

Application Type Renewal
Facility Type Sewage
Major / Minor Major

NPDES PERMIT FACT SHEET ADDENDUM

Application No. PA0026476
APS ID 610335
Authorization ID 1192748

Applicant and Facility Information

<p>Applicant Name <u>Coaldale-Lansford-Summit Hill Sewer Authority</u></p> <p>Applicant Address <u>162 West Ridge Street</u> <u>Lansford, PA 18232-1310</u></p> <p>Applicant Contact <u>Peter Radocha, Chairman</u></p> <p>Applicant Phone <u>(570) 645-2445</u></p> <p>Client ID <u>36724</u></p> <p>SIC Code <u>4952</u></p> <p>SIC Description <u>Trans. & Utilities - Sewerage Systems</u></p> <p>Date Published in PA Bulletin <u>January 8, 2022</u></p> <p>Comment Period End Date <u>February 8, 2022</u></p> <p>Purpose of Application <u>Renewal of NPDES permit for discharge of treated sewage.</u></p>	<p>Facility Name <u>Coaldale Lansford Summit Hill Sewer Treatment Plant</u></p> <p>Facility Address <u>219 Greenwood Street</u> <u>Coaldale, PA 18218-1015</u></p> <p>Facility Contact <u>Roy Penberth, Supervisor</u></p> <p>Facility Phone <u>(570) 645-4717</u></p> <p>Site ID <u>258225</u></p> <p>Municipality <u>Coaldale Borough</u></p> <p>County <u>Schuylkill</u></p> <p>EPA Waived? <u>No</u></p> <p>If No, Reason <u>Major Facility</u></p>
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Internal Review and Recommendations

The second draft of this permit appeared in the PA Bulletin on January 8, 2022.

Administrative comments were received from Carbon Engineering Inc. on behalf of Coaldale-Lansford Summit Hill Sewer Authority via letter dated March 3, 2022. The comments are addressed below.

On the public notice:

Comment #1: 1st Line – change “124 W. Ridge St.” to “162 W. Ridge St.”

Response – The address was corrected to 162 West Ridge Street.

Comment #2: 7th Line – The receiving stream is Panther Creek (CWF). No other water bodies should be listed. Perhaps the State Water Plan watershed 3-A and 2-B should be changed as well.

Response – The receiving stream is listed as Panther Creek (CWF, MF) and State Plan Watershed 3-A.

On the Draft NPDES Permit:

Comment #3: 7th Line – The receiving stream is Panther Creek (CWF). No other water bodies should be listed. Perhaps the State Water Plan watershed 3-A and 2-B should be changed as well.

Response – The receiving stream is listed as Panther Creek (CWF, MF) and State Plan Watershed 3-A.

Comment #4: Part A.I.D – Outfalls 002 and 003 refer to receiving stream “Unnamed Tributary of Panther Creek”. There is no other stream in the area besides Panther Creek.

Response – The Part A.I.D Table has been revised to indicate the receiving stream for all the outfalls are Panther Creek (CWF, MF).

Second Draft Fact Sheet

Approve	Return	Deny	Signatures	Date
X			/s/ Allison Seyfried Zukosky / Project Manager	May 22, 2025
X			/s/ Edward Dudick, P.E. / Engineer Manager	May 22, 2025

Internal Review and Recommendations

Comment #5: First bullet point should probably read “Item Part C III B. 1.b.”

Response – The second draft fact sheet should have stated Part C.III. B.1.b. This is no longer applicable. The bullet point has been removed.

Comments were also received from EPA regarding the “WWTP CSO-related bypass” that was listed as Outfall 008 in Table A.1.D of the second draft permit. It was determined that this outfall does not qualify as a CSO and therefore has been removed from the permit.

This facility could be a potential source of PFAS. PFAS monitoring requirements have been added in Part A and described further in Part C.VI. The permittee shall monitor for PFOA, PFOS, HFPO-DA and PFBS quarterly at Outfall 001. The permittee may discontinue monitoring for PFOA, PFOS, HFPO-DA, and PFBS if the results in 4 consecutive monitoring periods indicate non-detect results at or below Quantitation Limits of 4.0 ng/L for PFOA, 3.7 ng/L for PFOS, 3.5 ng/L for PFBS and 6.4 ng/L for HFPO-DA. When monitoring is discontinued, permittees must enter a No Discharge Indicator (NODI) Code of “GG” on DMRs.

The latest DRBC Docket 1964-027 CP-4 was issued on September 7, 2023. The docket requires the addition of monthly monitoring/reporting for 85% minimum CBOD₅ Percent Removal and a monthly CBOD₅ monitoring requirement for the Raw Sewage Influent. These parameters have been added to the permit. The Docket requirements for Ammonia Nitrogen and Total Dissolved Solids were already addresses in the previous drafts of this permit.

Part C. III. C. regarding the implementation of a Long-Term Control Plan has been updated.