lebanon Valley Insurance Company and Tuscarora Wayne Insurance Company

MCH Investor SPV, LP, Mutual Capital General Partnership, LP, Mutual Capital Investment Advisors, LLC

and Jason Wolfe have filed an application for approval to acquire control of Glacier Insurance Company, a domestic stock property insurance company; Keystone National Insurance Company, a domestic stock casualty insurance company; Lebanon Valley Insurance Company, a domestic stock property insurance company; and Tuscarora Wayne Insurance Company, a domestic stock property insurance company. The filing was received on December 30, 2024, and was made under the requirements of Article XIV of The Insurance Company Law of 1921 (40 P.S. §§ 991.1401—991.1414).

Persons wishing to comment on the acquisitions are invited to submit a written statement to the Insurance Department (Department) within 10 days from the date of this issue of the *Pennsylvania Bulletin*. Each written statement must include name, address and telephone number of the interested party; identification of the application to which the statement is addressed; and a concise statement with sufficient detail and relevant facts to inform the Department of the exact basis of the statement. Written statements should be directed to Lori A. Rumpf, Company Licensing Division, Insurance Department, 1345 Strawberry Square, Harrisburg, PA 17120, fax (717) 787-8557, lrumpf@pa.gov. Comments received will be forwarded to the applicant for appropriate response.

MICHAEL HUMPHREYS, Insurance Commissioner

[Pa.B. Doc. No. 25-56. Filed for public inspection January 10, 2025, 9:00 a.m.]

INSURANCE DEPARTMENT

Application for Designation as a Certified Reinsurer

Coface Re SA has applied for an initial designation as a certified reinsurer in this Commonwealth. The application was received on December 6, 2024, and was made under section 319.1 of The Insurance Company Law of 1921 (40 P.S. § 442.1) and 31 Pa. Code § 161.3a (relating to requirements for certified reinsurers).

Persons who wish to comment on the application are invited to submit a written statement to the Insurance Department (Department) within 30 days from the date of this issue of the *Pennsylvania Bulletin*. Each written statement must include name, address and telephone number of the interested party; identification of the application to which the statement is addressed; and a concise statement with sufficient detail and relevant facts to inform the Department of the exact basis of the statement. Written statements should be directed to Monique Miller, Licensing Specialist, Insurance Department, 1345 Strawberry Square, Harrisburg, PA 17120, monmiller@pa.gov. Comments received will be forwarded to the applicant for appropriate response.

MICHAEL HUMPHREYS,

Insurance Commissioner

 $[Pa.B.\ Doc.\ No.\ 25\text{-}57.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

INSURANCE DEPARTMENT

Application and Request for a Certificate of Authority to Provide a Continuing Care Retirement Community by AVA Springs Opco, LLC

AVA Springs Opco, LLC has applied for a Certificate of Authority to operate a Continuing Care Retirement Community at Avalon Springs Care Center in Mercer, PA. The initial filing was received on December 10, 2024, and was made under the Continuing-Care Provider Registration and Disclosure Act (40 P.S. §§ 3201—3225).

Persons wishing to comment on the grounds of public or private interest to the issuance of a Certificate of Authority are invited to submit a written statement to the Insurance Department (Department) within 30 days from the date of this issue of the *Pennsylvania Bulletin*. Each written statement must include name, address and telephone number of the interested party; identification of the application to which the statement is addressed; and a concise statement with sufficient details to inform the Department of the exact basis of the statement. Written statements should be directed to Steven L. Yerger, Insurance Department, 1345 Strawberry Square, Harrisburg, PA 17120, fax (717) 787-8557, syerger@pa.gov.

MICHAEL HUMPHREYS,

Insurance Commissioner

[Pa.B. Doc. No. 25-58. Filed for public inspection January 10, 2025, 9:00 a.m.]

INTERGOVERNMENTAL COOPERATION AUTHORITY FOR THE CITY OF HARRISBURG

Financial Statement

Under section 207 of the Intergovernmental Cooperation Authorities Act for Cities of the Third Class (53 P.S. § 42207), the Intergovernmental Cooperation Authority for Harrisburg (Authority) is required to publish a "concise financial statement" annually in the *Pennsylvania Bulletin*. The Authority has issued its annual report for its fiscal year ended June 30, 2024, which includes an audit for this period performed in accordance with generally accepted auditing standards by an independent firm of certified public accountants. The complete annual report of the Authority may be obtained from the Authority's website at www.hbgica.org or from the Authority Manager at (717) 645-5431.

 $\begin{array}{c} {\it JEFFREY M. STONEHILL}, \\ {\it Authority Manager} \end{array}$

INTERGOVERNMENTAL COOPERATION AUTHORITY FOR HARRISBURG CONCISE STATEMENT OF CASH RECEIPTS, CASH DISBURSEMENTS, AND CASH BALANCES AS OF AND FOR THE YEAR ENDED JUNE 30, 2024

[Pa.B. Doc. No. 25-59. Filed for public inspection January 10, 2025, 9:00 a.m.]

PENNSYLVANIA PUBLIC UTILITY COMMISSION

General Rule Transaction

A-2024-3052673. CBRE Caledon WR Holdings, LP, CBRE Infra Fiber Holdings, LLC and WANRack, LLC. Joint application of CBRE Caledon WR Holdings, LP, CBRE Infra Fiber Holdings, LLC and WANRack, LLC for approval of a general rule transaction involving a proforma change in indirect ownership.

Formal protests and petitions to intervene must be filed in accordance with 52 Pa. Code (relating to public utilities) on or before January 27, 2025. Filings must be made with the Secretary of the Pennsylvania Public Utility Commission (Commission) by means of eService on the Commission's website at https://www.puc.pa.gov/filingresources/efiling/ or at the Pennsylvania Public Utility Commission, 400 North Street, 2nd Floor, Harrisburg, PA 17120, with a copy served on the applicant. The documents filed in support of the application are available for inspection on the Commission's website and at the applicant's business address.

Joint Applicants: CBRE Caledon WR Holdings, LP; CBRE Infra Fiber Holdings, LLC; WANRack, LLC

Through and By: Catherine G. Vasudevan, Morgan, Lewis & Bockius, LLP, 2222 Market Street, Philadelphia, PA 19103-3007, (215) 963-5000, fax (215) 963-5001, catherine.vasudevan@morganlewis.com; Kimberly A. Taylor, Danielle Burt, Patricia Cave, Morgan, Lewis & Bockius, LLP, 1111 Pennsylvania Avenue, NW, Washington, DC 20004-2541, (202) 739-3000, fax (202) 739-3001, kimberly.taylor@morganlewis.com, danielle.burt@morganlewis.com, patricia.cave@morganlewis.com; Noi Spyratos, Jacob Posen, c/o CBRE Investment Management Infrastructure, Inc., 120 Bremner Boulevard, Suite 1100, Toronto, Ontario M5J 0A8, noi.spyratos@cbreim.com, jacob.posen@cbreim.com; Todd Barfield, Chief Legal Officer, WANRack, LLC, 4550 West 109th Street, Suite 115, Overland Park, KS 66211, (855) 482-7225, todd.barfield@wanrack.com

ROSEMARY CHIAVETTA,

Secretary

[Pa.B. Doc. No. 25-60. Filed for public inspection January 10, 2025, 9:00 a.m.]

PENNSYLVANIA PUBLIC UTILITY COMMISSION

General Rule Transfer of Control

A-2024-3052663 and A-2024-3052664. Nitro Bidco Limited Partnership and Comcast Business Communications, LLC. Joint application of Nitro Bidco Limited Partnership and Comcast Business Communications, LLC for all approvals of a general rule transfer of control of Network Innovations, LLC, d/b/a Nitel.

Formal protests and petitions to intervene must be filed in accordance with 52 Pa. Code (relating to public utilities) on or before January 27, 2025. Filings must be made with the Secretary of the Pennsylvania Public Utility Commission (Commission) by means of eService on the Commission's website at https://www.puc.pa.gov/filingresources/efiling/ or at the Pennsylvania Public Utility

Commission, 400 North Street, 2nd Floor, Harrisburg, PA 17120, with a copy served on the applicants. The documents filed in support of the application are available for inspection on the Commission's website and at the applicant's business address.

Joint Applicants: Nitro Bidco Limited Partnership; Comcast Business Communications, LLC; Network Innovations, LLC, d/b/a Nitel

Through and By: Mathieu J. Shapiro, Melissa M. Blanco, Obermayer Rebmann Maxwell & Hippel, LLP, Centre Square West, 1500 Market Street, Suite 3400, Philadelphia, PA 19102, (215) 665-3014, mathieu.shapiro@obermayer.com, melissa.blanco@obermayer.com; Lance J.M. Steinhart, Managing Attorney, Lance J.M. Steinhart, PC, 1725 Windward Concourse, Suite 150, Alpharetta, GA 30005, (770) 232-9200, lsteinhart@telecomcounsel.com; Wayne D. Johnsen, Wiley Rein, LLP, 2050 M Street, NW, Washington, DC 20036, (202) 719-7303, wjohnsen@wiley.law; Andrew Fisher, Corporate Associate VP and Senior Deputy General Counsel, Comcast Corporation, One Comcast Center, Philadelphia, PA 19103, (215) 286-1700, andrew_fisher@comcast.com; K.C. Halm, Heather Moelter, NW, Suite 500, Washington, DC 20005, (202) 973-4287, kchalm@dwt.com, heathermoelter@dwt.com, edlirakuka@dwt.com

ROSEMARY CHIAVETTA,

Secretary

[Pa.B. Doc. No. 25-61. Filed for public inspection January 10, 2025, 9:00 a.m.]

County, PA 19130) to transport, as a common carrier, persons in paratransit service, from points in Philadelphia County, to points in Pennsylvania, and return, and from points in Philadelphia County to points in the Counties of Bucks, Chester, Delaware and Montgomery, and return. *Attorney*: HMS Legal, Todd S. Stewart, Esq., 501 Corporate Circle, Suite 302, Harrisburg, PA 17110.

A-2024-3052654. Crespos Medical Transportation, LLC (4710 Ashburner Street, Philadelphia, Philadelphia County, PA 19136) for the right to begin to transport, as a common carrier, by motor vehicle, persons in paratransit service, from points in the Counties of Berks, Bucks, Chester, Huntingdon, Lancaster, Lehigh, Montgomery and Northampton, to points in Pennsylvania, and return.

Application of the following for approval of the beginning of the exercise of the right and privilege of operating motor vehicles as common carriers for the transportation of household goods as described under the application.

A-2024-3052602. J Rob Moving Solutions, LLC (2506 Rivington Terrace, Harrisburg, Dauphin County, PA 17103) for the right to begin to transport, as a common carrier, by motor vehicle, household goods in use, between points in Pennsylvania.

ROSEMARY CHIAVETTA, Secretary

[Pa.B. Doc. No. 25-62. Filed for public inspection January 10, 2025, 9:00 a.m.]

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Service of Notice of Motor Carrier Applications

The following temporary authority and/or permanent authority applications for the right to render service as a common carrier or contract carrier in this Commonwealth have been filed with the Pennsylvania Public Utility Commission (Commission). Formal protests, petitions to intervene and answers must be filed in accordance with 52 Pa. Code (relating to public utilities) on or before January 27, 2025. Filings are recommended to be made electronically through eFiling to the Secretary of the Pennsylvania Public Utility Commission, 400 North Street, Harrisburg, PA 17120, with a copy served on the applicant by January 27, 2025. Individuals can sign up for a free eFiling account with the Secretary of the Commission through the Commission's eFiling system at https://www.puc.pa.gov/efiling/Default.aspx. A protest shall indicate whether it applies to the temporary authority application, the permanent authority application, or both. Protests may only be filed if there is evidence that the applicant lacks fitness. Protests based on endangering or impairing operations of an existing carrier will not be honored. The documents filed in support of the application are only available for inspection through the Commission's website at www.puc.pa.gov by searching under the docket number as follows or by searching the applicant's website.

Applications of the following for approval to begin operating as common carriers for transportation of persons as described under each application.

A-2024-3052483. J and K Transportation Services, LLC (1421 Parrish Street, Philadelphia, Philadelphia

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Service of Notice of Motor Carrier Formal Complaints

Formal complaints have been issued by the Pennsylvania Public Utility Commission. Answers must be filed in accordance with 52 Pa. Code (relating to public utilities). Answers are due January 27, 2025, and must be made with the Secretary, Pennsylvania Public Utility Commission, 400 North Street, Harrisburg, PA 17120, with a copy to the First Deputy Chief Prosecutor, Pennsylvania Public Utility Commission.

Pennsylvania Public Utility Commission; Bureau of Investigation and Enforcement v. Michael McMahon, t/a Pocono Pickups; Docket No. C-2024-3049578

COMPLAINT

The Pennsylvania Public Utility Commission (Commission) is a duly constituted agency of the Commonwealth of Pennsylvania empowered to regulate public utilities within the Commonwealth. The Commission has delegated its authority to initiate proceedings which are prosecutory in nature to the Bureau of Investigation and Enforcement and other bureaus with enforcement responsibilities. Pursuant to that delegated authority and Section 701 of the Public Utility Code, the Bureau of Investigation and Enforcement hereby represents as follows:

1. That Michael McMahon, t/a Pocono Pickups, Respondent, maintains its principal place of business at 116

Hemlock Trail, PO Box 457, Scotrun, PA 18355 and a mailing address at 125 Pony Path, Pocono Lake, PA 18347.

- 2. That Respondent has never applied for or received a certificate of public convenience for passenger or paratransit transportation services by this Commission.
- 3. That on July 24, 2024, a warning letter were sent by first class mail to 125 Pony Path, Pocono Lake, PA. The letter indicated that since Pocono Pickups did not hold authority/certificate from the PA PUC, it must cease and desist until such time application and authority granted and the consequences of continued operation without that certificate/authority.
- 4. That on October 8, 2024, in response to a complaint lodged, PUC Enforcement Officer John Allen texted the number being advertised on Facebook asking for transportation the next day from Stroudsburg to several wineries in the area. A reply received stated the cost at \$20 per one way or \$35 round trip, indicating that a silver Subaru Forester was the vehicle to provide the transportation.
- 5. That at the arranged time and place, October 9, 2024, PUC Officer Allen conducted a Driver/Vehicle Compliance Report at 1863 W Main Street, Stroudsburg, Monroe County, PA. The vehicle a 2018 Subaru Forester, New York plate KYN2334, last 4 numbers of the vehicle identification number being 0942, driven by Michael McMahon. A review of information in the PA PUC indicates that Michael McMahon, t/a Pocono Pickups, does not have authority/certificate from the PUC to provide transportation for compensation in the Commonwealth. This operation is in violation of 66 § 3310(a).

Wherefore, the Bureau of Investigation and Enforcement hereby requests that the Commission fine Michael McMahon, t/a Pocono Pickups, the sum of one thousand dollars (\$1,000.00) for the illegal activity described in this Complaint and order such other remedy as the Commission may deem to be appropriate.

Respectfully submitted, Brian B. Mehus, Chief Motor Carrier Enforcement Bureau of Investigation and Enforcement

VERIFICATION

I, Brian B. Mehus, hereby state that the facts above set forth are true and correct to the best of my knowledge, information, and belief and that I expect that the Bureau will be able to prove same at any hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date: 30 October 2024

Brian B. Mehus, Chief Motor Carrier Enforcement Bureau of Investigation and Enforcement

NOTICE

A. You must file an Answer within twenty (20) days of the date of service of this Complaint. The date of service is the mailing date as indicated at the top of the Secretarial Cover Letter for this Complaint and Notice, 52 Pa. Code § 1.56(a). An Answer is a written explanation of circumstances wished to be considered in determining the outcome. The Answer shall raise all factual and legal arguments that you wish to claim in your defense and

must include the reference number of this Complaint. Your Answer must be verified, and the original shall be mailed to:

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission 400 North Street, 2nd Floor Harrisburg, PA 17120

Or you may eFile your Answer using the Commission's website at www.puc.pa.gov. The link to eFiling is located under the Filing & Resources tab on the homepage. If your Answer is 250 pages or less, you are not required to file a paper copy. If your Answer exceeds 250 pages, you must file a paper copy with the Secretary's Bureau.

Additionally, a copy should either be mailed to:

Bureau of Investigation and Enforcement Pennsylvania Public Utility Commission 400 North Street, 3rd Floor Harrisburg, PA 17120

Or, e-mailed to: RA-PCCmplntResp@pa.gov

- B. If you fail to answer this complaint within twenty (20) days, the Bureau of Investigation and Enforcement will request that the Commission issue a Secretarial Letter imposing a penalty. The penalty could include a fine, the suspension or revocation of your certificate of public convenience or other remedy.
- C. You may elect not to contest this complaint by paying the fine proposed in this Complaint by certified check or money order. Payment must be made to the Commonwealth of Pennsylvania and should be forwarded to:

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission 400 North Street, 2nd Floor Harrisburg, PA 17120

- D. Your payment is an admission that you committed the alleged violation and an agreement to cease and desist from further violations. Upon receipt of your payment, the complaint proceedings shall be closed.
- E. If you file an Answer, which admits or fails to deny the allegations of the Complaint, the Bureau of Investigation and Enforcement will request that the Commission issue a Secretarial Letter imposing a penalty.
- F. If you file an Answer which contests the Complaint, the matter will be assigned to an Administrative Law Judge for hearing and decision. The judge is not bound by the optional fine set forth above.
- G. Alternative formats of this material are available for persons with disabilities by contacting the Commission's ADA Coordinator at 717-787-8714.

ROSEMARY CHIAVETTA, Secretary

[Pa.B. Doc. No. 25-63. Filed for public inspection January 10, 2025, 9:00 a.m.]

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Wastewater System Assets; Telephonic Prehearing Conference

A-2022-3033138. Aqua Pennsylvania Wastewater, Inc. In the matter of the application of Aqua Pennsylva-

nia Wastewater, Inc. under 66 Pa.C.S. § 1329 (relating to valuation of acquired water and wastewater systems), for the acquisition of the City of Beaver Falls' Wastewater System Assets.

Formal protests and petitions to intervene must be filed in accordance with 52 Pa. Code (relating to public utilities) on or before January 27, 2025. Filings must be made with the Secretary of the Pennsylvania Public Utility Commission, 400 North Street, 2nd Floor, Harrisburg, PA 17120, with a copy served on the applicant. The documents filed in support of the application are available only online for inspection and copying on the Pennsylvania Public Utility Commission's (Commission) website at www.puc.pa.gov and at the applicant's business address. Parties to proceedings pending before the Commission must open and use an eFiling account through the Commission's website at www.puc.pa.gov or they may submit the filing by overnight delivery to the Secretary, Pennsylvania Public Utility Commission, 400 North Street, Harrisburg, PA 17120. If a filing contains confidential or proprietary material, the filing is required to be submitted by overnight delivery. Large filings containing confidential or proprietary material may be submitted through the Commission's Share Point file system with advanced notice to the Commission prior to submittal.

Applicant: Aqua Pennsylvania Wastewater, Inc., 762 West Lancaster Avenue, Bryn Mawr, PA 19010

Through and By Counsel for: Michael W. Hassell, Esquire, Garrett P. Lent, Esquire, Post & Schell, PC, 17 North Second Street, 12th Floor, Harrisburg, PA 17101, (717) 731-1970, mhassell@postschell.com, glent@postschell.com

Telephonic Prehearing Conference

A telephonic prehearing conference on the previously captioned case will be held as follows:

D /	W 1 1 1 00 000F
Date:	Wednesday, January 29, 2025
Time:	1:30 p.m.
Presiding:	Administrative Law Judge F. Joseph Brady (215) 560-2105 fax (717) 231-4764

At the previously listed date and time, participants must call into the prehearing conference. Participants will not be called by the presiding officer.

To participate in the telephonic prehearing conference, individuals must:

- Dial the following toll-free conference number.
- Enter the following PIN number when instructed to do so.
 - Speak the individual's name when prompted.

The telephone system will connect individuals to the telephonic prehearing conference.

Toll-free conference number: (877) 874-1047 PIN Number: 11738422

Individuals representing themselves are not required to be represented by an attorney. Corporations, partnerships, associations, trust or governmental agencies or subdivisions must be represented by an attorney, who should file a notice of appearance before the scheduled prehearing conference date.

Individuals who require an interpreter to participate in the prehearing conference, the Commission will make every reasonable effort to have an interpreter present. Email Pam McNeal, Legal Assistant, at pmcneal@pa.gov or call the regional office at (215) 560-3133. The request should be received at least 5 business days prior to the prehearing conference to ensure one is available.

The TTY-based Telecommunications Relay Service number for persons who are deaf or hearing-impaired is 711.

The Commission offers a free eFiling Subscription Service, which allows users to automatically receive an email notification whenever a document is added, removed or changed on the Commission's website regarding a specific case. Instructions for subscribing to this service are on the Commission's website at http://www.puc.pa.gov/Documentation/eFiling_Subscriptions.pdf.

Alexander R. Stahl, Esquire Aqua Pennsylvania, Inc. 762 West Lancaster Avenue Bryn Mawr, PA 19010 (610) 645-1130 astahl@aquaamerica.com Accepts eService

Michael W. Hassell, Esquire
Garrett P. Lent, Esquire
Post & Schell, PC
17 North Second Street, 12th Floor
Harrisburg, PA 17101-1601
(717) 612-6029
mhassell@postschell.com
glent@postschell.com
Accepts eService
(Counsel for Aqua Pennsylvania Wastewater, Inc.)

Carrie B. Wright, Esquire PA PUC Bureau of Investigation & Enforcement Second Floor West 400 North Street Harrisburg, PA 17120 (717) 783-6156 (717) 787-4887 carwright@pa.gov Accepts eService

Thomas J. Sniscak, Esquire
Whitney E. Snyder, Esquire
Phillip D. Demanchick, Esquire
HMS Legal, LLP
100 North Tenth Street
Harrisburg, PA 17101
(717) 236-1300
tjsniscak@hmslegal.com
wesnyder@hmslegal.com
pddemanchick@hmslegal.com
Accepts eService
(Counsel for White Township, Patterson Heights
Borough, Patterson Township, West Mayfield Borough)

Emily A. Farren, Esquire
Melanie El Atieh, Esquire
Harrison W. Breitman, Esquire
Office of Consumer Advocate
555 Walnut Street, 5th Floor
Forum Place
Harrisburg, PA 17101
(717) 783-5048
efarren@paoca.org
melatieh@paoca.org
hbreitman@paoca.org
Accepts eService

Nakea Hurdle, Esquire Rebecca Lyttle, Esquire Office of Small Business Advocate 555 Walnut Street, 1st Floor Harrisburg, PA 17101 nhurdle@pa.gov relyttle@pa.gov Served by email

Chris Perkins 187 Treasure Lake Dubois, PA 15801 Served by USPS First-Class Mail

Keith Gabage 607 Plum Run Drive West Chester, PA 19382 gabagek@gmail.com Served by email

ROSEMARY CHIAVETTA,

Secretary

[Pa.B. Doc. No. 25-64. Filed for public inspection January 10, 2025, 9:00 a.m.]

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Water Service

A-2024-3052728. City of **DuBois.** In the matter of the City of DuBois application for a certificate of public convenience to abandon public water service.

Formal protests and petitions to intervene must be filed in accordance with 52 Pa. Code (relating to public utilities) on or before January 27, 2025. Filings must be made with the Secretary of the Pennsylvania Public Utility Commission, 400 North Street, 2nd Floor, Harrisburg, PA 17120, or on the Pennsylvania Public Utility Commission's (Commission) website at www.puc.pa.gov with a copy served on the applicant. The documents filed in support of the application are available for inspection and copying at the Office of the Secretary between 8 a.m. and 4:30 p.m., Monday through Friday, on the Commission's website at www.puc.pa.gov and at the applicant's business address. If a filing contains confidential or proprietary material, the filing is required to be submitted by overnight delivery. Large filings containing confidential or proprietary material may be submitted through the Commission's Share Point file system with advanced notice to the Commission prior to submittal.

Applicant: City of Dubois, Attn: City Manager, 16 West Scribner Avenue, P.O. Box 408, DuBois, PA 15801, (814) 371-2000, Ext. 109

Through and By Counsel for: Adeolu A. Bakare, Esquire, Harrison Ryan Block, Esquire, McNees, Wallace & Nurick, LLC, 100 Pine Street, P.O. Box 1166, Harrisburg, PA 17101, (717) 237-5290

ROSEMARY CHIAVETTA,

Secretary

 $[Pa.B.\ Doc.\ No.\ 25\text{-}65.\ Filed\ for\ public\ inspection\ January\ 10,\ 2025,\ 9\text{:}00\ a.m.]$

PHILADELPHIA PARKING AUTHORITY

Service of Notice of Motor Carrier Applications in the City of Philadelphia

The following permanent authority application to render service as a common carrier in the City of Philadelphia has been filed with the Philadelphia Parking Authority's (PPA) Taxicab and Limousine Division (TLD). Formal protests must be filed in accordance with 52 Pa. Code Part II (relating to Philadelphia Parking Authority) with the TLD's Office of the Clerk, 2415 South Swanson Street, Philadelphia, PA 19148, no later than January 27, 2025. The nonrefundable protest filing fee is \$5,000 payable to the PPA by certified check or money order. The application is available for inspection at the TLD between 9 a.m. and 4 p.m., Monday through Friday (contact TLD Director Heidi Robb at (215) 683-9799 to make an appointment) or may be inspected at the business addresses of the respective applicants or attorneys, or both.

Doc. No. A-24-12-08. Adam Taxi, LLC (3600 Gateway Drive, Apartment A423, Philadelphia, PA 19145): An application for a medallion taxicab certificate of public convenience to transport, as a common carrier, persons in taxicab service between points within the City of Philadelphia and from points in the City of Philadelphia to points in Pennsylvania, and return.

RICH LAZER, Executive Director

[Pa.B. Doc. No. 25-66. Filed for public inspection January 10, 2025, 9:00 a.m.]

SUSQUEHANNA RIVER BASIN COMMISSION

Public Hearing

The Susquehanna River Basin Commission (Commission) will hold a public hearing on January 30, 2025, at 6 p.m. The public hearing will end at 9 p.m. or at the conclusion of public testimony, whichever is earlier. The Commission will hold this hearing in person and telephonically. Individuals may attend in person at the Susquehanna River Basin Commission, 4423 North Front Street, Harrisburg, PA, or join by telephone using toll free number (877) 304-9269 and then enter guest passcode 2619070 followed by #. At this public hearing, the Commission will hear testimony on the projects listed in the supplementary information section of this notice. The Commission will also hear testimony on a proposed general permit, GP-04 relating to Into Basin Diversions of Water and a proposed Dry Cooling Resolution to update the 2015 Dry Cooling Resolution previously adopted by the Commission. The projects and actions are intended to be scheduled for Commission action at its next business meeting, tentatively scheduled for March 13, 2025, which will be noticed separately. The public should note that this public hearing will be the only opportunity to offer oral comments to the Commission for the listed projects and actions. The deadline for the submission of written comments is February 10, 2025.

For further information, contact Jason Oyler, General Counsel and Secretary, (717) 238-0423, joyler@srbc.gov.

Information concerning the project applications is available at the Commission's Water Application and Approval Viewer at https://www.srbc.gov/waav. The Proposed General Permit and the Proposed Dry Cooling Resolution are available on the Commission's website at https://www.srbc.gov/regulatory/public-participation/. Additional supporting documents are available to inspect and copy in accordance with the Commission's Access to Records Policy at www.srbc.gov/regulatory/policies-guidance/docs/access-to-records-policy-2009-02.pdf.

Supplementary Information

In addition to the Proposed General Permit, GP-04 relating to the Into Basin Diversions of Water and the Proposed Dry Cooling Resolution, the public hearing will cover the following projects:

Projects Scheduled for Action:

- 1. Project Sponsor and Facility: Beavertown Municipal Authority, Beaver Township, Snyder County, PA. Applications for renewal of groundwater withdrawals (30-day averages) of up to 0.199 mgd from Well 6 and 0.199 mgd from Well 7 (Docket No. 19930901).
- 2. Project Sponsor and Facility: Bedford Township Municipal Authority, Bedford County, PA. Applications for renewal of groundwater withdrawals (30-day averages) of up to 0.324 mgd from Bowman Well 1 and 0.100 mgd from Bowman Well 2 (Docket No. 19990502). Service area is located in an Environmental Justice area.
- 3. Project Sponsor: BlueTriton Brands, Inc. Project Facility: Pine Grove Spring, Pine Grove Township, Schuylkill County, PA. Applications for renewal of groundwater withdrawal of up to 0.288 mgd (30-day average) from Borehole PB-1, consumptive use of up to 0.288 mgd (30-day average) and an out-of-basin diversion of up to 0.288 mgd (30-day average) (Docket No. 20000202).
- 4. Project Sponsor: Borough of Ephrata. Project Facility: Ephrata Area Joint Authority, Ephrata Borough, Lancaster County, PA. Application for renewal of groundwater withdrawal of up to 0.260 mgd (30-day average) from Well 2 (Docket No. 19940706). Service area is located in an Environmental Justice area.
- 5. Project Sponsor and Facility: College Township Water Authority, College Township, Centre County, PA. Application for groundwater withdrawal of up to 1.405 mgd (30-day average) from Well OH-20.
- 6. Project Sponsor and Facility: Diversified Production, LLC (Wilson Creek), Duncan Township, Tioga County, PA. Application for renewal of surface water withdrawal of up to 0.720 mgd (peak day) (Docket No. 20200302).
- 7. Project Sponsor and Facility: DS Services of America, Inc., West Earl Township, Lancaster County, PA. Application for renewal of consumptive use of up to 0.242 mgd (30-day average) (Docket No. 20000203). Located adjacent to an Environmental Justice area.
- 8. Project Sponsor and Facility: EQT ARO, LLC (Lycoming Creek), Lewis Township, Lycoming County, PA. Application for renewal of surface water withdrawal of up to 1.340 mgd (peak day) (Docket No. 20200301).
- 9. Project Sponsor: First Investors General, Inc. Project Facility: Cool Creek Golf Club, Hellam Township, York County, PA. Application for renewal with modification for consumptive use of up to 0.190 mgd (30-day average) (Docket No. 20000602).
- 10. Project Sponsor and Facility: Fredericksburg Sewer and Water Authority, Bethel Township, Lebanon County,

PA. Applications for groundwater withdrawals (30-day averages) of up to 0.158 mgd from Well 7 and 0.144 mgd from Well 8.

- 11. Project Sponsor: H&K Group, Inc. Project Facility: Penn/MD Materials Quarry, Fulton Township, Lancaster County, PA. Applications for consumptive use of up to 0.024 mgd (peak day) and groundwater withdrawals (30-day averages) of up to 1.980 mgd from the Pit Sump, 0.004 mgd from the Primary and Secondary Well and 0.011 mgd from the Tertiary Well.
- 12. Project Sponsor: HP Hood, LLC. Project Facility: Arkport NY Plant, Hornellsville Town, Steuben County, NY. Application for groundwater withdrawal of up to 0.600 mgd (30-day average) from Well 2.
- 13. Project Sponsor and Facility: Huntsinger Farms, Inc. (Deep Creek 3), Hegins Township, Schuylkill County, PA. Application for surface water withdrawal of up to 0.504 mgd (peak day).
- 14. Project Sponsor and Facility: JKLM Energy, LLC (Tioga River), Tioga Township, Tioga County, PA. Application for surface water withdrawal of up to 3.000 mgd (peak day).
- 15. Project Sponsor: McStern, LLC. Project Facility: Deer Valley Golf Course, South Hanover Township, Dauphin County, PA. Application for renewal with modification for consumptive use of up to 0.217 mgd (30-day average) (Docket No. 20020618).
- 16. Project Sponsor and Facility: Meadia Heights Golf Club, LLC (Conestoga River), West Lampeter Township, Lancaster County, PA. Applications for renewal of surface water withdrawal of up to 0.249 mgd (peak day) and consumptive use of up to 0.249 mgd (30-day average) (Docket No. 20200910). Located in an Environmental Justice area.
- 17. Project Sponsor: Michael Foods, Inc. Project Facility: Papetti's Hygrade Egg Products, Inc., d/b/a Michael Foods Egg Products Company, Upper Mahantango Township, Schuylkill County, PA. Applications for renewal of consumptive use of up to 0.225 mgd (peak day) and groundwater withdrawals (30-day averages) of up to 0.186 mgd from Well 1, 0.079 mgd from Well 2 and 0.350 mgd from Well 3 (Docket No. 19990903).
- 18. Project Sponsor and Facility: Repsol Oil & Gas USA, LLC (Sugar Creek), Troy Township, Bradford County, PA. Application for surface water withdrawal of up to 0.750 mgd (peak day).
- 19. Project Sponsor: Susquehanna Nuclear, LLC. Project Facility: Susquehanna Steam Electric Station, Salem Township, Luzerne County, PA. Applications for renewal of surface water withdrawal of up to 76.000 mgd (peak day) from the Susquehanna River, consumptive use of up to 53.000 mgd (peak day) and groundwater withdrawal of up to 0.125 (30-day average) from Well TW-2 (Docket No. 19950301).
- 20. Project Sponsor and Facility: SWN Production Company, LLC (Susquehanna River), Oakland Township, Susquehanna County, PA. Application for renewal of surface water withdrawal of up to 3.000 mgd (peak day) (Docket No. 20200305).
- 21. Project Sponsor and Facility: SWN Production Company, LLC (Tunkhannock Creek), Lenox Township, Susquehanna County, PA. Application for renewal of surface water withdrawal of up to 1.218 mgd (peak day) (Docket No. 20200306).

22. Project Sponsor: Valley CC, LLC. Project Facility: Valley Country Club, Sugarloaf Township, Luzerne County, PA. Applications for renewal of groundwater withdrawals (30-day averages) of up to 0.090 mgd from the Shop Well and 0.090 mgd from the Pumphouse Well (Docket No. 20090632).

- 23. Project Sponsor: Weaverland Valley Authority. Project Facility: Terre Hill Water System, East Earl Township, Lancaster County, PA. Application for renewal of groundwater withdrawal of up to 0.098 mgd (30-day average) from Well 6 (Docket No. 19880405).
- 24. Project Sponsor and Facility: Westfield Borough, Tioga County, PA. Application for groundwater withdrawal of up to 0.412 mgd (30-day average) from the Harvey Well.

Opportunity to Appear and Comment:

Interested parties may appear or call into the hearing to offer comments to the Commission on any business previously listed required to be the subject of a public hearing. Given the nature of the meeting, the Commission strongly encourages those members of the public wishing to provide oral comments to pre-register with the Commission by emailing Jason Oyler at joyler@srbc.gov before the hearing date. The presiding officer reserves the

right to limit oral statements in the interest of time and to control the course of the hearing otherwise. Access to the hearing by means of telephone will begin at 5:45 p.m. Guidelines for the public hearing are posted on the Commission's website, www.srbc.gov, before the hearing for review. The presiding officer reserves the right to modify or supplement the guidelines at the hearing. Written comments on any business previously listed required to be the subject of a public hearing may also be mailed to Jason Oyler, Secretary to the Commission, Susquehanna River Basin Commission, 4423 North Front Street, Harrisburg, PA 17110-1788, or submitted electronically through https://www.srbc.gov/meeting-comment/default.aspx?type=2&cat=7. Comments mailed or electronically submitted must be received by the Commission on or before Monday, February 10, 2025, to be considered.

Authority : Pub.L. No. 91-575, 84 Stat. 1509 et seq., 18 CFR Parts $806 -\!\!-\!\!808$

Dated: December 30, 2024

ANDREW D. DEHOFF, Executive Director

[Pa.B. Doc. No. 25-67. Filed for public inspection January 10, 2025, 9:00 a.m.]

END OF ISSUE