COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF WATERWAYS ENGINEERING AND WETLANDS

CHAPTER 105 FEE(S) CALCULATION WORKSHEET

Additional information can be found at <u>25 PA Code §105.13</u> (relating to regulated activities – information and fees), the General Permit Registration (<u>3150-PM-BWEW0500</u>), the Joint Permit Application (<u>3150-PM-BWEW0036</u>) and the Dam Permit Application (<u>3140-PM-BWEW0001</u>)

Federal, State, county or municipal agencies or municipal authorities:

EXEMPT from fees

These entities are exempt from these fees. If the applicant falls into one of these categories, please check the box above and provide only the first page of this worksheet with the project application or registration.

ALL OTHERS:

- 1. Please place an "X" in the box next to all authorizations that apply to the project and complete the fee information below those authorization(s). Projects may require multiple authorizations and fees, further clarification and examples are included below and at the end of this document.
- 2. Total each authorization, Section, and Part. Part One is for Water Obstructions and Encroachment authorizations, Part Two is for Dam Safety authorizations.
- Please provide this completed worksheet (page 1 and page 2 and/or page 3, as is appropriate to the project) and a check for the applicable fee(s) with the project application or registration. The check should be made payable to the "Commonwealth of Pennsylvania Clean Water Fund" OR "_____ Conservation District Clean Water Fund", whichever is the reviewing entity.

NOTES:

Per 25 PA Code §105.13(c)(2)(iii) Disturbance review fees are calculated by individually adding all of the permanent and temporary impacts to waterways, floodways, floodplains and bodies of water including wetlands to the next highest tenth acre and multiplying the permanent and temporary impacts by the respective fees and then these amounts are added to the other applicable fees.

Entities proposing structures or activities to occupy a Submerged Lands of the Commonwealth must obtain a Submerged Lands License Agreement (SLLA) and pay the appropriate annual charge. The applicant will be contacted if this charge applies to the project.

Floodway – The channel of the watercourse and portions of the adjoining floodplains which are reasonably required to carry and discharge the 100-year frequency flood. Unless otherwise specified, the boundary of the floodway is as indicated on maps and flood insurance studies provided by FEMA. In an area where no FEMA maps or studies have defined the boundary of the 100-year frequency floodway, it is assumed, absent evidence to the contrary, that the floodway extends from the stream to 50 feet from the top of the bank of the stream.

Wetland and Stream Clarification:

- ¹ In many instances, wetlands are located within the floodplain of a stream. These resources for the purposes of calculating disturbance fees are considered co-located or overlapping and the area of disturbance would only be used once.
- ² In the case of GP-5, GP-7 and GP-8 fees are charged per structure per resource crossing and the following also applies to the disturbance fees:
 - A crossing of the stream and the floodplain with wetlands present within the floodplain is considered one resource crossing.
 - When the crossing traverses a stream and the floodplain and a wetland that is located outside of the floodplain or a wetland that extends out beyond the floodplain, it is considered two resource crossings.

