

## SOUTHCENTRAL REGIONAL OFFICE CLEAN WATER PROGRAM

Application Type	Renewal
Facility Type	Industrial
Major / Minor	Minor

## NPDES PERMIT FACT SHEET ADDENDUM

Application No.	PA0037141		
APS ID	329677		
Authorization ID	834171		

		Applicant and	d Facility Information		
Applicant Name	PA Fis	h & Boat Commission	Facility Name	Huntsdale Fish Hatchery	
Applicant Address	1735 S	loh Road Facility Address		195 Lebo Road	
	State C	ollege, PA 16801-8495		Carlisle, PA 17015-9362	
Applicant Contact	Mindy I	Mcclenahan	Facility Contact	James Wetherill	
Applicant Phone	(814) 3	53-2229	Facility Phone	(717) 486-3419	
Client ID	135455		Site ID	251142	
SIC Code	0921		Municipality	Penn Township	
Agriculture - Fish Hatcheries And Preserves		County	Cumberland		
Date Published in PA Bulletin		January 3, 2015	EPA Waived?	Yes	
Comment Period End Date		February 3, 2015	If No, Reason		
Purpose of Application NPDE		NPDES Renewal			

## **Internal Review and Recommendations**

A draft permit was prepared on December 15, 2014 and published in the *Pennsylvania Bulletin* on January 3, 2015 for public comments for 30 days.

Given that the draft permit has not been finalized in a timely manner, DEP has decided to republish the draft permit for another round of public comments.

Since the publication of the December 15, 2014 draft permit, the following items have been changed and implemented in the upcoming draft permit:

- Minimum pH and DO effluent limits will be expressed as instantaneous minimum and daily minimum, respectively, to be consistent with statewide permitting approach.
- The sample type for all effluent net monitoring requirements/effluent limits have been changed from composite sampling to calculation as effluent net values should be calculated using influent and effluent sampling results.
- The proposed 9-month interim monitoring schedule written for Total Residual Chlorine (TRC) for Outfall 003 (sewage) has been removed. Since the draft permit has not been finalized for years and the facility has been monitoring for TRC since that time, there is no reason to allow a 9-month interim monitoring schedule to achieve compliance with TRC effluent limits. Following the December 15, 2014 draft permit, the TRC effluent levels have been significantly decreased and the facility is able to meet the proposed TRC limits of 0.5 mg/L (average monthly) and 1.6 mg/L (IMAX) without the compliance schedule.
- All standard conditions in Part A and B have been updated.
- The proposed conditions in Part C have been revised to include any updated languages.

Approve	Return	Deny	Signatures	Date
			Jinsu Kim / Environmental Engineering Specialist	July 11, 2019
			Daniel W. Martin, P.E. / Environmental Engineer Manager	
			Maria D. Bebenek, P.E. / Program Manager	