

Southcentral Regional Office CLEAN WATER PROGRAM

Application TypeRenewalFacility TypeIndustrialMajor / MinorMinor

## NPDES PERMIT FACT SHEET INDIVIDUAL INDUSTRIAL WASTE (IW) AND IW STORMWATER

 Application No.
 PA0088960

 APS ID
 354435

 Authorization ID
 1231639

## **Applicant and Facility Information**

Applicant Name	West St Clair Township Pleasantville Borough Municipal Authority	Facility Name	West St Clair Pleasantville Water System
Applicant Address	PO Box 43	Facility Address	Chestnut Ridge & Dunning Ck Road
	Alum Bank, PA 15521-0043		Alum Bank, PA 15521
Applicant Contact	Allan Stombaugh	Facility Contact	James Ratchford
Applicant Phone	(814) 696-4244	Facility Phone	(814) 839-2965
Client ID	43897	Site ID	239368
SIC Code	4941	Municipality	West Saint Clair Township
SIC Description	Trans. & Utilities - Water Supply	County	Bedford
Date Application Rece	vived <u>May 18, 2018</u>	EPA Waived?	Yes
Date Application Acce	pted	If No, Reason	
Purpose of Application	This is an application request for N	Dr	per Acrobat bocument

## Summary of Review

Approve	Deny	Signatures	Date
х		Nicholas Hong, P.E. / Environmental Engineering Specialist	November 20, 2019
		Daniel W. Martin, P.E. / Environmental Engineer Manager	
		Maria Bebenek, P.E. / Environmental Program Manager	

#### Summary of Review

The application submitted by the applicant requests a NPDES renewal permit for the West St. Clair Water Treatment Plant located at Dunnings Creek Road, Pleasantville, PA in Bedford County, municipality of West St. Clair. The existing permit became effective on July 1, 2013 and expired on June 30, 2018. The application for renewal was received by DEP Southcentral Regional Office (SCRO) on May 18, 2018.

The purpose of this Fact Sheet is to present the basis of information used for establishing the proposed NPDES permit effluent limitations. The Fact Sheet includes a description of the facility, a description of the facility's receiving waters, a description of the facility's receiving waters attainment/non-attainment assessment status, and a description of any changes to the proposed monitoring/sampling frequency. Section 6 provides the justification for the proposed NPDES effluent limits derived from technology based effluent limits (TBEL), water quality based effluent limits (WQBEL), total maximum daily loading (TMDL), antidegradation, anti-backsliding, and/or whole effluent toxicity (WET). A brief summary of the outlined descriptions has been included in the Summary of Review section.

The subject facility is a 0.0032 MGD (3,200 GPD) treatment facility. The applicant does not anticipate any proposed upgrades to the treatment facility in the next five years. The NPDES application has been processed as an Industrial Waste Facility without ELG due to the type of wastewater and the design flow rate for the facility. The applicant disclosed the Act 14 requirement to Bedford County Planning Commission, the Pleasantville Borough Council, the West St. Clair Township Supervisors and the notice was received by the parties on March 29, 2018 and March 15, 2018. A planning approval letter was not necessary as the facility is neither new or expanding.

Utilizing the DEP's web-based Emap-PA information system, the receiving waters has been determined to be Dunning Creek. The sequence of receiving streams that Dunning Creek discharges into are the Raystown Branch Juniata River, the Juniata River, and the Susquehanna River which eventually drains into the Chesapeake Bay. The subject site is subject to the Chesapeake Bay implementation requirements. The receiving water has protected water usage for warm water fishes (WWF) and migratory fishes (MF). No Class A Wild Trout fisheries are impacted by this discharge. The absence of high quality and/or exceptional value surface waters removes the need for an additional evaluation of anti-degradation requirements.

Dunning Creek is a Category 2 stream listed in the 2016 Integrated List of All Waters (formerly 303d Listed Streams). This stream is an attaining stream that supports aquatic life. The receiving waters is not subject to a total maximum daily load (TMDL) plan to improve water quality in the subject facility's watershed.

The existing permit and proposed permit differ as follows:

- Total residual chlorine shall have a performance effluent limit of 0.5 mg/l as an average monthly and an instantaneous maximum of 1.6 mg/l. The monitoring frequency shall be 1x/wk.
- Due to concerns for emerging pollutants, TDS, chloride, bromide, and sulfate shall be monitored on a 1x/quarter basis.

The proposed permit will expire five (5) years from the effective date.

Based on the review in this report, it is recommended that the permit be drafted. 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 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.

Any additional information or public review of documents associated with the discharge or facility may be available at PA DEP Southcentral Regional Office (SCRO), 909 Elmerton Avenue, Harrisburg, PA 17110. To make an appointment for file review, contact the SCRO File Review Coordinator at 717.705.4700.

## 1.0 Applicant

## **1.1 General Information**

This fact sheet summarizes PA Department of Environmental Protection's review for the NPDES renewal for the following subject facility.

Facility Name:	West St. Clair Township WWTP
NPDES Permit #	PA0088960
Physical Address:	Dunning Creek Road Pleasantville, PA Latitude 40.160597; Longitude -78.593619
Mailing Address:	PO Box 43 Alum Bank, PA 15521
Contact:	James Ratchford Operator bratchford@mhakinc.com
Consultant:	Andrew Glitzer ( <u>Andrew.glitzer@ghd.com</u> ) Project Manager GHD 321 Washington Street Huntingdon, PA 16652

## **1.2 Permit History**

The NPDES renewal application submittal included the following information.

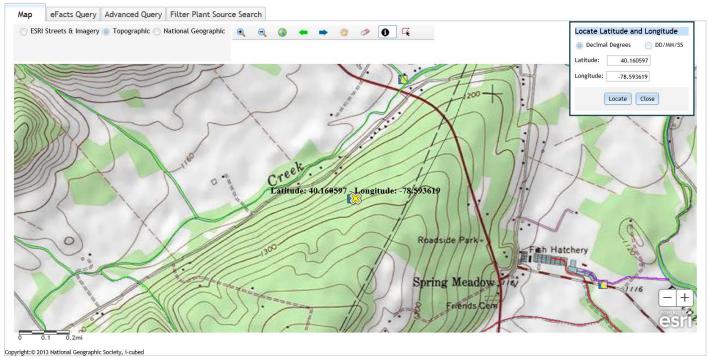
- NPDES Application
- Flow Diagrams

## 2.0 Treatment Facility Summary

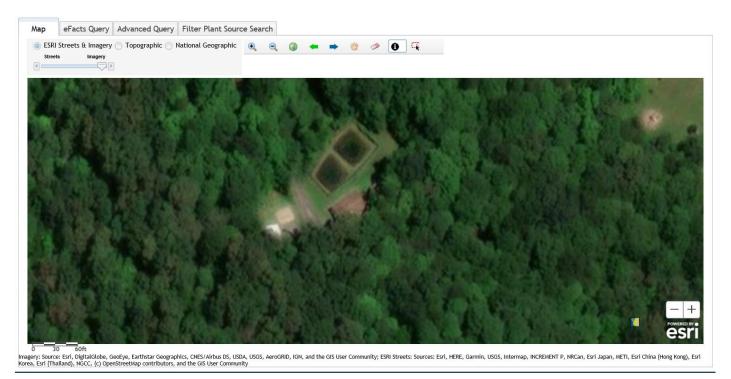
## 2.1.1 Site location

The physical address for the facility is Dunning Creek Road, Pleasantville, PA. A topographical and an aerial photograph of the facility are depicted as Figure 1 and Figure 2.

## Figure 1: Topographical map of the subject facility



## Figure 2: Aerial Photograph of the subject facility



## 2.2 Description of Wastewater Treatment Process

The subject facility is a 0.0032 MGD (3,200 GPD) design flow facility. The subject facility discharges water softener backwash into two detention ponds. The detention ponds has a detention time of approximately 7 days and a capacity of 22,440 gallons (Fact Sheet from March 20, 2002). The facility is being evaluated for flow, pH, total nitrogen and total phosphorus. The existing permits limits for the facility is summarized in Section 2.4.

The treatment process is summarized in the table.

	Treatment Facility Summary								
Freatment Facility Nar	me: W St Clair Pleasantville	Ws							
Waste Type	Degree of Treatment	Process Type	Disinfection	Avg Annual Flow (MGD)					
Industrial	Chemical (Industrial Waste)	Ion Exchange	No Disinfection						
Hydraulic Capacity (MGD)	Organic Capacity (Ibs/day)	Load Status	Biosolids Treatment	Biosolids Use/Disposa					
	· • • •	Not Overloaded							

## 2.3 Facility Outfall Information

The facility has the following outfall information for wastewater.

Outfall No.	001		Design Flow (MGD)	.0032
Latitude	40° 9' 38.00"		Longitude	-78º 35' 38.00"
Wastewater De	escription:	Water Treatment Effluent		

## 2.3.1 Operational Considerations- Chemical Additives

Chemical additives are chemical products introduced into a waste stream that is used for cleaning, disinfecting, or maintenance and which may be detected in effluent discharged to waters of the Commonwealth. Chemicals excluded are those used for neutralization of waste streams, the production of goods, and treatment of wastewater.

The subject facility utilizes the following chemicals as part of their treatment process.

• Sodium hypochlorite for disinfection

## 2.4 Existing NPDES Permits Limits

The existing NPDES permit limits are summarized in the table.

PAR	TA - EFFLUEN		ONS, MONI	TORING, RECORD	KEEPING AND	REPORTING REC	UIREMENTS			
I. A.	For Outfall	,	Latitude	40° 9' 38.00"	, Longitude	78° 35' 38.00"	, River Mile Index	,	Stream Code	14586

Receiving Waters: Dunning Creek

Type of Effluent: Treated water softener backwash

1. The permittee is authorized to discharge during the period from July 1, 2013 through June 30, 2018.

2. Based on the anticipated wastewater characteristics and flows described in the permit application and its supporting documents and/or amendments, the following effluent limitations and monitoring requirements apply (see also Additional Requirements and Footnotes).

		Effluent Limitations								
Parameter	Mass Units	Mass Units (Ibs/day) <sup>(1)</sup>		Concentrat	Minimum (2)	Required				
raiameter	Average Monthly	Total Annual	Minimum	Annual Average		Instant. Maximum	Measurement Frequency	Sample Type		
Flow (MGD)	Report	Report Daily Max	XXX	xxx	xxx	xxx	Continuous	Measured		
pH (S.U.)	xxx	XXX	6.0	xxx	XXX	9.0	1/day	Grab		
Total Nitrogen	xxx	Report	XXX	Report	XXX	xxx	1/year	Calculation		
Total Phosphorus	xxx	Report	XXX	Report	XXX	xxx	1/year	Grab		

Samples taken in compliance with the monitoring requirements specified above shall be taken at the following location(s): at Outfall 001

## 3.0 Facility NPDES Compliance History

## 3.1 Summary of Inspections

A summary of the most recent inspections during the existing permit review cycle is as follows.

The DEP inspector noted the following during the inspection.

10/21/2014:

• The facility stated that (a) backwash was discharged to the ponds approximately once or twice per day and (b) settling ponds have not been cleanout out for at least 8 years. The DEP inspector did not see signs of heavy sludge buildup.

10/19/2016:

• There was nothing significant to report.

11/7/2017:

• There was nothing significant to report.

11/28/2018:

• The facility stated that two valves were replaced in 2018 and another four valves are anticipated to being replaced. One of those valves was reportedly leaking.

## 3.2 Summary of DMR Data

A review of approximately 1-year of DMR data shows that the monthly average flow data for the facility. The maximum average flow data for the DMR reviewed was 0.003 MGD. The design capacity of the treatment system is 0.0032 MGD.

Parameter	SEP-19	AUG-19	JUL-19	<b>JUN-19</b>	MAY-19	APR-19	MAR-19	FEB-19	JAN-19	DEC-18	NOV-18	OCT-18
Flow (MGD)												
Average Monthly	0.003	0.003	0.002	0.002	0.003	0.003	0.003	0.003	0.003	0.003	0.002	0.003
Flow (MGD)												
Daily Maximum	0.005	0.004	0.004	0.004	0.005	0.005	0.005	0.005	0.005	0.004	0.004	0.004
pH (S.U.)												
Minimum	7.62	6.85	6.52	6.81	7.11	7.33	7.35	6.96	7.06	7.15	7.08	7.10
pH (S.U.)												
Instantaneous												
Maximum	8.92	8.85	8.86	7.95	7.80	7.92	7.96	8.0	7.81	7.90	7.84	8.50
Total Nitrogen (mg/L)												
Annual Average										2.200		
Total Nitrogen (lbs)												
Total Annual										0.073		
Total Phosphorus												
(mg/L)												
Annual Average										0.017		
Total Phosphorus (lbs)												
Total Annual										0.0005		

## DMR Data for Outfall 001 (from October 1, 2018 to September 30, 2019)

## 3.3 Non-Compliance

## 3.3.1 Non-Compliance- NPDES Effluent

A summary of the non-compliance to the permit limits for the existing permit cycle is as follows.

A scan of the WMS system did not populate NPDES non-compliance beginning July 1, 2013 to November 3, 2019.

#### 3.3.2 Non-Compliance- Enforcement Actions

A summary of the non-compliance enforcement actions for the current permit cycle is as follows:

## Summary of Enforcement Actions Beginning July 1, 2013 and Ending November 3, 2019

ENF ID	ENF TYPE	ENF TYPE DESC	DESC ENF CREATION DATE VIOLATIONS		ENF FINALSTATUS	ENF CLOSED DATE
360593	NOV	Notice of Violation	01/03/2018	92A.75(A)	Comply/Closed	06/07/2018

## 3.4 Summary of Biosolids Disposal

A summary of the biosolids disposed of from the facility is as follows.

Via telephone conversation with James Ratchford, operator, on November 5, 2019, the facility did not have biosolids disposal in the last 12 month.

#### **3.5 Open Violations**

An open violation exists for the facility in the Safe Drinking Water Program. The permit will be released as draft. However, a resolution to the open violation should occur prior to final issuance of the NPDES renewal.

## 4.0 Receiving Waters and Water Supply Information Detail Summary

#### 4.1 Receiving Waters

The receiving waters has been determined to be Dunning Creek. The sequence of receiving streams that Dunning Creek discharges into are the Raystown Branch Juniata River, the Juniata River, and the Susquehanna River which eventually drains into the Chesapeake Bay.

#### 4.2 Public Water Supply (PWS) Intake

The closest PWS to the subject facility is the Saxton Municipal Water Authority (PWS ID #4050021) located approximately 69 miles downstream of the subject facility on the Juniata River. Based upon the distance and the flow rate of the facility, the PWS should not be impacted.

## 4.3 Class A Wild Trout Streams

Class A Wild Trout Streams are waters that support a population of naturally produced trout of sufficient size and abundance to support long-term and rewarding sport fishery. DEP classifies these waters as high-quality coldwater fisheries.

The information obtained from EMAP suggests that no Class A Wild Trout Fishery will be impacted by this discharge.

## 4.4 2016 Integrated List of All Waters (303d Listed Streams)

Section 303(d) of the Clean Water Act requires States to list all impaired surface waters not supporting uses even after appropriate and required water pollution control technologies have been applied. The 303(d) list includes the reason for impairment which may be one or more point sources (i.e. industrial or sewage discharges) or non-point sources (i.e. abandoned mine lands or agricultural runoff and the pollutant causing the impairment such as metals, pH, mercury or siltation).

States or the U.S. Environmental Protection Agency (EPA) must determine the conditions that would return the water to a condition that meets water quality standards. As a follow-up to listing, the state or EPA must develop a Total Maximum Daily Load (TMDL) for each waterbody on the list. A TMDL identifies allowable pollutant loads to a waterbody from both point and non-point sources that will prevent a violation of water quality standards. A TMDL also includes a margin of safety to ensure protection of the water.

The water quality status of Pennsylvania's waters uses a five-part categorization (lists) of waters per their attainment use status. The categories represent varying levels of attainment, ranging from Category 1, where all designated water uses are met to Category 5 where impairment by pollutants requires a TMDL for water quality protection.

The receiving waters is listed in the 2016 Pennsylvania Integrated Water Quality Monitoring and Assessment Report as a Category 2 waterbody. The surface waters is an attaining stream that supports aquatic life. The designated use has been classified as protected waters for warm water fishes and migratory fishes.

#### **4.5 Low Flow Stream Conditions**

Water quality modeling estimates are based upon conservative data inputs. The data are typically estimated using either a stream gauge or through USGS web based StreamStats program. The NPDES effluent limits are based upon the combined flows from both the stream and the facility discharge.

A conservative approach to estimate the impact of the facility discharge using values which minimize the total combined volume of the stream and the facility discharge. The volumetric flow rate for the stream is based upon the seven-day, 10-year low flow (Q710) which is the lowest estimated flow rate of the stream during a 7 consecutive day period that occurs once in 10 year time period. The facility discharge is based upon a known design capacity of the subject facility.

The closest WQN to the subject facility is the Raystown Branch Juniata River (WQN223). This WQN station is located approximately 70 miles downstream of the subject facility. The closest gauge station (Dunning Creek at Belden, PA) is located 12 miles downstream of the subject facility. For WQM modeling, pH and stream water temperature data from the water quality network station was used. pH was estimated to be 8.0 and the stream water temperature was estimated to be 23.3 C. The low flow yield and the Q710 for the subject facility was estimated as shown below.

	Gauge Station Data		
USGS Station Number			
Station Name	Dunning Creek at	Belden, PA	
Q710	9.4	ft <sup>3</sup> /sec	
Drainage Area (DA)	172	mi <sup>2</sup>	
Calculations			
The low flow yield of the	gauge station is:		
Low Flow Yield (LFY) = Q7	10 / DA ( 9.4 ft <sup>3</sup> /sec / 172 mi <sup>2</sup> )		
LFY =	0.0547	ft <sup>3</sup> /sec/mi <sup>2</sup>	
The low flow at the subje	ct site is based upon the DA of	32.6	mi <sup>2</sup>
Q710 = (LFY@gauge stati			
Q710 = (0.0547 ft <sup>3</sup> /sec/m	i <sup>ź</sup> )(32.6 mi <sup>ź</sup> )		
Q710 =	1.782	ft <sup>3</sup> /sec	

Outfall No. 001			Design Flow (MGD)	.0032		
Latitude 40Â	<sup>0</sup> 9' 47.0	5"	Longitude	-78º 35' 43.02"		
Quad Name			Quad Code			
Wastewater Desc	ription:	Water Treatment Effluen	t			
Receiving Waters	Dunn	ing Creek (WWF)	Stream Code	14586		
NHD Com ID	6584	4617	RMI	17		
Drainage Area	32.6		Yield (cfs/mi <sup>2</sup> )	0.0547		
Q <sub>7-10</sub> Flow (cfs)	1.782	2	Q7-10 Basis	StreamStats/StreamGauge		
Elevation (ft)	1139		Slope (ft/ft)			
Watershed No.	<u>11-C</u>		Chapter 93 Class.	WWF, MF		
Existing Use	Same	e as chapter 93 class.	Existing Use Qualifier			
Exceptions to Use			Exceptions to Criteria	None		
Assessment Statu	IS	Attaining Use(s) support	s aquatic life.			
Cause(s) of Impai	rment	Not applicable				
Source(s) of Impa	irment	Not applicable				
TMDL Status		Not applicable	Name			
Background/Ambi	ent Data		Data Source			
pH (SU)		8.0	WQN223; median July to Sep	t		
Temperature (°C)		23.3	WQN223; median July to Sep	t		
Hardness (mg/L)		115	Upstream stream sample			
Other:						
Nearest Downstre	am Publ	ic Water Supply Intake	Saxton Municipal Water Author	ority		
PWS Waters	Juniata		Flow at Intake (cfs)			
PWS RMI	41		Distance from Outfall (mi) 69			

## 5.0: Overview of Presiding Water Quality Standards

## 5.1 General

There are at least six (6) different policies which determines the effluent performance limits for the NPDES permit. The policies are technology based effluent limits (TBEL), water quality based effluent limits (WQBEL), antidegradation, total maximum daily loading (TMDL), anti-backsliding, and whole effluent toxicity (WET) The effluent performance limitations enforced are the selected permit limits that is most protective to the designated use of the receiving waters. An overview of each of the policies that are applicable to the subject facility has been presented in Section 6.

## 5.2.1 Technology-Based Limitations

TBEL treatment requirements under section 301(b) of the Act represent the minimum level of control that must be imposed in a permit issued under section 402 of the Act (40 CFR 125.3). Available TBEL requirements for the state of Pennsylvania are itemized in PA Code 25, Chapter 92a.47.

The presiding sources for the basis for the effluent limitations are governed by either federal or state regulation. The reference sources for each of the parameters is itemized in the tables. The following technology-based limitations apply, subject to water quality analysis and best professional judgement (BPJ) where applicable:

Parameter	Limit (mg/l)	SBC	Federal Regulation	State Regulation
рН	6.0 – 9.0 S.U.	Min – Max	133.102(c)	95.2(1)
Total Residual Chlorine	0.5	Average Monthly	-	92a.48(b)(2)

## 5.3 Water Quality-Based Limitations

WQBEL are based on the need to attain or maintain the water quality criteria and to assure protection of designated and existing uses (PA Code 25, Chapter 92a.2). The subject facility that is typically enforced is the more stringent limit of either the TBEL or the WQBEL.

Determination of WQBEL is calculated by spreadsheet analysis or by a computer modeling program developed by DEP. DEP permit engineers utilize the following computing programs for WQBEL permit limitations: (1) MS Excel worksheet for Total Residual Chorine (TRC); (2) WQM 7.0 for Windows Wasteload Allocation Program for Dissolved Oxygen and Ammonia Nitrogen Version 1.0 (WQM Model) and (3) PENTOXSD for Windows 2.0 (PENTOXSD) for Toxics pollutants.

## 5.3.1 Water Quality Modeling 7.0

The WQM Model is a computer model that is used to determine NPDES discharge effluent limitations for Carbonaceous BOD (CBOD5), Ammonia Nitrogen (NH3-N), and Dissolved Oxygen (DO) for single and multiple point source discharges scenarios. WQM Model is a complete-mix model which means that the discharge flow and the stream flow are assumed to instantly and completely mixed at the discharge node.

WQM recommends effluent limits for DO, CBOD5, and NH<sub>3</sub>-N in mg/l for the discharge(s) in the simulation.

WQM modeling was not completed as none of the parameters modeled by WQM are of concern.

## 5.3.2 PENTOXSD Modeling

The PENTOXSD model is a computer model that is used to determine effluent limitations for toxics (and other substances) for single discharge wasteload allocations. This computer model uses a mass-balance water quality analysis that includes consideration for mixing, first-order decay, and other factors used to determine recommended water quality-based effluent limits. PENTOXSD does not assume that all discharges completely mix with the stream. The point of compliance with water quality criteria are established using criteria compliance times (CCTs). The available CCTs are either acute fish criterion (AFC), chronic fish criterion (CFC), or human health criteria (THH & CRL).

Acute Fish Criterion (AFC) measures the criteria compliance time as either the maximum criteria compliance time (i.e.15 minutes travel time downstream of the current discharge) or the complete mix time whichever comes first. AFC is evaluated at Q710 conditions.

**Chronic Fish Criterion (CFC)** measures the criteria compliance time as either the maximum criteria compliance time (i.e. 12 hours travel time downstream of the current discharge) or the complete mix time whichever comes first. CFC is evaluated at Q710 conditions.

**Threshold Human Health (THH)** measures the criteria compliance time as either the maximum criteria compliance time (i.e. 12 hours travel time downstream of the current discharge) or the estimated travel time downstream to the nearest potable water supply intake whichever comes first. THH is evaluated at Q710 conditions.

**Cancer Risk Level (CRL)** measures the criteria compliance time as either the maximum criteria compliance time (i.e. 12 hours travel time downstream of the current discharge) or the complete mix time whichever comes first. CRL is evaluated at Qh (harmonic mean or normal flow) conditions.

The PENTOXSD Model requires several input values for calculating output values. The source of data originates from either EMAP, the National Map, or Stream Stats. Data for stream gauge information, if any, was abstracted from USGS Low-Flow, Base-Flow, and Mean-Flow Regression Equations for Pennsylvania Streams authored by Marla H. Stuckey (Scientific Investigations Report 2006-5130).

The input values utilized for the modeling are summarized in the table which can be found in Attachment B.

#### 5.3.2.1 Determining if NPDES Permit Will Require Monitoring/Limits in the Proposed Permit for Toxic Pollutants

To determine if PENTOXSD modeling is necessary, DEP has developed a Toxics Screening Analysis worksheet to identify toxics of concern. Toxic pollutants whose maximum concentrations as reported in the permit application or on DMRs are greater than the most stringent applicable water quality criterion are pollutants of concern. A Reasonable Potential Analysis was utilized to determine (a) if the toxic parameters modeled would require monitoring or (b) if permit limitations would be required for the parameters. The toxics reviewed for reasonable potential were the pollutants in Groups 1 and 2.

The Toxics Screening Analysis- Water Quality Pollutants of Concern worksheet indicated PENTOXSD modeling was required since the concentrations measured in the effluent sample were not within the normal range for safe water quality protection.

Based upon the SOP- Establishing Water Quality-Based Effluent Limitations (WQBELs) and Permit Conditions for Toxic Pollutants (Revised January 10, 2019), monitoring and/or limits will be established as follows.

- (a) When reasonable potential is demonstrated, establish limits where the maximum reported concentration equals or exceeds 50% of the WQBEL.
- (b) For non-conservative pollutants, establish monitoring requirements where the maximum reported concentration is between 25% 50% of the WQBEL.
- (c) For conservative pollutants, establish monitoring requirements where the maximum reported concentration is between 10% 50% of the WQBEL.

#### Based upon the aforementioned ranges which require monitoring/limits, no monitoring or limits are required.

Summary of PENTOXSD Screening Recommendations for Toxics							
Parameter	Max Concentration in Application or DMR (μg/L)	Most Stringent WQBEL (µg/L)	Governing Criterion (AFC, CFC, THH, or CRL)	Screening Recommendation			
Total Selenium	100	1802.16	AFC	No Limits/Monitoring			
Osmotic Pressure	688.235	7652.05	CFC	No Limits/Monitoring			

#### A summary of the screening recommendation is shown in the table.

## The Toxics Screening Analysis and the PENTOXSD output has been included in Attachment B.

#### 5.3.3 Whole Effluent Toxicity (WET)

WET is not applicable to the subject facility.

## 5.4 Total Maximum Daily Loading (TMDL)

#### 5.4.1 TMDL

The goal of the Clean Water Act (CWA), which governs water pollution, is to ensure that all of the Nation's waters are clean and healthy enough to support aquatic life and recreation. To achieve this goal, the CWA created programs designed to regulate and reduce the amount of pollution entering United States waters. Section 303(d) of the CWA requires states to assess their waterbodies to identify those not meeting water quality standards. If a waterbody is not meeting standards, it is listed as impaired and reported to the U.S. Environmental Protection Agency. The state then develops a plan to clean up the impaired waterbody. This plan includes the development of a Total Maximum Daily Load (TMDL) for the pollutant(s) that were found to be the cause of the water quality violations. A Total Maximum Daily Load (tmdl) calculates the maximum amount of a specific pollutant that a waterbody can receive and still meet water quality standards.

Pennsylvania has committed to restoring all impaired waters by developing TMDLs and TMDL alternatives for all impaired waterbodies. The TMDL serves as the starting point or planning tool for restoring water quality.

## 5.4.1.1 Local TMDL

The subject facility does not discharge into a local TMDL.

## 5.4.1.2 Chesapeake Bay TMDL Requirement

The Chesapeake Bay Watershed is a large ecosystem that encompasses approximately 64,000 square miles in Maryland, Delaware, Virginia, West Virginia, Pennsylvania, New York and the District of Columbia. An ecosystem is composed of interrelated parts that interact with each other to form a whole. All of the plants and animals in an ecosystem depend on each other in some way. Every living thing needs a healthy ecosystem to survive. Human activities affect the Chesapeake Bay ecosystem by adding pollution, using resources and changing the character of the land.

Most of the Chesapeake Bay and many of its tidal tributaries have been listed as impaired under Section 303(d) of the federal Water Pollution Control Act ("Clean Water Act"), 33 U.S.C. § 1313(d). While the Chesapeake Bay is outside the boundaries of Pennsylvania, more than half of the State lies within the watershed. Two major rivers in Pennsylvania are part of the Chesapeake Bay Watershed. They are (a) the Susquehanna River and (b) the Potomac River. These two rivers total 40 percent of the entire Chesapeake Bay watershed.

The overall management approach needed for reducing nitrogen, phosphorus and sediment are provided in the Bay TMDL document and the Phase I and II WIPs which is described in the Bay TMDL document and Executive Order 13508.

The Bay TMDL is a comprehensive pollution reduction effort in the Chesapeake Bay watershed identifying the necessary pollution reductions of nitrogen, phosphorus and sediment across the seven Bay watershed jurisdictions of Delaware, Maryland, New York, Pennsylvania, Virginia, West Virginia and the District of Columbia to meet applicable water quality standards in the Bay and its tidal waters.

The Watershed Implementation Plans (WIPs) provides objectives for how the jurisdictions in partnership with federal and local governments will achieve the Bay TMDL's nutrient and sediment allocations. The jurisdictions have developed or will develop WIPs over three Phases.

Phase I and Phase II WIPs were developed and submitted to EPA in 2010 and 2012 for objectives to be implemented by 2017 and 2025 to achieve applicable water quality standards. The Phase II WIPs build on the initial Phase I WIPs platform by providing more specific local actions. In 2018, Phase III WIPs will be developed to include further actions for jurisdictions to implement between 2018 and 2025.

Section 7 of the Phase II WIP describes Pennsylvania's strategy for reducing nutrients to the Chesapeake Bay from wastewater facilities. The supplement to Section 7 of the Phase II WIP provides an update on Chesapeake Bay TMDL implementation activities for point sources and DEP's current implementation strategy for wastewater. The supplement is updated periodically to reflect changes due to PA DEP's permit actions as well as changes to strategies in managing the wastewater sector's allocated loads under the TMDL. The latest revision of the supplement was October 14, 2016.

The Chesapeake Bay TMDL (Appendix Q) categorizes point sources into four sectors

- Sector A- significant sewage dischargers;
- Sector B- significant industrial waste (IW) dischargers;
- Sector C- non-significant dischargers (both sewage and IW facilities); and
- Sector D- combined sewer overflows (CSOs).

All sectors contain a listing of individual facilities with NPDES permits that were believed to be discharging at the time the TMDL was published (2010). All sectors with the exception of the non-significant dischargers have individual wasteload allocations (WLAs) for TN and TP assigned to specific facilities. Non-significant dischargers have a bulk or aggregate allocation for TN and TP based on the facilities in that sector that were believed to be discharging at that time and their estimated nutrient loads.

Based upon the supplement the subject facility has been categorized as a Sector C discharger. The supplement defines Sector C as a sewage facility is considered non-significant dischargers if it is a Phase 4 facility or Phase 5 facility having a specified flow rate (i.e. Phase 4 facility  $\geq$  0.2 MGD and < 0.4 MGD, Phase 5 facility > 0.002 MGD and < 0.2 MGD), a small flow/single residence sewage treatment facilities ( $\leq$  0.002 MGD), or a non-significant IW facilities. These facilities may be covered by statewide general permits or may have individual NPDES permits.

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Currently, there are approximately 1,000 Phase 4 and 5 sewage facilities and approximately 740 small flow sewage treatment facilities covered by the general permit. There are also approximately 600 non-significant IW facilities.

Sewage facility considered non-significant IW dischargers will require monitoring and reporting of TN and TP will be throughout the permit term in renewed or amended permits anytime the facility has the potential to introduce a net TN or TP increase to the load contained within the intake water used in processing. In general, facilities that discharge groundwater and cooling water with no addition of chemicals containing N or P do not require monitoring.

A list of non-significant sewage and industrial waste dischargers with Cap Loads in NPDES permits is presented in Attachment B of the Phase 2 WIP.

The facility is not listed in Attachment B of the Phase 2 WIP as a non-significant industrial waste discharger. This facility is subject to Sector C monitoring requirements. Monitoring for nitrogen and phosphorus shall be required at least 1x/yr.

## 5.5 Anti-Degradation Requirement

Chapter 93.4a of the PA regulations requires that surface water of the Commonwealth of Pennsylvania may not be degraded below levels that protect the existing uses. The regulations specifically state that *Existing instream water uses and the level of water quality necessary to protect the existing uses shall be maintained and protected*. Antidegradation requirements are implemented through DEP's guidance manual entitled Water Quality Antidegradation Implementation Guidance (Document #391-0300-02).

The policy requires DEP to protect the existing uses of all surface waters and the existing quality of High Quality (HQ) and Exceptional Value (EV) Waters. Existing uses are protected when DEP makes a final decision on any permit or approval for an activity that may affect a protected use. Existing uses are protected based upon DEP's evaluation of the best available information (which satisfies DEP protocols and Quality Assurance/Quality Control (QA/QC) procedures) that indicates the protected use of the waterbody.

For a new, additional, or increased point source discharge to an HQ or EV water, the person proposing the discharge is required to utilize a nondischarge alternative that is cost-effective and environmentally sound when compared with the cost of the proposed discharge. If a nondischarge alternative is not cost-effective and environmentally sound, the person must use the best available combination of treatment, pollution prevention, and wastewater reuse technologies and assure that any discharge is nondegrading. In the case of HQ waters, DEP may find that after satisfaction of intergovernmental coordination and public participation requirements lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located. In addition, DEP will assure that cost-effective and reasonable best management practices for nonpoint source control in HQ and EV waters are achieved.

The subject facility's discharge will be to a non-special protection waters and the permit conditions are imposed to protect existing instream water quality and uses. Neither HQ waters or EV waters is impacted by this discharge.

## 5.6 Anti-Backsliding

Anti-backsliding is a federal regulation which prohibits a permit from being renewed, reissued, or modified containing effluent limitations which are less stringent than the comparable effluent limitations in the previous permit (40 CFR 122.I.1 and 40 CFR 122.I.2). A review of the existing permit limitations with the proposed permit limitations confirm that the facility is consistent with anti-backsliding requirements. The facility has proposed effluent limitations that are as stringent as the existing permit.

## 6.0 NPDES Parameter Details

The basis for the proposed sampling and their monitoring frequency that will appear in the permit for each individual parameter are itemized in this Section. The final limits are the more stringent of technology based effluent treatment (TBEL) requirements, water quality based (WQBEL) limits, TMDL, antidegradation, anti-degradation, or WET.

The reader will find in this section:

- a) a justification of recommended permit monitoring requirements and limitations for each parameter in the proposed NPDES permit;
- b) a summary of changes from the existing NPDES permit to the proposed permit; and
- c) a summary of the proposed NPDES effluent limits.

## 6.1 Recommended Monitoring Requirements and Effluent Limitations

A summary of the recommended monitoring requirements and effluent limitations are itemized in the tables. The tables are categorized by (a) Conventional Pollutants and Disinfection, (b) Nitrogen Species and Phosphorus, and (c) Toxics.

## 6.1.1 Conventional Pollutants and Disinfection

	Summary		IPDES Parameter Details for Conventional Pollutants and Disinfection					
	Permit Limitation	West S	t. Clair Township Water Treatment Plant, PA0088960					
Parameter	Required by <sup>1</sup> :		Recommendation					
		Monitoring:	The monitoring frequency shall be daily as a grab sample (Table 6-4).					
pH (S.U.)	TBEL	Effluent Limit:	Effluent limits may range from pH = 6.0 to 9.0					
pri (3.0.)	IDEE	Rationale:	The monitoring frequency has been assigned in accordance with Table 6-4 and the effluent limits assigned by Chapter 95.2(1).					
		Monitoring:	The monitoring frequency shall be on a 1x/wk basis as a grab sample.					
TRC		Effluent Limit:	The average monthly limit should not exceed 0.5 mg/l and/or 1.6 mg/l as an instantaneous maximum.					
	TBEL	forms of aqua imposed on a expressed in t (Implementation Based on the calculated by	lorine in both combined (chloramine) and free form is extremely toxic to freshwater fish and other tic life (Implementation Guidance Total Residual Chlorine 1). The TRC effluent limitations to be discharger shall be the more stringent of either the WQBEL or TBEL requirements and shall be the NPDES permit as an average monthly and instantaneous maximum effluent concentration on Guidance Total Residual Chlorine 4). stream flow rate (lowest 7-day flow rate in 10 years) and the design flow rate of the subject facility the TRC Evaluation worksheet, the TBEL is more stringent than the WQBEL. g frequency has been assigned in accordance with Table 6-3 and the effluent limits assigned by $48(b)(2)$					
Notes:								
		, , ,	sliding, (b) Anti-Degradation, (c) SOP, (d) TBEL, (e) TMDL, (f) WQBEL, or (g) WET					
	requency based on f							
•	• •		dustrial Discharges) in Technical Guidance for the Development and Specification of Effluent S Permits) (Document # 362-0400-001) Revised 10/97					
4 Water Quali	ty Antidegradation In	nplementaton G	Suidance (Document # 391-0300-002)					

5 Phase 2 Watershed Implementation Plan Wastewater Supplement, Revised September 6, 2017

## 6.1.2 Nitrogen Species and Phosphorus

		West S	t. Clair Township Water Treatment Plant, PA0088960					
Parameter	Permit Limitation		Recommendation					
Farameter	Required by <sup>1</sup> :		Recommendation					
		Monitoring:	The monitoring frequency shall be 1x/yr as grab sample					
Total Nitrogen	Cheapeake Bay	Effluent Limit:	No effluent requirements.					
	TMDL	Rationale:	Due to the Chesapeake Bay Implementation Plan, the facility is required to be monitored on a					
		Rationale.	frequency at least annually.					
		Monitoring:	The monitoring frequency shall be 1x/yr as grab sample					
Total	Cheapeake Bay	Effluent Limit:	No effluent requirements.					
Phosphorus	TMDL	Rationale:	Due to the Chesapeake Bay Implementation Plan, the facility is required to be monitored on a frequency at least annually.					
Notes:								
1 The NPDES	permit was limited b	y (a) anti-Back	sliding, (b) Anti-Degradation, (c) SOP, (d) TBEL, (e) TMDL, (f) WQBEL, or (g) WET					
2 Monitoring fr	equency based on f	low rate of 0.00	032 MGD.					
•	• •		dustrial Discharges) in Technical Guidance for the Development and Specification of Effluent S Permits) (Document # 362-0400-001) Revised 10/97					
4 Water Qualit	y Antidegradation In	plementaton G	Guidance (Document # 391-0300-002)					
		•	ewater Supplement, Revised September 6, 2017					

## 6.1.3 Toxics

## 6.1.3.1 Implementation of Regulation- Chapter 92a.61

Chapter 92a.61 provides provisions to DEP to monitor for pollutants that may have an impact on the quality of waters of the Commonwealth. Based upon DEP policy directives issued in January 2014 in conjunction with EPA, increased monitoring in NPDES permits for TDS, sulfate, chloride, bromide, and 1,4-dioxane have been recommended.

For point source discharges and upon issuance or reissuance of an individual NPDES permit, the following criteria triggers requirements for monitoring and reporting.

• Discharges not exceeding 0.1 MGD should monitor and report for TDS, sulfate, chloride, and bromide if the concentration of TDS in the discharge exceeds 5,000 mg/l.

Since TDS exceeded the threshold of 5,000 mg/l, the facility will be required to monitor for TDS, sulfate, chloride, and bromide.

## 6.1.3.2 Summary of Toxics Monitoring/Limits

		West S	t. Clair Township Water Treatment Plant, PA0088960				
Parameter	Permit Limitation Required by <sup>1</sup> :		Recommendation				
	Email	Monitoring:	The monitoring frequency shall be 1x/quarter as a grab sample.				
TDS	Directive/Chapter	Effluent Limit:	No effluent requirements.				
100	92a.61	Rationale:	Based upon the SOP- Establishing Effluent Limitations for Individual Sewage Permits , this				
	320.01	Nationale.	pollutant is being required for monitoring as an emerging pollutant of concern.				
	Email Directive/Chapter 92a.61	Monitoring:	The monitoring frequency shall be 1x/quarter as a grab sample.				
Chloride		Effluent Limit:	No effluent requirements.				
Chionae		Rationale:	Based upon the SOP- Establishing Effluent Limitations for Individual Sewage Permits , this				
		Rationale.	pollutant is being required for monitoring as an emerging pollutant of concern.				
	Directive/Chapter	Monitoring:	The monitoring frequency shall be 1x/quarter as a grab sample.				
Bromide		Effluent Limit:	No effluent requirements.				
Bromue		Rationale:	Based upon the SOP- Establishing Effluent Limitations for Individual Sewage Permits , this				
		924.01	Rationale.	pollutant is being required for monitoring as an emerging pollutant of concern.			
	Email	Monitoring:	The monitoring frequency shall be 1x/quarter as a grab sample.				
Sulfate	Directive/Chapter	Effluent Limit:	No effluent requirements.				
Sullate	92a.61	Rationale:	Based upon the SOP- Establishing Effluent Limitations for Individual Sewage Permits , this				
	928.01	Rationale.	pollutant is being required for monitoring as an emerging pollutant of concern.				
lotes:							
		1					
	pormit was limited b	v (a) anti Rack	sliding, (b) Anti-Degradation, (c) SOP, (d) TBEL, (e) TMDL, (f) WQBEL, or (g) WET				
	requency based on f						

4 Water Quality Antidegradation Implementaton Guidance (Document # 391-0300-002)

5 Phase 2 Watershed Implementation Plan Wastewater Supplement, Revised September 6, 2017

## 6.2 Summary of Changes From Existing Permit to Proposed Permit

A summary of how the proposed NPDES permit differs from the existing NPDES permit is summarized as follows.

	Changes in Permit Monitoring or Effluent Quality						
Parameter	Existing Permit	Draft Permit					
TRC	No monitoring or effluent performance requirement.	Since the discharging wastewater may come into contact with sodium hypochlorite, TRC shall be monitored on at least a 1x/wk basis. The effluent performance shall be 0.5 mg/l as a monthly average and 1.6 mg/l as an instantaneous maximum					
TDS	No monitoring or effluent performance requirement.	Due to the pollutant being a potential emerging contaminant of concern, TDS shall be monitored 1x/quarter.					
Chloride	No monitoring or effluent performance requirement.	Due to the pollutant being a potential emerging contaminant of concern, chloride shall be monitored 1x/quarter.					
Bromide	No monitoring or effluent performance requirement.	Due to the pollutant being a potential emerging contaminant of concern, bromide shall be monitored 1x/quarter.					
Sulfate	No monitoring or effluent performance requirement.	Due to the pollutant being a potential emerging contaminant of concern, sulfate shall be monitored 1x/quarter.					

## 6.3.1 Summary of Proposed NPDES Effluent Limits

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.

The proposed NPDES effluent limitations are summarized in the table below.

					Permit No. F	PA0088960	
PART A - EFFLUENT LIMITA	ATIONS, MONITORING, RECORDKI	EEPING AND	REPORTING REC	UIREMENTS			
I.A. For Outfall 001	, Latitude 40° 9' 38.00" ,	Longitude	78° 35' 38.00"	, River Mile Index	17.23 ,	Stream Code	14586
Receiving Waters:	Dunning Creek (WWF)			_			
T (500 )	NV. T						

Type of Effluent: Water Treatment Effluent

1. The permittee is authorized to discharge during the period from Permit Effective Date through Permit Expiration Date.

2. Based on the anticipated wastewater characteristics and flows described in the permit application and its supporting documents and/or amendments, the following effluent limitations and monitoring requirements apply (see also Additional Requirements and Footnotes).

			Effluent L	imitations			Monitoring Re	quirements
Parameter	Mass Units (lbs/day) (1)		Concentrations (mg/L)				Minimum <sup>(2)</sup>	Required
raiametei	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	Instant. Maximum	Measurement Frequency	Sample Type
Flow (MGD)	Report	Report Daily Max	XXX	XXX	XXX	XXX	Continuous	Measured
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0	1/day	Grab
Total Residual Chlorine (TRC)	XXX	xxx	XXX	0.5 Avg Mo	xxx	1.6	1/week	Grab
Total Dissolved Solids	XXX	xxx	XXX	Report	xxx	xxx	4/year	Grab
Total Nitrogen	XXX	XXX	XXX	Report	xxx	xxx	1/year	Calculation
Total Nitrogen (Total Load, Ibs) (Ibs)	XXX	Report Total Annual	XXX	XXX	XXX	xxx	1/year	Calculation
Total Phosphorus	XXX	XXX	XXX	Report	xxx	xxx	1/year	Grab
Total Phosphorus (Total Load, Ibs) (Ibs)	XXX	Report Total Annual	XXX	xxx	xxx	xxx	1/year	Calculation
Sulfate, Total	XXX	xxx	xxx	Report	xxx	xxx	4/year	Grab
Chloride	XXX	xxx	XXX	Report	xxx	xxx	4/year	Grab
Bromide	XXX	xxx	XXX	Report	xxx	xxx	4/year	Grab

Samples taken in compliance with the monitoring requirements specified above shall be taken at the following location(s):

at Outfall 001

## 6.3.2 Summary of Proposed Permit Part C Conditions

The subject facility has the following Part C conditions.

- Chlorine Minimization
- Chesapeake Bay Nutrient Definitions
- eDMR use Requirement
- Water Treatment Plant Basin Cleaning

	Tools and References Used to Develop Permit
	WQM for Windows Model (see Attachment
$\square$	PENTOXSD for Windows Model (see Attachment
	TRC Model Spreadsheet (see Attachment )
	Temperature Model Spreadsheet (see Attachment)
$\square$	Toxics Screening Analysis Spreadsheet (see Attachment )
	Water Quality Toxics Management Strategy, 361-0100-003, 4/06.
	Technical Guidance for the Development and Specification of Effluent Limitations, 362-0400-001, 10/97.
	Policy for Permitting Surface Water Diversions, 362-2000-003, 3/98.
	Policy for Conducting Technical Reviews of Minor NPDES Renewal Applications, 362-2000-008, 11/96.
	Technology-Based Control Requirements for Water Treatment Plant Wastes, 362-2183-003, 10/97.
	Technical Guidance for Development of NPDES Permit Requirements Steam Electric Industry, 362-2183-004, 12/97.
	Pennsylvania CSO Policy, 385-2000-011, 9/08.
	Water Quality Antidegradation Implementation Guidance, 391-0300-002, 11/03.
	Implementation Guidance Evaluation & Process Thermal Discharge (316(a)) Federal Water Pollution Act, 391-2000- 002, 4/97.
	Determining Water Quality-Based Effluent Limits, 391-2000-003, 12/97.
	Implementation Guidance Design Conditions, 391-2000-006, 9/97.
	Technical Reference Guide (TRG) WQM 7.0 for Windows, Wasteload Allocation Program for Dissolved Oxygen and Ammonia Nitrogen, Version 1.0, 391-2000-007, 6/2004.
	Interim Method for the Sampling and Analysis of Osmotic Pressure on Streams, Brines, and Industrial Discharges, 391-2000-008, 10/1997.
	Implementation Guidance for Section 95.6 Management of Point Source Phosphorus Discharges to Lakes, Ponds, and Impoundments, 391-2000-010, 3/99.
	Technical Reference Guide (TRG) PENTOXSD for Windows, PA Single Discharge Wasteload Allocation Program for Toxics, Version 2.0, 391-2000-011, 5/2004.
	Implementation Guidance for Section 93.7 Ammonia Criteria, 391-2000-013, 11/97.
	Policy and Procedure for Evaluating Wastewater Discharges to Intermittent and Ephemeral Streams, Drainage Channels and Swales, and Storm Sewers, 391-2000-014, 4/2008.
	Implementation Guidance Total Residual Chlorine (TRC) Regulation, 391-2000-015, 11/1994.
	Implementation Guidance for Temperature Criteria, 391-2000-017, 4/09.
	Implementation Guidance for Section 95.9 Phosphorus Discharges to Free Flowing Streams, 391-2000-018, 10/97.
	Implementation Guidance for Application of Section 93.5(e) for Potable Water Supply Protection Total Dissolved Solids, Nitrite-Nitrate, Non-Priority Pollutant Phenolics and Fluorides, 391-2000-019, 10/97.
	Field Data Collection and Evaluation Protocol for Determining Stream and Point Source Discharge Design Hardness, 391-2000-021, 3/99.
	Implementation Guidance for the Determination and Use of Background/Ambient Water Quality in the Determination of Wasteload Allocations and NPDES Effluent Limitations for Toxic Substances, 391-2000-022, 3/1999.
	Design Stream Flows, 391-2000-023, 9/98.
	Field Data Collection and Evaluation Protocol for Deriving Daily and Hourly Discharge Coefficients of Variation (CV) and Other Discharge Characteristics, 391-2000-024, 10/98.
	Evaluations of Phosphorus Discharges to Lakes, Ponds and Impoundments, 391-3200-013, 6/97.
	Pennsylvania's Chesapeake Bay Tributary Strategy Implementation Plan for NPDES Permitting, 4/07.
$\square$	SOP: New and Reissuance Industrial Waste and Industrial Stormwater, Revised October 11, 2013
	Other:

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## Attachment A

# Stream Stats/Gauge Data

Table 1. List of U.S. Geological Survey streamgage locations in and near Pennsylvania with updated streamflow statistics.-Continued

[Latitude and Longitude in decimal degrees; mi<sup>2</sup>, square miles]

Streamgage number	Streamgage name	Latitude	Longitude	Drainage area (mi²)	Regulated
01541303	West Branch Susquehanna River at Hyde, Pa.	41.005	-78.457	474	Y
01541308	Bradley Run near Ashville, Pa.	40.509	-78.584	6.77	N
01541500	Clearfield Creek at Dimeling, Pa.	40.972	-78.406	371	Y
01542000	Moshannon Creek at Osceola Mills, Pa.	40.850	-78.268	68.8	N
01542500	WB Susquehanna River at Karthaus, Pa.	41.118	-78.109	1,462	Y
01542810	Waldy Run near Emporium, Pa.	41.579	-78.293	5.24	N
01543000	Driftwood Branch Sinnemahoning Creek at Sterling Run, Pa.	41.413	-78.197	272	N
01543500	Sinnemahoning Creek at Sinnemahoning, Pa.	41.317	-78.103	685	N
01544000	First Fork Sinnemahoning Creek near Sinnemahoning, Pa.	41.402	-78.024	245	Y
01544500	Kettle Creek at Cross Fork, Pa.	41.476	-77.826	136	N
01545000	Kettle Creek near Westport, Pa.	41.320	-77.874	233	Y
01545500	West Branch Susquehanna River at Renovo, Pa.	41.325	-77.751	2,975	Ŷ
01545600	Young Womans Creek near Renovo, Pa.	41.390	-77.691	46.2	N
01546000	North Bald Eagle Creek at Milesburg, Pa.	40.942	-77,794	119	N
01546400	Spring Creek at Houserville, Pa.	40.834	-77.828	58.5	N
01546500	Spring Creek near Axemann, Pa.	40.890	-77,794	87.2	N
01547100	Spring Creek at Milesburg, Pa.	40.932	-77.786	142	N
01547200	Bald Eagle Creek below Spring Creek at Milesburg, Pa.	40.943	-77,786	265	N
01547500	Bald Eagle Creek at Blanchard, Pa.	41.052	-77.604	339	Y
01547700	Marsh Creek at Blanchard, Pa.	41.060	-77.606	44.1	N
01547800	South Fork Beech Creek near Snow Shoe, Pa.	41.024	-77.904	12.2	N
01547950	Beech Creek at Monument, Pa.	41.112	-77.702	152	N
01548005	Bald Eagle Creek near Beech Creek Station, Pa.	41.081	-77.549	562	Ŷ
01548500	Pine Creek at Cedar Run, Pa.	41.522	-77.447	604	N
01549000	Pine Creek near Waterville, Pa.	41.313	-77.379	750	N
01549500	Blockhouse Creek near English Center, Pa.	41.474	-77.231	37.7	N
01549700	Pine Creek below Little Pine Creek near Waterville, Pa.	41.274	-77.324	944	Y
01550000	Lycoming Creek near Trout Run, Pa.	41.418	-77.033	173	N
01551500	WB Susquehanna River at Williamsport, Pa.	41.236	-76.997	5,682	Y
01552000	Loyalsock Creek at Loyalsockville, Pa.	41.325	-76.912	435	N
01552500	Muncy Creek near Sonestown, Pa.	41.357	-76.535	23.8	N
01553130	Sand Spring Run near White Deer, Pa.	41.059	-77.077	4.93	N
01553500	West Branch Susquehanna River at Lewisburg, Pa.	40.968	-76.876	6,847	Y
01553700	Chillisquaque Creek at Washingtonville, Pa.	41.062	-76.680	51.3	N
01554000	Susquehanna River at Sunbury, Pa.	40.835	-76.827	18,300	Y
01554500	Shamokin Creek near Shamokin, Pa.	40.810	-76.584	54.2	N
01555000	Penns Creek at Penns Creek, Pa.	40.810	-77.048	301	N
01555500	East Mahantango Creek near Dalmatia, Pa.	40.611	-76.912	162	
01556000	Frankstown Branch Juniata River at Williamsburg, Pa.	40.463	-78.200	291	N N
01557500	Bald Eagle Creek at Tyrone, Pa.	40.684	-78.234	44.1	
01557500	Little Juniata River at Spruce Creek, Pa.	40.613	-78.254	220	N N
01559000					
01559500	Juniata River at Huntingdon, Pa. Standing Stone Creek near Huntingdon, Pa	40.485	-78.019 -77.971	816 128	LF
	Standing Stone Creek near Huntingdon, Pa.	40.524			N
01559700 01560000	Sulphur Springs Creek near Manns Choice, Pa. Dunning Creek at Belden, Pa.	39.978 40.072	-78.619 -78.493	5.28 172	N N

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Table 2. Selected low-flow statistics for streamgage locations in and near Pennsylvania.—Continued

[ft³/s; cubic feet per second; ---, statistic not computed; <, less than]

Streamgage number	Period of record used in analysis <sup>1</sup>	Number of years used in analysis	1-day, 10-year (ft³/s)	7-day, 10-year (ft∛s)	7-day, 2-year (ft³/s)	30-day, 10-year (ft%s)	30-day, 2-year (ft³/s)	90-day, 10-year (ft³/s)
01546000	1912-1934	17	1.8	2.2	6.8	3.7	12.1	11.2
01546400	1986-2008	23	13.5	14.0	19.6	15.4	22.3	18.7
01546500	1942-2008	67	26.8	29.0	41.3	31.2	44.2	33.7
01547100	1969-2008	40	102	105	128	111	133	117
01547200	1957-2008	52	99.4	101	132	106	142	115
01547500	21971-2008	38	28.2	109	151	131	172	153
01547500	31956-1969	14	90.0	94.9	123	98.1	131	105
01547700	1957-2008	52	.5	.6	2.7	1.1	3.9	2.2
01547800	1971-1981	11	1.6	1.8	2.4	2.1	2.9	3.5
01547950	1970-2008	39	12.1	13.6	28.2	17.3	36.4	23.8
01548005	21971-2000	25	142	151	206	178	241	223
01548005	31912-1969	58	105	114	147	125	165	140
01548500	1920-2008	89	21.2	24.2	50.1	33.6	68.6	49.3
01549000	1910-1920	11	26.0	32.9	78.0	46.4	106	89.8
01549500	1942-2008	67	.6	.8	2.5	1.4	3.9	2.6
01549700	1959-2008	50	33.3	37.2	83.8	51.2	117	78.4
01550000	1915-2008	94	6.6	7.6	16.8	11.2	24.6	18.6
01551500	21963-2008	46	520	578	1,020	678	1,330	919
01551500	31901-1961	61	400	439	742	523	943	752
01552000	1927-2008	80	20.5	22.2	49.5	29.2	69.8	49.6
01552500	1942-2008	67	.9	1.2	3.1	1.7	4.4	3.3
01553130	1969-1981	13	1.0	1.1	1.5	1.3	1.8	1.7
01553500	21968-2008	41	760	838	1,440	1,000	1.850	1,470
01553500	31941-1966	26	562	619	880	690	1,090	881
01553700	1981-2008	28	9.1	10.9	15.0	12.6	17.1	15.2
01554000	21981-2008	28	1.830	1,990	3,270	2,320	4,210	3,160
01554000	31939-1979	41	1,560	1,630	2,870	1.880	3,620	2,570
01554500	1941-1993	53	16.2	22.0	31.2	25.9	35.7	31.4
01555000	1931-2008	78	33.5	37.6	58.8	43.4	69.6	54.6
01555500	1931-2008	78	4.9	6.5	18.0	9.4	24.3	16.6
01556000	1931-2008	91	43.3	47.8	66.0	55.1	75.0	63.7
01557500	1946-2008	63	2.8	3.2	6.3	4.2	8.1	5.8
01558000	1940-2008	69	56.3	59.0	79.8	65.7	86.2	73.7
01559000	1943-2008	66	104	177	249	198	279	227
01559500	1931-1958	28	9.3	10.5	15.0		17.8	
01559700	1951-1958	16	.1	.1	.2	12.4	.3	15.8
01560000	1941-2008	68	8.5	9.4	15.6	12.0	20.2	16.2
01561000	1941-2008	27	8.5 .4	.5	15.0	.8	20.2	10.2
01562000	1932-1938	96	64.1		106	.o 77.4	122	94.5
01562500	1913-2008	27	1.1	67.1 1.6	3.8	2.3	5.4	3.7
01563200	<sup>2</sup> 1974–2008	35	-			112	266	
01303200	31948-1972	25	10.3	28.2	86.1	64.5	200	129 95.5
01562200		20	10.5	20.2	00.1	04.5	115	95.5
01563200			204	415	510	441	500	402
01563200 01563500 01563500	<sup>2</sup> 1974–2008 <sup>3</sup> 1939–1972	35 34	384 153	415 242	519 343	441 278	580 399	493 333

# Attachment B

Modeling Input Values WQM 7.0 Modeling Output Values Toxics Screening Analysis PENTOXSD Modeling Output Values

## Attachment C

# **TRC Evaluation**

## Attachment D

# **Email Correspondence**