

Application Type	New
	Non-
Facility Type	Municipal
Major / Minor	Minor

# NPDES PERMIT FACT SHEET INDIVIDUAL SEWAGE

Application No.	PA0276693
APS ID	1081539
Authorization ID	1427967

## Applicant and Facility Information

Applicant Name	Janice Weninger	Facility Name	Weninger SRSTP	
Applicant Address	160 E. Moorestown Road	Facility Address	160 E. Moorestown Road	
	Wind Gap, PA 18091		Wind Gap, PA 18091-9726	
Applicant Contact	Janice Weninger	Facility Contact	Janice Weninger	
Applicant Phone	(610) 759-0828	Facility Phone	(610) 759-0828	
Client ID	375419	Site ID	862088	
Ch 94 Load Status	<u> </u>	Municipality	Bushkill Township	
Connection Status		County	Northampton	
Date Application Receiv	ved February 21, 2023	EPA Waived?	Yes	
Date Application Accept	ted February 21, 2023	lf No, Reason		
Purpose of Application New NPDES permit for SRSTP discharge.				

#### Summary of Review

The applicant requested a new SRSTP NPDES permit for discharge of 400 gpd (0.0004 MGD) of treated sewage to an unnamed tributary to West Branch Sobers Run, an exceptional value and migratory fish (EV, MF) receiving stream in State Water Plan Basin 01-F (Jacoby – Bushkill Creeks). As per the Department's current existing use list, the receiving stream does not have an existing use classification that is more protective than its designated use. The SRSTP will replace the existing malfunctioning on-lot disposal system.

The proposed system consists of a 1,250-gallon Roth MultiTank model RMT-1250 septic tank with a Biotube effluent filter and an Orenco AdvanTex AX20-RTUV treatment unit with 1,500 gpd capacity. An Orenco UV light will be installed in a chamber that feeds into a pump discharge compartment. A <sup>3</sup>/<sub>4</sub> HP 4-inch submersible pump will discharge flows through a 1" ball valve that limits flows entering the unnamed tributary. Effluent flows will then continue through 4" PVC piping with the last 50 feet perforated and wrapped by permeable geotextile fabric set in 2B gravel. An endwall structure will then direct flows to the unnamed tributary. Tank floats / alarms and a UV warning alarm are included in the design.

The most stringent of the limitations in the PAG-04 general permit, water quality modeling, and antidegradation ABACT limitations are included in this permit (see table below). A note is added under the Part A effluent limitation table requiring the samples for Fecal Coliform and Ammonia-Nitrogen to be taken between June 1 and August 31 each year. The treatment plant will utilize ultraviolet light for disinfection so the sampling frequency for TRC is "daily when discharging". The permittee will have to sample for TRC only when using chlorine for cleaning the treatment system or if utilizing chlorine for back-up disinfection (see Part C.I.D.). As per ABACT standards, TRC must not be detected in the effluent. The maximum QL used to analyze TRC must be 0.02 mg/L. Part C.II includes specific sampling requirements for TRC. Part C.III includes a requirement for monthly cleaning of the UV bulb contact surface. In addition to the annual average Fecal Coliform limitation below, an IMAX of 1,000 No./100mL is included in the permit.

Approve	Deny	Signatures	Date
x		Brian Burden	
~		Brian Burden, E.I.T. / Project Manager	April 4, 2023
х		Amy M. Bellanca (signed) Amy M. Bellanca, P.E. / Program Manager	4-23-23

#### Summary of Review

	Monthly Average Limitations		
Paramater	ABACT (< 2,000 gpd)	Modeling / Technology	PAG-04 Permit
CBOD5 (5/1 - 10/31)	10.0	25.0	-
CBOD5 (11/1 - 4/30)	20.0	25.0	-
BOD5	-	-	10.0
Total Suspended Solids	20.0	30.0	10.0
NH3-N (5/1 - 10/31)	5.0	25.0	-
NH3-N (11/1 - 4/30)	15.0	Report	-
Total Residual Chlorine	< 0.02 / ND	0.5	Report
pH (standard units)	-	6.0 - 9.0	6.0 - 9.0
Fecal Coliform (geo mean)	-	200 / 2,000	200

The default low flow yield (LFY) of 0.1 cfs/mi<sup>2</sup> was used to model the discharge since there are no nearby representative stream gages and the drainage area is too small for USGS StreamStats to generate reliable flow assumptions in the delineated watershed. Drainage areas, RMIs and elevations were obtained using USGS StreamStats and DEP's eMapPA (see attached).

### Antidegradation

After evaluation of the property by the applicant's consultant, Brand Environmental Consulting Services, Inc., and the Department, it was confirmed that soils were unsuitable for a conventional or alternate on-lot disposal system.

Antidegradation guidance states that treatment technologies for discharges to EV waters should center on the use of pollution prevention technologies to reduce pollutant loads on treatment systems followed by the use of the soil/geologic matrix to remove some or all of the wastewater constituents as an alternative to surface water discharge. The design of the wastewater treatment system includes 50 feet of perforated pipe with geotextile wrapping surrounded by 2B gravel to promote additional filtering of the effluent. The septic tank will reduce pollutant loads entering the Advantex treatment system.

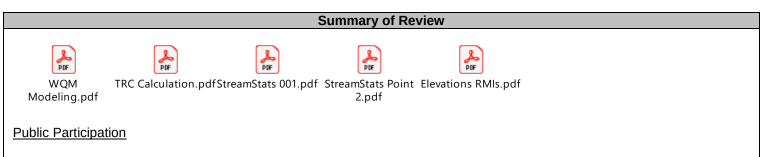
The guidance also states: *Treatment and discharge of wastewater to EV waters can only be permitted if the maintenance or enhancement of existing surface and groundwater quality can be demonstrated.* The stream to discharge dilution ratio was large enough for modeling not to recommend water quality-based limitations. The proposed limitations for BOD<sub>5</sub>, TSS, NH<sub>3</sub>-N and TRC are more stringent than the technology-based limitations and Fecal Coliform geometric mean limitations remain at 200 No./100mL year-round.

This proposed discharge is expected to improve the water quality of the unnamed tributary since a malfunctioning on-lot system will be removed from the Sobers Run watershed. The extra flow entering the receiving stream from the discharge isn't expected to impact the downstream surface water channels due to the favorable streamflow / discharge ratio.

Act 537 planning approval for the project was granted in a letter from the Department, dated January 26, 2023. Water Quality Management general permit application WQG012231 was submitted for construction of the treatment system.

The Annual Maintenance Report (AMR) that's to be issued with the final permit shall be used to record the monitoring results. Discharge Monitoring Reports (DMRs) will not be sent with the final permit. EPA waiver is in effect.

Note: The current version of eMapPA labels the receiving stream as Tributary 4647 to Bushkill Creek when using the identify feature and the PA Historic Streams layer. All available interactive maps show the outfall on an unnamed tributary to West Branch Sobers Run. West Branch Sobers Run meets with Sobers Run before discharging to Bushkill Creek.



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.