8000-PM-OOGM0006 9/2018 Notice of Intent



COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION OFFICE OF WATER PROGRAMS OFFICE OF OIL AND GAS MANAGEMENT

OFFICIAL USE ONLY
ID #
Date Received
AUTH
SITE
CLNT
APS
Fee
Check No
Check Date

# NOTICE OF INTENT (NOI) FOR COVERAGE UNDER THE EROSION AND SEDIMENT CONTROL GENERAL PERMIT (ESCGP-3) FOR EARTH DISTURBANCE ASSOCIATED WITH OIL AND GAS EXPLORATION, PRODUCTION, PROCESSING, OR TREATMENT OPERATIONS OR TRANSMISSION FACILITIES

READ	THE	INSTRUC <sup>®</sup>	TIONS	PROVIDED	IN THIS	PERMIT	APPLICATION	PACKAGE	BEFORE	COMPLETING	THIS
FORM	PLE	ASE PRIN	r or t'	YPE INFORM	<b>IATION</b>	IN BLACK	OR BLUE INK.				

### SECTION A. APPLICATION TYPE

Check one:

 MAJOR MODIFICATIONS (Provide ESCGP number)

**PHASED** (check only if applicable; *note: Most projects are not submitted as phased projects*)

# Check one: EXPEDITED

STANDARD 🖂

If an Expedited Review Process being requested, be advised that the Expedited Review is not available for all projects. Refer to Section D - Expedited Review Process of the ESCGP-3 NOI Instructions to determine if the project is eligible.

SECTION B. CLIENT INFORMATION						
Applicant's Last Name (If applicable)	Firs	First Name MI		Telephone No. 732-938-1169		
Valori	Mai	rk				
Organization Name or Registered Fictitious Name Adelphia Gateway, LLC	9			Telephone No.		
DEP Client ID No.						
Headquarters Mailing Address	City	1		State	ZIP Code	
1415 Wyckoff Road	Wall			NJ	07719	
Email Address mvalori@njresources.com						
Co-Applicant's Last Name (If applicable)	Firs	First Name MI		Telephone No.		
Organization Name or Registered Fictitious Name			Telephone N	0.		
Address		City		State	ZIP Code	
Email Address						

		SECTION C. SI	TE INFORMATION				
Is there an existing	Is there an existing ESCGP associated with this site? 🛛 Yes 🗌 No If yes, Permit No. ESG 01 00 19 001						
Has a well permit a	pplication been submi	tted for this site? 🗌	Yes 🛛 No If yes, Per	rmit No.			
Does this site have	a 911 address? 🗌 Ye	es 🛛 No If yes, pro	ovide site location addre	ess.			
Site Name							
N/A							
Site Location			Site No. (if another p	ermit ha	s been	n issue	d for the site)
	n at Start: Ridge Rd ar						
Nearest Intersection	n at End: Flower St an	d Delaware Ave				1	
Site Location – City				State		ZIP (	Code
Start: Lower Chiche	ster / End: Chester			PA		1906	1 / 19013
Detailed Written Dir	ections to Site						
			52) and Ridge Road, he	ead Sou	thwest	on Ri	dge Road toward
	proximately 1 mile to t				4 F	-,	
			) and Flower Street, he ceed 300 FT to the ent				
Delaware / Worlde.						igiina	
Primary Location	County	Municipality		С	ity E	Boro	Twp.
	Delaware	Lower Chichester			ר ר		$\boxtimes$
		Trainer				$\boxtimes$	
		SECTION D. EX	PEDITED REVIEW				
I. Expedited Rev	iew Eligibility						
			ace water with an exis			$\boxtimes$	Yes 🗌 No
			lity pursuant to Chap				
			I value wetland in acco impaired surface water				
	f the impairment is ide						
2. Will the project in which the well pad will be constructed be in or on a floodplain?					Yes 🛛 No		
3. Is any earth disturbance located or proposed to be located on land known to be				Yes 🛛 No			
		egulated substances	s as defined in Section	103 of			
Act 2, 35 P.S. § 6026.103?         4. Will naturally occurring geologic formations or soil conditions provide hazards to         □ Yes ⊠ No							
			otential to cause or co				Yes 🛛 No
	when disturbed?						
5. Do any unre							Yes 🛛 No
6. Is the project	ct a transmission proje	ect?					Yes 🛛 No

Г

If yes to any of the above questions the project is not eligible for Expedited Revie Expedited Review, all the following items must be completed.	w; If the project is eligible for
II. Expedited Review Process	
<ol> <li>Is the technically and administratively complete and accurate NOI package prepared and certified by a licensed professional?</li> </ol>	Yes No
<ol> <li>Are E&amp;S and PCSM/Site Restoration Plan drawings and narrative prepared and sealed by a licensed professional? (Include interim restoration details when needed)</li> </ol>	
<ol> <li>Include a Resource Delineation Report and answer the following questions: (If the then skip to #4. If the answer to a. is "No" the applicant must answer "Yes" to a through d. to be eligible for expedited review.)</li> </ol>	
a. Were all wetland resources delineated during the growing season?	🗌 Yes 🔲 No
b. If not during the growing season, was a follow-up visit conducted during the growing season to verify/adjust boundaries and look for potentially missed resources?	
c. Was a quality assurance field review conducted at a later date by an independent qualified wetland professional to verify boundaries and look for potentially missed resources? (If yes, attach Quality Assurance Field Review Report)	
<ul> <li>Was a Jurisdictional Determination (JD) or Preliminary JD conducted by the US Army Corps of Engineers on the whole project? (If yes, attach Preliminary or Jurisdictional Determination Report)</li> </ul>	
4. If applicable, have you included PNDI clearance letters or other documentation from applicable resource agencies?	Yes No
5. If the project site contains, is along, or within 100 feet of a river, stream, creek, lake, pond or reservoir, will you establish new or preserve existing riparian forest buffer at least 100 feet in width between the top of streambank or normal pool elevation of a lake, pond or reservoir and areas of earth disturbances.	
If no, will a waiver be obtained?	
6. Name of Licensed Professional	
Company	
Address	
Phone	

SECTION E. PROJECT INFORMATION						
1. Total Project Area/Project Site (Ac):       15.37       Total Disturbed Area (Ac):	15.37					
Increased disturbed acreage (for permit modification only) 0						
Fee: (For additional information regarding fees, refer to NOI Instructions #3 Permit Fees.)	NOI Filing \$ 2,900					
2. Project Name: Adelphia Gateway Project, Tilghman Lateral, Phase 2B						
3. Project Type (Check all that apply)						
Oil/Gas Well <sup>1</sup> Transmission Facility						
Gathering Facility						
Treatment Facility  Well Development Im	poundment					
Compressor Station	Transmission Facility					
☐ Ground/Surface Wate	r Withdrawal Site					
Storage Field Facility						
Other						
<sup>1</sup> If Oil/Gas Well; is the well conventional or unconventional?	Unconventional					
Project Description						
The Adelphia Gateway Pipeline is an 84-mile pipeline that runs from Martins Creek to Marcus Hook. Facility upgrades will occur to thirteen (13) sites along the pipeline: Quakertown Compressor Station, East Perkiomen Blowdown, Skippack Pike Valve Site, Perkiomen Creek Blowdown, Schuylkill River Blowdown, Cromby Blowdown, French Creek Blowdown, Mainline Valve 2, Paoli Pike Blowdown, Chester Creek Blowdown, Mainline Valve 1, Transco Meter Station, and Marcus Hook Compressor and Meter Station. The Tilghman and Parkway lateral, known as Phase 2A consists of 1,820 LF of proposed pipeline between the Delaware						
<ul> <li>State Line/Marcus Hook Compressor and Meter Station and Transco Meter Station. The installation consists of open cut and horizontal directional drill (HDD) installation methods.</li> <li>The Tilghman lateral pipeline, known as Phase 2B, consists of approximately 4.4 miles of a 16-inch O.D. pipeline. The installation consists of open cut for approximately 0.6 LF and horizontal directional drill (HDD) for approximately 3.8 LF. A total limit of disturbance of 1.32 AC accounts for the area of open cut installation and the areas surrounding the HDD entry</li> </ul>						
and exit points. The entire limit of disturbance within Phase 2B will be restored to existing conditions.						
This application is for Phase 2B only.						
Provide the date of pre-application meeting (if conducted with the Department) 2/21/2019						
4. Provide the latitude and longitude coordinates for the center of the project. The codegrees and North American Datum 1983. The coordinates must meet the current accuracy. For linear projects provide the project's termini.						
Latitude (DD) 39.8182 Longitude (DD) - 75.4346						
Latitude (DD) 39.8350 Longitude (DD) - 75.3771						
Horizontal Collection Method: 🛛 GPS 🔄 Interpolated from U.S.G.S. Topograph	ic Map 🛛 🗌 DEP's eMAP					
5. U.S.G.S. 7.5 min. topographic quadrangle Name Marcus Hook						
(Include a copy of the project area on the 7.5 min quad map) Refer to PCSM Rep	port, Section IV					
<ol> <li>Will the project be conducted as a phased permit project? ∑ Yes □ No</li> <li>If Yes, Include Master Site Plan Estimated Timetable for Phased Projects. □ Addit</li> </ol>	ional sheet(s) attached.					

			1	0				
Phase No. or Name	Description	Total Area	Disturbed Area	Start Date	End Date			
1	Adelphia Gateway	13.9 ac	13.9 ac	7/2/20	11/2/20			
2A	Tilghman & Parkway Laterals (Transco to DE/PA State Line)	0.15 ac	0.15 ac	7/2/20	11/2/20			
2B	Tilghman Lateral	1.32 ac	1.32 ac	1/1/21	6/1/21			
(SR 3006,	7. List existing and previous land use for a minimum of the previous 5 years. The limit of disturbance is primarily roadway (SR 3006, SR 291, Flower Street and Delaware Ave), which was constructed well over 5 years ago. The remaining section of disturbance is land adjacent to and through industrial sites.							
	tants: Will the stormwater discharge conta ain and provide any available quantitative c	•	ubstances oth	ner than sedim	ent? 🗌 Yes 🖾 No			
9. Will fuels, o	chemicals, solvents, other hazardous wast will Horizontal Directional Drilling (HDD) a	e or materials		tored on site o	luring earth disturbance			
	(If yes, Preparedness, Prevention th disturbance. See NOI Instructions, E.							
Yes 🗌 No	10. Is the project in the watershed of an impaired surface water where the cause of the impairment is identified as siltation? Yes □ No ⊠ (If yes, show how the project will not result in a net change in volume, rate or water quality. See section I below, and E.10 of NOI instructions.)							
	11. Are there potentially hazardous naturally occurring geological or soil conditions in any portion of the project or surrounding area? Yes □ No ⊠							
	ne potentially hazardous geologic or soil co proposed earth disturbance activities?	onditions have	the potential t	o cause or col	ntribute to pollution as a			
lf no, provid	le an explanation. Refe	er to PCSM N	larrative, Se	ection VII				
lf yes, Geol	ogic Hazard Mitigation Plan must be attach	ned and explair	n where in this	application d	etails are provided.			
Yes 🛛 🛛 N	12. Has the Act 14 Municipal Notification and proof of receipt of notification been attached to the NOI? Yes ⊠ No □ (If not, the NOI is not complete, see E.12 and #4 Municipal Notification in the NOI Instructions for additional guidance.)							
	<ul> <li>4. Have the E&amp;S Plan and PCSM/SR Plan been planned and designed to be consistent?</li> <li>Yes No □</li> </ul>							
	15. Have existing and/or proposed Riparian Forest Buffers been identified?							
	egradation implementation requirements fo							
17. Has the se for pits for o	<ul> <li>7. Has the seasonal high groundwater level been identified and 20-inch separation established at all excavation locations for pits for conventional operations and Well Development Impoundments for unconventional operations?</li> </ul>							

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18. Receiving Waters	Chapter 93, Designated Use Stream Classification	Chapter 93, Existing Use Stream Classification
Delaware River	☐ HQ ☐ EV ⊠ Other <u>WWF, MF</u>	☐ HQ ☐ EV ⊠ Other <u>WWF, MF</u>
	Siltation-impaired	Siltation-impaired
Marcus Hook Creek	HQ EV X Other <u>WWF, MF</u>	HQ EV 🛛 Other <u>WWF, MF</u>
	Siltation-impaired	Siltation-impaired
Stoney Creek	☐ HQ ☐ EV ⊠ Other <u>WWF, MF</u>	HQ EV 🛛 Other <u>WWF. MF</u>
	Siltation-impaired	Siltation-impaired
	☐ HQ ☐ EV ☐ Other	☐ HQ ☐ EV ☐ Other
	☐ Siltation-impaired	☐ Siltation-impaired
Secondary Receiving Water	Secondary Chapter 93, Designated Use	Secondary Existing Use
Name of Municipal or Private Se	parate Storm Sewer Operator, if applicable.	
Non-Surface Receiving Water: (i	include off-site discharges)	

# SECTION F. EROSION AND SEDIMENT CONTROL (E&S) PLAN See the attached Instructions for additional guidance with E&S Plans Erosion and Sediment Control Plan BMPs should be designed to minimize accelerated erosion and sedimentation through limiting the extent and duration of earth disturbance, protection of existing drainage and vegetation, limiting soil compaction and controlling the generation of increased runoff. The Department recommends the use of the Pennsylvania Erosion & Sedimentation Pollution Control Program Manual (E&S Manual) (363-2134-008) to achieve this goal. The E&S Plan must meet the requirements of Pa. Code § 102.4(b) and submitted with the NOI. Also, see section 2. of the NOI instruction for detailed information on completing the E&S plan and additional requirements. a. E&S Plan Summary Provide a summary of proposed E&S BMPs and their performance to manage E&S for the project. The following measures are aimed at controlling accelerated erosion and sedimentation during construction. Temporary erosion and sediment control will be accomplished by utilizing Best Management Practices, such as compost filter sock, inlet protection, pumpedd filter water bag, temporary stream and wetland crossings. The extent and duration of earth disturbance is to be minimized to limit impacts of erosion and sedimentation to neighboring and downstream properties. b. E&S Plan BMP Design Check those that apply: $\boxtimes$ E&S Plan is designed using BMPs in the E&S Manual. E&S Plan is designed using an alternative BMP or design standard approved by DEP. Note: NOI packages submitted with alternate BMPs not approved by the Department will be returned to the Applicant.

с.	Do you have any information regarding riparian buffer which differs from Section G, Riparian Buffer?
	Yes 🗌 No 🖂
	Explain:
	The proposed earth disturbance activities of Phase 2B are not to be conducted within 150 ft of an HQ watershed; therefore, riparian buffers are not required.
	Refer to PCSM Report Narrative, Section IX.
d.	Thermal Impacts Analysis
	Explain how thermal impacts associated with this project were avoided, minimized, or mitigated.
	Thermal impacts associated with the project will be minimized and/or mitigated through the incorporation of various site restoration activities. The disturbed areas will be restored and seeded as soon as practicable and /or directing runoff to vegetated areas to reduce the temperature of runoff prior to discharge into the streams. Thermal impacts within the roadway will not be impacted since an increase in impervious is not proposed. The runoff from the pavement within the limit of disturbance will drain to a storm sewer network, which will provide an opportunity for the storwmater to cool before discharging into the receiving surface water.
	Refer to PCSM Report Narrative, Section VIII.
P	Off-Site Discharge Analysis
•	Does the activity propose any off-site discharges to areas other than surface waters?  Yes No
	If yes, it is the applicant's responsibility to ensure that they have legal authority for any off-site discharge to neighboring properties.
	The applicant must provide a demonstration in both E&S and PCSM/SR plans that the discharge will not cause erosion, damage, or a nuisance to off-site properties.

	SECTION G. RIPARIAN BUFFER
1.	Will you be protecting, converting or establishing a voluntary riparian forest buffer as part of this project?  Yes No If yes, as part of the PCSM/SR Plan, provide a Buffer Management Plan.
2.	Will proposed earth disturbance activities be conducted in an EV or HQ watershed AND within 150 feet of a perennial or intermittent river, stream, or creek, or lake, pond, or reservoir? $\Box$ Yes $\boxtimes$ No
	If no, proceed to the next section/module.
3.	Does this project qualify for an exception (see § 102.14(d)(1))?  Yes  No
	If yes, indicate below the type of project for which the exception applies by marking the appropriate box.
	Oil and gas activities for which site reclamation or restoration is part of the permit authorization in Chapter 78 and 78a.
	Road maintenance activities.
	The repair or maintenance of existing pipelines and utilities.
	Other (see §102.14(d)(1))
	If exceptions are checked, explain how existing riparian buffer will be undisturbed to the extent practicable. Provide a demonstration that the requirements of §102.14(b) are met, or provide the necessary information to request a riparian buffer waiver.
4.	Are you requesting a riparian buffer waiver for this project (see § 102.14(d)(2))?  Yes No
	If yes, indicate below the type of project for which you are requesting a waiver by marking the appropriate box.
	Linear project that may include pipelines, public roadways, rail lines, or utility lines.
	Project is of a temporary nature where the site will be fully restored to its preexisting conditions during the ESCGP permit term.
	Project where compliance with mandatory riparian buffers is not appropriate or feasible due to site characteristics or existing structures at the project site.
	Other (see §102.14(d)(2)):
	If waivers are checked, explain how existing riparian buffers will be undisturbed to the extent practicable.
	Note: If "Yes" to #2 <b>AND</b> "No" to #3 and #4, provide an attachment to demonstrate how the requirements of §102.14 are met.

SECTION I	H. POST CO	NSTRUCTION STORMWATER MAN See NOLInstructions for additi	· ·		SR) PLAN					
construction proposed in for conven <i>Manual</i> ) (30	See NOI Instructions for additional guidance with PCSM Plans PCSM/SR BMPs should be designed to use natural measures to eliminate pollution, infiltrate runoff, not require extensive construction/maintenance, promote pollutant reduction, and preserve the integrity of stream channels. All PCSM/SR BMPs proposed in the PCSM/SR Plan must be designed in accordance with Ch. 102, Ch. 78a for unconventional operations, Ch. 78 for conventional operations and the <i>Pennsylvania Stormwater Best Management Practices Manual (Stormwater BMP Manual)</i> (363-0300-002). If alternate design criteria are utilized for the proposed project, they must have prior approval by the Department, or the NOI Application will be returned to the Applicant.									
	After construction is completed, how much of the entire disturbed area will be restored to meadow in good condition or better, or existing conditions?									
	SM narrative toration plan.	and drawings for remaining impervio	us area. Also include a i	map showing the proposed o	contours of					
required by	subsection 'a	ges of the project prior to permit term a' to section 'g' for each stage (e.g. pa areas). Upload a narrative for each a	artial restoration or chang	ges to the amount of compac						
	EXAMPLE									
	Stage No	Stage Name	PCSM Plan	SR Plan						
	Stage 1	Phase 1: Adelphia Gateway								
	Stage 2	Phase 2A: Tilghman and Parkway Laterals (DE/PA State Line to Transco)		$\boxtimes$						
	Stage 3	Phase 2B: Tilghman Lateral		$\boxtimes$						
	Stage 4									
Is there a	n Act 167 Pla									
☐ The a	attached PCSI	M/SR Plan is consistent with an applic	cable approved Act 167 F	Plan.						
	e the following Plan Name	for all approved Act 167 Stormwater Date Adopted	•	se additional sheets if necess onsistency Letter Included	;ary) □					
N/A		<u>N/A</u>		erification Report Included						
	Note: A consistency letter is not required if a verification report is provided. See NOI Instructions. The PCSM/SR Plan must satisfy either sub paragraph 1, 2, or 3 below. Check those that apply.									
1.	1. Act 167 Plan approvals on or after January 2005 – The attached PCSM/SR Plan, in its entirety, is consistent with all requirements pertaining to rate, volume, and water quality from an Act 167 Stormwater Management Plan approved by DEP on or after January 2005. Box 1 must be checked if a current, DEP approved Act 167 plan exists.									
2. The PCSM/SR Plan meets the standard design criteria from sections 102.8(g)(2) and (3) and the <i>Stormwater BMP Manual</i> . For projects involving oil and gas activities authorized by a permit issued under Chapter 78 or Chapter 78a (well pads) or pipelines and other similar utility infrastructure, post construction stormwater management requirements are met for all areas that are restored to preconstruction conditions or to a condition of meadow in good condition or better. [Note: PCSM plans must meet both the volume and rate requirements in the regulations, which are provided in the 2 sections mentioned in this paragraph].										
3.	Alternat	ive Design Standard – The attached	PCSM/SR Plan was de	veloped using approaches a	s provided					

3. Alternative Design Standard – The attached PCSM/SR Plan was developed using approaches as provided in 102.8(g)(2)(iv) and 102.8(g)(3)(iii). Demonstrate/explain in the space provided below how this standard will be either more protective than what is required in 102.8(g)(2) and 102.8(g)(3) or will maintain and protect existing water quality and existing and designated uses.

PCSM/SR BMP Alternative Standards:
Has the alternative BMP or design standard been approved by the Department? <b>N/A</b>
Yes
□ No – Do not submit the ESCGP-3 application and see Section (H) of the NOI Instructions concerning the alternative BMP approval process.
Water Quality Compliance:
Does the PCSM/SR plan comply with requirements for volume control? 🛛 Yes 🗌 No
If yes, is at least 90% of the disturbed area controlled by a PCSM BMP? 🛛 Yes 🛛 🗌 No
If yes, do you have the Standard PCSM Worksheet # 10 attached to show water quality compliance has achieved?  Yes No N
If no, attach Standard PCSM Worksheets # 12 and #13 to show water quality compliance has achieved. N/A
If PCSM/SR plan is not complying with the requirements for volume control, attach Standard PCSM Worksheets # 11, # 12 and #13 to show water quality compliance has achieved.
a. PCSM/SR Plan Summary
Provide a summary of proposed BMPs and their performance to manage PCSM/SR for the project.
The proposed BMP is site restoration for the disturbed areas. Through site restoration, pre-construction will match post- construction. There will be no net increase in volume runoff and peak rate or increase impact to water quality.
Check all that apply 🗌 PCSM BMPs 🛛 🖾 SR BMPs
<b>b.</b> Do you have any information regarding riparian buffer which differs from what was submitted in the Section G, Riparian Buffer?
🗌 Yes 🛛 No
Explain:
c. Thermal Impacts Analysis
Explain how thermal impacts associated with this project were avoided, minimized, or mitigated.
Thermal impacts associated with the project will be minimized and/or mitigated through the incorporation of various site restoration activities. The disturbed areas will be restored and seeded as soon as practicable and /or directing runoff to vegetated areas to reduce the temperature of runoff prior to discharge into the streams. Thermal impacts within the roadway will not be impacted since an increase in impervious is not proposed. The runoff from the pavement within the limit of disturbance will drain to a storm sewer network, which will provide an opportunity for the storwmater to cool before discharging into the receiving surface water.
Refer to PCSM Report Narrative, Section VIII.
d. Off-Site Discharge Analysis.
Does the activity propose any off-site discharges to areas other than surface waters? 🗌 Yes 🛛 No
If yes, it is the applicant's responsibility to ensure that they have legal authority for any off-site discharge to neighboring properties.
The Applicant must provide a demonstration in both the E&S and PCSM/SR Plans that the discharge will not cause erosion, damage, or a nuisance to off-site properties.

# e. Summary Table for Supporting Calculation and Measurement Data

### (See NOI Instructions for additional guidance with this section)

The remainder of this section (Summary Table for Calculation and Measurement Data) does not need to be completed for areas of projects involving oil and gas activities authorized by Chapter 78 or Chapter 78a (well pads) or pipelines and other similar utility infrastructure which will be restored to meadow in good condition or better or existing conditions.

Watershed Name: Delaware River / Marcus Hook Creek / Stoney Creek				
Volume Control design storm frequency <u>N/A</u> Rainfall amount <u>N/A</u> inches	Pre-construction	Post Construction	Net Change	
Impervious area (acres)	N/A	N/A	N/A	
Volume of stormwater runoff (acre- feet) without planned stormwater BMPs	N/A	N/A	N/A	
Volume of stormwater runoff (acre- feet) with planned stormwater BMPs		N/A	N/A	
Stormwater discharge rate for the design frequency storm	Pre-construction	Post Construction	Net Change	
1) 2-Year/24-Hour	N/A	N/A	N/A	
2) 10-Year/24-Hour	N/A	N/A	N/A	
3) 50-year/24-Hour	N/A	N/A	N/A	
4) 100-year/24-Hour	N/A	N/A	N/A	

# f. Summary Description of PCSM/SR BMPs

In the lists below, check the BMPs identified in the PCSM Plan. The primary function(s) of the BMP listed in the functions column (infiltration/recharge; detention/retention; water quality). Additional functions may be added if applicable to that BMP. List the stormwater volume and area of runoff to be treated by each BMP type when calculations are required. If any BMP in the PCSM/SR Plan is not listed below, describe it in the space provided after "Other". A summary table with infiltration testing information (Attachment E, included in the NOI Instructions) must be submitted for all Bio-infiltration BMPs included in PCSM/SR plan.

For Rate control provide the volume of stormwater treated and acres treated for the 100-year/24-hour storm event.

For volume control and water quality provide the volume of stormwater treated and acres treated for the 2-year/24-hour storm event.

Key for BMP purpose(s): VC = Volume Control; RC = Rate Control; and WQ = Water Quality

ВМР	Function(s)	Purpose(s)	Volume of stormwater treated	Acres treated
Site Restoration ONLY				
Restore Site to Meadow in Good Condition or Better, or Existing Conditions	Infiltration/Recharge Detention/WQ Treatment			1 <u>.32</u>
Bio-infiltration areas	Infiltration/Recharge			
Infiltration Trench				
Infiltration Bed				
Infiltration Basin				
Rain Garden/ Bioretention				
Infiltration Berm				

Natural Area Conservation	Infiltration/Recharge		
Streamside Buffer Zone	-		 
Wetland Buffer Zone		🗌 VC 🗌 RC 🗌 WQ	 
Sensitive Area Buffer Zone			 
Pre-Construction Drainage Pattern Intact			 
Stormwater Retention	Detention/Retention		
Constructed Wetlands			 
U Wet Ponds		🗌 VC 🗌 RC 🗌 WQ	 
Retention Basin			 
Sediment and Pollutant	Water Quality		
Removal	Treatment		
Vegetated Filter Strips			 
Compost Filter Sock			 
Detention Basins			 
Access Road Design	Infiltration/Recharge		
Road Crowning		🗌 VC 🗌 RC 🗌 WQ	 
Ditches			 
Turnouts			 
Culverts			 
Roadside Vegetated Filter Strips			 
Stormwater Energy Dissipaters	Infiltration/Recharge		
Level Spreaders	5		
Riprap Aprons			
Upslope Diversions			
Other			

# g. Critical PCSM Plan stages

Identify and list critical stages of implementation of the PCSM Plan for which a licensed professional or designee shall be present on site.

A licensed professional to be present during the site restoration activities as noted in the Site Restoration Schedule on SR-4.

ANTIDEGRATION ANALYSIS IS APPLICABLE FOR THE MARCUS HOOK CREEK WATERSHED ONLY, WHICH IS CLASSIFIED AS SILTATION IMPAIRED WATERS.

#### SECTION I. ANTIDEGRADATION ANALYSIS

This section must be completed where earth disturbance activities will be conducted in the watershed of a surface water with an existing or designated use of exceptional value or high quality pursuant to Chapter 93 (relating to water quality standards), projects where any part is located in an exceptional value wetland in accordance with 25 Pa. Code § 105.17, and projects where any part is located in the watershed of an impaired surface water where the cause of impairment is identified as siltation.

# Part 1 - NONDISCHARGE ALTERNATIVES EVALUATION

The applicant must consider and describe any and all non-discharge alternatives for the entire project area which are environmentally sound and will:

- Minimize accelerated erosion and sedimentation during the earth disturbance activity
- Achieve no net change from pre-development to post-development volume, rate and concentration of pollutants in water quality

E & S Plan	PCSM/SR Plan	
Check off the environmentally sound nondischarge Best Management Practices (BMPs) listed below to be used prior to, during, and after earth disturbance activities that have been incorporated into your E & S Plan based on the site analysis. For non-discharge BMPs not checked, provide an explanation of why they were not utilized. Also for BMPs checked, provide an explanation of why they were utilized. (Provide the analysis and attach additional sheets if necessary)	Check off the environmentally sound nondischarge Best Management Practices (BMPs) listed below to be used after construction that have been incorporated into the PCSM/SR Plan based on your site analysis. For non-discharge BMPs not checked, provide an explanation of why they were not utilized. Also for BMPs checked, provide an explanation of why they were utilized. (Provide the analysis and attach additional sheets if necessary)	
An alternative location, configuration or location was not utilized since upgrades are required to connect the pipeline to existing sites; however, the limit of disturbance is minimized. Regulations do not require a riparian buffer or riparian forest buffer since Marcus Hook Creek is not EV/HQ quality.	An alternative location, configuration or location of discharge was not utilized since upgrades are required to connect the pipeline to existing sites; however, the limit of disturbance is minimized. Regulations do not require a riparian buffer or riparian forest buffer since Marcus Hook Creek is not EV/HQ quality. No structural BMPs proposed (site restoration only); therefore, no infiltration and water reuse is applicable.	
Nondischarge BMPs         Alternative Siting         Alternative location         Alternative configuration         Alternative location of discharge         Limited Disturbed Area         Limiting Extent & Duration of Disturbance (Phasing, Sequencing)         Riparian Buffers (150 ft. min.)         Other	Nondischarge BMPs         Alternative Siting         Alternative location         Alternative configuration         Alternative location of discharge         Low Impact Development (LID / BSD)         Riparian Buffers (150 ft. min.)         Riparian Forest Buffer (150 ft. min.)         Infiltration         Water Reuse         Other Site Restoration	
Will the non-discharge alternative BMPs eliminate the net change in rate, volume and quality during construction? ⊠ Yes □ No	Will the non-discharge alternative BMPs eliminate the net change in rate, volume and quality after construction? ⊠ Yes □ No	
If yes, antidegradation analysis is complete. If no, proceed to Part 2.	If yes, antidegradation analysis is complete. If no, proceed to Part 2.	

PART 2 - ANTIDEGRADATION BEST AVAILABLE COMBINATION OF TECHNOLOGIES (ABACT)				
If the net change in stormwater discharge from or after construction is not fully managed by nondischarge BMPs, the applicant must utilize ABACT BMPs to manage the difference. The Applicant must specify whether the discharge will occur during construction, post-construction or both, and identify the technologies that will be used to ensure that the discharge will be a non-degrading discharge. ABACT BMPs include but are not limited to:				
E & S Plan	PCSM/SR Plan			
□       Treatment BMPs:         □       Sediment basin with skimmer         □       Sediment basin ratio of 4:1 or greater (flow length to basin width)         □       Sediment basin with 4-7 day detention         □       Flocculants         □       Compost Filter Socks         □       Compost Filter Sock Sediment Basin         □       RCE w/ Wash Rack         □       Land disposal:         □       Vegetated filters         □       Riparian buffers <150ft.	Treatment BMPs:         Infiltration Practices         Wet ponds         Created wetland treatment systems         Vegetated swales         Manufactured devices         Bio-retention/infiltration         Green Roofs         Land disposal:         Vegetated filters         Riparian Buffers <150ft.			
Are the ABACT BMPs selected sufficient to minimize E&S discharges to the extent that existing or designated surface water uses are protected?	Are the ABACT BMPs selected sufficient to achieve no net change and assure that existing or designated surface water uses are protected? Yes No If yes, Antidegradation analysis is complete. If no, NOI Application will be returned to the Applicant.			

SECTION J. COMPLIANCE HISTORY REVIEW				
Is/was the applicant(s) in violation of any Department regulation, order, schedule of compliance or permit or in violation of any department regulated activities within the past five years?				
If yes, provide the permit number or facility name, a brief description of the violation, the compliance schedule (including dates and steps to achieve compliance) and the current compliance status. (Attach additional information on a separate sheet, when necessary)				
Permit Program or Activity: Brief Description of non-compliance:	_ Permit Number (if applicable):			
Steps taken to achieve compliance	Date(s) compliance achieved			
	l			
Current Compliance Status:  In-Compliance	] In Non-Compliance			
If in non-compliance, attach schedule for achieving compliance	Э.			

### SECTION K. CERTIFICATION BY PERSON PREPARING E&S AND PCSM/SR PLANS

I do hereby certify to the best of my knowledge, information, and belief, that the Erosion and Sediment Control and PCSM/Site Restoration Plans are true and correct, represent actual field conditions, and are in accordance with the 25 Pa. Code Chapters 78/78a and 102 of the Department's rules and regulations. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

-		-	
Print Name Shiny Mathew	Signature		Professional Seal
Company JMT			REGISTERED REGISTERED
Address 1600 Market Street, Suite 520			SHINY M. MATHEW
Phone 215-496-4780			
Most Recent DEP Training Attended Lo	ocation	Date	PEOB2407
E&S - Permitting Workshop M	ontgomery County	<u>5/2016</u>	Amy H. Mathew
e-Mail Address_smathew@imt.com			

# **EXPEDITED REVIEW PROCESS**

In addition to the certification required above, applicants using the expedited permit review process must attach an E&S and PCSM/Site Restoration Plans developed and sealed by a licensed professional engineer, surveyor or professional geologist. The plans shall contain the following certification:

I do hereby certify to the best of my knowledge, information, and belief, that the E & S Control and PCSM/SR BMPs are true and correct, represent actual field conditions and are in accordance with the 25 Pa. Code Chapters 78 / 78a and 102 of the Department's rules and regulations. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

# SECTION L. APPLICANT CERTIFICATION

# Applicant Certification

I certify under penalty of law, as provided by 18 Pa. C.S.A. § 4904, that this application and all related attachments were prepared by me or under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my own knowledge and on inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. The responsible official's signature also verifies that the activity is eligible to participate in the ESCGP, and that the applicant agrees to abide by the terms and conditions of the permit. BMP's, E&S Plan, PPC Plan, PCSM Plan, and other controls are being or will be, implemented to ensure that water quality standards and effluent limits are attained.

I grant permission to the agencies responsible for the permitting of this work, or their duly authorized representative to enter the project site for inspection purposes. I will abide by the conditions of the permit if issued and will not begin work prior to permit issuance.

(For individuals no indication of title is necessary, choose the box below. All others proceed to the next paragraph)

# Individual; proceed to signature portion.

I hereby certify under penalty of law, as provided by 18 Pa. C.S.A. § 4904, that I am the person who is responsible for decision-making regarding environmental compliance functions for <u>Adelphia Gateway, LLC</u>, the manager of one or more manufacturing, production, or operating facilities of the applicant and am authorized to make management decisions which govern the operation of regulated facility including having explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure the applicant's long term environmental compliance with environmental laws and regulations; and I am responsible for ensuring that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements.

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8000-PM-OOGM0006 Notice of Intent	9/2018	

₭ The responsible corporate officer  president  vice	e president 🔲 secretary
treasure of Entity name	Corporation/Company
The member or manager of Entity na	LLC
The general partner of partner Entity name	'snip/LP/LLP
	al of Municipality/State/Federal/other public age
	Entity name
Power of Attorney/delegation of contractual authority	y (documentation supporting delegation of contracting auth
must be provided) for Entity name	
Entity hame	
Mark F. Valori, Vice President	
Print Name and Title of Applicant	Print Name and Title of Co-Applicant (if applicable
Mark F. Valori	
97Signaterre20f Applicant	Signature of Co-Applicant
6/8/2020	
Date Application Signed	Date Application Signed
Notarization Sworn to and subscribed to before me this	Commonwealth of Pennsylvania
day of June, 2020	County of
ter to pelip	My Commission expires
Notary Public	
AFFIX SEAL	
Jill DePhillips	
A Notary Public of New Jersey My Commission Expires May 29, 2023	
My Commission Expires May 29, 2023	
3	

SECTION M. ADDITIONAL CONTACT INFORMATION						
Contact's Last Name	First Name	MI	Phone	Phone		
			FAX			
Mailing Address	City		State	ZIP + 4		
e-Mail Address						