

Southcentral Regional Office CLEAN WATER PROGRAM

Application Type
Wastewater Type
Facility Type
Sewage
SRSTP

NPDES PERMIT FACT SHEET INDIVIDUAL SFTF/SRSTP

Application No. PA0267449

APS ID 1037810

Authorization ID 1352999

oplicant Name	Seth D. Long	Facility Name	Seth Long Res	
oplicant Address	301 Mine Bank Road	Facility Address	301 Mine Bank Road	
	Wellsville, PA 17365-9512	_	Wellsville, PA 17365-9512	
oplicant Contact	Seth Long	Facility Contact	Seth Long	
oplicant Phone	(724) 651-7501	Facility Phone Site ID	(724) 651-7501 849214	
ient ID	362674			
C Code	4952	Municipality	Washington Township	
C Description	Trans. & Utilities - Sewerage Systems	County	York	
te Application Receiv	ved May 4, 2021	WQM Required	Yes	
te Application Accep	ted May 13, 2021	WQM App. No.	6721403	

Summary of Review

The applications for new NPDES and WQM permits were submitted for a new single residence treatment plant that is proposed to serve an existing residence with a malfunctioning on-lot sewage disposal system. This proposed facility will be located in Washington Township, York County.

DEP has prepared this report for the applications for both NPDES and WQM permits. Based on the review outlined in this report, it is recommended that the NPDES permit be drafted and published in the *Pennsylvania Bulletin* for public comments for 30 days.

Public Participation

DEP will publish notice of the receipt of the NPDES permit application and a tentative decision to issue the individual NPDES permit in the *Pennsylvania Bulletin* in accordance with 25 Pa. Code § 92a.82. Upon publication in the *Pennsylvania Bulletin*, DEP will accept written comments from interested persons for a 30-day period (which may be extended for one additional 15-day period at DEP's discretion), which will be considered in making a final decision on the application. Any person may request or petition for a public hearing with respect to the application. A public hearing may be held if DEP determines that there is significant public interest in holding a hearing. If a hearing is held, notice of the hearing will be published in the *Pennsylvania Bulletin* at least 30 days prior to the hearing and in at least one newspaper of general circulation within the geographical area of the discharge.

Approve	Deny	Signatures	Date
х		Aaron Baar Aaron Baar / Permits Section	June 14, 2021
х		Maria D. Bebenek, P.E. for Daniel W. Martin, P.E. Daniel W. Martin, P.E. / Environmental Engineer Manager	June 15, 2021

Discharge and Stream Data – 2 - Receiving Waters and PWS

Discharge, Receiving Waters and Water Supply Information						
Outfall No. 001	Design Flow (MGD)	.0004				
Latitude 40° 1' 37.20"	Longitude	-76º 58' 48.36"				
Quad Name Wellsville	Quad Code	1830				
Wastewater Description: Sewage Effluent						
Unnamed Tributary of North Branch Bermudian Creek (WWF, Receiving Waters MF)	Stream Code	08642				
NHD Com ID 57467993	RMI	1.0400				
Drainage Area	— Yield (cfs/mi²)					
Q ₇₋₁₀ Flow (cfs)	Q ₇₋₁₀ Basis					
Elevation (ft)	Slope (ft/ft)					
Watershed No. 7-F	Chapter 93 Class.	WWF, MF				
Existing Use	Existing Use Qualifier					
Exceptions to Use	Exceptions to Criteria					
Assessment Status Attaining Use(s)						
Cause(s) of Impairment						
Source(s) of Impairment						
TMDL Status	Name					
Nearest Downstream Public Water Supply Intake	YWCA Camp Cann Edi					
PWS Waters Conewago Creek (West)	Flow at Intake (cfs)					
PWS RMI	Distance from Outfall (mi)					

Changes Since Last Permit Issuance: None (new permit)

Other Comments: The discharge will be to an unnamed perennial tributary to the North Branch Bermudian Creek. The Unnamed Perennial Tributary to the North Branch Bermudian Creek. The UNT is currently attaining its designated use. The new discharge is not expected to create an impairment.

The nearest downstream public water supply intake is at the YMCA Camp located a significant distance downstream on the Conewago Creek. The discharge is not expected to affect the water supply.

Treatment Facility Summary

The proposed sewage treatment plant will serve an existing single-family house (400 GPD) located at 301 Mine Bank Rd., Wellsville, PA. The plant will be operated and owned by Mr. Seth Long. The treatment system, per the application, will be as follows:

Single family home → ECO-FLO EC7-500-P-P-Pack → UV Disinfection → outfall to unnamed tributary to the North Branch Bermudian Creek

The Ecoflo EC7 Series was classified by DEP on February 1, 2017 as an alternate on-lot sewage treatment system. The alternate technology approval (A2017-0029-0001) includes this model and indicates that the Eco-Flo has successfully demonstrated that it can produce an effluent which shall not exceed 10 mg/L CBOD5 and 10 mg/L TSS as monthly averages. The proposed UV disinfection will be able to provide an effluent fecal coliform concentration less than or equal to 200 cfu/100 ml.

Based on the review of proposed designs and specifications, it is recommended that the WQM Permit be issued with standard sewage conditions. The Act 537 Planning was approved on May 21, 2020 (A3-67961-197-3s).

Compliance History

Since this is a new facility, there is no history of noncompliance with permit requirements and no effluent sample results/inspections reports associated with this facility.

Development of Effluent Limitations and Monitoring Requirements

All proposed effluent limitations and monitoring requirements are recommended by the DEPs Standard Operating Procedure (SOP) for New and Reissuance Small Flow Treatment Facility Individual NPDES Permit Applications (SOP No. BPNPSM-PMT-003). The facility will utilize ultraviolet disinfection; therefore, quarterly monitoring requirement for total residual chlorine is not applicable. The permittee will be required to submit a completed Annual Maintenance Report (AMR) as a part of permit requirements. No Discharge Monitoring Report (DMR) is necessary for any facilities that are required to report effluent monitoring results on AMRs annually.

Chapter 93.4a(b) of the Department's rules and regulations require that "existing instream water uses and the level of water quality necessary to protect the existing uses shall be maintained and protected." The discharge will be to non-special protection waters/watershed. No high-quality waters will be impacted by this discharge. No exceptional value waters will be impacted by this discharge. All effluent limitations and monitoring requirements have been developed to ensure that existing instream water uses and the level of water quality necessary to protect the existing uses are maintained and protected.

Facilities that are designed based on a flow of less than 2,000 GPD are exempt from the Bay requirements. Accordingly, it is not necessary for the permittee to perform nutrient monitoring.

Proposed Effluent Limitations and Monitoring Requirements

The limitations and monitoring requirements specified below are proposed for the draft permit, and reflect the most stringent limitations amongst technology, water quality and BPJ. Instantaneous Maximum (IMAX) limits are determined using multipliers of 2 (conventional pollutants) or 2.5 (toxic pollutants). Sample frequencies and types are derived from the "NPDES Permit Writer's Manual" (362-0400-001), SOPs and/or BPJ.

Outfall 001, Effective Period: Permit Effective Date through Permit Expiration Date.

	Effluent Limitations				Monitoring Requirements			
Parameter	Mass Units (lbs/day) (1)		Concentrations (mg/L)			Minimum ⁽²⁾	Required	
Farameter	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	Instant. Maximum	Measurement Frequency	Sample Type
Flow (MGD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX	1/year	Estimate
BOD5	XXX	XXX	XXX	10.0	XXX	20.0	1/year	Grab
TSS	XXX	XXX	XXX	10.0	XXX	20.0	1/year	Grab
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX	1/year	Grab

Compliance Sampling Location: Outfall 001

