A

STATE ENVIRONMENTAL REVIEW PROCESS

FOR

PENNSYLVANIA

WASTEWATER PROJECTS

Clean Water State Revolving Fund Program

Pennsylvania Infrastructure Investment Authority

&

Pennsylvania Department of Environmental Protection
Bureau of Point & Non-Point Source Management
Division of Technical & Financial Assistance

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Disregard previous versions
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STATE AND FEDERAL PLANNING REQUIREMENT CONSISTENCY
AND AN
ENVIRONMENTAL ASSESSMENT STRATEGY
FOR
PENNSYLVANIA’S CLEAN WATER STATE REVOLVING FUND PROGRAM

Introduction

The Pennsylvania Infrastructure Investment Authority (PENNVEST), Clean Water State Revolving Fund (CWSRF) uses federal grant allotments to capitalize the program. The fund is used to finance wastewater infrastructure improvement projects across the Commonwealth.

States must have a State Environmental Review Process (SERP) to review these wastewater projects that applies rules similar to those in the National Environmental Policy Act (NEPA). In order to receive a CWSRF capitalization grant, states must submit documentation of their NEPA-like process. The state agency primarily responsible for the implementation of the SERP is the Department of Environmental Protection (Department).

Pennsylvania has a method for conducting environmental reviews that generally conforms to the requirements of NEPA. The procedural and substantive framework flows from the Pennsylvania Clean Streams Law (CSL) and the Pennsylvania Sewage Facilities Act (SFA) which establishes a comprehensive sewage facilities planning requirement.

As defined in the federal regulations, 40 CFR part 35 Subpart K (§35.3140(b)), there are five elements that the State Environmental Review Process (SERP) must address in order to be approved by EPA as meeting the federal requirements for a NEPA-like process. These elements are:

A. Legal Foundation -- The state must have the legal authority to conduct environmental reviews of Federal Clean Water Act Section 212 construction projects receiving CWSRF assistance. Such authority and supporting documentation must specify:
   1. The mechanisms to implement mitigation measures to ensure that a project is environmentally sound.
   2. The legal remedies available to the public to challenge environmental review determinations and enforcement actions.
   3. The State agency primarily responsible for conducting environmental reviews.
   4. The extent to which environmental review responsibilities will be delegated to local recipients.

B. Interdisciplinary Approach -- The State must employ an interdisciplinary approach for identifying and mitigating adverse effects including, but not limited to, those associated with other applicable Federal environmental authorities.
C. Decision Documentation -- The State must fully document the information, processes and premises that influence the decision to:

1. Proceed with a project contained in a finding of no significant impact (FONSI) following documentation in an environmental assessment (EA).
2. Proceed or not proceed with a project contained in a record of decision (ROD) following preparation of a full environmental impact statement (EIS).
3. Reaffirm or modify a decision contained in a previously issued categorical exclusion (CE), EA/FONSI, or EIS/ROD following a mandatory 5 year environmental reevaluation of a proposed project.
4. If a State elects to implement processes for either partitioning an environmental review or CE from an environmental review, the State must similarly document these processes in its proposed SERP.

D. Public Notice and Participation -- The State must:

1. Provide public notice when a CE is issued or rescinded, a FONSI is issued but before it becomes effective, a decision issued 5 years earlier is reaffirmed or revised, and prior to initiating an EIS. This requirement was amended in 40 CFR 6.204(a)(1) on September 9, 2007 to require public notice of CE determinations only upon request.
2. Provide a formal public comment period during which no action on a project will be allowed for all FONSI actions and prior to initiating an EIS.
3. Hold a public hearing or meeting for all projects except those having little or no environmental effect.

E. Alternatives Consideration -- The State must have evaluation criteria and processes which allow for:

1. Comparative evaluation among alternatives including the beneficial and adverse consequences on the existing environment, the future environment and individual sensitive environmental issues that are identified by project management or through public participation.
2. Devising appropriate near-term and long-range measures to avoid, minimize or mitigate adverse impacts.

Below is a discussion of Pennsylvania’s process relative to each of these elements.

A. Legal Foundation

Mechanisms to Implement Mitigation Measures

The CSL (Article II, 35 P.S. §§ 691.201 through 691.210) gives the Department authority to order municipalities to acquire, construct, repair, alter, complete, extend, or operate a wastewater system or treatment facility for the protection of the environment. Using this authority and the authority provided in the Federal Clean Water Act, the Department issues permits to these municipalities for this purpose in accordance with Department guidelines, Document Number
021-2100-001, “Policy for Implementing the Department of Environmental Protection (Department) Permit Review Process and Permit Decision Guarantee.” This permit review process ensures any proposed activity or construction project is consistent with state and federal requirements for the protection of the environment.

The SFA, 35 P.S. §750.1 et seq., provides legal authority to conduct environmental reviews of wastewater projects receiving SRF assistance. Further, Section 5 of the SFA, 35 P.S. §750.5, requires municipalities either individually or collectively to prepare and adopt official plans for sewage services within their jurisdiction. An official plan is defined as:

“A comprehensive plan for the provision of adequate sewage systems adopted by a municipality or municipalities possessing authority or jurisdiction over the provision of such systems and submitted to and approved by the state Department of Environmental Resources as provided herein.” (35 P.S. §750.2)

The CSL also provides authority, along with the SFA, for the sewage facilities planning regulations codified at 25 Pa. Code Chapter 71. As part of the development of the official plan, Chapter 71 provides specific requirements for evaluating wastewater construction projects to ensure the projects are environmentally sound. Included are evaluations of growth and population projections, anti-degradation, agricultural land and wetlands, rare and endangered or threatened plant and animal species as well as other factors relevant to environmental assessments. If the review of the plan identifies unmitigated environmental concerns the plan is not approved, and reasons for the disapproval are provided to the municipality [Section 71.32(e)]

Where the official plan identifies a potential conflict between a proposed alternative and the environmental cross-cutting consistency requirements (Section 71.21), the municipality must submit documentation that the appropriate agency has received, reviewed and concurred with the method proposed to resolve identified inconsistencies. Finally, the municipality must adopt the official plan by resolution with specific reference to the alternative of choice and a commitment to implement the plan within the time limits established in the implementation schedule.

After the official plan is prepared, publicly participated and adopted by the municipality, it is transmitted to the Department for approval or disapproval. In making its determination under Section 71.32(d), the Department considers whether the plan:

- Meets the requirements of the SFA, the CSL and all implementing regulations,
- Adequately considers questions raised in any comments received,
- Is able to be implemented,
- Adequately provides for continued operation and maintenance of the proposed sewage facilities,
- Contains documentation that any inconsistencies with the cross-cutting requirements have been resolved, and
- Includes proposed sewage facilities connected to or otherwise affecting sewage facilities of other municipalities and whether the other municipalities have submitted necessary revisions to their official plans for approval by the Department.
Legal Remedies Available to the Public

The public may challenge any Department environmental review determination, final decision or enforcement action to the Environmental Hearing Board (EHB) (See the Environmental Hearing Board Act, 35 P.S. §§ 7511-7516). The EHB is an independent, quasi-judicial agency vested with the power and authority to hear appeals of Department actions. Appeals from the EHB may be taken to the Pennsylvania Commonwealth Court.

Delegation of Environmental Review Responsibility

Municipalities develop and adopt the official plans under the SFA. The Department approves the final SFA plan.

The local applicant for CWSRF funds, including a municipality responsible for the completion of these plans, will complete either the CE or ER process as delineated in the Department Guidelines for Uniform Environmental Review in Appendix B. The Department will review and approve the applicant’s effort in accordance with Standard Operating Procedures put in place for the PENNVEST Program. The Department’s decision process and approval is documented on the CE or ER template in Appendix C.

B. Interdisciplinary Approach

In the implementation of the SERP for the CWSRF program, the Department employs an interdisciplinary approach for identifying and mitigating adverse environmental effects in the implementation of the following processes; (1) the completion of the environmental review process for the federal environmental cross-cutters as identified in Appendix B: Guidelines for the Uniform Environmental Review Process in Pennsylvania (381-5511-111); (2) the issuance of permits needed for CWSRF projects; and (3) the revision of SFA official plans if needed.

Uniform Environmental Review Process

The cross-cutters listed in Appendix A reflect the federally-required scope of environmental responsibility which must be satisfied in the CWSRF program. The process used to evaluate the cross-cutters on a project level is in Appendix B: Guidelines for the Uniform Environmental Review Process in Pennsylvania (381-5511-111). These guidelines identify all the elements that must be considered by the local applicant in the completion of the environmental review and the other local, state and federal agencies that must be included in the evaluation. A list of other agencies and contact information is provided to ensure completion of each element.

Permit Review Process

Many projects and activities require more than one permit or review of the permit application by multiple programs within the Department or other local, state and federal agencies. To ensure consistent and expeditious review of these permits, the Department follows the process in the guidance document, “Policy for Implementing the Department of Environmental Protection

To facilitate public participation in the permit review process, a second guidance is followed, “Policy on Public Participation in the Permit Review Process,” Document Number 012-09002-003. The policy affords not only the general public but other local governmental organizations the opportunity to review and comment on any permit before that permit is issued.

SFA Official Plans

Chapter 71 identifies the major laws, programs and policies of the Commonwealth that directly impact the development and evaluation of municipal sewerage facility planning. It is the municipality’s responsibility to ensure that each alternative proposed as part of an official plan update revision is evaluated for consistency with the objectives and policies of:

a. Comprehensive Planning;

   1. County, basin-wide, watershed or regional plans developed and approved under sections 4 and 5 of the CSL (P.L. 653, No. 222 and P.L. 894, No. 157).

   2. State water plans developed under the Water Resources Planning Act (42 U.S.C.A. §§ 1962 – 1962d-18);

   3. Comprehensive plans developed pursuant to the Pennsylvania Municipalities Planning Code.

b. Municipal wasteload management plans developed under Chapter 94;

c. Plans developed under the federal Clean Water Act;

d. Anti-degradation requirements contained in Chapters 93, 95 and 102;

e. Pennsylvania’s prime agriculture land policy;

f. Plans adopted by the county and approved by the Department under the Storm Water Management Act;

g. Wetland protection under Chapter 105;

h. Protection for rare, endangered or threatened plant and animal species as identified by Pennsylvania’s Natural Diversity Inventory;

i. The Pennsylvania Historic Preservation Act.

In the review and approval of these plans, the Department ensures the municipality has considered and is in compliance with these applicable environmental statutes.
C. Decision Documentation

Findings of No Significant Impact Following an Environmental Assessment

The Uniform Environmental Review (UER) Process described in “Guidelines for the Uniform Environmental Review Process in Pennsylvania” (Department Document 381-5511-111) in Appendix B also describes the process to follow in the completion of an EA. The final report is submitted to the Department for review and approval. Records of the review performed by the Department are documented using the Environmental Assessment Template (Appendix C) before final recommendation for funding. The final template is then filed in the official project file.

Environmental Impact Statement (EIS) and Record of Decision (ROD)

In most cases, if an EA shows significant adverse environmental effects from project implementation the project will need to be funded by other means, abandoned or satisfactorily changed. If it is determined that the only option is to complete an EIS, the Department will consult with EPA to develop a financial and technical plan to accomplish the EIS. Further discussion as to how to record and document the ROD for that project will be defined on a case by case basis at that time.

Reaffirmation or Modification of a Decision After Five Years

The environmental review process is redone for CWSRF projects with Categorical Exclusions and Environmental Assessments if construction is not commenced within five years of the decision regarding the prior review.

Categorical Exclusion (CE)

The Uniform Environmental Review (UER) Process described in “Guidelines for the Uniform Environmental Review Process in Pennsylvania” (Department document 381-5511-111) in Appendix B describes eligibility criteria for a CE. Should an applicant believe a CE is warranted, a written request is submitted to the Department. The request must include a description of the work. If the Department agrees the eligibility criteria are met, the applicant must then publish a notice in a newspaper of general circulation in the project area. The notice must include the name and type of project, location, any impact on user fees, the location where the supporting documents are available for review, and where the public can submit any written comments during the 30-day comment period. A statement that the project is being considered for an environmental review categorical exclusion should also be included. The purpose of the comment period is to ensure that there are no exceptional circumstances unknown to the Department or applicant that should result in a more complete environmental review.

After the comment period is over, the Department reviews the submitted Public Notice with the written public comments and responses. The applicant will then be asked to address any concerns that were raised. An environmental assessment (EA) will be required if there are legitimate concerns. If no significant adverse comments are received and the review of the
proposal confirms that the project will not individually, cumulatively or in conjunction with other federal, state, local or private actions have a significant effect on the environment, the Department will notify the applicant in writing that the project has been categorically excluded from the environmental review process. The Categorical Exclusion Template (Appendix C) is completed documenting the decision making process by the Department before final recommendation for funding. The final template is then filed in the official project file.

D. Public Notice and Participation

Section 71.31 of the sewage facilities planning regulations has specific provisions for official plan approval which incorporate public review and comment by the municipality. Comments are solicited from planning agencies and county health departments. In addition, the municipality must publish notice of the proposed plan adoption action at least once in a newspaper of general circulation in the municipality. That notice must contain a summary of the nature, scope and location of the planning area and the plan’s major recommendations. A 30-day public comment period must be provided. A copy of all written comments received and the municipality’s response to each comment must be submitted to the Department with the plan.

The Uniform Environmental Review (UER) Process described in “Guidelines for the Uniform Environmental Review Process in Pennsylvania” (Department document 381-5511-111) in Appendix B also requires the final environmental report to include a description of all the steps taken to ensure public participation in the planning and implementation of the project; including any public meetings, newspaper advertisements, etc. Any comments received must be documented, complete with a response.

Department Issuance or Rescission of a CE

Once the review process described above under Section C, Decision Documentation, for a CE is completed, the Department notifies the applicant in writing of the decision to issue the CE. The federal regulations governing the requirements for environmental review (40 CFR § 35.3140) were amended in 40 CFR 6.204(a)(1) on September 9, 2007 to require public notice of CE determinations only upon request. As a result of this modification, no further public notice of the Department’s approval is done. However, a copy of the letter of approval sent to the applicant will be provided to any member of the public upon request.

A CE may be rescinded if information comes to the Department’s attention that warrants such action. Additional action will be taken to remedy any environmental impact resulting from the issuance of the CE on a case-by-case basis, as appropriate.

Issuance of a FONSI with a Public Comment Period

Once the review process described above under Section C, Decision Documentation, for an EA is completed, the Department will complete the technical review of the project and recommend it for funding to PENNVEST. A public notice for the Pennsylvania Bulletin is prepared at least five weeks in advance of the PENNVEST Board meeting where the project will be considered for funding. The bulletin notice will contain a list of the projects, the name of the applicant, a
brief description and the total amount of funding requested. This bulletin notice will allow for a 30-day comment period, upon which the EA is considered approved. If significant comments are received the project will be deferred until such time as the comments are addressed.

Public Meetings

Once a technical and administrative review of every project is completed by PENNVEST and Department staff, those projects recommended for funding are presented to the members of the PENNVEST Board at a public meeting for discussion and action. The dates, times and locations of all PENNVEST Board meetings are advertised on the PENNVEST website. The PENNVEST Board makes all final determinations regarding the projects at these public meetings.

In addition, as part of the EPA Capitalization Grant application process, PENNVEST and the Department hold a public meeting to solicit comments on the grant application. The Intended Use Plan, complete with a list of projects to be funded with the grant funds as well as a comprehensive Project Priority List is part of this application. Drafts of these documents are posted on the Department website for comment during the 30-day comment period for the grant application. Once the comment period is over, a summary of written comments, along with any verbal comments received during the public meeting is provided to EPA as part of the grant application. In addition the Intended Use Plan and Project Priority Lists are finalized and reposted to the Department website upon EPA approval of the capitalization grant.

E. Alternatives Consideration

Comparative Evaluation Among Alternatives

PENNVEST requires all applicants to demonstrate that the project they wish to fund represents the most cost-effective, environmentally sound alternative. The applicant is directed to consider all feasible alternatives to address the environmental and public health issues at their facility, including the use of “green infrastructure” alternatives. The most feasible alternatives are analyzed using standard “engineering economics” principles that combine capital cost and operations & maintenance costs to provide a “total present worth” or “average annual equivalent” cost. The resulting cost-effectiveness analysis allows projects with varying capital and operations & maintenance costs to be compared on an equal footing. In completing the analysis, applicants must evaluate impacts resulting from the entire project, even if it is to be built in phases. The planning area is delineated to include all of the service area of the final project once it has been fully constructed.

Frequently this cost-effectiveness analysis is done as part of the development of, or revisions to, the official plan required by the SFA.
Avoidance or Mitigation of Adverse Impacts

Adverse impacts are mitigated, or if they cannot be mitigated, they result in the choice of an alternative solution. If an applicant refuses to mitigate adverse impacts, PENNVEST funding is not offered.
APPENDIX A: Federal Environmental Cross-Cutters

Archaeological and Historic Preservation Act of 1974, 16 USCS §469a-1 et seq., (P.L. 86-523, as amended)

Protection and Enhancement of Cultural Environment, (Executive Order 11593)
National Historic Preservation Act of 1966, 16 USCS §470, (P.L. 89-665, Section 106, as amended)

Clean Air Act of 1955, USCS §7401 et seq., (P.L. 84-159, as amended)

Coastal Barrier Resources Act, 16 USCS §3501 et seq., (P.L. 97-348)

Coastal Zone Management Act of 1972, 16 USCS §1451 et seq., (P.L. 92-583, as amended)

Endangered Species Act of 1973, 16 USCS §1531 et seq., (P.L. 93-205, as amended)

Fish and Wildlife Coordination Act, (P.L. 85-624, as amended)

Floodplain Management, (Executive Order 11988, as amended by Executive Order 12148)

Environmental Justice, (Executive Order 12898)

Protection of Wetlands, (Executive Order 11990)

Farmland Protection Policy Act, 7 USCS §4201 et seq., (P.L. 97-98)

National Environmental Policy Act of 1969, (P.L. 91-190)

Safe Drinking Water Act of 1974, (P.L. 93-523, Section 1424(e), as amended)

Wild and Scenic Rivers Act of 1968, 16 USCS §1271 et seq., (P.L. 90-542, as amended)
APPENDIX B: Guidelines for the Uniform Environmental Review Process in Pennsylvania
(Hard Copy attached)

APPENDIX C: Environmental Assessment Template (DEP Form 3800-FM-BPNPSM0498)
Categorical Exclusion Template (DEP Form 3800-FM-BPNPSM0497)
(Hard Copy attached)