3850-PM-BCW0015d 3/2016 Permit



COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF CLEAN WATER

PERMIT NO. <u>2294410</u>

AMENDMENT NO. <u>T- 3</u>

APS ID. <u>1049447</u>

AUTH. ID. <u>1374935</u>

WATER QUALITY MANAGEMENT PERMIT

A.	PERMITTEE (Name and Address): Deann MHP LLC 1015 Dundee Road Dundee, FL_33838-3101	CLIENT ID#: 366061	В.	PROJECT/FACILITY (Name) Deann MHP	:	
C.	LOCATION (Municipality, County): East Hanover Township, Dauphin	County	SI	TE ID#: 1066		
D.	This permit transfer approves the transfer and operation of sewage facilities consisting of:					
	Screening, Flow Equalization	ition, Extended Aeration, Clarificat	ion,	Filtration, Chlorination and	De-chl	orination.
Pump Stations: N/A Manure Storage:			Se	wage Treatment Facility:		
Design Capacity: GPM		Volume: <u>N/A</u> MG	An	nual Average Flow:	<u>0.012</u>	MGD
		Freeboard: inches	De	sign Hydraulic Capacity:		MGD
			De	esign Organic Capacity:		lb/day
E. 1. 2.	APPROVAL GRANTED BY THIS PERMIT IS SUBJECT TO THE FOLLOWING: Transfers: Water Quality Management Permit No. <u>2294410</u> dated <u>October 13, 1994</u> and conditions, supporting documentation and addendums are also made part of this transfer. Permit Conditions Relating to Sewerage are attached and made part of this permit.					
F.	THE AUTHORITY GRANTED BY THIS PERMIT IS SUBJECT TO THE FOLLOWING FURTHER QUALIFICATIONS:					
1.	If there is a conflict between the application or its supporting documents and amendments and the attached conditions, the attached conditions shall apply.					
2.	Failure to comply with the rules and regulations of DEP or with the terms or conditions of this permit shall void the authority given to the permittee by the issuance of this permit.					
3.	This permit is issued pursuant to the Clean Streams Law Act of June 22, 1937, P.L. 1987, as amended 35 P.S. §691.1 <i>et seq.</i> Issuance of this permit shall not relieve the permittee of any responsibility under any other law.					
	PERMIT ISSUED: January 10, 2022	BY:	:	Maria D. Bebenek Maria D. Bebenek, P.E. Clean Water Program Manag		
				Southcentral Regional Office)	



COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF POINT AND NON-POINT SOURCE MANAGEMENT

PERMIT CONDITIONS RELATING TO SEWERAGE

For use in Water Quality Management Permits

Deann MHP LLC Part II No. 2294410 (T3)

SPECIAL CONDITIONS:

- A. The authority granted by this permit is subject to all effluent requirements, monitoring requirements, and other conditions as set forth in Parts A, B and C of the NPDES Permit No. PA 0085502 and all subsequent amendments and renewals. No discharge is authorized from these facilities unless approved by an NPDES Permit.
- B. No storm water from pavements, area ways, roofs, foundation drains or other sources shall be admitted to the sanitary sewers herein approved.
- C. If, in the opinion of the Department, these works are not so operated or if by reason of change in the character of wastes or increased load upon the works, or changed use or condition of the receiving body of water, or otherwise the effluent from the said works ceases to be satisfactory or the sewerage facilities shall have created a public nuisance, then upon notice by the Department, the right herein granted shall cease and become null and void unless within the time specified by the Department, the permittee shall adopt such remedial measures as will produce an effluent which, in the opinion of the Department, will be satisfactory.
- D. The attention of the permittee is called to the highly explosive nature of certain gases generated by the digestion of sewage solids when these gases are mixed in proper portions with air, and to the highly toxic character of certain gases arising from such digestion or from sewage in insufficiently ventilated compartments or sewers. Therefore, at all places throughout the sewerage facilities where hazard of fire, explosion, or danger from toxic gases may occur, the permittee shall post conspicuously proper warnings of a permanent and legible character, and shall provide for the thorough instruction of all employees concerning these hazards and in first aid and emergency methods of meeting such hazards, and shall further provide, in a conveniently accessible place, all necessary equipment and material.
- E. Cross connections between the potable water supply and the sewerage system constitute a potential danger to the public health. Therefore, all direct and indirect connections whereby under normal or abnormal conditions the potable water supply may become contaminated from an inferior water supply from any unit of the sewage treatment works, or by any appurtenance thereof, or from any part of a sewerage system are hereby specifically prohibited. The permittee is further warned against permitting to be made permanent any temporary connection with a potable supply designed to be held in place while being used for flushing or other purposes, and is also cautioned against the danger of back siphonage through portable hose lines and similar avenues of possible contamination.
- F. This permit authorizes the construction and operation of the proposed sewerage facilities until such time as facilities for conveyance and treatment at a more suitable location are installed and are capable of receiving and treating the permittee's sewage. Such facilities must be in accordance with the applicable municipal official plan adopted pursuant to Section 5 of the Pennsylvania Sewage Facilities Act, the Act of January 24, 1956, P.L. 1535, as amended. When such municipal sewerage facilities become available, the permittee shall provide for the conveyance of the sewage to these sewerage facilities, abandon the use of the herein approved facilities, and notify the Department accordingly. This permit shall then, upon notice from the Department, terminate and become null and void, and shall be relinquished to the Department.
- G. The sewage treatment plant shall be operated by an operator certified in accordance with the Sewage Treatment Plant and Waterworks Operators' Certification Act, the Act of November 18, 1968, P.L. 1217, as amended.
- H. This permit does not give any real or personal property rights or grant any exclusive privileges, nor shall it be construed to grant or confirm any right, title easement, or interest in, on, to, or over any lands belonging to the Commonwealth.