DELAWARE RIVER BASIN COMMISSION

Virtual Public Hearing and Virtual Business Meeting

The Delaware River Basin Commission (Commission) will hold a virtual public hearing on Wednesday, August 11, 2021. A virtual business meeting will be held the following month on Thursday, September 9, 2021. Both the hearing and the business meeting are open to the public. Both meetings will be conducted remotely. Details about the remote platform and how to attend will be posted on the Commission's web site at www.drbc.gov on or after July 28, 2021, for the virtual public hearing and no later than August 28, 2021, for the virtual business meeting.

Public hearing. The Commission will conduct the virtual public hearing remotely on August 11, 2021, beginning at 1:30 p.m. Hearing items will include draft dockets for withdrawals, discharges and other projects that could have a substantial effect on the basin's water resources. The list of draft dockets scheduled for hearing, including project descriptions, will be posted on the Commission's web site at www.drbc.gov in a long form of this notice at least 10 days before the hearing date.

Written comments on matters scheduled for hearing on August 11, 2021, will be accepted through 5 p.m. on August 16, 2021.

The public is advised to check the Commission's web site periodically prior to the hearing date, as items scheduled for hearing may be postponed if additional time is needed to complete the Commission's review, and items may be added up to 10 days prior to the hearing date. In reviewing docket descriptions, the public is also asked to be aware that the details of projects may change during the Commission's review, which is ongoing.

Public meeting. The virtual public business meeting on September 9, 2021, will begin at 10:30 a.m. and will include: adoption of the minutes of the Commission's February 25, 2021, special meeting and June 9, 2021, business meeting; announcement of upcoming meetings and events; a report on hydrologic conditions; reports by the Executive Director and the Commission's General Counsel and consideration of any items for which a hearing has been completed or is not required.

After all scheduled business has been completed and as time allows, the business meeting will be followed by up to 1 hour of open public comment, an opportunity to address the Commission on any topic concerning management of the basin's water resources outside the context of a duly noticed, on-the-record public hearing.

There will be no opportunity for additional public comment for the record at the September 9, 2021, virtual business meeting on items for which a hearing was completed on August 11, 2021, or a previous date. Commission consideration on September 9, 2021, of items for which the public hearing is closed may result in approval of the item (by docket or resolution) as proposed, approval with changes, denial or deferral. When the Commissioners defer an action, they may announce an additional period for written comment on the item, with or without an additional hearing date, or they may take additional time to consider the input they have already received without requesting further public input. Any deferred items will be considered for action at a public meeting of the Commission on a future date.

Advance sign-up for oral comment. Individuals who wish to comment on the record during the virtual public hearing on August 11, 2021, or to address the Commissioners informally during the open public comment portion of the meeting on September 9, 2021, are asked to sign up in advance through EventBrite. Links to EventBrite for the virtual public hearing and the virtual business meeting will be available at www.drbc.gov at least 10 days before the virtual public hearing. For assistance, contact Patricia Hausler of the Commission staff, at patricia.hausler@drbc.gov.

Submitting written comment. Written comment on items scheduled for hearing may be made through the Commission's web-based comment system, a link to which is provided at www.drbc.gov. Use of the web-based system ensures that all submissions are captured in a single location and their receipt is acknowledged. Exceptions to the use of this system are available based on need, by writing to the attention of the Commission Secretary, Delaware River Basin Commission, P.O. Box 7360, 25 Cosey Road, West Trenton, NJ 08628-0360. For assistance in using the web-based comment system, contact Patricia Hausler of the Commission staff, at patricia. hausler@drbc.gov.

Accommodations for special needs. Individuals in need of an accommodation as provided for in the Americans with Disabilities Act who wish to attend the meeting or hearing should contact the Commission Secretary directly at (609) 883-9500, Ext. 203 or through the Telecommunications Relay Services (TRS) at 711, to discuss how the Commission can accommodate their needs.

Additional information and contacts. Additional public records relating to hearing items may be examined at the Commission's offices by appointment by contacting Denise McHugh at (609) 883-9500, Ext. 240. For other questions concerning hearing items, contact David Kovach, Project Review Section Manager, at (609) 883-9500, Ext. 264.

PAMELA M. BUSH, Secretary

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1196.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$

DEPARTMENT OF BANKING AND SECURITIES

Actions on Applications

The Department of Banking and Securities (Department), under the authority in the Banking Code of 1965 (7 P.S. §§ 101—2204), the Department of Banking and Securities Code (71 P.S. §§ 733-1—733-1203) and 17 Pa.C.S. (relating to Credit Union Code), has taken the following actions on application received for the week ending July 20, 2021.

Under section 503.E of the Department of Banking and Securities Code (71 P.S. § 733-503.E), any person wishing to comment on the following applications, with the exception of branch applications, may file comments in writing with the Department of Banking and Securities, Bank Supervision or Credit Union and Trust Supervision (as applicable), 17 North Second Street, Suite 1300, Harrisburg, PA 17101-2290. Comments must be received no later than 30 days from the date notice regarding receipt of the application is published in the Pennsylvania Bulletin. The nonconfidential portions of the applications are on file at the Department and are available for public inspection, by appointment only, during regular business hours. To schedule an appointment, for banks (717) 783-8240 and for credit unions and trust companies (717) 783-2253. Photocopies of the nonconfidential portions of the applications may be requested consistent with the Department's Right-to-Know Law Records Request policy.

BANKING INSTITUTIONS

Conversions

Date Action Name and Location of Applicant Effective 07-14-2021 Prosper Bank

> Coatesville Chester County

Application for approval to convert from a mutual savings bank to a stock savings bank. Prosper Bank is a wholly-owned subsidiary of PB Bankshares, Inc., Coatesville, PA, a newly-formed bank holding company.

Holding Company Acquisitions

ActionDate Name and Location of Applicant 07-14-2021 Effective PB Bankshares, Inc.

Coatesville Chester County

Application for approval to acquire 100% of Prosper Bank, Coatesville, PA.

Branch Relocations

DateName and Location of Applicant Location of Branch Action 07-19-2021 The Fidelity Deposit and Discount To: 44 East Broad Street Approved

> Bank Bethlehem Dunmore Northampton County

Lackawanna County

From: 2 West Broad Street

Bethlehem Northampton County

To: 11350 McCormick Road Filed 07-20-2021 PeoplesBank, A Codorus Valley Co.

Hunt Valley York

York County Baltimore County, MD From: 203 International Circle Hunt Vallev

Baltimore County, MD

Articles of Amendment

Name and Location of Institution Date Action07-19-2021 Prosper Bank Approved

Coatesville Chester County

Amendment to Article I of the institution's Articles of Incorporation provides for a change of the corporate title of the bank to Presence Bank.

Articles of Amendment provide for the institution's Articles of Incorporation to be amended

and restated in their entirety.

CREDIT UNIONS

Branch Applications

De Novo Branches

DateLocation of Branch Action Name and Location of Applicant Belco Community Credit Union 07-16-2021 4600 Mt. Zion Drive Filed

Mechanicsburg Harrisburg Dauphin County Cumberland County

The Department's web site at www.dobs.pa.gov includes public notices for more recently filed applications.

RICHARD VAGUE,

Secretary

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1197.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Applications, Actions and Special Notices

APPLICATIONS

THE PENNSYLVANIA CLEAN STREAMS LAW AND THE FEDERAL CLEAN WATER ACT

APPLICATIONS FOR NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) PERMITS AND WATER QUALITY MANAGEMENT (WQM) PERMITS UNDER THE CLEAN STREAMS LAW AND FEDERAL CLEAN WATER ACT

This notice provides information about persons who have applied to the Department of Environmental Protection (DEP) for a new, renewed, or amended NPDES or WQM permit, or a permit waiver for certain stormwater discharges, or have submitted a Notice of Intent (NOI) for coverage under a General Permit. The applications and NOIs concern, but are not limited to, effluent discharges from sewage treatment facilities and industrial facilities to surface waters or groundwater; stormwater discharges associated with industrial activity (industrial stormwater), construction activity (construction stormwater), and municipal separate storm sewer systems (MS4s); the application of pesticides; the operation of Concentrated Animal Feeding Operations (CAFOs); and the construction of sewage, industrial waste, and manure storage, collection and treatment facilities. This notice is provided in accordance with 25 Pa. Code Chapters 91 and 92a and 40 CFR Part 122, implementing The Clean Streams Law (35 P.S. §§ 691.1—691.1001) and the Federal Clean Water Act (33 U.S.C.A. §§ 1251—1376). More information on the types of NPDES and WQM permits that are available can be found on DEP's website (visit www.dep.pa.gov and select Businesses, Water, Bureau of Clean Water, Wastewater Management, and NPDES and WQM Permitting Programs).

Section	Category
Ι	Individual and General WQM Permit Applications/NOIs Received, General NPDES Permit NOIs Received, and All Transfer and Minor Amendment Applications/NOIs Received
II	Individual NPDES Permits—New, Renewal, and Major Amendment Applications and Draft Permits for Discharges Relating to Sewage, Industrial Waste, Industrial Stormwater, MS4s, Pesticides and CAFOs
III	Individual NPDES Permit Applications for Discharges of Stormwater Associated with Construction Activity

Section I identifies the following applications and NOIs that have been received by DEP:

- Individual and General WQM Permit Applications Received—DEP provides a 15-day public comment period for Individual WQM Permit Applications for new and reissued permits. There is no public comment period for General WQM Permit NOIs.
 - General NPDES Permit NOIs Received—There is no public comment period for General NPDES NOIs received.
- All Transfer and Minor Amendment Applications/NOIs Received—Transfer and Minor Amendment Applications/NOIs received for Individual and General WQM Permits and Individual and General NPDES Permits are identified but do not have public comment periods. DEP provides a 15-day public comment period for Individual WQM Permit Applications for amendments.

Additional information on these applications and NOIs may be reviewed by generating the "Applications and NOIs without Comment Periods Report" or, for Individual WQM Permit Applications, the "Applications Received with Comment Periods Report" on DEP's website at www.dep.pa.gov/CWPublicNotice.

Section II identifies individual NPDES permit applications received and draft permits issued by DEP relating to sewage, industrial waste, industrial stormwater, MS4s, pesticides and CAFOs. A 30-day public comment period applies to these applications, except when a site-specific water quality criterion is used to establish effluent limitations, in which case a 45-day public comment period applies. The period for comment may be extended at the discretion of the Department for one additional 15-day period. Additional information, including links to draft permits and fact sheets that explain the basis for DEP's tentative determinations may be reviewed by generating the "Applications Received with Comment Periods Report" on DEP's website at www.dep.pa.gov/CWPublicNotice. Notification of 15-day extensions for comment will be provided in the "Applications Received with Comment Periods Report" (Comments column).

Section III provides notice of applications and draft individual permits for stormwater discharges associated with construction activities. Where indicated, DEP has made tentative determinations, based on preliminary review, to issue permits subject to proposed effluent limitations consisting of best management practices identified in the erosion and sediment control (E&S) plans and post-construction stormwater management (PCSM) plans submitted with the applications, as well as other terms and conditions based on the permit applications. A 30-day public comment period applies to these applications.

Applications and NOIs may be reviewed at the DEP office that received the application or NOI. Contact information for each DEP office for Sections I & II is listed as follows. Contact information for Section III is available within the table. Members of the public are encouraged to use DEP's website to obtain additional information as discussed previously.

Comments received within the appropriate comment periods for WQM and NPDES permit applications will be retained by DEP and considered in the final determinations regarding the applications. A comment submittal should include the name, address and telephone number of the writer and a concise statement to inform DEP of the exact basis of a comment and the relevant facts upon which it is based.

DEP office contact information to review applications and NOIs in Sections I & II and to submit comments for those application and NOIs, when applicable, is as follows:

DEP Southeast Regional Office (SERO)—2 E. Main Street, Norristown, PA 19401-4915. File Review Coordinator: 484.250.5910. Email: RA-EPNPDES_SERO@pa.gov.

DEP Northeast Regional Office (NERO)—2 Public Square, Wilkes-Barre, PA 18701-1915. File Review Coordinator: 570.826.5472. Email: RA-EPNPDES_NERO@pa.gov.

DEP Southcentral Regional Office (SCRO)—909 Elmerton Avenue, Harrisburg, PA 17110. File Review Coordinator: 717.705.4732. Email: RA-EPNPDES_SCRO@pa.gov.

DEP Northcentral Regional Office (NCRO)—208 W. Third Street, Suite 101, Williamsport, PA 17701. File Review Coordinator: 570.327.3693. Email: RA-EPNPDES NCRO@pa.gov.

DEP Southwest Regional Office (SWRO)—400 Waterfront Drive, Pittsburgh, PA 15222. File Review Coordinator: 412.442.4286. Email: RA-EPNPDES_SWRO@pa.gov.

DEP Northwest Regional Office (NWRO)—230 Chestnut Street, Meadville, PA 16335. File Review Coordinator: 814.332.6340. Email: RA-EPNPDES_NWRO@pa.gov.

DEP Bureau of Clean Water (BCW)—400 Market Street, Harrisburg, PA 17105. File Review Coordinator: 717.787.5017. Email: RA-EPNPDES_Permits@pa.gov.

DEP will also accept requests or petitions for public hearings on applications. The request or petition must indicate the interest of the party filing and the reasons why a hearing is warranted. A hearing will be held if the Department determines that there is a significant public interest. If a hearing is scheduled, a notice of the hearing will be published in the *Pennsylvania Bulletin* and a newspaper of general circulation within the relevant geographical area. DEP will postpone its final determination until after a public hearing is held.

Persons with a disability who require an auxiliary aid, service, including TDD users, or other accommodations to seek additional information should contact the Department through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

I. Individual and General WQM Permit Applications/NOIs Received, General NPDES Permit NOIs Received, and All Transfer and Minor Amendment Applications/NOIs Received.

		1.1			
Application Number	Permit Type	Application Type	Applicant Name & Address	Municipality, County	DEP Office
0920813	Joint DEP/PFBC Pesticides Permit	Amendment	Toll PA XIII, LP/Enclave@Upper Makerfield 250 Gibraltar Road Horsham, PA 19044	Upper Makefield Township Bucks County	SERO
0921821	Joint DEP/PFBC Pesticides Permit	New	Landis Barry 1750 Old Plains Road Pennsburg, PA 18073-2418	Milford Township Bucks County	SERO
0921822	Joint DEP/PFBC Pesticides Permit	New	Spock Robert 420 W Thatcher Road Quakertown, PA 18951-2512	Richland Township Bucks County	SERO
1521826	Joint DEP/PFBC Pesticides Permit	New	Brampton Chase HOA 10 Brampton Road Malvern, PA 19355-2887	Willistown Township Chester County	SERO
2321806	Joint DEP/PFBC Pesticides Permit	New	Massey Kristin 3710 Liseter Road Newtown Square, PA 19073-3530	Newtown Township Delaware County	SERO
3515803	Joint DEP/PFBC Pesticides Permit	Renewal	McAndrews Catherine A 800 McAndrews Road Moscow, PA 18444-9104	Moscow Borough Lackawanna County	NERO
3921807	Joint DEP/PFBC Pesticides Permit	New	Weyhill Estates c/o Associa Mid Atlantic 555 Croton Road Suite 400 King of Prussia, PA 19406	Upper Saucon Township Lehigh County	NERO
4621818	Joint DEP/PFBC Pesticides Permit	New	Center Square Villages c/o Toll Bros 1140 Virginia Drive Fort Washington, PA 19034	Worcester Township Montgomery County	SERO

Application		Application			DEP
$Application \ Number$	Permit Type	Application Type	Applicant Name & Address	Municipality, County	Office
4621819	Joint DEP/PFBC Pesticides Permit	New	Truitt Nadine 1419 Township Line Road Gwynedd Valley, PA 19437	Lower Gwynedd Township Montgomery County	SERO
4821807	Joint DEP/PFBC Pesticides Permit	New	Aromando Micheal 44 Sagen Drive Mount Bethel, PA 18343-6040	Upper Mount Bethel Township Northampton County	NERO
5221801	Joint DEP/PFBC Pesticides Permit	New	Wirth Roger 1270 Route 402 Road Dingmans Ferry, PA 18328-7751	Delaware Township Pike County	NERO
NOEX09702	No Exposure Certification	Renewal	Certech Inc. 550 Stewart Road Wilkes-Barre, PA 18706	Hanover Township Luzerne County	NERO
NOEXNW153	No Exposure Certification	Renewal	Midwest Hose & Specialty Inc. 844 E Columbus Avenue Corry, PA 16407	Corry City Erie County	NWRO
NOEXSC287	No Exposure Certification	Renewal	DHL Supply Chain 500 N Lingle Avenue Palmyra, PA 17078-9204	North Londonderry Township Lebanon County	SCRO
NOEXSC368	No Exposure Certification	New	Hain Celestial Group Inc. 3775 Hempland Road Mountville, PA 17554-1541	East Hempfield Township Lancaster County	SCRO
NOEXSC369	No Exposure Certification	New	Hain Celestial Group Inc. 3775 Hempland Road Mountville, PA 17554-1541	West Hempfield Township Lancaster County	SCRO
NOEXSE219	No Exposure Certification	Renewal	Keystone Turbine Service LLC 885 Fox Chase Suite 111 Coatesville, PA 19320-5811	Valley Township Chester County	SERO
PAG032227	PAG-03 NPDES General Permit for Industrial Stormwater	Transfer	Bethlehem Landfill Co. 1 Industrial Highway Eddystone, PA 19022-1524	Lower Saucon Township Northampton County	NERO
PAG033657	PAG-03 NPDES General Permit for Industrial Stormwater	New	A Duie Pyle Inc. 651 Westtown Road P.O. Box 564 West Chester, PA 19382-4951	Antrim Township Franklin County	SCRO
PAG038396	PAG-03 NPDES General Permit for Industrial Stormwater	New	UFP Parker LLC 2801 E Beltline Avenue NE Grand Rapids, MI 49525-9680	Shippenville Borough Clarion County	NWRO
PAR604812	PAG-03 NPDES General Permit for Industrial Stormwater	Transfer	Clear Salvage LLC 2608 Carson Hill Road DuBois, PA 15801-4918	Brady Township Clearfield County	NCRO
PAG041209	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Transfer	Belousov Pavel 14606 Stewart Road Corry, PA 16407-9640	Concord Township Erie County	NWRO
PAG044961	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Transfer	Jeremy & Lamanda Pritts 986 Shiloh Road Woodland, PA 16881-8234	Bradford Township Clearfield County	NCRO
PAG046273	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Transfer	Weaver Travis E 770 Old Lincoln Highway Stoystown, PA 15563-6442	Quemahoning Township Somerset County	SWRO
PAG049204	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Transfer	Benedict Timothy 11084 Route 98 Edinboro, PA 16412-9745	Franklin Township Erie County	NWRO

Application Number	Permit Type	Application Type	Applicant Name & Address	Municipality, County	DEP Office
PAG049240	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Transfer	Euliano Guy M 6011 Bridlewood Drive Fairview, PA 16415-2709	Fairview Township Erie County	NWRO
PAG049280	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Transfer	Melissa & Tim Martin 13199 State Line Road Corry, PA 16407-8927	Wayne Township Erie County	NWRO
PAG049320	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Transfer	Matey Donna 97 Gibson Road Greenville, PA 16125-9763	Hempfield Township Mercer County	NWRO
PAG123773	PAG-12 NPDES General Permit for CAFOs	Renewal	Burk Lea Farms 3099 Grand Point Road Chambersburg, PA 17202-8185	Greene Township Franklin County	SCRO
PAG136279	PAG-13 NPDES General Permit for MS4s	Renewal	Rankin Borough Allegheny County 320 Hawkins Avenue Rankin, PA 15104-1008	Rankin Borough Allegheny County	SWRO
0219401	Sewage Treatment Facilities Individual WQM Permit	Amendment	Hampton Township 3101 McCully Rd Allison Park, PA 15101	Hampton Township Allegheny County	SWRO
1716402	Sewage Treatment Facilities Individual WQM Permit	Transfer	Jeremy & Lamanda Pritts 986 Shiloh Road Woodland, PA 16881-8234	Bradford Township Clearfield County	NCRO
2121402	Sewage Treatment Facilities Individual WQM Permit	New	Stoltzfus Amos E 1651 Mountain Road Newburg, PA 17240-9123	Upper Mifflin Township Cumberland County	SCRO
2519416	Sewage Treatment Facilities Individual WQM Permit	Transfer	Eric Erdely & Kayla Wynkoop 10286 Sharp Road Waterford, PA 16441-3954	Waterford Township Erie County	NWRO
2121403	Sewer Extensions and Pump Stations Individual WQM Permit	New	East Pennsboro Township Cumberland County 98 S Enola Drive Enola, PA 17025-2704	East Pennsboro Township Cumberland County	SCRO
PA0272434	Single Residence STP Individual NPDES Permit	Transfer	Eric Erdely & Kayla Wynkoop 10286 Sharp Road Waterford, PA 16441-3954	Waterford Township Erie County	NWRO
WQG01251605	WQG-01 WQM General Permit	Transfer	Belousov Pavel 14606 Stewart Road Corry, PA 16407-9640	Concord Township Erie County	NWRO
WQG018412	WQG-01 WQM General Permit	Transfer	Benedict Timothy 11084 Route 98 Edinboro, PA 16412-9745	Franklin Township Erie County	NWRO
WQG018451	WQG-01 WQM General Permit	Transfer	Euliano Guy M 6011 Bridlewood Drive Fairview, PA 16415-2709	Fairview Township Erie County	NWRO
WQG018488	WQG-01 WQM General Permit	Transfer	Melissa & Tim Martin 13199 State Line Road Corry, PA 16407-8927	Wayne Township Erie County	NWRO
WQG018525	WQG-01 WQM General Permit	Transfer	Matey Donna 97 Gibson Road Greenville, PA 16125-9763	Hempfield Township Mercer County	NWRO
WQG02462117	WQG-02 WQM General Permit	New	Lower Salford Township Authority Montgomery County P.O. Box 243 Harleysville, PA 19438-0243	Lower Salford Township Montgomery County	SERO

II. Individual NPDES Permits—New, Renewal, and Major Amendment Applications and Draft Permits for Discharges Relating to Sewage, Industrial Waste, Industrial Stormwater, MS4s, Pesticides and CAFOs.

Northcentral Regional Office

PA0233102, Industrial, SIC Code 2435, **Danzer Veneer Americas, Inc.**, 240 N Reach Road, Williamsport, PA 17701-9101. Facility Name: Danzer Veneer Americas. This proposed facility is located in City of Williamsport, **Lycoming County**.

Description of Proposed Activity: The application is for a new NPDES permit for an existing discharge of treated industrial waste.

The receiving stream(s), Unnamed Tributary of West Branch Susquehanna River (WWF, MF), is located in State Water Plan watershed 10-A and is classified for Migratory Fishes and Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.0447 MGD.—Interim Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average	Daily	Minimum	Average	Daily	IMAX
	Monthly	Maximum		Monthly	Maximum	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
_			Inst Min			
Total Residual Chlorine (TRC)	XXX	XXX	XXX	Report	XXX	Report
Aluminum, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Cadmium, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Copper, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Lead, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Manganese, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Zinc, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Acrolein (ug/L)	Report	Report	XXX	Report	Report	XXX
Butyl Benzyl Phthalate (ug/L)	XXX	0.00006	XXX	XXX	0.17	XXX

The proposed effluent limits for Outfall 001 are based on a design flow of 0.0447 MGD.—Final Limits.

	Mass Unit	ts (lbs/day)		Concentrat	tions (mg/L)	
Parameters	Average Monthly	Daily Maximum	Minimum	Average Monthly	Daily Maximum	IMAX
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
•			Inst Min			
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.07	XXX	0.10
Aluminum, Total (ug/L)	0.28	0.31	XXX	750.0	836.0	836
Cadmium, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Copper, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Lead, Total (ug/L)	0.0009	$0.0\bar{0}1$	XXX	$\overline{2.51}$	$\bar{3}.91$	6.27
Manganese, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Zinc, Total (ug/L)	Report	Report	XXX	Report	Report	XXX
Acrolein (ug/L)	0.001	$0.0\overline{0}1$	XXX	$\bar{3}.0$	$\bar{3}.34$	3.34
Butvl Benzvl Phthalate (ug/L)	XXX	0.00006	XXX	XXX	0.17	XXX

The proposed reporting requirements for Outfall 002 are as follows:

	Mass Units (lbs/day)			Concentrat		
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Daily Maximum	IMAX
pH (S.U.)	XXX	XXX	XXX	XXX	Report	XXX
Chemical Oxygen Demand (COD)	XXX	XXX	XXX	XXX	Report	XXX
Total Suspended Solids	XXX	XXX	XXX	XXX	Report	XXX
Arsenic, Total	XXX	XXX	XXX	XXX	Report	XXX
Chromium, Total	XXX	XXX	XXX	XXX	Report	XXX
Copper, Total	XXX	XXX	XXX	XXX	Report	XXX
Pentachlorophenol	XXX	XXX	XXX	XXX	Report	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-327-3693.

The EPA Waiver is in effect.

PA0028266, Sewage, SIC Code 4952, **Troy Borough**, 49 Elmira Street, Troy, PA 16947-1230. Facility Name: Troy Borough Wastewater Treatment Plant. This existing facility is located in Troy Borough, **Bradford County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Sugar Creek (TSF), is located in State Water Plan watershed 4-C and is classified for Trout Stocking, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.4 MGD.

Parameters	Mass Unit Average Monthly	s (lbs/day) Weekly Average	Minimum	Concentrati Average Monthly	ons (mg/L) Weekly Average	Instant. Maximum
Flow (MGD)	Report	Report Daily Max	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	Report Inst Min	XXX	XXX	XXX
Total Residual Chlorine (TRC) Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	XXX	XXX	XXX	0.11	XXX	0.37
Nov 1 - Apr 30	80	125	XXX	25.0	38.0	50
May 1 - Oct 31 Biochemical Oxygen Demand (BOD ₅) Raw Sewage Influent	43 Report	60 Report Daily Max	XXX XXX	13.0 Report	19.0 XXX	26 XXX
Total Suspended Solids Raw Sewage Influent	Report	Report Daily Max	XXX	Report	XXX	XXX
Total Suspended Solids Fecal Coliform (No./100 ml)	100	150	XXX	30.0	45.0	60
Oct 1 - Apr 30	XXX	XXX	XXX	2,000 Geo Mean	XXX	10,000
May 1 - Sep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	XXX	Report
Nitrate-Nitrite as N	XXX	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX
Total Nitrogen	XXX	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX
Ammonia-Nitrogen Nov 1 - Apr 30	15	20	XXX	4.5	6.0	9
May 1 - Oct 31	5	6.5	XXX	1.5	$\frac{0.0}{2.0}$	3
Ammonia-Nitrogen	Report	XXX	XXX	XXX	XXX	XXX
(Total Load, lbs) (lbs)	Total Mo					
Total Kjeldahl Nitrogen	XXX	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX
Total Phosphorus	Report	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX

The proposed monitoring requirements and effluent limits for implementation of Pennsylvania's Chesapeake Bay Watershed Implementation Plan are as follows for Outfall 001.

	Mass Unit	s (lbs/day)		Concentrat		
Parameters	Monthly	Annual	Monthly	$Monthly \ Average$	Maximum	Instant. Maximum
Total Nitrogen (Total Load, lbs) (lbs) Effluent Net	XXX	7,306 Total Annual	XXX	XXX	XXX	XXX
(Total Load, lbs) (lbs)	XXX	Report Total Annual	XXX	XXX	XXX	XXX
Ammonia-Nitrogen (Total Load, lbs) (lbs)	XXX	Report Total Annual	XXX	XXX	XXX	XXX
Total Phosphorus (Total Load, lbs) (lbs)	XXX	Report Total Annual	XXX	XXX	XXX	XXX
Effluent Net	XXX	974 Total Annual	XXX	XXX	XXX	XXX

* This permit contains conditions which authorize the permittee to apply nutrient reduction credits to meet the Net Total Nitrogen and the Net Total Phosphorus effluent mass limits, under the Department's Chapter 96 regulations. The condition includes the requirement to report the application of these credits in Supplemental Discharge Monitoring Reports (DMRs) submitted to the Department.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-327-3693.

The EPA Waiver is not in effect.

Northwest Regional Office

PA0289418, Sewage, SIC Code 8800, Jeffrey & Rebecca Nelson, 7701 Bear Creek Road, Fairview, PA 16415-2604. Facility Name: Jeffrey & Rebecca Nelson SRSTP. This proposed facility is located in McKean Township, Erie County.

Description of Proposed Activity: The application is for a new NPDES permit for a new discharge of treated SRSTP sewage.

The receiving stream(s), Trout Run (CWF, MF), is located in State Water Plan watershed 15-A and is classified for Cold Water Fishes and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	IMAX
Flow (GPD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20
Total Suspended Solids Fecal Coliform (No./100 ml)	XXX XXX	XXX XXX	XXX XXX	$\begin{array}{c} 10.0 \\ 200 \end{array}$	XXX XXX	20 XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

PA0289434, Sewage, SIC Code 8800, Charlene & Theron Vlasnik, 27776 White Hill Road, Cambridge Springs, PA 16403-6556. Facility Name: Charlene & Theron Vlasnik SRSTP. This proposed facility is located in Union Township, Crawford County.

Description of Proposed Activity: The application is for a new NPDES permit for a new discharge of treated SRSTP sewage.

The receiving stream(s), Unnamed Tributary to Conneaut Outlet, is located in State Water Plan watershed 16-D and is classified for, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	IMAX
Flow (GPD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	20
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

PA0289451, Sewage, SIC Code 8800, **John M. Meyers**, 312 Levis Road, Portersville, PA 16051-1914. Facility Name: John Meyers SRSTP. This proposed facility is located in Muddycreek Township, **Butler County**.

Description of Proposed Activity: The application is for a new NPDES permit for a new discharge of treated SRSTP sewage.

The receiving stream(s), Camp Run (WWF), is located in State Water Plan watershed 20-C and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0005 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	IMAX
Flow (GPD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	20
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

PA0289477, Sewage, SIC Code 8800, **Harry & Josette Wolf**, 9445 Eureka Road, Girard, PA 16417-8637. Facility Name: Harry & Josette Wolf SRSTP. This proposed facility is located in Franklin Township, **Eric County**.

Description of Proposed Activity: The application is for a new NPDES permit for a new discharge of treated SRSTP sewage.

The receiving stream(s), Unnamed Tributary to Porter Run (CWF, MF), is located in State Water Plan watershed 15-A and is classified for Cold Water Fishes and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	Mass Units	s (lbs/day)		Concentra	tions (mg/L)	
Parameters	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	IMAX
Flow (GPD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	20
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

PA0289591, Sewage, SIC Code 4952, 8800, Jennifer & Michael Cameron, 2450 E 5th Avenue, Warren, PA 16365-8419. Facility Name: Jennifer & Michael Cameron SRSTP. This proposed facility is located in Glade Township, Warren County.

Description of Proposed Activity: The application is for a new NPDES permit for a new discharge of treated SRSTP sewage.

The receiving stream(s), Unnamed Tributary to Hatch Run (CWF), is located in State Water Plan watershed 16-B and is classified for Cold Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	Mass Units	s (lbs/day)		Concentral	tions (mg/L)				
Parameters	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	IMAX			
Flow (GPD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX			
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0			
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20			
Total Suspended Solids	XXX	XXX	XXX	10.0	XXX	20			
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200	XXX	XXX			

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is in effect.

Southcentral Regional Office

PA0021571, Sewage, SIC Code 4952, **Marysville Borough Perry County**, 200 Overcrest Road, Marysville, PA 17053-1159. Facility Name: Marysville STP. This existing facility is located in Marysville Borough, **Perry County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Susquehanna River (WWF), is located in State Water Plan watershed 7-C and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .975 MGD.—Limits.

The proposed emident minus for				.0 1.102. 2111		
Parameters	Mass Unit Average Monthly	ts (lbs / day) Weekly Average	Minimum	Concentrati Average Monthly	ons (mg/L) Weekly Average	IMAX
Flow (MGD)	Report	Report Daily Max	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	5.0 Inst Min	XXX	XXX	XXX
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.5	XXX	1.6
Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	203	325	XXX	25.0	40.0	50
Biochemical Oxygen Demand (BOD ₅) Raw Sewage Influent	Report	Report Daily Max	XXX	Report	XXX	XXX
Total Suspended Solids Raw Sewage Influent	Report	Report Daily Max	XXX	Report	XXX	XXX
Total Suspended Solids Fecal Coliform (No./100 ml)	243	365	XXX	30.0	45.0	60
Oct 1 - Apr 30	XXX	XXX	XXX	2,000 Geo Mean	XXX	10,000
May 1 - Sep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Nitrate-Nitrite as N	XXX	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX
Total Nitrogen	XXX	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX
Ammonia-Nitrogen	XXX	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX
Total Kjeldahl Nitrogen	XXX	XXX	XXX	Report	XXX	XXX
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX
Total Phosphorus	16	XXX	XXX	2.0	XXX	4
(Total Load, lbs) (lbs)	Report Total Mo	XXX	XXX	XXX	XXX	XXX

The proposed effluent limits for Outfall 001 are based on a design flow of .975 MGD.—Limits.

	Mass Unit	s (lbs/day)		Concentrat	tions (mg/L)	L			
Parameters	Average	Weekly	Minimum	Average	Weekly	IMAX			
	Monthly	Average		Monthly	Average				
E. Coli (No./100 ml)	XXX	XXX	XXX	XXX	Report Dailv Max	XXX			

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 717-705-4732.

The EPA Waiver is not in effect.

PA0021644, Sewage, SIC Code 4952, **Dover Borough York County**, 46 Butter Road, Dover, PA 17315-1225. Facility Name: Dover Borough STP. This existing facility is located in Dover Borough, **York County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Unnamed Tributary to Fox Run (TSF, MF), is located in State Water Plan watershed 7-F and is classified for Migratory Fishes and Trout Stocking, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.5 MGD.—Limits.

		ts (lbs/day)			$ions\ (mg/L)$	
Parameters	Average Monthly	Daily Maximum	Instanta- neous Minimum	Average Monthly	Weekly Average	IMAX
Flow (MGD) pH (S.U.) Dissolved Oxygen Ultraviolet light intensity (mW/cm²) Carbonaceous Biochemical	Report XXX XXX XXX XXX	Report XXX XXX XXX XXX	XXX 6.0 5.0 Report	XXX XXX XXX Report	XXX XXX XXX XXX	XXX 9.0 XXX XXX
Oxygen Demand (CBOD ₅) May 1 - Oct 31	91.7	137.6	XXX	22.0	33.0	44.0
Nov 1 - Apr 30	104.0	Wkly Avg 154.0 Wkly Avg	XXX	25.0	37.0	50.0
Total Suspended Solids	125.0	188.0 Wkly Avg	XXX	30.0	45.0	60.0
Biochemical Oxygen Demand (BOD ₅) Raw Sewage Influent	Report	Report	XXX	Report	XXX	XXX
Total Suspended Solids Raw Sewage Influent Fecal Coliform (No./100 ml)	Report	Report	XXX	Report	XXX	XXX
May 1 - Sep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Oct 1 - Apr 30	XXX	XXX	XXX	2,000 Geo Mean	XXX	10,000
E. Coli (No./100 ml) Ammonia-Nitrogen	XXX	XXX	XXX	XXX	XXX	Report
May 1 - Oct 31 Nov 1 - Apr 30 Total Phosphorus	6.3 18.8 8.3	XXX XXX XXX	XXX XXX XXX	$1.5 \\ 4.5 \\ 2.0$	XXX XXX XXX	3.0 9.0 4.0

The proposed monitoring requirements and, where appropriate, effluent limits for implementation of the Chesapeake Bay Tributary Strategy are as follows for Outfall 001.

	Mass	(lbs)		Concentration (mg/l)	
Parameters	Monthly	Annual	Minimum	Monthly Average	Maximum
Ammonia-N	Report	Report	XXX	Report	XXX
Kjeldahl-N	Report	XXX	XXX	Report	XXX
Nitrate-Nitrite as N	Report	XXX	XXX	Report	XXX
Total Nitrogen	Report	Report	XXX	Report	XXX
Total Phosphorus	Report	Report	XXX	Report	XXX
Net Total Nitrogen	Report	$7,\bar{3}06$	XXX	XXX	XXX
Net Total Phosphorus	Report	974	XXX	XXX	XXX

^{*} This permit contains conditions which authorize the permittee to apply nutrient reduction credits to meet the Net Total Nitrogen and the Net Total Phosphorus effluent mass limits, under the Department's Chapter 96 regulations. The condition includes the requirement to report the application of these credits in Supplemental Discharge Monitoring Reports (DMRs) submitted to the Department.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 717-705-4732.

The EPA Waiver is not in effect.

PA0266086, Sewage, SIC Code 4952, **Spring Grove Borough York County**, 1 Campus Avenue, Spring Grove, PA 17362-1412. Facility Name: Spring Grove Borough STP. This existing facility is located in Spring Grove Borough, **York County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Codorus Creek (WWF, MF) and Codorus Creek (WWF), is located in State Water Plan watershed 7-H and is classified for Migratory Fishes and Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.33 MGD.—Limits.

	Mass Unit	ts (lbs/day)		Concentrati	ions (mg/L)	
Parameters	Average	Daily	Instanta-	Average	Weekly	IMAX
	Monthly	Maximum	neous	Monthly	Average	
			Minimum			
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	5.0	XXX	XXX	XXX
Ultraviolet light intensity (mW/cm ²)	XXX	XXX	Report	XXX	XXX	XXX
Carbonaceous Biochemical	57.0	88.0	XXX	21.0	32.0	42.0
Oxygen Demand (CBOD ₅)		Wkly Avg				
Total Suspended Solids	82.0	123.0	XXX	30.0	45.0	60.0
_		Wkly Avg				
Biochemical Oxygen	Report	Report	XXX	Report	XXX	XXX
Demand (BOD_5)						
Raw Sewage Influent	_	_				
Total Suspended Solids	Report	Report	XXX	Report	XXX	XXX
Raw Sewage Influent						
Fecal Coliform (No./100 ml)	******	*****	*****	222	*****	4 000
May 1 - Sep 30	XXX	XXX	XXX	200	XXX	1,000
O-t 1 A 20	VVV	VVV	ww	Geo Mean	VVV	10.000
Oct 1 - Apr 30	XXX	XXX	XXX	2,000	XXX	10,000
E Cali (No /1001)	XXX	vvv	vvv	Geo Mean	vvv	Domont
E. Coli (No./100 ml)	ΛΛΛ	XXX	XXX	XXX	XXX	Report
Ammonia-Nitrogen May 1 - Oct 31	20.0	XXX	XXX	7.5	XXX	15.0
Nov 1 - Apr 30	61.0	XXX	XXX	22.5	XXX	45.0
Total Phosphorus	5.5	XXX	XXX	$\frac{22.5}{2.0}$	XXX	45.0 4.0
iotai i nospiioius	0.0	AAA	$\Lambda \Lambda \Lambda$	4.0	$\Lambda \Lambda \Lambda$	4.0

The proposed monitoring requirements and, where appropriate, effluent limits for implementation of the Chesapeake Bay Tributary Strategy are as follows for Outfall 001.

	Mass	s(lbs)	C	Concentration (mg/	!)
Parameters	Monthly	Annual	Minimum	Monthly Average	Maximum
Ammonia-N	Report	Report	XXX	Report	XXX
Kjeldahl-N	Report	XXX	XXX	Report	XXX
Nitrate-Nitrite as N	Report	XXX	XXX	Report	XXX
Total Nitrogen	Report	Report	XXX	Report	XXX
Total Phosphorus	Report	Report	XXX	Report	XXX
Net Total Nitrogen	Report	$7,\bar{3}06$	XXX	\overline{XXX}	XXX
Net Total Phosphorus	Report	974	XXX	XXX	XXX

^{*} This permit contains conditions which authorize the permittee to apply nutrient reduction credits to meet the Net Total Nitrogen and the Net Total Phosphorus effluent mass limits, under the Department's Chapter 96 regulations. The condition includes the requirement to report the application of these credits in Supplemental Discharge Monitoring Reports (DMRs) submitted to the Department.

In addition, the permit contains the following major special conditions:

• Chesapeake Bay Nutrient Requirements

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 717-705-4732.

The EPA Waiver is in effect.

Southwest Regional Office

PA0041378, Industrial, SIC Code 3316, **Prime Metals Acquisition LLC**, 101 Innovation Drive, Homer City, PA 15748-7433. Facility Name: Prime Metals & Alloys/Homer City Plant. This existing facility is located in Center Township, **Indiana County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage and new discharges of non-contact cooling water and storm water. This is a revision to draft limits published on August 12, 2017.

The receiving streams, Unnamed Tributary to Two Lick Creek (CWF) and Two Lick Creek (TSF), are located in State Water Plan watershed 18-D and are classified for Cold Water Fishes and Trout Stocking, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.018 MGD.—Limits.

	Mass Unit	ts (lbs/day)		Concentrat	tions (mg/L)	
Parameters	Average	Daily	Instant.	Average	\overline{Daily}	IMAX
	Monthly	Maximum	Minimum	Monthly	Maximum	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	\overline{XXX}	XXX	6.0	XXX	XXX	9.0
Aluminum, Total	XXX	XXX	XXX	0.75	0.75	XXX
Iron, Total	XXX	XXX	XXX	1.5	3.0	XXX
Manganese, Total	XXX	XXX	XXX	1.0	2.0	XXX
TD1 1 CC1 + 1: :+ C C	, C 11 000	1 1 1		0144 MOD	T,	

The proposed effluent limits for Outfall 002 are based on a design flow of 0.00144 MGD.—Limits.

		0			
Mass Unit	ts (lbs/day)		Concentrations (mg/L)		
Average	Daily	Minimum	Average	Daily	IMAX
Monthly	Maximum		Monthly	Maximum	
XXX	Report	XXX	XXX	XXX	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
XXX	XXX	XXX	XXX	Report	XXX
	Average Monthly XXX XXX XXX XXX XXX XXX XXX XXX XXX X	Monthly Maximum XXX Report XXX XXX XXX XXX	Mass Units (lbs/day) Average Daily Minimum Monthly Maximum XXX Report XXX	Mass Units (lbs/day)ConcentrateAverageDailyMinimumAverageMonthlyMaximumMonthlyXXXReportXX	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

The proposed effluent limits for Outfall 003 are based on a design flow of 0.031 MGD.—Interim Limits.

	Mass Unit	ts (lbs/day)		Concentrat	tions (mg/L)	
Parameters	Average	Daily	Instant.	Average	Daily	IMAX
	Monthly	Maximum	Minimum	Monthly	Maximum	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Total Residual Chlorine (TRC)	XXX	XXX	XXX	Report	Report	XXX
Free Available Chlorine	XXX	XXX	XXX	0.2	0.5	XXX
Temperature (°F)						
Jan 1 - May 31	XXX	XXX	XXX	XXX	110	XXX
Jun 1 - 15	XXX	XXX	XXX	XXX	106.4	XXX
Jun 16 - 30	XXX	XXX	XXX	XXX	107.8	XXX
Jul 1 - 31	XXX	XXX	XXX	XXX	93.2	XXX
Aug 1 - 15	XXX	XXX	XXX	XXX	88.9	XXX
Aug 16 - 31	XXX	XXX	XXX	XXX	89.6	XXX
Sep 1 - 15	XXX	XXX	XXX	XXX	83.9	XXX
Sep 16 - 30	XXX	XXX	XXX	XXX	77.7	XXX
Oct 1 - 15	XXX	XXX	XXX	XXX	74.5	XXX
Oct 16 - 31	XXX	XXX	XXX	XXX	68.4	XXX
Nov 1 - 15	XXX	XXX	XXX	XXX	68.0	XXX
Nov 16 - 30	XXX	XXX	XXX	XXX	108.6	XXX
Dec 1 - 31	XXX	XXX	XXX	XXX	81.9	XXX
Total Suspended Solids	XXX	XXX	XXX	30.0	100.0	XXX
Oil and Grease	XXX	XXX	XXX	15.0	20.0	XXX
Aluminum, Total	XXX	XXX	XXX	Report	Report	XXX
Iron, Total	XXX	XXX	XXX	Report	Report	XXX
Manganese, Total	XXX	XXX	XXX	Report	Report	XXX

The proposed effluent limits for Outfall 003 are based on a design flow of 0.031 MGD.—Final Limits.

	Mass Unit	ts (lbs/day)		Concentrat	tions (mg/L)			
Parameters	Average Monthly	Daily Maximum	$Instant.\\Minimum$	Average Monthly	Daily Maximum	IMAX		
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX		
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0		
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.342	0.800	XXX		
Free Available Chlorine	XXX	XXX	XXX	0.2	0.5	XXX		
Temperature (°F)								
Jan 1 - May 31	XXX	XXX	XXX	XXX	110	XXX		
Jun 1 - 15	XXX	XXX	XXX	XXX	106.4	XXX		
Jun 16 - 30	XXX	XXX	XXX	XXX	107.8	XXX		
Jul 1 - 31	XXX	XXX	XXX	XXX	93.2	XXX		
Aug 1 - 15	XXX	XXX	XXX	XXX	88.9	XXX		
Aug 16 - 31	XXX	XXX	XXX	XXX	89.6	XXX		

	Mass Unit	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average	Daily	Instant.	Average	Daily	IMAX	
	Monthly	Maximum	Minimum	Monthly	Maximum		
Sep 1 - 15	XXX	XXX	XXX	XXX	83.9	XXX	
Sep 16 - 30	XXX	XXX	XXX	XXX	77.7	XXX	
Oct 1 - 15	XXX	XXX	XXX	XXX	74.5	XXX	
Oct 16 - 31	XXX	XXX	XXX	XXX	68.4	XXX	
Nov 1 - 15	XXX	XXX	XXX	XXX	68.0	XXX	
Nov 16 - 30	XXX	XXX	XXX	XXX	108.6	XXX	
Dec 1 - 31	XXX	XXX	XXX	XXX	81.9	XXX	
Total Suspended Solids	XXX	XXX	XXX	30.0	100.0	XXX	
Oil and Grease	XXX	XXX	XXX	15.0	20.0	XXX	
Aluminum, Total	XXX	XXX	XXX	0.75	0.75	XXX	
Iron, Total	XXX	XXX	XXX	1.5	3.0	XXX	
Manganese, Total	XXX	XXX	XXX	1.0	2.0	XXX	

The proposed effluent limits for Outfalls 010 and 011 are for storm water discharges.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average	Daily	Minimum	Average	Daily	IMAX
	Monthly	Maximum		Monthly	Maximum	
Flow (MGD)	XXX	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	XXX	XXX	Report	XXX
Total Suspended Solids	XXX	XXX	XXX	XXX	Report	XXX
Oil and Grease	XXX	XXX	XXX	XXX	Report	XXX
Aluminum, Total	XXX	XXX	XXX	XXX	Report	XXX
Copper, Total	XXX	XXX	XXX	XXX	Report	XXX
Iron, Total	XXX	XXX	XXX	XXX	Report	XXX
Lead, Total	XXX	XXX	XXX	XXX	Report	XXX
Manganese, Total	XXX	XXX	XXX	XXX	Report	XXX
Zinc, Total	XXX	XXX	XXX	XXX	Report	XXX

The proposed effluent limits for Outfalls 012—014 are for storm water discharges.—Limits.

	Mass Unit	s (lbs/day)		Concentrat	ions (mg/L)		
Parameters	Average	Average	Minimum	Average	Daily	IMAX	
	$Mont\bar{h}ly$	$Weekar{l}y$		Monthly	Maximum		
Flow (MGD)	XXX	Report	XXX	XXX	XXX	XXX	
		Daily Max					
pH (S.U.)	XXX	XXX	XXX	XXX	Report	XXX	
Carbonaceous Biochemical	XXX	XXX	XXX	XXX	Report	XXX	
Oxygen Demand ($CBOD_5$)							
Total Suspended Solids	XXX	XXX	XXX	XXX	Report	XXX	
Aluminum, Total	XXX	XXX	XXX	XXX	Report	XXX	
Copper, Total	XXX	XXX	XXX	XXX	Report	XXX	
Iron, Total	XXX	XXX	XXX	XXX	Report	XXX	
Lead, Total	XXX	XXX	XXX	XXX	Report	XXX	
Manganese, Total	XXX	XXX	XXX	XXX	Report	XXX	
Zinc, Total	XXX	XXX	XXX	XXX	Report	XXX	

The proposed effluent limits for Internal Monitoring Point 101 are based on a design flow of 0.005 MGD.—Limits.

Parameters	Mass Unit Average Monthly	ts (lbs/day) Daily Maximum	Instant. Minimum	Concentrate Average Monthly	ions (mg/L) Daily Maximum	IMAX
Flow (MGD)	0.005	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	4.0	XXX	XXX	XXX
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.5	XXX	1.6
Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	XXX	XXX	XXX	25.0	XXX	50.0
Total Suspended Solids	XXX	XXX	XXX	30.0	XXX	60.0
Fecal Coliform (No./100 ml)						
Oct 1 - Apr 30	XXX	XXX	XXX	2,000	XXX	10,000
•				Geo Mean		,
May 1 - Sep 30	XXX	XXX	XXX	200	XXX	1,000
•				Geo Mean		
Total Nitrogen	XXX	XXX	XXX	XXX	XXX	Report
Total Phosphorus	XXX	XXX	XXX	XXX	XXX	Report

The proposed effluent limits for Internal Monitoring Point 301 are based on a design flow of 0.013 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Daily Maximum	Instant. Minimum	Average Monthly	Daily Maximum	IMAX
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Free Available Chlorine	XXX	XXX	XXX	0.2	0.5	XXX
Total Suspended Solids	XXX	XXX	XXX	30.0	100.0	XXX
Oil and Grease	XXX	XXX	XXX	15.0	20.0	XXX

The proposed effluent limits for Internal Monitoring Point 402 are based on a design flow of 0.00144 MGD.—Limits.

	Mass Unit	$Mass\ Units\ (lbs/day)$			Concentrations (mg/L)		
Parameters	Average	Daily	Instant.	Average	Daily	IMAX	
	Quarterly	Maximum	Minimum	Quarterly	Maximum		
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX	
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0	
Oil and Grease	XXX	XXX	XXX	15.0	XXX	30.0	

In addition, the permit contains the following major special conditions: schedules of compliance for TMDL effluent limits and TRC limits at Outfall 003; chemical additive requirements; requirements applicable to storm water discharges; and requirements for chlorine minimization and sludge disposal.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 814-332-6078.

The EPA Waiver is not in effect.

PA0027715, Industrial, SIC Code 4953, **MAX Environmental Technologies Inc.**, Foster Plaza # 5, 651 Holiday Drive, Pittsburgh, PA 15220-2740. Facility Name: Yukon Facility. This existing facility is located in South Huntingdon Township, **Westmoreland County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for discharges of treated sanitary wastewater; treated landfill leachate and groundwater; and storm water. This is a revision to draft limits published on February 6, 2021.

The receiving streams, Sewickley Creek (WWF) and Unnamed Tributary to Sewickley Creek (WWF), are located in State Water Plan watershed 19-D and are classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharges are not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.048 MGD.—Limits.

	Mass Unit	ts (lbs/day)		Concentrat	ions (mg/L)	
Parameters	Average	Daily	Instant.	Average	Daily	IMAX
	Monthly	Maximum	Minimum	Monthly	Maximum	
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.5	1.0	1.25
Biochemical Oxygen	XXX	XXX	XXX	37.0	140.0	175
Demand (BOD_5)						
Total Suspended Solids	XXX	XXX	XXX	28.0	60.0	75
Total Dissolved Solids	XXX	XXX	XXX	XXX	Report	XXX
Osmotic Pressure (mOs/kg)	XXX	XXX	XXX	1,000	2,000	2,500
Oil and Grease	XXX	XXX	XXX	15.0	XXX	30.0
Ammonia-Nitrogen	XXX	XXX	XXX	18.9	37.9	47.25
Aluminum, Total	XXX	2.34	XXX	1.0	2.0	2.5
Antimony, Total	XXX	XXX	XXX	Report	Report	XXX
Arsenic, Total	XXX	XXX	XXX	2.69	4.21	6.74
Barium, Total	XXX	XXX	XXX	4.0	8.0	10
Cadmium, Total	XXX	XXX	XXX	0.025	0.05	0.0625
Chromium, Hexavalent	XXX	XXX	XXX	0.05	0.1	0.125
Chromium, Total	XXX	XXX	XXX	0.5	1.0	1.25
Copper, Total	XXX	XXX	XXX	0.1	0.2	0.25
Cyanide, Free	XXX	XXX	XXX	0.1	0.2	0.25
Iron, Total	XXX	8.17	XXX	3.5	7.0	8.75
Lead, Total	XXX	XXX	XXX	0.12	0.24	0.3
Molybdenum, Total	XXX	XXX	XXX	Report	Report	XXX
371.1.1.001				Avg Qrtly		
Nickel, Total	XXX	XXX	XXX	1.0	2.0	2.5
Selenium, Total	XXX	XXX	XXX	Report	Report	XXX
Silver, Total	XXX	XXX	XXX	0.005	0.01	0.0125
Strontium, Total	XXX	XXX	XXX	Report	Report	XXX
Sulfate, Total	XXX	XXX	XXX	XXX	Report	XXX

	Mass Unit	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Daily Maximum	Instant. Minimum	Average Monthly	Daily Maximum	IMAX	
Tin, Total	XXX	XXX	XXX	Report Avg Qrtly	Report	XXX	
Zinc, Total	XXX	XXX	XXX	0.19	0.37	0.475	
Phenol	XXX	XXX	XXX	0.015	0.026	0.0375	
a-Terpineol	XXX	XXX	XXX	0.016	0.033	0.04	
Benzoic Acid	XXX	XXX	XXX	0.071	0.12	0.177	
Chloride	XXX	XXX	XXX	XXX	Report	XXX	
Bromide	XXX	XXX	XXX	XXX	Report	XXX	
p-Cresol	XXX	XXX	XXX	0.014	0.025	0.035	
Phenolics, Total	XXX	XXX	XXX	0.1	0.2	0.25	

The proposed monitoring requirements for Internal Monitoring Points 101 and 201 are for raw wastewaters.—Limits.

Parameters	Mass Units (lbs/day) Average Daily Insta			$egin{array}{ll} Concentrations & (mg/L) \ Average & Daily & IM \end{array}$		
T drameters	Average Monthly	Maximum	Instant. Minimum	Average Monthly	Maximum	IMAX
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	XXX	XXX	Report	XXX
Biochemical Oxygen	XXX	XXX	XXX	XXX	Report	XXX
Demand (BOD_5)						
Total Suspended Solids	XXX	XXX	XXX	XXX	Report	XXX
Ammonia-Nitrogen	XXX	XXX	XXX	XXX	Report	XXX
Antimony, Total	XXX	XXX	XXX	XXX	Report	XXX
Arsenic, Total	XXX	XXX	XXX	XXX	Report	XXX
Barium, Total	XXX	XXX	XXX	XXX	Report	XXX
Cadmium, Total	XXX	XXX	XXX	XXX	Report	XXX
Chromium, Total	XXX	XXX	XXX	XXX	Report	XXX
Cyanide, Free	XXX	XXX	XXX	XXX	Report	XXX
Fluoride, Total	XXX	XXX	XXX	XXX	Report	XXX
Lead, Total	XXX	XXX	XXX	XXX	Report	XXX
Nickel, Total	XXX	XXX	XXX	XXX	Report	XXX
Selenium, Total	XXX	XXX	XXX	XXX	Report	XXX
Silver, Total	XXX	XXX	XXX	XXX	Report	XXX
Strontium, Total	XXX	XXX	XXX	XXX	Report	XXX
Sulfide, Total	XXX	XXX	XXX	XXX	Report	XXX
Phenolics, Total	XXX	XXX	XXX	XXX	Report	XXX

The proposed monitoring requirements for Outfalls 008 and 009 and Internal Monitoring Points 109, 209, and 309 are for storm water.—Limits.

	Mass Unit	ts (lbs/day)	Concentrations (mg/L)			
Parameters	Average	Daily	Instant.	Average	Daily	IMAX
	Monthly	Maximum	Minimum	Monthly	Maximum	
Flow (MGD)	XXX	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	XXX	XXX	Report	XXX
Chemical Oxygen Demand (COD)	XXX	XXX	XXX	XXX	Report	XXX
Total Suspended Solids	XXX	XXX	XXX	XXX	Report	XXX
Ammonia-Nitrogen	XXX	XXX	XXX	XXX	Report	XXX
Aluminum, Total	XXX	XXX	XXX	XXX	Report	XXX
Arsenic, Total	XXX	XXX	XXX	XXX	Report	XXX
Cadmium, Total	XXX	XXX	XXX	XXX	Report	XXX
Cyanide, Total	XXX	XXX	XXX	XXX	Report	XXX
Iron, Total	XXX	XXX	XXX	XXX	Report	XXX
Lead, Total	XXX	XXX	XXX	XXX	Report	XXX
Manganese, Total	XXX	XXX	XXX	XXX	Report	XXX
Mercury, Total	XXX	XXX	XXX	XXX	Report	XXX
Selenium, Total	XXX	XXX	XXX	XXX	Report	XXX
Silver, Total	XXX	XXX	XXX	XXX	Report	XXX

Effluent limits and monitoring requirements for Outfall 007 remain unchanged from the February 6, 2021 notice.

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA Waiver is not in effect.

PA0255165, Sewage, SIC Code 8811, Lilly Bill, 845 Barclay Hill Road, Beaver, PA 15009-9306. Facility Name: Lilly SRSTP. This existing facility is located in Brighton Township, Beaver County.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SRSTP sewage.

The receiving stream, Unnamed Tributary to Fourmile Run (WWF), is located in State Water Plan watershed 20-B and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of .0004 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Average Monthly	Average Monthly	Maximum	IMAX
Flow (MGD) pH	Report XXX	XXX XXX	XXX 6.0 Min	XXX XXX	XXX 9.0	XXX XXX
Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	XXX	XXX	10.0	XXX	XXX	20.0
Total Suspended Solids	XXX	XXX	10.0	XXX	XXX	20.0
Fecal Coliform (No./100 ml)	XXX	XXX	XXX	200 Annl Avg	XXX	XXX

In addition, the permit contains the following major special conditions:

- · AMR to DEP
- · DMR to DEP if Attached
- 1/Year Measure Depth of Septage and Scum
- Septic Tanks Pumped Once Every Three Years
- Total Residual Chlorine Requirement
- No Stormwater
- Necessary Property Rights
- Proper Sludge Disposal
- Abandon STP when Municipal Sewers Available

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA Waiver is in effect.

PA0255068, Sewage, SIC Code 8811, **Duane Stewart**, 260 Wilson Road, Dawson, PA 15428-1067. Facility Name: Duane Stewart SRSTP. This existing facility is located in Lower Tyrone Township, **Fayette County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated SRSTP sewage.

The receiving stream(s), Unnamed Tributary to Youghiogheny River (WWF), is located in State Water Plan watershed 19-D and is classified for Warm Water Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.0004 MGD.—Limits.

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Minimum	Annual Average	Maximum	IMAX
Flow (GPD)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Daily Min	XXX	9.0 Daily Max	XXX
Biochemical Oxygen Demand (BOD ₅)	XXX	XXX	XXX	10.0	XXX	20.0
Total Suspended Solids Fecal Coliform (No./100 ml)	XXX XXX	XXX XXX	XXX XXX	$\begin{array}{c} 10.0 \\ 200 \end{array}$	XXX XXX	20.0 XXX

In addition, the permit contains the following major special conditions:

- AMR submission requirement
- Annual depth of sludge measurement
- Septic tank must be pumped at least once in every three years
- · Collection and disposition of screenings
- · Connection to municipal facility once available

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 412-442-4000.

The EPA Waiver is in effect.

Northeast Regional Office

PA0060216, Sewage, SIC Code 4952, **Raceway Holdings, Inc.**, 2227 Scranton Carbondale Highway, Scranton, PA 18508-1151. Facility Name: Twin Rocks Truck Stop. This existing facility is located in Sterling Township, **Wayne County**.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated sewage.

The receiving stream(s), Uban Creek (HQ-CWF, MF), is located in State Water Plan watershed 1-C and is classified for High Quality Waters—Cold Water Fishes, and Migratory Fish, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.0485 MGD.

Parameters	Mass Units Average Monthly	s (lbs/day) Average Weekly	Minimum	Concentrat Average Monthly	ions (mg/L) Daily Maximum	IMAX
Flow (MGD)	Report	Report Daily Max	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	6.0 Inst Min	XXX	XXX	XXX
Total Residual Chlorine (TRC) Carbonaceous Biochemical Oxygen Demand (CBOD ₅)	XXX	XXX	XXX	0.5	XXX	1.41
Nov 1 - Apr 30 May 1 - Oct 31 Biochemical Oxygen Demand (BOD ₅)	XXX XXX XXX	XXX XXX XXX	XXX XXX XXX	25.0 20.0 Report	40.0 30.0 Report	50.0 40.0 XXX
Raw Sewage Influent Total Suspended Solids Fecal Coliform (No./100 ml)	XXX	XXX	XXX	30.0	45.0	60.0
Oct 1 - Apr 30	XXX	XXX	XXX	2,000 Geo Mean	XXX	10,000
May 1 - Sep 30	XXX	XXX	XXX	200 Geo Mean	XXX	1,000
Ammonia-Nitrogen Nov 1 - Apr 30 May 1 - Oct 31 Total Phosphorus Total Dissolved Solids	XXX XXX Report XXX	XXX XXX XXX XXX	XXX XXX XXX XXX	9.0 3.0 0.5 Report	XXX XXX XXX XXX	18.0 9.0 1.0 XXX
E. Coli (No./100 ml)	XXX	XXX	XXX	Avg Qrtly Report	XXX	XXX
Nitrate-Nitrite as N	Report Annl Avg	XXX	XXX	Annl Avg Report Annl Avg	XXX	XXX
(Total Load, lbs) (lbs)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
Total Nitrogen	Report Annl Avg	XXX	XXX	Report Annl Avg	XXX	XXX
(Total Load, lbs) (lbs)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
Total Kjeldahl Nitrogen	Report Annl Avg	XXX	XXX	Report Annl Avg	XXX	XXX
(Total Load, lbs) (lbs)	Report Annl Avg	XXX	XXX	XXX	XXX	XXX
Total Phosphorus (Total Load, lbs) (lbs)	XXX XXX	74.97 Total Annual	XXX	XXX	XXX	XXX

The proposed effluent limits for Outfall 002 are based on a design flow of 0 MGD (stormwater).

	Mass Units (lbs/day)			Concentrations (mg/L)		
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Daily Maximum	IMAX
Flow (MGD)	Report	Report Daily Max	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Oil and Grease	XXX	XXX	XXX	15.0	XXX	30.0

PENNSYLVANIA BULLETIN, VOL. 51, NO. 31, JULY 31, 2021

Parameters	Average	s (lbs/day) Average	Minimum	Average	tions (mg/L) Daily	IMAX
	Monthly	Weekly		Monthly	Maximum	
Carbonaceous Biochemical	XXX	XXX	XXX	XXX	Report	XXX
Oxygen Demand (CBOD ₅) Chemical Oxygen Demand (COD)	XXX	XXX	XXX	XXX	Report	XXX
Total Suspended Solids	XXX	XXX	XXX	XXX	Report	XXX
Total Kjeldahl Nitrogen	XXX	XXX	XXX	XXX	Report	XXX
Total Phosphorus	XXX	XXX	XXX	XXX	Report	XXX
Iron, Total	XXX	XXX	XXX	XXX	Report	XXX

In addition, the permit contains the following major special conditions:

- Solids Management
- Requirements Applicable to Stormwater Outfalls

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-826-5472.

The EPA Waiver is in effect.

PA0012742, Industrial, SIC Code 2892, Copperhead Chemicals Co. Inc., 120 River Road, Tamaqua, PA 18252-5403. Facility Name: Copperhead Chemicals Tamaqua Plant. This existing facility is located in Walker Township, Schuylkill County.

Description of Existing Activity: The application is for a renewal of an NPDES permit for an existing discharge of treated industrial waste.

The receiving stream(s), Little Schuylkill River (CWF, MF), Unnamed Tributary to Brushy Run (CWF, MF), and Brushy Run (CWF, MF) is located in State Water Plan watershed 3-A and is classified for Cold Water Fishes and Migratory Fishes, aquatic life, water supply and recreation. The discharge is not expected to affect public water supplies.

The proposed effluent limits for Outfall 001 are based on a design flow of 0 MGD.—Limits.

	Mass Units	s (lbs/day)	9	Concentrat	tions (mg/L)	
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Maximum	IMAX
pH (S.U.)	XXX	XXX	Report Inst Min	XXX	XXX	Report
Chemical Oxygen Demand (COD)	XXX	XXX	XXX	XXX	XXX	Report
Total Suspended Solids	XXX	XXX	XXX	XXX	XXX	Report
Total Dissolved Solids	XXX	XXX	XXX	XXX	XXX	Report
Oil and Grease	XXX	XXX	XXX	XXX	XXX	Report
Nitrate-Nitrite as N	XXX	XXX	XXX	XXX	XXX	Report
Ammonia-Nitrogen	XXX	XXX	XXX	XXX	XXX	Report
Total Kjeldahl Nitrogen	XXX	XXX	XXX	XXX	XXX	Report
Total Phosphorus	XXX	XXX	XXX	XXX	XXX	Report
Aluminum, Total	XXX	XXX	XXX	XXX	XXX	Report
Arsenic, Total	XXX	XXX	XXX	XXX	XXX	Report
Cadmium, Total	XXX	XXX	XXX	XXX	XXX	Report
Cyanide, Total	XXX	XXX	XXX	XXX	XXX	Report
Iron, Total	XXX	XXX	XXX	XXX	XXX	Report
Lead, Total	XXX	XXX	XXX	XXX	XXX	Report
Magnesium, Dissolved	XXX	XXX	XXX	XXX	XXX	Report
Magnesium, Total	XXX	XXX	XXX	XXX	XXX	Report
Mercury, Total	XXX	XXX	XXX	XXX	XXX	Report
Selenium, Total	XXX	XXX	XXX	XXX	XXX	Report
Silver, Total	XXX	XXX	XXX	XXX	XXX	Report
Zinc, Total	XXX	XXX	XXX	XXX	XXX	Report
Total Organic Carbon	XXX	XXX	XXX	XXX	XXX	Report

The proposed effluent limits for Outfalls 002, 009 and 018 are based on a design flow of 0 MGD.—Limits.

Parameters	Mass Unit Average Monthly	s (lbs / day) Average Weekly	Minimum	Concentrat Average Monthly	tions (mg/L) Maximum	IMAX
pH (S.U.)	XXX	XXX	6.0 Inst Min	XXX	XXX	9.0
Chemical Oxygen Demand (COD) Total Suspended Solids Oil and Grease Nitrate-Nitrite as N Ammonia-Nitrogen Total Kjeldahl Nitrogen	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	XXX XXX XXX XXX XXX XXX	120.0 100.0 30.0 Report Report Report

	Mass Unit	s (lbs/day)		Concentrat	tions (mg/L)	
Parameters	Average Monthly	Average Weekly	Minimum	Average Monthly	Maximum	IMAX
Total Phosphorus	XXX	XXX	XXX	XXX	XXX	Report
Aluminum, Total	XXX	XXX	XXX	XXX	XXX	Report
Arsenic, Total	XXX	XXX	XXX	XXX	XXX	Report
Cadmium, Total	XXX	XXX	XXX	XXX	XXX	Report
	XXX		XXX		XXX	
Cyanide, Total		XXX		XXX		Report
Iron, Total	XXX	XXX	XXX	XXX	XXX	Report
Lead, Total	XXX	XXX	XXX	XXX	XXX	Report
Mercury, Total	XXX	XXX	XXX	XXX	XXX	Report
Selenium, Total	XXX	XXX	XXX	XXX	XXX	Report
Silver, Total	XXX	XXX	XXX	XXX	XXX	Report
Zinc, Total	XXX	XXX	XXX	XXX	XXX	Report
The proposed effluent limits for	Outfalls 003—00	07, 010, 012—	014 are based	on a design fl	ow of 0 MGD	–Limits.
	Mass Unit	s (lbs/day)		Concentrat	tions (mg/L)	
Parameters	Average	Average	Minimum	Average	Maximum	IMAX
	Monthly	Weekly		Monthly		
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
r			Inst Min			
Chemical Oxygen Demand (COD)	XXX	XXX	XXX	XXX	XXX	120.0
Total Suspended Solids	XXX	XXX	XXX	XXX	XXX	100.0
Oil and Grease	XXX	XXX	XXX	XXX	XXX	30.0
Nitrate-Nitrite as N	XXX	XXX	XXX	XXX	XXX	Report
Total Phosphorus	XXX	XXX	XXX	XXX	XXX	Report
Aluminum, Total	XXX	XXX	XXX	XXX	XXX	Report
Iron, Total	XXX	XXX	XXX	XXX	XXX	Report
Lead, Total	XXX	XXX	XXX	XXX	XXX	Report
Mercury, Total	XXX	XXX	XXX	XXX	XXX	Report
Zinc, Total	XXX	XXX	XXX	XXX	XXX	Report
21110, 10001						
						1.1
The proposed effluent limits for 0	Outfall 011 are	based on a des		18 MGD.—In	terim Limits.	
The proposed effluent limits for	Outfall 011 are l	based on a des	sign flow of 0.0	18 MGD.—In	terim Limits.	_
	Outfall 011 are l Mass Unit Average	based on a des s (lbs/day) Daily		18 MGD.—In Concentrat Average	terim Limits.	IMAX
The proposed effluent limits for the Parameters	Outfall 011 are l	based on a des	sign flow of 0.0	18 MGD.—In	terim Limits.	_
The proposed effluent limits for	Outfall 011 are l Mass Unit Average	based on a des s (lbs/day) Daily	sign flow of 0.0	18 MGD.—In Concentrat Average	terim Limits.	_
The proposed effluent limits for operations of the second	Outfall 011 are Mass Unit Average Monthly	based on a des s (lbs/day) Daily Maximum	sign flow of 0.0	18 MGD.—In Concentrat Average Monthly	terim Limits. tions (mg/L) Daily Maximum	_
The proposed effluent limits for operations of the second	Outfall 011 are Mass Unit Average Monthly Report	based on a des s (lbs/day) Daily Maximum Report	sign flow of 0.0 Minimum XXX	18 MGD.—In Concentrat Average Monthly Report	terim Limits. ions (mg/L) Daily Maximum Report	<i>IMAX</i>
The proposed effluent limits for operations of the second	Outfall 011 are Mass Unit Average Monthly Report Report	based on a des s (lbs/day) Daily Maximum Report Report	sign flow of 0.0 Minimum XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report	terim Limits. tions (mg/L) Daily Maximum Report Report	IMAX
The proposed effluent limits for operations of the second	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land	based on a des s (lbs/day) Daily Maximum Report Report based on a des	sign flow of 0.0 Minimum XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report Report 18 MGD.—Fi	terim Limits. Fions (mg/L) Daily Maximum Report Report Report nal Limits.	IMAX XXX
The proposed effluent limits for operations of the second	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day)	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0	18 MGD.—In Concentrat Average Monthly Report Report Report 18 MGD.—Fi	terim Limits. Fions (mg/L) Daily Maximum Report Report nal Limits. Fions (mg/L)	IMAX XXX XXX
The proposed effluent limits for operations of the second	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land	based on a des s (lbs/day) Daily Maximum Report Report based on a des	sign flow of 0.0 Minimum XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report Report 18 MGD.—Fi	terim Limits. tions (mg/L) Daily Maximum Report Report	<i>IMAX</i>
The proposed effluent limits for operations of the second	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day)	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat	terim Limits. Fions (mg/L) Daily Maximum Report Report nal Limits. Fions (mg/L)	IMAX XXX XXX
The proposed effluent limits for operations of the second	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average	terim Limits. Fions (mg/L) Daily Maximum Report Report nal Limits. Fions (mg/L) Daily	IMAX XXX XXX
The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/L) The proposed effluent limits for operations of the parameters Ammonia-Nitrogen	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum	IMAX XXX XXX
The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/L) The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31	Outfall 011 are I Mass Unit Average Monthly Report Report Outfall 011 are I Mass Unit Average Monthly Report	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0	IMAX XXX XXX IMAX
The proposed effluent limits for operations of the proposed effects	Outfall 011 are 1 Mass Unit Average Monthly Report Report Outfall 011 are 1 Mass Unit Average Monthly Report 0.004	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2	terim Limits. Fions (mg/L) Daily Maximum Report Report nal Limits. Fions (mg/L) Daily Maximum 50.0 50.2	IMAX XXX XXX
The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/L) The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31	Outfall 011 are Mass Unit Average Monthly Report Report Outfall 011 are Mass Unit Average Monthly Report 0.004 Outfall 011 are Mass Unit	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits.	IMAX XXX XXX IMAX
The proposed effluent limits for operations of the proposed effluent lim	Outfall 011 are least Unit Average Monthly Report Report Outfall 011 are least Unit Average Monthly Report 0.004 Outfall 011 are least Unit Mass Unit Mass Unit Mass Unit Mass Unit Mass Unit Mass Unit	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day)	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits.	IMAX XXX XXX IMAX 50 68.1
The proposed effluent limits for operations of the proposed effects	Outfall 011 are I Mass Unit Average Monthly Report Report Outfall 011 are I Mass Unit Average Monthly Report 0.004 Outfall 011 are I Mass Unit Average	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instanta-	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily	IMAX XXX XXX IMAX
The proposed effluent limits for operations of the proposed effluent lim	Outfall 011 are least Unit Average Monthly Report Report Outfall 011 are least Unit Average Monthly Report 0.004 Outfall 011 are least Unit Mass Unit Mass Unit Mass Unit Mass Unit Mass Unit Mass Unit	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day)	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits.	IMAX XXX XXX IMAX 50 68.1
The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/L) The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/l) The proposed effluent limits for operations of the parameters	Mass Unit Average Monthly Report Report Outfall 011 are Mass Unit Average Monthly Report Outfall 011 are Mass Unit Average Monthly Outfall 011 are Mass Unit Average Monthly	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily day based on a des s (lbs/day) Daily Maximum	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum	IMAX XXX XXX IMAX 50 68.1
The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/L) The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/l) The proposed effluent limits for operations of the parameters E. Coli (No./100 ml)	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly Report 0.004 Outfall 011 are land Mass Unit Average Monthly XXX	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX	IMAX XXX XXX IMAX 50 68.1 IMAX
The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/L) The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/l) The proposed effluent limits for operations of the parameters	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly Report 0.004 Outfall 011 are land Mass Unit Average Monthly XXX Report	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily day based on a des s (lbs/day) Daily Maximum	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum	IMAX XXX XXX IMAX 50 68.1
The proposed effluent limits for operations of the proposed effluent lim	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly Report 0.004 Outfall 011 are land Mass Unit Average Monthly XXX Report Annl Avg	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX Report	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report Annl Avg	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX Report	IMAX XXX XXX IMAX 50 68.1 IMAX Report XXX
The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/L) The proposed effluent limits for operations of the parameters Ammonia-Nitrogen May 1 - Oct 31 Mercury, Total (ug/l) The proposed effluent limits for operations of the parameters E. Coli (No./100 ml)	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly Report 0.004 Outfall 011 are land Mass Unit Average Monthly XXX Report Annl Avg Report	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report Annl Avg Report	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX	IMAX XXX XXX IMAX 50 68.1 IMAX
The proposed effluent limits for operations of the proposed effluent lim	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly Report 0.004 Outfall 011 are land Mass Unit Average Monthly XXX Report Annl Avg	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX Report	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report Annl Avg	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX Report	IMAX XXX XXX IMAX 50 68.1 IMAX Report XXX XXX
The proposed effluent limits for operations of the proposed effluent lim	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly Report 0.004 Outfall 011 are land Mass Unit Average Monthly XXX Report Annl Avg Report Annl Avg Report Annl Avg Report	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX Report	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report Annl Avg Report	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX Report	IMAX XXX XXX IMAX 50 68.1 IMAX Report XXX
The proposed effluent limits for operations of the proposed effluent lim	Mass Unit Average Monthly Report Report Outfall 011 are Mass Unit Average Monthly Report 0.004 Outfall 011 are Mass Unit Average Monthly XXX Report Annl Avg Report Annl Avg	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX Report Report	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report Annl Avg Report Annl Avg	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX Report Report	IMAX XXX XXX IMAX 50 68.1 IMAX Report XXX XXX
The proposed effluent limits for operations of the proposed effluent lim	Outfall 011 are land Mass Unit Average Monthly Report Report Outfall 011 are land Mass Unit Average Monthly Report 0.004 Outfall 011 are land Mass Unit Average Monthly XXX Report Annl Avg Report Annl Avg Report Annl Avg Report	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX Report Report Report	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report Annl Avg Report Annl Avg Report	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX Report Report Report	IMAX XXX XXX IMAX 50 68.1 IMAX Report XXX XXX
The proposed effluent limits for operations of the proposed effluent lim	Mass Unit Average Monthly Report Report Outfall 011 are Mass Unit Average Monthly Report 0.004 Outfall 011 are Mass Unit Average Monthly XXX Report Annl Avg Report Annl Avg Report Annl Avg	based on a des s (lbs/day) Daily Maximum Report Report based on a des s (lbs/day) Daily Maximum Report 0.008 based on a des s (lbs/day) Daily Maximum XXX Report Report	sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Minimum XXX XXX sign flow of 0.0 Instantaneous Minimum XXX XXX XXX XXX	18 MGD.—In Concentrat Average Monthly Report Report 18 MGD.—Fi Concentrat Average Monthly 25.0 27.2 18 MGD.—Li Concentrat Average Monthly XXX Report Annl Avg Report Annl Avg Report Annl Avg Report Annl Avg	terim Limits. tions (mg/L) Daily Maximum Report Report nal Limits. tions (mg/L) Daily Maximum 50.0 50.2 mits. tions (mg/L) Daily Maximum XXX Report Report	IMAX XXX XXX IMAX 50 68.1 IMAX Report XXX XXX

The proposed effluent limits for Outfall 011 are based on a design flow of .17725 MGD.—Limits.

	$Mass\ Unit$	$Mass\ Units\ (lbs/day)$			Concentrations (mg/L)		
Parameters	Average Monthly	Daily Maximum	Instanta- neous Minimum	Average Monthly	Daily Maximum	IMAX	
Total Dissolved Solids	Report Avg Qrtly	Report	XXX	Report Avg Qrtly	Report	XXX	

The proposed effluent limits for Outfall 011 are based on a design flow of .17725 MGD.—Limits.

	M	(11-1-1)		C	: ((T)	
Parameters	Mass Units Average	Daily	Instanta-	Average	ions (mg/L) Daily	IMAX
rarameters	Monthly	Maximum	neous	Monthly	Maximum	IWAA
	Monthly	Maximum	Minimum	Monthly	Maximum	
El (MCD)	Donost	D 4		WWW	VVV	www
Flow (MGD)	Report	Report	XXX	XXX	XXX	XXX
pH (S.U.)	XXX	XXX	6.0	XXX	XXX	9.0
Dissolved Oxygen	XXX	XXX	3.0	XXX	XXX	XXX
Total Residual Chlorine (TRC)	XXX	XXX	XXX	0.50	XXX	1.17
Biochemical Oxygen	1.52	3.19	XXX	30.0	60.0	75
Demand (BOD_5)						
BOD ₅ Minimum %	85	XXX	XXX	XXX	XXX	XXX
Removal (%)	Min Mo Avg					
Chemical Oxygen Demand (COD)	3.85	9.90	XXX	Report	Report	XXX
Total Suspended Solids	2.10	4.29	XXX	30.0	60.0	75
Oil and Grease	XXX	XXX	XXX	15.0	XXX	30.0
Fecal Coliform (No./100 ml)						
Oct 1 - Apr 30	XXX	XXX	XXX	2,000	XXX	10,000
•				Geo Mean		,
May 1 - Sep 30	XXX	XXX	XXX	200	XXX	1,000
• •				Geo Mean		,
Ultraviolet light intensity (µw/cm ²)	XXX	XXX	Report	XXX	XXX	XXX
Nitrate-Nitrite as N	Report	Report	XXX	Report	Report	XXX
Ammonia-Nitrogen	1	•		1	1	
Nov 1 - Apr 30	Report	Report	XXX	Report	Report	XXX
Aluminum, Total	0.04486	Report	XXX	Report	Report	XXX
Chromium, Total	0.00466	Report	XXX	Report	Report	XXX
Copper, Total	0.02695	Report	XXX	Report	Report	XXX
Cyanide, Available	0.00170	Report	XXX	Report	Report	XXX
Iron, Total	Report	Report	XXX	Report	Report	XXX
Lead, Total	0.01002	Report	XXX	Report	Report	XXX
Nickel, Total	0.01002 0.02915	Report	XXX	Report	Report	XXX
Zinc, Total	0.02313 0.01773	Report	XXX		Report	XXX
Zilic, Iotal	0.01710	report	ΛΛΛ	Report	report	ΛΛΛ

The proposed effluent limits for Outfall/Internal Monitoring Point 111 are based on a design flow of NA MGD.—Limits.

1 1		0			,	
	Mass Uni	ts (lbs/day)		Concentrate	tions (mg/L)	
Parameters	Average	Daily	Minimum	Average	Daily	IMAX
	Monthly	Maximum		Monthly	Maximum	
Biochemical Oxygen	Report	Report	XXX	Report	Report	XXX
Demand (BOD_5) Industrial Influent						
Chemical Oxygen Demand (COD)	Report	Report	XXX	Report	Report	XXX
Industrial Influent	Report	Report	AAA	Report	Report	AAA
Nitrate-Nitrite as N	Report	Report	XXX	Report	Report	XXX
Industrial Influent						

In addition, the permit contains the following major special conditions:

• Necessary property rights; proper management of residuals; relation to WQM Part II permits; BAT/ELG; chlorine minimization; schedule of compliance (Ammonia-N); WQBELs for toxics (Mercury); chemical additives; and IW stormwater

You may make an appointment to review the DEP files on this case by calling the File Review Coordinator at 570-826-5472.

The EPA Waiver is in effect.

III. Individual NPDES Permit Applications for Discharges of Stormwater Associated with Construction Activity.

•				
Application Number	Application Type	Applicant Name & Address	Municipality, County	Office
PAD510035	New	Philadelphia Parks & Recreation 1515 Arch Street, No. 10 Philadelphia, PA 19102	City of Philadelphia Philadelphia County	SERO
PAD150222	New	Audubon Land Development Corp 2620 Egypt Road Norristown, PA 19403-2302	Uwchlan Township Chester County	SERO
PAD150227	New	Waynesborough Country Club 440 Darby Paoli Road Paoli, PA 19301-2006	Easttown Township Chester County	SERO
PAD510043 A-2	Amendment	Pennsylvania Department of Transportation District 6-0 7000 Geerdes Blvd King of Prussia, PA 19406-1525	City of Philadelphia Philadelphia County	SERO
PAD480151	New	Duke Realty Limited Partnership c/o David Jennings 161 Washington Street Suite 1020 Conshohocken, PA 19428-2083	Palmer & Upper Nazareth Townships Northampton County	NERO
PAD130033	New	Mieczyslaw Klecha 469 Forest St Lehighton, PA 18235	Franklin Township Carbon County	NERO
PAD480156	New	Lafayette College Facilities Planning & Construction 901 Bushkill Dr. Easton, PA 18042	City of Easton Northampton County	NERO
PAD520019 A-1	Major Amendment	Pocono Lakefront, LLC 61 West 62nd Street Unit 22E New York, NY 10023	Palmyra Township Pike County	NERO
PAD540022	New	PPL Electric Companies 2 North 9th Street GENN 4 Allentown, PA 18101	Norwegian Township Schuylkill County	NERO
PAD640028	New	Lake Township 1428 Easton Turnpike Lake Ariel, PA 18436	Lake Township Wayne County	NERO
PAD350025	New	Matt Development Inc. 39 South Main Street P.O. Box 573 Pittston, PA 18640-1815	Carbondale Township Lackawanna County	NERO

STATE CONSERVATION COMMISSION

PROPOSED NUTRIENT MANAGEMENT PLANS RELATED TO APPLICATIONS FOR NPDES PERMITS FOR CAFOs

This notice provides information about agricultural operations that have submitted nutrient management plans (NMPs) for approval under 3 Pa.C.S. Chapter 5 and that have or anticipate submitting applications for new, amended or renewed (National Pollutant Discharge Elimination System) NPDES permits, or Notices of Intent (NOIs) for coverage under a general permit, for CAFOs, under 25 Pa. Code Chapter 92a. This notice is provided in accordance with 25 Pa. Code Chapter 92a and 40 CFR Part 122, implementing The Clean Streams Law and the Federal Clean Water Act.

Based upon preliminary reviews, the State Conservation Commission (SCC) or County Conservation Districts (CCD) working under a delegation agreement with the SCC have completed an administrative review of NMPs described. These NMPs are published as proposed plans for comment prior to taking final actions. The NMPs are available for review at

the CCD office for the county where the agricultural operation is located. A list of CCD office locations is available at http://www.nacdnet.org/about/districts/directory/pa.phtml or can be obtained from the SCC at the office address listed or by calling (717) 787-8821.

Persons wishing to comment on an NMP are invited to submit a statement outlining their comments on the plan to the CCD, with a copy to the SCC for each NMP, within 30-days from the date of this public notice. Comments received within the respective comment periods will be considered in the final determinations regarding the NMPs. Comments should include the name, address and telephone number of the writer and a concise statement to inform the SCC of the exact basis of the comments and the relevant facts upon which they are based. Comments should be sent to the SCC, Agriculture Building, Room 310, 2301 North Cameron Street, Harrisburg, PA 17110.

Persons with a disability who require an auxiliary aid, service, including TDD users or other accommodations to seek additional information should contact the SCC through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

ACT 38 NUTRIENT MANAGEMENT PLANS CAFO PUBLIC NOTICE SPREADSHEET—APPLICATIONS

Agricultural Operation Name and Address	County	Total Acres	Animal Equivalent Units	Animal Type	Special Protection Waters (HQ or EV or NA)	Renewal / New
Llewellyn J Moyer 650 Christmas Village Road Bernville, PA 19506	Berks	255	129.24	Duck, Heifer	TSF & CWF	New
Lazy Hog Farm 4390 Mountain Road McAlisterville, PA 17049	Juniata	48.43	717.00	Swine	HQ	Renewal
Elvin Zimmerman 180 Degan Road McAlisterville, PA 17049	Juniata	141.42	259.58	Broilers 1 Steer & 1 Calf	HQ	Renewal
Hillside Acres 335 Dotterer Road Lenhartsville, PA 19534	Berks	14	846.15	Swine	None	Renewal
Greystone Pork Farm 12950 Forge Road Mercersburg, PA 17236	Franklin	124.2	807.4	Swine	None	Renewal
Tuscarora Farms LLC 13851 Creek Road Willow Hill, PA 17271	Franklin	0	984.58	Swine	None	Approved
Ryan Snyder 6 Snyder Lane Lewistown, PA 17044	Mifflin	120.9	726.90	Swine Finisher	NA	Renewal
Daniel Petre 3409 Smoketown Road Spring Grove, PA 17362	York	5.98	513.34	Poultry	NA	Renewal
Yippee! Farms Arlin Benner 880 Pinkerton Road Mount Joy, PA 17552	Lancaster	693.3	1,462.5	Dairy	NA	Renewal
Burk Lea Farms 3099 Grand Point Road Chambersburg, PA 17202	Franklin	1,528.6	1,737.20	Dairy	NA	Renewal

PUBLIC WATER SUPPLY PERMITS

Under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17), the following parties have applied for PWS permits to construct or substantially modify public water systems.

Persons wishing to comment on permit applications are invited to submit statements to the office listed before the application within 30 days of this public notice. Comments received within this 30-day comment period will be considered in the formulation of the final determinations regarding an application. A comment should include the

name, address and telephone number of the writer and a concise statement to inform the Department of the exact basis of a comment and the relevant facts upon which it is based. A public hearing may be held after consideration of comments received during the 30-day public comment period.

Following the comment period, the Department will make a final determination regarding the proposed permit. Notice of this final determination will be published in the *Pennsylvania Bulletin* at which time this determination may be appealed to the Environmental Hearing Board.

The permit application and related documents are on file at the office listed before the application and available for public review. Arrangements for inspection and copying information should be made with the office listed before the application.

Persons with a disability that require an auxiliary aid, service or other accommodations to participate during the 30-day public comment period should contact the office listed before the application. TDD users may contact the Department through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

SAFE DRINKING WATER

Applications Received Under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17).

Southcentral Region: Safe Drinking Water Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

Permit No. 0721502, Public Water Supply.

Applicant Curryville Water Authority

Municipality North Woodbury Township

County Blair

Responsible Official Michael Ritchey

Chairman P.O. Box 11

Curryville, PA 16661

Type of Facility Public Water Supply

Consulting Engineer Anthony J. Coval, P.E.

Century Engineering 2836 Earlystown Road

Suite 1

Centre Hall, PA 16828

Application Received: March 24, 2021

Description of Action Interconnection with

Martinsburg Municipal

Authority.

Permit No. 7360791, Public Water Supply.

Applicant Vineyard at Grandview

Municipality Mount Joy Township

County Lancaster
Responsible Official Scott Haines

Owner

1489 Grandview Road Mount Joy, PA 17552

Type of Facility Public Water Supply

Consulting Engineer Not Listed Application Received: June 2, 2021

Description of Action New well and treatment system.

Permit No. 3621501, Public Water Supply.

Applicant Perdue AgriBusiness LLC

Municipality Conoy Township
County Lancaster

Responsible Official

Sharon Clark
Senior Vice President
Regulatory Affairs

Regulatory Affairs 6906 Zion Church Road Salisbury, MD 21804

Type of Facility Public Water Supply

Consulting Engineer Brian C. Bonner, P.E.

ARM Group Inc

2548 Park Center Blvd State College, PA 16801

Application July 6, 2021

Withdrawn:

Description of Action Installation of Well AP-2,

softening, carbon filtration, and ultraviolet disinfection.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995 PREAMBLE 1

Acknowledgment of Notices of Intent to Remediate Submitted Under the Land Recycling and Environmental Remediation Standards Act (35 P.S. §§ 6026.101—6026.908).

Sections 302-305 of the Land Recycling and Environmental Remediation Standards Act (Act) require the Department of Environmental Protection (Department) to publish in the Pennsylvania Bulletin an acknowledgment noting receipt of any Notices of Intent to Remediate. An acknowledgment of the receipt of a Notice of Intent (NOI) to Remediate is used to identify a site where a person proposes to, or has been required to, respond to a release of a regulated substance at a site. Persons intending to use the background standard, Statewide health standard, the site-specific standard, or who intend to remediate a site as a special industrial area, must file a (NOI) to Remediate with the Department. A NOI to Remediate filed with the Department provides a brief description of the location of the site, a list of known or suspected contaminants at the site, the proposed remediation measures for the site, and a description of the intended future use of the site. A person who demonstrates attainment of one, or a combination of the cleanup standards, or who receives approval of a special industrial area remediation identified under the Act, will be relieved of further liability for the remediation of the site for any contamination identified in reports submitted to and approved by the Department. Furthermore, the person shall not be subject to citizen suits or other contribution actions brought by responsible persons not participating in the remediation.

Under Sections 304(n)(1)(ii) and 305(c)(2) of the Act, there is a 30-day public and municipal comment period for sites proposed for remediation using a site-specific standard, in whole or in part, and for sites remediated as a special industrial area. This period begins when a summary of the NOI to Remediate is published in a newspaper of general circulation in the area of the site. For the following identified site(s), proposed for remediation to a site-specific standard or as a special industrial area, the municipality, within which the site is located, may request to be involved in the development of the remediation and reuse plans for the site if the request is made within 30-days of the following specified date. During this comment period the municipality may request that the following identified person, as the remediator of the site, develop and implement a public involvement plan. Requests to be involved, and comments, should be directed to the remediator of the site.

For further information concerning the content of a NOI to Remediate, please contact the Environmental Cleanup Program Manager in the Department of Envi-

ronmental Protection Regional Office under which the notice appears. If information concerning this acknowledgment is required in an alternative form, contact the Community Relations Coordinator at the appropriate Regional Office listed. TDD users may telephone the Department through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

The Department of Environmental Protection has received the following Notice(s) of Intent to Remediate:

Northeast Region: Environmental Cleanup & Brownfields Program Manager, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

309 East Hamilton Street, 309 East Hamilton Street, Allentown, PA 18109, Allentown City, Lehigh County. American Analytical & Environmental, 738 Front Street, Catasauqua, PA 18032, on behalf NGPNLP LLC, 321 East Union Street, Allentown, PA 18109, submitted a Notice of Intent to Remediate. Soil was contaminated with solvents from historic dry-cleaning operations. Future use of the site will be nonresidential. The Notice of Intent to Remediate was published in *The Morning Call* on July 9, 2021.

Southcentral Region: Environmental Cleanup and Brownfields Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

1036 Manheim Pike, 1036 Manheim Pike, Lancaster, PA 17601, Manheim Township, Lancaster County. Liberty Environmental, Inc., 315 West James Street, Suite 205, Lancaster, PA 17603, on behalf of MTS Group, LLC, 120 North Pointe Boulevard, Suite 201, Lancaster, PA 17601, submitted a Notice of Intent to Remediate site soil contaminated with metals and semivolatile organic compounds. The site will be remediated to the site-specific standard. Future use of the site is will be used for residential purposes. The Notice of Intent to Remediate was published in the *LNP* on June 11, 2021.

Northcentral Region: Environmental Cleanup and Brownfields Program Manager, 208 West Third Street, Williamsport, PA 17701.

Former Howes Leather Corp Site—Eastern Parcel, 45 Cooper Road, Curwensville, PA 16833, Curwensville Borough, Clearfield County. DMS Environmental Services, LLC, 103 South Spring Street, Bellefonte, PA 16823, on behalf of Clearly Ahead Development, 139 West Market Street, Suite 200, Clearfield, PA 16830, has submitted a Notice of Intent to Remediate site groundwater contaminated with vegetable tannery sludge residuals. The applicant proposes to remediate the site to meet the site-specific and Statewide health standards.

Chattanooga Labeling Systems, Inc., 2 Industrial Park Rd, Galeton, PA 16922, Galeton Borough and Pike Township, Potter County. J. Krupa Company, Inc., 108 Nova Road, St. Mary's, PA 15857, on behalf of Chattanooga Labeling Systems, 120 Parmenas Lane, P.O. Box 4753, Chattanooga, TN, 37405, has submitted a Notice of Intent to Remediate site soil and groundwater contaminated with fluoride and chloride. The applicant proposes to remediate the site to meet the nonresidential Statewide health standard. A summary of the Notice of Intent to Remediate was published in the Potter-Leader-Enterprise on May 27, 2021.

Principle Enterprises LLC Project, Rain Gauge Road, New Albany, PA 18833, Overton Township, Bradford County. EnviroServe, Inc., 254 Reitz Avenue, Winfield, PA 17889, on behalf of Principle Enterprises, LLC, 2897 Route 414, Canton, PA 17724, has submitted a Notice of Intent to Remediate site soil contaminated with produced water. The applicant proposes to remediate the site to meet the nonresidential Statewide health standard. A summary of the Notice of Intent to Remediate was published in *The Daily Review* on June 10, 2021.

Southeast Region: Environmental Cleanup Program Manager, 2 East Main Street, Norristown, PA 1940, 484-250-5787.

209 Main Street, 209 Main Street, Red Hill, PA 18076, Upper Hanover Township, Montgomery County. Richard Doran, HETI, P.O. Box 8028, Pelham, NY, 10803 on behalf of Charles Dampman, C.R. Dampman Fuels, Inc., P.O. Box 63, East Greenville, PA 18041 submitted a Notice of Intent to Remediate. The site has been found to be contaminated with heating oil compounds, which contaminated soil on the site. The proposed future use of the property will be residential. The proposed cleanup standard for the site is Statewide health standard. The Notice of Intent to Remediate was published in the Town and County on May 27, 2021.

Bristol Township Croydon Wastewater Treatment Plant, 1800 River Road, Bristol, PA 19007, Bristol Township, Bucks County. Toby Kessler, PG, Gilmore & Associates, Inc., 65 East Butler Avenue, New Britain, PA 18901 on behalf of Randee Elton, Bristol Township, 1800 River Road, Bristol Township, PA 19007 submitted a Notice of Intent to Remediate. Soil was contaminated with the release of benzene, 2,4-dimethylphenol, triethylamine, acetone, cardon disulfide, ethylbenzene, toluene, 4-methyl-2-pentanone (MIBK) isopropylbenzene (cumene), xylenes, methyl cyclohexane, 2-butanone. The intended future use of the property is nonresidential. The proposed cleanup standard for the site is Statewide health standard. The Notice of Intent to Remediate was published in the Bucks County Courier Times on June 21, 2021.

Ponds and Gardens, 200 Limekiln Pike, Glenside, PA 19038, Cheltenham Township, Montgomery County. Philip Donmoyer, PG, ECS Mid-Atlantic, LLC, 52-6 Grumbacher Road, York, PA 17406 on behalf of Greg Baltz, Grindstone Properties LP, 1259 Cox Road, Rydal, PA 19046 submitted a Notice of Intent to Remediate. The site has been found to be contaminated with arsenic, which has contaminated soil on the site. The subject property is currently occupied by a residential dwelling, apartment and commercial store. The proposed cleanup standard for the site is site-specific standard. The Notice of Intent to Remediate was published in the Montgomery News Digital on March 28, 2021.

1152 Bridge Road, 1152 Bridge Road, Skippack Township, PA 19473, Skippack Township, Montgomery County. Toby Kessler, PG, Gilmore & Associates, Inc., 65 East Butler Avenue, New Britain, PA 18901 on behalf of Tracy Termin, Coventry Environmental, Inc., 795 South Main Street, Spring City, PA 19475 submitted a Notice of Intent to Remediate. Diesel fuel contaminated soil associated with a release from a vehicle during a collision with the dwelling. Proposed future use of the property is residential. The proposed cleanup standard for the site is Statewide health standard. The Notice of Intent to Remediate was published in the *Times Herald* on June 28, 2021.

DETERMINATION OF APPLICABILITY FOR RESIDUAL WASTE GENERAL PERMITS

Application(s) for Determination of Applicability Administratively Complete Under the Solid Waste Management Act (35 P.S. §§ 6018.101—6018.1003); the Municipal Waste Planning, Recycling and Waste Reduction Act (53 P.S. §§ 4000.101—4000.1904); and Residual Waste Regulations for a General Permit to Operate Residual Waste Processing Facilities and/or the Beneficial Use of Residual Waste Other Than Coal Ash.

Central Office: Division of Municipal and Residual Waste, Rachel Carson State Office Building, 14th Floor, 400 Market Street, Harrisburg, PA 17105-8472.

General Permit Application No. WMGR131SC001. Pixelle Specialty Solutions LLC (Pixelle), 228 South Main Street, Spring Grove, PA 17362, Spring Grove Borough, York County. The application submitted by Pixelle for coverage under, and modification to, the base General Permit No. WMGR131 was determined administratively complete by the Southcentral Regional Office on June 8, 2021. General Permit No. WMGR131 authorizes the beneficial use of carbonaceous wastes: (i) petroleum coke, (ii) uncontaminated and untreated wood chips generated during the pulp and/or paper making process, and (iii) other paper and wood industry wastes comprised of primarily wood fibers, and tire-derived fuel as alternative fuels to be combined with waste coal/coal for circulating fluidized bed (CFB) boilers at the facility. The resulting boiler ash generated by co-firing the approved alternative fuels referenced is beneficially used as the following:

- 1) Structural fill
- 2) Soil substitute or soil additive
- 3) At coal mining activity site
- 4) At abandoned surface mining sites
- 5) And other beneficial uses

The modifications added to the WMGR131 base permit would allow the blend of alternate fuel for beneficial use by Pixelle to be greater than 50% by weight of the alternative fuels listed in the general permit as long as the blended fuel meets the requirements of the air quality permits for the facility and has a heating value of no less than 5,000 British Thermal Units (BTU) per pound.

Persons interested in reviewing the general permit application may contact Chris Solloway, General Permits/Beneficial Use Section, Division of Municipal and Residual Waste, Bureau of Waste Management, P.O. Box 69170, Harrisburg, PA 17106-9170. TDD users may contact the Department through the Pennsylvania Hamilton Relay Service, (800) 654-5984.

OPERATE WASTE PROCESSING OR DISPOSAL AREA OR SITE

Application(s) Received Under the Solid Waste Management Act (35 P.S. §§ 6018.101—6018.1003), the Municipal Waste Planning, Recycling and Waste Reduction Act (53 P.S. §§ 4000.101—4000.1904) and Regulations to Operate Solid Waste Processing or Disposal Area or Site.

Southwest Region: Regional Solid Waste Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

Permit Application No. 101718. RGL, Inc. dba Mountain State Waste, 702 North Main Avenue, Weston, WV 26452, Perry Township, **Greene County**. This permit application is for the operation of a new municipal solid waste transfer facility named the Greene County Transfer Facility, located at 108 Bald Hill Road, Mt. Morris, PA 15349. The application was deemed administratively complete by the Southwest Regional Office on June 27, 2019.

Comments concerning the application should be directed to Greg Holesh, Engineering Manager, Southwest Regional Office, 400 Waterfront Drive, Pittsburgh, PA 15222. Persons interested in obtaining more information about the permit application may contact the Southwest Regional Office, 412-442-4000. TDD users may contact the Department through the Pennsylvania Hamilton Relay Service, (800) 654-5984. Public comments must be submitted within 60 days of this notice and may recommend revisions to, and approval or denial of the application.

AIR QUALITY

PLAN APPROVAL AND OPERATING PERMIT APPLICATIONS

The Department has developed an "integrated" plan approval, State Operating Permit and Title V Operating Permit program. This integrated approach is designed to make the permitting process more efficient for the Department, the regulated community and the general public. This approach allows the owner or operator of a facility to submit permitting documents relevant to its application for all sources related to a facility or a proposed project, affords an opportunity for public input, and provides for a decision on the issuance of the necessary permits.

The Department received applications for Plan Approvals or Operating Permits from the following facilities. Copies of the application, the Department's analysis, all pertinent documents used in the evaluation of the application and subsequently prepared proposed plan approvals/operating permits are available for public review during normal business hours at the appropriate Department Regional Office. Appointments for scheduling a review must be made by calling the appropriate Department Regional Office. The address and phone number of the Regional Office is listed before the application notices.

Persons wishing to file a written protest or provide comments or additional information, which they believe should be considered prior to the issuance of a permit, may submit the information to the Department's Regional Office. A 30-day comment period from the date of this publication will exist for the submission of comments, protests and information. Each submission must contain the name, address and telephone number of the person submitting the comments, identification of the proposed Plan Approval/Operating Permit including the permit number and a concise statement regarding the relevancy of the information or objections to issuance of the permit.

A person wishing to request a hearing may do so during the 30-day comment period. A public hearing may be held, if the Department, in its discretion, decides that a hearing is warranted based on the information received. Persons submitting comments or requesting a hearing will be notified of the decision to hold a hearing by publication in the newspaper, the *Pennsylvania Bulletin* or by telephone, when the Department determines this type of notification is sufficient. Requests for a public hearing and any relevant information should be directed to the appropriate Department Regional Office.

Permits issued to the owners or operators of sources subject to 25 Pa. Code Chapter 127, Subchapter D or E, or located within a Title V facility or subject to 25 Pa. Code § 129.51(a) or permits issued for sources with limitations on their potential to emit used to avoid otherwise applicable Federal requirements may be submitted to the United States Environmental Protection Agency for review and approval as a revision to the State Implementation Plan. Final Plan Approvals and Operating Permits will contain terms and conditions to ensure that the sources are constructed and operating in compliance with applicable requirements in the Air Pollution Control Act (35 P.S. §§ 4001—4015), 25 Pa. Code Chapters 121—145, the Federal Clean Air Act (42 U.S.C.A. §§ 7401—7671q) and regulations adopted under the Federal Clean Air Act.

Persons with a disability who wish to comment and require an auxiliary aid, service or other accommodation to participate should contact the Regional Office listed before the application. TDD users may contact the Department through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

PLAN APPROVALS

Plan Approval Applications Received under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter B that may have special public interest. These applications are in review and no decision on disposition has been reached.

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481.

Contact: Dave Balog, New Source Review Chief, (814) 332-6328.

24-022B: SMC Global Holdings, Incorporated—St Marys Carbon (259 Eberl Street, Saint Marys, PA 15857), for the proposed installation of an oxidation system for control of the Carbon/Graphite Mixers 2 & 3 (Sources 115A & 115B). The facility is located in Saint Marys City, Elk County. This is a State Only facility.

Intent to Issue Plan Approvals and Intent to Issue or Amend Operating Permits under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter B. These actions may include the administrative amendments of an associated operating permit.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401.

Contact: James Beach, New Source Review Chief, (484) 250-5920.

09-0084B: Grand View Hospital (700 Lawn Avenue, Sellersville, PA 18960) for the replacement of certain existing equipment at its facility, which is located in West Rockhill Township, **Bucks County**, and permitted under State Only (Synthetic Minor) Operating Permit No. 09-00084, with new equipment, as follows:

- Replacement of the existing 750-ekW and 600-ekW emergency generator sets (two each; Source IDs 101 and 102A, respectively) with three new 2,000-ekW emergency generator sets.
- Replacement of the 9.9-mmBtu/hr burner of existing boiler 4 (Source ID 034) with a new 14.7-mmBtu/hr low-nitrogen oxides (NO_x) burner.

Based on a maximum operating schedule of 185 hours per year for each emergency generator set, and compliance with the current combined natural gas and No. 2 fuel oil fuel consumption restrictions for existing boilers 1—4 (Source IDs 031A—033A and 034, respectively) in the State Only Operating Permit, the potential NO_{x} emission rate for the facility will remain less than 25 tons/yr, the major facility threshold for the Philadelphia Consolidated Metropolitan Statistical Area. Therefore, the status of the facility will remain Synthetic Minor.

The diesel fuel-fired engines of the new emergency generator sets are subject to the provisions of the Federal Standards of Performance for Stationary Compression Ignition Internal Combustion Engines (40 CFR Part 60, Subpart IIII). Upon replacement of the burner of existing boiler 4, the boiler will be subject to the provisions of the Federal Standards of Performance for Small Industrial, Commercial, and Institutional Steam Generating Units (40 CFR Part 60, Subpart Dc). However, as the boiler will still meet the definition of the term "gas-fired boiler" in 40 CFR 63.11237, the boiler will remain exempt from the provisions of the Federal National Emission Standards for Hazardous Air Pollutants for Industrial, Commercial, and Institutional Boilers Area Sources (40 CFR Part 63, Subpart JJJJJJ).

The plan approval will include monitoring, recordkeeping, reporting, and work practice requirements designed to keep the facility operating within all applicable air quality requirements.

Anyone wishing to request information regarding this action can do so by contacting the Southeast Regional Office through the contact person listed in the previously listed header. Comments on the draft permit can be submitted through the Air Quality resource account at RA-EPSEROPUBCOM@pa.gov.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110.

Contact: Thomas Hanlon, Facilities Permitting Chief, (717) 705-4862, Thomas Bianca, New Source Review Chief, (717) 705-4863, or William Weaver, Regional Air Quality Manager, (717) 705-4702.

21-05035C: Hempt Bros., Inc. Locust Point Quarry (205 Creek Rd, Camp Hill, PA 17011) for the replacement and operation of a secondary crushing unit which will increase downstream maximum production capacity from 400 to 500 tons per hour at the existing limestone crushing plant located in Silver Spring Township, Cumberland County. The crusher and downstream equipment will be controlled with water sprays. The increases in potential emissions are 1.64 tpy PM_{-10} and 0.18 tpy PM_{-2.5}. DEP's review of the information submitted by the company indicates that the air contamination sources will comply with all regulatory requirements, including monitoring, recordkeeping, and reporting requirements, and pertaining to air contamination sources and the emission of air contaminants including the best available technology requirement (BAT) of 25 Pa. Code §§ 127.1 and 127.12 as well as 40 CFR Part 60, Subpart OOO, NSPS for Nonmetallic Mineral Processing Plants. Based on this finding, DEP proposes to issue a plan approval for the proposed installation. The facility is a State Only facility. If DEP determines that the sources are constructed and operated in compliance with the plan approval conditions and the specifications of the application for plan approval, the requirements established in the plan approval will be incorporated into an Operating Permit pursuant to the administrative amendment provisions of 25 Pa. Code § 127.450.

38-03066A: Georgia Pacific Corrugated, LLC (122 Bordnersville Road, Jonestown, PA 17038) for the construction of two recyclable mailer production lines in Union Township, **Lebanon County**. Potential emissions from the operations are projected to be 46.4 tpy of VOCs and 6.2 tpy of HAPs. DEP's review of the information submitted by the applicant indicates that the air contamination sources as constructed or modified will comply with all regulatory requirements pertaining to air contamination sources and the emission of air contaminants including the best available technology requirements (BAT) of 25 Pa. Code §§ 127.1 and 127.12. Based on these findings, the Department proposes to issue a plan approval for the proposed construction. If, after the project has been implemented, the Department determines that the sources are constructed and operated in compliance with the plan approval conditions and the specification of the application for plan approval, the requirements established in the plan approval may be incorporated into an operating permit pursuant to the administrative amendment provisions of 25 Pa. Code Chapter 127.

OPERATING PERMITS

Intent to Issue Title V Operating Permits under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter G.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401.

Contact: Janine Tulloch-Reid, Facilities Permitting Chief, (484) 250-5920.

09-00053: Greif Packaging, LLC (695 Louis Drive, Warminster, PA 18974), located in Warminster Township, Bucks County, for a renewal of Title V Operating Permit (TVOP) No. 09-00053 for its steel drum manufacturing facility. The facility's air emissions sources consist of three spray booths, three bake ovens, and other miscellaneous operations associated with the steel drum manufacturing; as well as a cold cleaning machine and emergency generator set to support the facility. In addition, Greif Packaging, LLC, operates and maintains a regenerative thermal oxidizer to capture and control volatile organic compound (VOC) and hazardous air pollutant (HAP) emissions from the spray booths and bake ovens.

The facility is subject to site-level VOC and HAP emission restrictions of equal to or less than 21.0 tons/yr, as well as an individual HAP emission restriction of less than 10 tons/yr (each calculated monthly as a 12-month rolling sum). In addition, the plan approval-exempt engine of the emergency generator set is subject to nitrogen oxides (NO_x) emission restrictions of less than 100 lbs/hr, 1,000 lbs/day, 2.75 tons/ozone season, and 6.6 tons/yr (calculated monthly as a 12-month rolling sum).

The changes that have occurred at the facility since DEP issued the original TVOP in September 2015 are the replacement of the steel drum exterior paint spray booth (with new enclosure) under Plan Approval No. 09-0053C, and installation of a new enclosure for the steel drum parts lining/paint spray booth under Plan Approval No. 09-0053D. The renewal TVOP incorporates the requirements of these Plan Approvals by reference.

The renewal permit will contain monitoring, recordkeeping, reporting, and work practice requirements designed to keep the facility operating within all applicable air quality requirements, including the provisions of 40 CFR Part 63, Subpart MMMM, for the spray booths.

Anyone wishing to request information regarding this action can do so by contacting the Southeast Regional Office through the contact person listed in the previously listed header. Comments on the draft permit can be submitted through the Air Quality resource account at RA-EPSEROPUBCOM@pa.gov.

Intent to Issue Operating Permits under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter F.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110.

Contact: Thomas Hanlon, Facilities Permitting Chief, (717) 705-4862, Thomas Bianca, New Source Review Chief, (717) 705-4863, or William Weaver, Regional Air Quality Manager, (717) 705-4702.

22-03018: Millersburg Area School District Lenkerville Elementary School (520 South Market Street, Millersburg, PA 17061) to issue a State Only Operating Permit for the coal boiler at the elementary school located in Upper Paxton Township, Dauphin County. The potential emissions from the facility are estimated at 47.20 tpy of SO_x, 5.45 tpy of NO_x, 0.36 tpy of CO, 4.36 tpy of PM and 0.18 tpy of TOC. The Operating Permit will include emission limits and work practice standards along with monitoring, recordkeeping and reporting requirements to ensure the facility complies with the applicable air quality regulations. Among other items, the conditions include provisions derived from 40 CFR Part 63 Subpart JJJJJJ—National Emission Standards for Hazardous Air Pollutants for Industrial, Commercial and Institutional Boilers Area Source.

Southwest Regional Office, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

Contact: Thomas Joseph, Facilities Permitting Chief, 412.442.4336.

56-00204: Columbia Gas Transmission Corp, Salisbury Compressor Station (1700 MacCorkle Avenue SE, Charleston, WV 25314-1518), to issue a natural minor operating permit renewal for the Salisbury compressor station located at Greenville Township, Somerset County. The facility's Potential to Emit is 31.16 tpy CO, 69.16 tpy NO_x, 1.61 tpy VOC, 2.25 tpy PM₋₁₀/PM_{-2.5}, 0.24 tpy SO₂, and 0.35 tpy HAP. Operating Permit will include emission limits and work practice requirements to ensure the facility complies with the applicable air quality regulations. Among other items, the conditions include provisions for the sources derived from 40 CFR 63 Subpart ZZZZ NESHAP for Stationary Reciprocating Internal Combustion Engines and 40 CFR 60 Subpart GG NSPS for Stationary Gas Turbines.

Any person may submit comments, a request for the Department to hold a public hearing, or a protest to the proposed operating permit or a condition thereof by submitting the information to Tom Joseph, P.E., Air Quality Engineering Manager, at the Southwest Regional Office. A 30-day comment period from the date of publication of this notice will exist for the submission of comments. Each written comment must contain the name, address and telephone number of the person submitting the comments, identification of the proposed permit (specify Operating Permit 56-00204) and concise

statements regarding the relevancy of the information in the proposed permit or objections to issuance of the permit.

A public hearing may be held in accordance with 25 Pa. Code § 127.429, if the Department, in its discretion, decides that such a hearing is warranted based on the information received. If a public hearing is held, all persons who have properly filed a protest under 25 Pa. Code § 127.426 may appear and give testimony. The applicant, the protestant, and other participants will be notified of the decision to hold a hearing (and the time, place and purpose of such hearing) by publication in the newspaper or by the *Pennsylvania Bulletin*, or by telephone, where the Department determines such notification by telephone is sufficient.

63-00646: Ritchey Metals Company, Inc. (30 Georgetown Road, Canonsburg, PA 15317). In accordance with 25 Pa. Code §§ 127.424 and 127.425 the Department of Environmental Protection (DEP) gives notice that they intend to issue a State Only Operating Permit (SOOP) renewal to Ritchey Metals Company to authorize the continued operation of an Aluminum and Zinc based alloys manufacturing facility located in the Cecil Township, Washington County.

The facility consists of kettle furnaces, MRA machine, rotary reverb furnaces, and galvalume reverb, parts washer, and an emergency generator. All the furnaces are equipped with dust collectors to control particulate emissions. This facility has the potential to emit approximately 9.62 tons per year of PM $_{10}$, 12.05 tons per year of NO $_{\rm x}$, 0.78 ton per year of VOC, 0.23 ton per year of HAPs, 10.12 tons per year of CO and 0.07 ton per year of SO $_{\rm x}$. The proposed SOOP renewal contains emission restriction, testing, monitoring, recordkeeping, reporting and work practice conditions of the proposed permit have been derived from the applicable requirements of 25 Pa. Code Article III, Chapters 121—145 and NESHAP for Stationary Reciprocating Internal Combustion Engines (RICE) found in 40 CFR Part 63 Subpart ZZZZ.

A person may oppose the proposed State Only Operating Permit by filing a written protest with the Department through Noor Nahar via mail to Pennsylvania Department of Environmental Protection, 400 Waterfront Drive, Pittsburgh, PA 15222. Each protest or set of written comments must contain the name, address and telephone number of the person submitting the comments, identification of the proposed State Only Operating Permit (63-00646) and a concise statement of the objections to the Operating Permit issuance and the relevant facts upon which the objections are based.

Ritchey Metals Company, Inc. State Only Operating Permit Application, the Department's Air Quality Review Memorandum, and the Proposed Air Quality Operating Permit for this facility are available for review by any interested party at the Pennsylvania Department of Environmental Protection, Southwest Regional Office, 400 Waterfront Drive, Pittsburgh, PA 15222. To request a review of the Ritchey Metals Company, Inc. State Only Operating Permit application, to receive an electronic copy of the Department's Air Quality Review Memorandum, or to receive an electronic copy of the Department's proposed air Quality Operating Permit for this facility, a person may contact Noor Nahar at nnahar@pa.gov or 412.442.5225.

All comments must be received prior to the close of business 30 days after the date of this publication.

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481.

Contact: Matthew Williams, Facilities Permitting Chief, (814) 332-6940.

43-00372: Integrated Fabrication & Machining Inc. (639 Keystone Road, Greenville, PA 16125). The Department intends to issue a State Only Operating Permit for the metal fabrication facility located in Hempfield Township, Mercer County. Integrated Fab specializes in the manufacturing of components for the electric power grid here in North America. At the Greenville Plant, Integrated Fab consists of dry abrasive blasting operations and surface coating. The facility is limited to 20.0 tpy VOC, 1 tpy individual HAPs or 2.5 tpy combined HAPS for each dry abrasive blasting unit. The facility is a natural minor and is subject to State Regulations and Federal Regulations (40 CFR Part 63 Subpart XXXXXX). The permit includes additional operation requirements, monitoring requirements, and recordkeeping requirements to ensure compliance with the Clean Air Act and the Air Pollution Control Act.

COAL & NONCOAL MINING ACTIVITY APPLICATIONS

Applications under the Surface Mining Conservation and Reclamation Act (52 P.S. §§ 1396.1—1396.31); the Noncoal Surface Mining Conservation and Reclamation Act (52 P.S. §§ 3301—3326); the Clean Streams Law (35 P.S. §§ 691.1—691.1001); the Coal Refuse Disposal Control Act (52 P.S. §§ 30.51—30.66); the Bituminous Mine Subsidence and Land Conservation Act (52 P.S. §§ 1406.1—1406.21). Mining activity permits issued in response to such applications will also address the applicable permitting requirements of the following statutes: the Air Pollution Control Act (35 P.S. §§ 4001—4015); the Dam Safety and Encroachments Act (32 P.S. §§ 693.1—693.27); and the Solid Waste Management Act (35 P.S. §§ 6018.101—6018.1003).

The following permit applications to conduct mining activities have been received by the Department of Environmental Protection. A copy of the application is available for inspection at the District Mining Office indicated above each application. Notices of requests for 401 Water Quality Certifications are included in individual application notices, as noted.

Written comments or objections, or requests for an informal conference, or a public hearing, as applicable, on a mining permit application may be submitted by any person or any officer or head of any Federal, State or local government agency or authority to the Department at the address of the District Mining Office indicated above each application within 30-days of this publication or within 30-days after the last publication of the applicant's newspaper advertisement, as provided by 25 Pa. Code §§ 77.121—77.123 and 86.31—86.34 (relating to public notices of filing of permit applications, opportunity for comment, and informal conferences).

Written comments or objections related to a mining permit application should contain the name, address and telephone number of persons submitting comments or objections; application number; and a statement of sufficient detail to inform the Department on the basis of comment or objection and relevant facts upon which it is based.

Requests for an informal conference, or a public hearing, as applicable, on a mining permit application, as provided by 25 Pa. Code § 77.123 (relating to public hearing-informal conferences) or § 86.34 (relating to in-

formal conferences), must contain the name, address and telephone number of the requestor; the application number; a brief summary of the issues to be raised by the requestor at the conference; and a statement whether the requestor desires to have the conference conducted in the locality of the proposed mining activities.

Where a National Pollutant Discharge Elimination System (NPDES) number is listed, the mining activity permit application was accompanied by an application for an individual NPDES permit. A separate notice will be provided after the draft NPDES permit is prepared.

Coal Applications Received

Effluent Limits—The following range of effluent limits will apply to NPDES permits issued in conjunction with the associated coal mining activity permit and, in some cases, noncoal mining permits:

Table 1

Parameter	30-Day Average	Daily Maximum	Instantaneous Maximum
Iron (total)	1.5 to 3.0 mg/l	3.0 to 6.0 mg/l	3.5 to 7.0 mg/l
Manganese (total)	1.0 to 2.0 mg/l	2.0 to 4.0 mg/l	2.5 to 5.0 mg/l
Suspended solids	10 to 35 mg/l	20 to 70 mg/l	25 to 90 mg/l
Aluminum (Total)	0.75 to 2.0 mg/l	1.5 to 4.0 mg/l	2.0 to 5.0 mg/l
pH^1	_	greater than 6.	0; less than 9.0

A settleable solids instantaneous maximum limit of 0.5 ml/l applied to: surface runoff (resulting from a precipitation event of less than or equal to a 10-year 24-hour event) from active mining areas; active areas disturbed by coal refuse disposal activities; and mined areas backfilled and revegetated; and drainage (resulting from a precipitation event of less than or equal to a 1-year 24-hour event) from coal refuse disposal piles.

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472-1900, (Contact: Melanie Ford-Wigfield).

Permit No. 32950201 and NPDES No. PA0213004. Robindale Energy Services, Inc., 224 Grange Hall Road, P.O. Box 228, Armagh, PA 15920. Permit transfer from Cambria Reclamation Corporation, 2929 Allen Parkway, Suite 3275, Houston, TX 77019-0000 for the continued operation and restoration of a bituminous surface mine in White and Rayne Townships, Indiana County affecting 256 acres. Receiving streams: McKee Run to Crooked Creek classified for the following uses: cold water fishes and warm water fishes. There are no potable water supply intakes within 10 miles downstream. Application received: July 9, 2021.

New Stanton District Office: P.O. Box 133, New Stanton, PA 15672, (724) 925-5500, (Contact: Tracy Norbert).

Permit No. 3473SM8 and NPDES Permit No. PA0200590. M. B. Energy, Inc., 175 McKnight Road, Blairsville, PA 15717. Renewal application for continued treatment to an existing bituminous surface mine, located in Derry Township, Westmoreland County, affecting 15.5 acres. Receiving streams: unnamed tributaries to Loyalhanna Creek, classified for the following use: WWF. There is no potable water supply intake within 10 miles downstream from the point of discharge. Renewal application received: July 12, 2021.

Permit No. 26980104 and NPDES Permit No. PA0202355. Gary Gioia Coal Company, 319 Karen Drive, Elizabeth, PA 15037. Renewal application for continued mining to an existing bituminous surface mine, located in Wharton Township, **Fayette County**, affecting 156.5 acres. Receiving streams: Big Sandy Creek and unnamed tributary to Big Sandy Creek, classified for the following use: HQ-CWF. There is no potable water supply intake within 10 miles downstream from the point of discharge. Renewal application received: July 14, 2021.

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, (570) 621-3118, (Contact: Theresa Reilly-Flannery).

Permit No. 54693031R7. Joe Kuperavage Coal Company, 916 Park Avenue, Port Carbon, PA 17965, renewal of an existing anthracite coal surface mine operation in Blythe Township, Schuylkill County affecting 308.0 acres. Receiving stream: Schuylkill River, classified for the following uses: cold water and migratory fishes. Application received: July 1,

Permit No. 54693031C3. Joe Kuperavage Coal Company, 916 Park Avenue, Port Carbon, PA 17965, correction of an existing anthracite coal surface mine operation to update the post-mining land use to unmanaged natural habitat in Blythe Township, Schuylkill County affecting 308.0 acres. Receiving stream: Schuylkill River, classified for the following uses: cold water and migratory fishes. Application received: July 1, 2021.

Noncoal Applications Received

Effluent Limits—The following effluent limits will apply to NPDES permits issued in conjunction with a noncoal mining permit:

Table 2

30-day DailyInstantaneousParameter Maximum Average Maximum 10 to 35 mg/l 20 to 70 mg/l 25 to 90 mg/l Suspended solids Alkalinity exceeding acidity* greater than 6.0; less than 9.0 pH*

Alkalinity greater than acidity¹

The parameter is applicable at all times.

^{*} The parameter is applicable at all times.

A settleable solids instantaneous maximum limit of 0.5 ml/l applied to surface runoff resulting from a precipitation event of less than or equal to a 10-year 24-hour event. If coal will be extracted incidental to the extraction of noncoal minerals, at a minimum, the technology-based effluent limitations identified under coal applications will apply to discharges of wastewater to streams.

Knox District Mining Office: P.O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, (814) 797-1191, (Contact: Cayleigh Boniger).

Permit No. 61110304. Glenn O. Hawbaker, Inc., 952 Waddle Road, Suite 203, State College, PA 16803. Application for a wetland encroachment to mine through 0.42 acre of palustrine emergent wetlands and reconstruct 0.84 acre of palustrine emergent wetlands in Barkeyville Borough, **Venango County**. Receiving stream(s): Unnamed tributaries to East Branch Wolf Creek and an unnamed tributary to North Branch Slippery Rock Creek classified for the following use(s): CWF. There are no potable surface water supply intakes within 10 miles downstream. Application also includes a request for a Section 401 Water Quality Certification. Application received: December 9, 2020.

Moshannon District Mining Office: 186 Enterprise Drive, Philipsburg, PA 16866, (814) 342-8200, (Contact: Ashley Smith).

Permit No. 08210801 and NPDES GP-104 No. PAM221017. Quality Stone, LLC, 4244 Leraysville Rd., Warren Center, PA 18851. Commencement, operation, and restoration of a small noncoal (industrial minerals) operation located in Sheshequin Township, Bradford County affecting 1.9 acres. Receiving stream(s): Bullard Creek and Wysox Creek Watershed classified for the following use(s): CWF, MF. Application received: July 8, 2021.

MINING ACTIVITY NPDES DRAFT PERMITS

This notice provides information about applications for a new, amended or renewed NPDES permits associated with mining activity (coal or noncoal) permits. The applications concern industrial waste (mining) discharges to surface water and discharges of stormwater associated with mining activities. This notice is provided in accordance with 25 Pa. Code Chapters 91 and 92a and 40 CFR Part 122, implementing provisions of The Clean Streams Law (35 P.S. §§ 691.1—691.1001) and the Federal Clean Water Act (33 U.S.C.A. §§ 1251—1376).

The Department of Environmental Protection (Department) has prepared a draft NPDES permit and made a tentative determination to issue the NPDES permit in conjunction with the associated mining activity permit.

Effluent Limits for Coal Mining Activities

For coal mining activities, NPDES permits, when issued, will contain effluent limits that are the more stringent of technology-based (BAT) effluent limitations or Water Quality Based Effluent Limits (WQBEL).

The BAT limits for coal mining activities, as provided in 40 CFR Part 434 and 25 Pa. Code Chapters 87—90 are as follows:

	30- Day	Daily	Instantaneous
Parameter	Average	Maximum	Maximum
Iron (Total)	3.0 mg/l	6.0 mg/l	7.0 mg/l
Manganese (Total)	2.0 mg/l	4.0 mg/l	5.0 mg/l
Suspended solids	35 mg/l	70 mg/l	90 mg/l
pH^*	_	greater than 6	.0; less than 9.0
All-ali-it theidit*			

Alkalinity greater than acidity*

A settleable solids instantaneous maximum limit of 0.5 ml/l applies to: surface runoff (resulting from a precipitation event of less than or equal to a 10-year 24-hour event) from active mining areas; active areas disturbed by coal refuse disposal activities; mined areas backfilled and revegetated; and all other discharges and drainage (resulting from a precipitation event of greater than 1-year 24-hour to less than or equal to a 10-year 24-hour event) from coal refuse disposal piles. Similarly, modified BAT limits apply to iron, manganese and suspended solids in surface runoff, discharges and drainage resulting from these precipitation events and those of greater magnitude in accordance with 25 Pa. Code §§ 87.102, 88.92, 88.187, 88.292, 89.52 and 90.102.

Exceptions to BAT effluent limits may be applicable in accordance with 25 Pa. Code §§ 87.102, 88.92, 88.187, 88.292, 89.52 and 90.102.

Effluent Limits for Noncoal Mining Activities

The limits for noncoal mining activities as provided in 25 Pa. Code Chapter 77 are pH 6 to 9 and other parameters the Department may require.

Discharges from noncoal mines located in some geologic settings (for example, in the coal fields) may require additional water quality based effluent limits. If additional effluent limits are needed for an NPDES permit associated with a noncoal mining permit, then the permit description specifies the parameters.

In addition to BAT or WQBEL limits, coal and noncoal NPDES permits establish effluent limitations in the form of implemented Best Management Practices (BMPs) identified in the associated Erosion and Sedimentation Plan, the Reclamation Plan and the NPDES permit application. These BMPs restrict the rates and quantities of associated pollutants from being discharged into surface waters in this Commonwealth.

More restrictive effluent limitations, restrictions on discharge volume or restrictions on the extent of mining that may occur are incorporated into an NPDES permit when necessary for compliance with water quality standards and antidegradation requirements (in accordance with 25 Pa. Code Chapters 91—96).

^{*}The parameter is applicable at all times.

The procedures for determining the final effluent limits, using a mass-balance equation or model, are found in Technical Guidance Document 563-2112-115, Developing National Pollutant Discharge Elimination System (NPDES) Permits for Mining Activities. Other specific factors to be considered include public comments and Total Maximum Daily Load(s). Additional discharge limitations may apply in the event that unexpected discharges occur.

Discharge rates for surface mining activities are precipitation driven. Discharge rates for proposed discharges associated with underground mining are noted in the permit description.

Persons wishing to comment on an NPDES draft permit should submit a written statement to the Department at the address of the district mining office indicated before each draft permit within 30-days of this public notice. Comments received within the comment period will be considered in the final determinations regarding the NPDES permit applications. Comments must include the name, address and telephone number of the writer and a concise statement to inform the Department of the exact basis of a comment and the relevant facts upon which it is based.

The Department will also accept requests or petitions for a public hearing on NPDES permit applications, as provided in 25 Pa. Code § 92a.82(d). The request or petition for a public hearing shall be filed within 30-days of this public notice and contain the name, address, telephone number and the interest of the party filing the request and state the reasons why a hearing is warranted. A public hearing may be held if the Department considers the public interest significant. If a hearing is scheduled, a notice of the hearing on the NPDES permit application will be published in the Pennsylvania Bulletin and a newspaper of general circulation within the relevant geographical area. When a public hearing is held, the Department will consider comments from the public hearing in the final determination on the NPDES permit application.

Coal NPDES Draft Permits

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472.1900.

NPDES No. PA0269468 (Mining Permit No. 56150103), Elk Resources, Inc., 30 Pounds Road, West Lebanon, PA 15783, renewal of a NPDES permit for a bituminous surface mine in Paint Township, Somerset County, affecting 74.8 acres. Receiving stream(s): Unnamed Tributary to/and Stonycreek River, classified for the following use(s): warm water fishery. This receiving stream is included in the Kiski-Conemaugh TMDL. Application received: April 1, 2021.

The following treated wastewater outfall discharges to an Stonycreek River:

Outfall Nos. New Outfall (Y/N)001 (Treatment Pond # 1) N

The proposed effluent limits for the previously listed outfall 001 are as follows:

30-Day Average	Daily Maximum	Instant. Maximum
1.5	3.0	3.7
1.0	2.0	2.5
0.75	0.75	0.75
35.0	70.0	90.0
	Average 1.5 1.0 0.75	Average Maximum 1.5 3.0 1.0 2.0 0.75 0.75

pH (S.U.): Must be between 6.0 and 9.0 standard units at all times.

Alkalinity must exceed acidity at all times.

The following treated wastewater outfall discharges to Unnamed Tributary to Stonycreek River:

Outfall Nos. New Outfall (Y/N)002 (Treatment Pond # 2) Ν

The proposed effluent limits for the previously listed outfall 002 are as follows:

Outfall: 002 (Treatment Pond # 2) Parameter	30-Day Average	Daily Maximum	$Instant.\ Maximum$
1 arameter	Average	Maximum	Maximum
Iron (mg/l)	1.5	3.0	3.7
Manganese (mg/l)	1.0	2.0	2.5
Aluminum (mg/l)	0.75	0.75	0.75
Total Suspended Solids (mg/l)	35.0	70.0	90.0

pH (S.U.): Must be between 6.0 and 9.0 standard units at all times.

Alkalinity must exceed acidity at all times.

The following treated stormwater outfall discharges to an Unnamed Tributary to Stonycreek River:

Outfall Nos. New Outfall (Y/N)Ν

003 (Sediment Pond # 2)

The proposed effluent limits for the previously listed outfall 003 are as follows:

Outfall: 003 (Sediment Pond # 2) Parameter	30-Day Average	Daily Maximum	$Instant.\\Maximum$
Iron (mg/l)	1.5	3.0	3.7
Manganese (mg/l)	1.0	2.0	2.5
Aluminum (mg/l)	0.75	0.75	0.75
Total Suspended Solids (mg/l)	35.0	70.0	90.0
	1 1 11		

pH (S.U.): Must be between 6.0 and 9.0 standard units at all times.

Alkalinity must exceed acidity at all times.

Knox District Mining Office: White Memorial Building, P.O. Box 669, Knox, PA 16232-0669, (814) 797.1191.

NPDES No. PA0259641 (Permit No. 16140101). Allegheny Mineral Corporation, P.O. Box 1022, Kittanning, PA 16201. Renewal of an NPDES permit for a bituminous surface mine in Perry Township, Clarion County, affecting 591.5 acres. Receiving stream(s): Unnamed tributaries to Clarion River to Clarion River, unnamed tributaries to Cherry Run to Cherry Run to Licking Creek, classified for the following use(s): CWF. TMDLs: Lower Clarion River and Licking Creek. Application received: March 11, 2021.

Unless otherwise noted for a specific outfall, the proposed effluent limits for all outfalls in this permit are the BAT limits described previously for coal mining activities.

The following outfalls discharge to unnamed tributaries to Cherry Run and unnamed tributaries to Clarion River:

Outfall Nos.	New Outfall (Y/N	
012	N	
013	N	
014	N	
015	N	
019	N	
020	N	
021	N	
022	N	

The proposed effluent limits for the previously listed outfall(s) are as follows:

Parameter	Minimum	30-Day Average	Daily Maximum	$Instant.\ Maximum$
pH^1 (S.U.)	6.0			9.0
Îron (mg/l)		3.0	6.0	7.0
Manganese (mg/l)		2.0	4.0	5.0
Aluminum (mg/l)		0.75	0.75	0.75
Total Suspended Solids (mg/l)		35.0	70.0	90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

The following outfalls discharge to unnamed tributaries to Cherry Run and unnamed tributaries to Clarion River:

e e e e e e e e e e e e e e e e e e e	•
Outfall Nos.	New Outfall (Y/N)
001	N
002	N
003	N
004	N
005	N
006	N

The proposed effluent limits for the previously listed outfalls are as follows:

Parameter	Minimum	30-Day Average	Daily Maximum	$Instant.\ Maximum$
pH ¹ (S.U.)	6.0			9.0
Îron (mg/l)		3.0	6.0	7.0
Manganese (mg/l)		2.0	4.0	5.0
Aluminum (mg/l)		0.75	0.75	0.75
Total Suspended Solids (mg/l)		35.0	70.0	90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

The following outfalls require a non-discharge alternative:

$Outfall\ Nos.$	New Outfall (Y/.	
016	N	
017	N	
018	N	

The proposed effluent limits for the previously listed outfalls are as follows:

		30- Day	Daily	Instant.
Parameter	Minimum	Average	Maximum	Maximum
pH^1 (S.U.)	6.0			9.0
Îron (mg/l)				7.0
Manganese (mg/l)				5.0
Aluminum (mg/l)				5.0
Total Suspended Solids (mg/l)				90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

The following outfalls discharge to unnamed tributaries to Cherry Run and unnamed tributaries to Clarion River:

Outfall Nos.	New Outfall (Y/N)
007	N
008	N
009	N
010	N
011	N

The proposed effluent limits for the previously listed outfalls are as follows:

Parameter	Minimum	30-Day Average	Daily Maximum	Instant. Maximum
pH^1 (S.U.)	6.0			9.0
Iron (mg/l)		3.0	6.0	7.0
Manganese (mg/l)		2.0	4.0	5.0
Aluminum (mg/l)		0.75	0.75	0.75
Total Suspended Solids (mg/l)		35.0	70.0	90.0
Alkalinity mostor than acidity!				

Alkalinity greater than acidity¹
¹ The parameter is applicable at all times.

Noncoal NPDES Draft Permits

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472.1900.

NPDES No. PA0234214 (Mining Permit No. 05960302), New Enterprise Stone & Lime Company, P.O. Box 77, New Enterprise, PA 16664, renewal of an NPDES permit for a limestone quarry in Snake Spring Township, **Bedford County**, affecting 131.3 acres. Receiving stream(s): Cove Creek, classified for the following use(s): exceptional value. Application received: June 22, 2021

Unless otherwise noted for a specific outfall, the proposed effluent limits for all outfalls in this permit are the BAT limits described previously for noncoal mining activities.

The following stormwater outfall discharges to Cove Creek:

 $\begin{array}{ccc} \textit{Outfall Nos.} & \textit{New Outfall (Y/N)} \\ & \textit{001} & \textit{No} \end{array}$

The proposed effluent limits for the previously listed outfall(s) are as follows:

Outfalls: 001 (Dry Weather Conditions)	30-Day	Daily	Instant.
Parameter	Average	Maximum	Maximum
Total Dissolved Solids (mg/l)	N/A	N/A	75.0
Temperature (°F) pH (S.U.): Must be between 6.0 and 9.0 stand	N/A lard units at all times.	N/A	72.0
Outfalls: 001 (≤10-yr/24-hr Precip. Event) Parameter	30-Day Average	Daily Maximum	Instant. Maximum
Total Settleable Solids (ml/l) pH (S.U.): Must be between 6.0 and 9.0 stand	N/A	N/A	0.5
pri (b.c.). Must be between 0.0 and 3.0 stand	iai u uiii is at all tillies.		

Knox District Mining Office: White Memorial Building, P.O. Box 669, Knox, PA 16232-0669, (814) 797.1191.

NPDES No. PA0280763 (Permit No. 10160304). Allegheny Mineral Corporation, P.O. Box 1022, Kittanning, PA 16201. New NPDES permit for a large industrial minerals surface mine in Worth Township, **Butler County**, affecting 367.0 acres. Receiving stream(s): Unnamed tributaries to Black Run and unnamed tributaries to Hogue Run, classified for the following use(s): CWF. TMDL: None. Application received: June 30, 2021.

Unless otherwise noted for a specific outfall, the proposed effluent limits for all outfalls in this permit are the BAT limits described previously for noncoal mining activities.

The following outfalls discharge to unnamed tributaries to Black Run:

Outfall Nos.	New Outfall (Y/N)
008	Y
009	Y
010	Y

The proposed effluent limits for the previously listed outfalls are as follows:

Parameter	Minimum	30-Day Average	Daily Maximum	Instant. Maximum
pH^1 (S.U.)	6.0			9.0
Îron (mg/l)		3.0	6.0	7.0
Manganese (mg/l)		2.0	4.0	5.0
Total Suspended Solids (mg/l)		35.0	70.0	90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

The following outfalls discharge to unnamed tributaries to Black Run and unnamed tributaries to Hogue Run:

Outfall Nos.	New Outfall (Y/N)	
001	Y	
002	Y	
003	Y	
004	Y	
005	Y	

The proposed effluent limits for the previously listed outfalls are as follows:

_		30- Day	Daily	Instant.
Parameter	Minimum	Average	Maximum	Maximum
pH ¹ (S.U.)	6.0			9.0
Iron (mg/l)		3.0	6.0	7.0
Manganese (mg/l)		2.0	4.0	5.0
Total Suspended Solids (mg/l)		35.0	70.0	90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

The following outfall discharges to unnamed tributary to Hogue Run:

Outfall Nos. New Outfall (Y/N)012Y

The proposed effluent limits for the previously listed outfall are as follows:

		30-Day	Daily	Instant.
Parameter	Minimum	Average	Maximum	Maximum
pH ¹ (S.U.)	6.0			9.0
Īron (mg/l)		1.5	3.0	3.8
Manganese (mg/l)		2.0	4.0	5.0
Total Suspended Solids (mg/l)		35.0	70.0	90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

The following outfalls discharge to unnamed tributary to Hogue Run:

Outfall Nos. New Outfall (Y/N)006 007

The proposed effluent limits for the previously listed outfalls are as follows:

Parameter	Minimum	30-Day Average	Daily Maximum	Instant. Maximum
pH^1 (S.U.)	6.0			9.0
Îron (mg/l)		1.5	3.0	3.8
Manganese (mg/l)		2.0	4.0	5.0
Total Suspended Solids (mg/l)		35.0	70.0	90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

NPDES No. PA0259241 (Permit No. 37020306). The East Fairfield Coal Co., P.O. Box 217, North Lima, OH 44452. Renewal of an NPDES permit for a large industrial minerals surface mine in North Beaver Township, Lawrence County, affecting 202.6 acres. Receiving streams: Unnamed tributary to Honey Creek, classified for the following uses: HQ-CWF. TMDL: None. Application received: June 14, 2021.

Unless otherwise noted for a specific outfall, the proposed effluent limits for all outfalls in this permit are the BAT limits described previously for noncoal mining activities.

The following outfall requires a non-discharge alternative:

Outfall Nos. New Outfall (Y/N)P03 Ν

The proposed effluent limits for the previously listed outfall are as follows:

		30- Day	Daily	Instant.
Parameter	Minimum	Average	Maximum	Maximum
pH^1 (S.U.)	6.0			9.0
Total Suspended Solids (mg/l)				90.0
Alkalinity greater than acidity ¹				

¹ The parameter is applicable at all times.

FEDERAL WATER POLLUTION CONTROL ACT SECTION 401

The following permit applications, requests for Environmental Assessment approval and requests for 401 Water Quality Certification have been received by the Department of Environmental Protection. Section 401 of the Federal Water Pollution Control Act (FWPCA) (33 U.S.C.A. § 1341), requires the State to certify that the involved projects will not violate the applicable provisions of Sections 301—303, 306 and 307 of the FWPCA (33 U.S.C.A. §§ 1311—1313, 1316 and 1317), as well as relevant State requirements. Persons objecting to approval of a request for certification under Section 401 or to the issuance of a Dam Permit or Water Obstruction and Encroachment Permit, or the approval of an Environmental Assessment must submit any comments, suggestions or objections within 30-days of the date of this notice, as well as any questions to the office noted above the application. Comments should contain the name, address and telephone number of the person commenting, identification of the certification request to which the comments or objections are addressed, and a concise statement of comments, objections or suggestions including the relevant facts upon which they are based.

The Department may conduct a fact-finding hearing or an informal conference in response to comments if deemed necessary. Each individual will be notified, in writing, of the time and place of a scheduled hearing or conference concerning the certification request to which the comment, objection or suggestion relates. Maps, drawings and other data pertinent to the certification request are available for inspection between the hours of 8:00 AM and 4:00 PM on each working day at the office noted above the application.

If you are a person with a disability and wish to attend the hearing and you require an auxiliary aid, service or other accommodation to participate in the proceedings, please contact the specified program. TDD users may contact the Department through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

WATER OBSTRUCTIONS AND ENCROACHMENTS

Applications Received Under the Dam Safety and Encroachments Act (32 P.S. §§ 693.1—693.27) and Section 302 of the Flood Plain Management Act (32 P.S. § 679.302) and Requests for Certification Under Section 401 of the Federal Water Pollution Control Act (33 U.S.C.A. § 1341(a)).

Northeast Region: Waterways & Wetlands Program, 2 Public Square, Wilkes-Barre, PA 18701-1915.

Contact: Gillian Ostrum, Clerk Typist 2, 570-830-3077.

E3902221-005. Borough of Catasauqua, 90 Bridge Street, Catasauqua, PA 18032, in Borough of Catasauqua, Lehigh County, U.S. Army Corps of Engineers, Philadelphia District.

To fill and maintain a 0.22 acre area of the floodway of Catasauqua Creek (CWF, MF) with work consisting of a thirty-two (32) space asphalt parking lot, two (2) access roads adjoining Race Street (S.R. 1004), an underground stormwater management facility, sidewalks, curbing, landscaping, and utilities. This project will result in a 540 ft³ net cut within the floodway. The project is located directly southwest of the intersection of Pineapple Street and Race Street (Catasauqua, PA Quadrangle Latitude: 40° 38′ 59″; Longitude: -75° 27′ 59″) in Catasauqua

Borough, Lehigh County. (Catasauqua, PA Quadrangle, Latitude: 40° 38' 59''; Longitude: -75° 27' 59'').

E4502220-024. Tobyhanna Township, 105 Government Center Way, Pocono Pines, PA 18350, in Tobyhanna Township, **Monroe County**, U.S. Army Corps of Engineers, Philadelphia District.

To construct and maintain several road improvements near the I-380/SR940 interchange for the purpose of improving safety and traffic flow. The road improvements will permanently impact 0.69 acre of wetlands (EV). To compensate for the permanent wetland impacts, the applicant will mitigate in a 2:1 ratio, providing 1.41 acres of new wetlands offsite. The wetland mitigation site is located approximately 2.5 miles southwest of the project site along Tamaqua Lake Road. The project is located on the west side of the I-380/SR940 interchange (Pocono Pines, PA Quadrangle Latitude: 41° 6′ 27″ Longitude: -75° 24′ 6″) in Tobyhanna Township, Monroe County.

E4002121-009, PA Department of Transportation, Eng District 4-0, 55 Keystone Industrial Park, Dunmore, PA 18512, Union Township, Luzerne County, Army Corps of Engineers, Baltimore District.

To remove the existing structure and to construct and maintain a roadway carrying SR 3014 over Nescopeck Creek (TSF, MF) consisting of a 39-foot wide, three span prestressed concrete spread box beam bridge with 151-foot total span length and a 13.33-foot underclearance. Fill will also be placed in the floodway for construction of the proposed structure.

Quadrangle, Latitude: 41° 2′ 35.23″ N; Longitude: -76° 13′ 21.75″ W) in Nescopeck Township, Luzerne County.

Southcentral Region: Waterways & Wetlands Program, 909 Elmerton Avenue, Harrisburg, PA 17110.

E0603221-011. Bethel PA (SWC Klahr and Schubert), LLC, Southeast corner of Lancaster Ave and Schubert Road in Bethel Township, Berks County, U.S. Army Corps of Engineers Baltimore District.

To place and maintain fill from grading, resulting in 1,088 square feet (0.025 acre) of permanent and 256 square feet (0.006 acre) of temporary impacts to an emergent wetland, all for the purpose of constructing a Burger King restaurant along with a parking lot, utilities, sidewalk, and roadway improvements. The project is located in the southeast corner at the intersection of Lancaster Ave and Schubert Road (Latitude: 40.478253, Longitude: -76.294922) in Bethel Township, Berks County. Permanent wetland loss is less than 0.05 acre and replacement is not required. The project is located within the Little Swatara Creek watershed (CWF, MF). No stream impacts are proposed.

Southwest Region: Dana Drake, Waterways and Wetlands Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

E0205220-042, Churchill Creek Project, LLC, 5050 W. Tilghman Street, Suite 435, Allentown, PA 18104; Lehigh County; Pittsburgh ACOE District.

The applicant proposes to:

- 1. Place and maintain fill in approximately 0.75 acre of a body of water, to reconfigure an existing pond by reducing its size from 1.57 acres with a storage volume of approximately 1,010,000 cubic feet to 0.82 acre with a total potential storage volume of 348,852 cubic feet and converting it from a wet pond to a lined dry pond,
- 2. Operate and maintain 1,566 LF of an existing stream enclosure (UNT # 32837 to Sawmill Run (WWF) (aka Stream 1),

- 3. Construct and maintain a retaining wall, parking areas, and upgrades to an existing access road, along with associated fill material, and to construct and maintain a stormwater basin, within 2.99 acres of the floodway of stream 1,
- 4. Place and maintain fill in five (5) streams (streams 2 through 6, UNTs to Sawmill Run (WWF)) associated with grading and fill slopes for a total length of 1,157 LF of stream.

For the purposes of the construction of a 634,812 square foot fulfillment and sorting center and associated access roads, parking lot, and stormwater control features

The project site is located at 1310 Beulah Road, Pittsburgh, PA 15235 (Braddock, PA USGS topographic quadrangle; N: 40°, 26′, 29.2362″; W: -79°, 51′, 1.848″; Sub-basin 19A; USACE Pittsburgh District), in Churchill Borough, Allegheny County.

E1105221-003, M + M Development, LP, P.O. Box 1567, Beaver Falls, PA 15010, Gallitzin Township, Cambria County; Baltimore ACOE District.

The applicant proposes to:

Place and maintain fill in 0.11 acre of PEM wetlands to construct a new 9,000 square foot retail building. Permanent wetland impacts will be mitigated through the purchase of 0.11 wetland mitigation credits from the Tunnel Run Mitigation Bank within the Upper Juniata River Sub-basin 11.

The project site is located on West Main Street (Route 53), approximately 0.25 mile southwest of the intersection of West Main Street and Liberty Street (Ashville, PA USGS topographic quadrangle; N: 40°, 33′, 24.96″; W: -78°, 33′, 7.78″; Sub-basin 8C; USACE Baltimore District), in Gallitzin Township, Cambria County.

E6305221-003, Redevelopment Authority of the County of Washington, 100 West Beau Street, Suite 603, Washington, PA 15301, South Franklin Township, Washington County; Pittsburgh ACOE District.

The applicant proposes to:

- Place and maintain fill within 0.018 acre of Wetland W-LRK-01 (PEM) to construct the taxiway and fill slope;
- Place and maintain fill within 0.12 acre of Wetland W-LRK-02 (PEM) to construct the taxiway, apron space, and fill slope;
- Place and maintain fill within 0.015 acre of Wetland W-LRK-03 (PEM) to construct the taxiway and apron space:
- Place and maintain fill within 0.081 acre of Wetland W-LRK-06 (PEM) to construct the access road and fill slope;

For the purpose of improving user services, infrastructure, and safety at the Washington County Airport.

Mitigation will be provided through the purchase of 0.27 ac PEM wetland credits from the Robinson Fork Phase 2 Mitigation Bank.

The project site is located at 205 Airport Road, Washington, PA 15301 Washington West, PA USGS topographic quadrangle; N: 40°, 8′, 3″; W: -80°, 17′, 27″; Sub-basin 20F; USACE Pittsburgh District), in South Franklin Township, Washington County.

E6505221-004, Municipal Authority of Westmoreland County, 124 Park and Pool Road, New Stanton, PA 15068-6207, Westmoreland County; Pittsburgh ACOE District.

The applicant proposes to:

Construct, operate, and maintain, an expansion of the existing pump station building, installation of a blacktop access drive around the northwest side of the building, additional stone between the building and the new access drive, installation of a concrete pad at the back corner, and installation of fencing around the entire building, within the floodway and floodplain of Beaver Run. Permanent impacts are 0.03 acre to the floodway and 0.08 to the floodplain. Temporary impacts are 0.13 acre to the floodway and 0.11 acre to the floodplain.

For the purpose upgrading the pump station to improve public water service.

The project site is located 2.6 miles southeast of the SR 66 & SR 380 intersection, Apollo, PA 15613 (Vandergrift, PA USGS topographic quadrangle; N: 40°, 30′, 48″; W: -79°, 33′, 6″; Sub-basin 18B; USACE Pittsburgh District), in Washington Township, Westmoreland County.

E6505221-005, Ed's Auto Service, LLC, 5419 Old William Penn Highway, Export, PA 15632, Murrysville Borough, Westmoreland County; Pittsburgh ACOE District.

The applicant proposes to:

Operate and maintain fill within Palustrine Emergent Wetlands. Permanent impacts include 0.27 acre. Mitigation will include 0.54 acre of wetland at the Shrader Hollow Mitigation Bank.

The project site is located at 5419 Old William Penn Highway, Export, PA 15632, Murrysville, PA USGS topographic quadrangle; N: 40°, 25′, 16.032″; W: -79°, 38′, 29.698″; Sub-basin 19A; USACE Pittsburgh District), in Murrysville Borough, Westmoreland County.

E6505221-007, Suncap Property Group, LLC, 6101 Carnegie Boulevard, Suite 180, Charlotte, NC 28209, New Stanton Borough, Westmoreland County; Pittsburgh ACOE District.

The applicant proposes to:

- 1. Place and maintain permanent fill within 0.012 ac of W006 (PEM);
- 2. Place and maintain permanent fill within 0.009 ac of W007 (PEM);
- 3. Place and maintain permanent fill within 0.005 ac of W013 (PEM);
- 4. Place and maintain permanent fill within 0.009 ac of W007 (PEM);
- 5. Place and maintain temporary fill within 0.146 ac of W017 (PEM);
- 6. Place and maintain temporary fill within 0.006 ac of W020 (PEM);
- 7. Place and maintain temporary fill within 0.305 ac of W021 (PEM);
- 8. Place and maintain temporary fill within 0.012 ac of W022 (PEM);
- 9. Place and maintain permanent fill within 132 linear feet of R001, an ephemeral unnamed tributary to Sewickley Creek (WWF);
- 10. Place and maintain permanent fill within 189 linear feet of R002, an ephemeral section of an unnamed tributary to Sewickley Creek (WWF);
- 11. Place and maintain permanent fill within 132 linear feet of R001, an ephemeral section of an unnamed tributary to Sewickley Creek (WWF);

- 12. Construct, operate, and maintain a permanent 90 linear feet culvert in a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 13. Construct, operate, and maintain a temporary 10 linear feet retaining wall in R002, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 14. Place and maintain permanent fill within 48 linear feet of R005, an ephemeral section of an unnamed tributary to Sewickley Creek (WWF);
- 15. Place and maintain permanent fill within 55 linear feet of R007, an ephemeral section of an unnamed tributary to Sewickley Creek (WWF);
- 16. Place and maintain permanent fill within 71 linear feet of R007, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 17. Construct, operate, and maintain a temporary 10 linear feet retaining wall in R007, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 18. Construct, operate, and maintain a permanent 150 linear feet enclosure that replaces a 130 linear foot enclosure of R009, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 19. Construct, operate, and maintain a permanent 40 linear feet culvert of R014, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 20. Place and maintain temporary fill within 30 linear feet of R014, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 21. Place and maintain permanent fill within 117 linear feet of R019, an ephemeral section of an unnamed tributary to Sewickley Creek (WWF);
- 22. Place and maintain permanent fill within 65 linear feet of R020, an ephemeral section of an unnamed tributary to Sewickley Creek (WWF);
- 23. Construct, operate, and maintain a permanent 230 linear feet enclosure of R020, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 24. Construct, operate, and maintain a temporary 20 linear feet retaining wall in R020, a perennial section of an unnamed tributary to Sewickley Creek (WWF);
- 25. Construct, operate, and maintain a permanent 400 linear feet relocation of R030, an intermittent section of an unnamed tributary to Sewickley Creek (WWF), for the purposes of road improvements.

Cumulative permanent impacts are 904 linear feet to watercourses and 0.026 acre of wetlands, and temporary impacts are 70 linear feet of watercourses and 0.470 acre of wetlands.

Mitigation is proposed through a restoration of temporary wetland impacts and on site stream enhancement to offset channel loss.

For the purpose of constructing a 1,000,000 square foot warehousing are with a 20,000 square foot office appendage.

The project site is located at Glenn Fox Road, New Stanton, PA 15672, Mount Pleasant/Smithon, PA USGS topographic quadrangle; N: 40°, 13′, 34″; W: -79°, 37′, 30″; Sub-basin 19D; USACE Pittsburgh District), in New Stanton Borough, Westmoreland County.

Central Office: Bureau of Waterways Engineering and Wetlands, Rachel Carson State Office Building, 400 Market Street, 2nd Floor, Harrisburg, PA 17101, (717) 787-3411.

MB990367-0002. First Pennsylvania Resource, LLC, 33 Terminal Way, Suite W445, Pittsburgh, PA 15219, Springfield Township, York County, U.S. Army Corps of Engineers Baltimore District.

First Pennsylvania Resource, LLC (FPR, Sponsor), a wholly-owned subsidiary of Resource Environmental Solutions, LLC (RES) proposes to establish the East Branch Codorus Mitigation Bank—(Bank Site, Project). The Sponsor has secured a 39.12-acre tract of land composed of 2.09 acres of wetlands as well as 11,906.66 linear feet (lf) of existing waterways, located along and around the main stem of East Branch Codorus Creek within the Lake Redman—Lake Williams—East Branch Codorus Creek Watershed (12-digit HUC # 020503060602); PA Compensation Service Areas 07 West. The project consists of improving 16,648 linear feet of existing stream and 17.42 acres of wetlands through enhancing, rehabilitating and reestablishing aquatic resources resulting in 18,443 linear feet of improved streams and floodplains; and 31.44 acres of improved wetland resources. The project may result in 16,349.5 riverine credits and 21.66 wetland credits for use to satisfy third party compensatory mitigation requirements. (Latitude: 39.84956°; Longitude: -76.69107°)

ENVIRONMENTAL ASSESSMENTS

Central Office: Bureau of Waterways Engineering and Wetlands, Rachel Carson State Office Building, 400 Market Street, 2nd Floor, Harrisburg, PA 17101, (717) 787-3411.

EA9915-005. U.S.D.A. Forest Service, Allegheny National Forest, 4 Farm Colony Drive, Warren, PA 16365. Allegheny National Forest, Warren County, U.S. Army Corps of Engineers Pittsburgh District.

The U.S.D.A. Forest Service, Allegheny National Forest (ANF) is seeking a programmatic environmental assessment (EA) approval for use of restoration waiver under 105.12(a)(16) for stream, wetland and watershed restoration. The Forest Service is a Federal agency that manages public lands in National forests and Grasslands. This programmatic EA would apply to applicable projects within the 516,000-acre Allegheny National Forest which contains over 2,000 miles of perennial and intermittent streams, most which are currently listed as High Quality—Cold Water Fisheries. In addition to streams, the Allegheny National Forest has 1,261 mapped wetlands and 273 waterbodies.

The U.S.D.A. Forest Service's Forest Plan states a goal to "restore and enhance stream processes and aquatic habitat diversity for brook trout and other headwater stream fishes. Stream restoration focuses on reestablishing the composition, structure, pattern, and ecological processes necessary to facilitate aquatic ecosystem sustainability, resilience, and health under current and future conditions. Forest Plan objectives call for the completion of stream restoration or enhancement for native and desired nonnative aquatic species where suitable habitat is lacking. The Forest Service primarily anticipates conducting projects that involve large wood addition/placement projects for stream restoration and road decommissioning projects (i.e., obliteration of road prism from a floodplain; removal of fill and restoration of stream channel at road-stream crossings).

D03SG51-001. Cobbs Creek Restoration and Community Foundation (CCRCF); 300 Conshohocken State Road, Suite 405, West Conshohocken, PA 19428, City of Philadelphia and Upper Darby Township, Philadelphia and Delaware Counties, U.S. Army Corps of Engineers Philadelphia District. (39.970266 N, -75.266270 W).

The CCRCF is sponsoring a restoration project that proposes to provide comprehensive aquatic resource restoration of Cobbs Creek, Indian Creek and unnamed tributaries through the removal of legacy sediment to restore the floodplain as closely as possible to historical conditions. The restoration is ultimately intended to meet future third party compensation needs as a PA Department of Environmental Protection In-Lieu Fee project.

The comprehensive aquatic resource restoration will remove approximately 350,000 cubic yards of legacy sediment from an approximately 38 acres floodplain area of Cobbs Creek, Indian Creek and unnamed tributaries for the purpose of restoring natural aquatic ecosystems; to re-establish 36.8 acres of wetlands within the restored floodplain and enhance 1.2 acres; to realign approxi-

mately 8,014 lineal feet of Cobbs Creek 3,200 feet of Indian Creek and 4,460 feet of unnamed tributaries for the purpose of restoring approximately 19,326 LF of Cobbs Creek, 3,468 feet of Indian Creek and 3,714 feet of unnamed tributaries within the restored floodplain; to place log sills, root wads, and other wood grade control structures and woody debris habitat structures in restored channels and floodplain areas; to grade 2.27 acres of wetland for the purpose of relocating and reestablishing high quality wetlands within the proposed floodplain, tying in the proposed floodplain elevations to the existing grade, and using excavated floodplain material to elevate golf course features above the 100-year water surface elevation. The use of fill material within the site is a critical component of implementing the restoration to reduce the cost and impacts associated with hauling the excavated legacy sediment off-site. These proposed impacts will address the existing lateral stream bank erosion and downcutting stream bed (that is providing a sediment source to the Cobbs Creek watershed. If not addressed this horizontal and vertical degradation (and resulting sediment load) will worsen over time.

ACTIONS

THE PENNSYLVANIA CLEAN STREAMS LAW AND THE FEDERAL CLEAN WATER ACT

FINAL ACTIONS TAKEN FOR NPDES PERMITS AND WQM PERMITS

The Department has taken the following actions on previously received applications for new, amended, and renewed NPDES and WQM permits, applications for permit waivers, and NOIs for coverage under General Permits, as listed in the following tables. This notice of final action is published in accordance with 25 Pa. Code Chapters 91, 92a, and 102 and 40 CFR Part 122, implementing provisions of The Clean Streams Law (35 P.S. §§ 691.1—691.1001) and the Federal Clean Water Act (33 U.S.C.A. §§ 1251—1376). The official file for each listed action can be reviewed at the DEP or delegated county conservation district (CCD) office identified in the table for the action. DEP/CCD office contact information is listed as follows for Section I and is contained within the table for Section II. Additional information for permits issued under 25 Pa. Code Chapters 91 and 92a, including links to Individual NPDES and WQM Permits, may be reviewed by generating the "Final Actions Report" on DEP's website at www.dep.pa.gov/CWPublicNotice.

DEP office contact information to review official files relating to the final actions in Section I is as follows:

DEP Southeast Regional Office (SERO)—2 E. Main Street, Norristown, PA 19401-4915. File Review Coordinator: 484.250.5910. Email: RA-EPNPDES_SERO@pa.gov.

DEP Northeast Regional Office (NERO)—2 Public Square, Wilkes-Barre, PA 18701-1915. File Review Coordinator: 570.826.5472. Email: RA-EPNPDES_NERO@pa.gov.

DEP Southcentral Regional Office (SCRO)—909 Elmerton Avenue, Harrisburg, PA 17110. File Review Coordinator: 717.705.4732. Email: RA-EPNPDES_SCRO@pa.gov.

DEP Northcentral Regional Office (NCRO)—208 W. Third Street, Suite 101, Williamsport, PA 17701. File Review Coordinator: 570.327.3693. Email: RA-EPNPDES_NCRO@pa.gov.

DEP Southwest Regional Office (SWRO)—400 Waterfront Drive, Pittsburgh, PA 15222. File Review Coordinator: 412.442.4286. Email: RA-EPNPDES_SWRO@pa.gov.

DEP Northwest Regional Office (NWRO)—230 Chestnut Street, Meadville, PA 16335. File Review Coordinator: 814.332.6340. Email: RA-EPNPDES_NWRO@pa.gov.

DEP Bureau of Clean Water (BCW)—400 Market Street, Harrisburg, PA 17105. File Review Coordinator: 717.787.5017. Email: RA-EPNPDES_Permits@pa.gov.

Persons aggrieved by an action may appeal that action to the Environmental Hearing Board (Board) under section 4 of the Environmental Hearing Board Act (35 P.S. § 7514) and 2 Pa.C.S. §§ 501—508 and 701—704 (relating to Administrative Agency Law). The appeal should be sent to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users may contact the Board through the Pennsylvania Hamilton Relay Service, (800) 654-5984. Appeals must be filed with the Board within 30-days of publication of this notice in the *Pennsylvania Bulletin* unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary to the Board at (717) 787-3483. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decisional law.

For individuals who wish to challenge an action, the appeal must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board.

Important legal rights are at stake, however, so individuals should contact a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at (717) 787-3483 for more information.

I. Final Actions on NPDES and WQM Permit Applications and NOIs for Sewage, Industrial Waste, Industrial Stormwater, MS4s, Pesticides and CAFOs.

Application Number	Permit Type	Action Taken	Permittee Name & Address	Municipality, County	DEP Office
PA0245267	Industrial Stormwater Individual NPDES Permit	Issued	Arkema, Inc. 900 First Avenue King of Prussia, PA 19406-1308	West Chester Borough Chester County	SERO
6308202	Industrial Waste Individual WQM Permit	Issued	PA Transformer Tech, Inc. 30 Curry Avenue Canonsburg, PA 15317-1786	Cecil Township Washington County	SWRO
6389202	Industrial Waste Individual WQM Permit	Issued	PA Transformer Tech, Inc. 30 Curry Avenue Canonsburg, PA 15317-1786	Cecil Township Washington County	SWRO
6390201	Industrial Waste Individual WQM Permit	Issued	PA Transformer Tech, Inc. 30 Curry Avenue Canonsburg, PA 15317-1786	Cecil Township Washington County	SWRO
0920813	Joint DEP/PFBC Pesticides Permit	Issued	Toll PA XIII LP/Enclave@Upper Makerfield 250 Gibraltar Road Horsham, PA 19044	Upper Makefield Township Bucks County	SERO
0921822	Joint DEP/PFBC Pesticides Permit	Issued	Spock Robert 420 W Thatcher Road Quakertown, PA 18951-2512	Richland Township Bucks County	SERO
1019810	Joint DEP/PFBC Pesticides Permit	Issued	Dave Knauer 253 Smith Road Renfrew, PA 16053	Connoquenessing Township Butler County	NWRO
1521826	Joint DEP/PFBC Pesticides Permit	Issued	Brampton Chase HOA 10 Brampton Road Malvern, PA 19355-2887	Willistown Township Chester County	SERO
2019804	Joint DEP/PFBC Pesticides Permit	Issued	Danielle Shartle 15436 Limber Road Meadville, PA 16335	Woodcock Township Crawford County	NWRO
2321806	Joint DEP/PFBC Pesticides Permit	Issued	Massey Kristin 3710 Liseter Road Newtown Square, PA 19073-3530	Newtown Township Delaware County	SERO
2521809	Joint DEP/PFBC Pesticides Permit	Issued	Michael Kuzma 26470 Old Valley Road Union City, PA 16438-3362	Bloomfield Township Crawford County	NWRO
3921807	Joint DEP/PFBC Pesticides Permit	Issued	Weyhill Estates c/o Associa Mid Atlantic 555 Croton Road Suite 400 King of Prussia, PA 19406	Upper Saucon Township Lehigh County	NERO
4319806	Joint DEP/PFBC Pesticides Permit	Issued	Vince Destefano 4033 New Castle Road Pulaski, PA 16159	Shenango Township Mercer County	NWRO
4621818	Joint DEP/PFBC Pesticides Permit	Issued	Center Square Villages— c/o Toll Bros 1140 Virginia Drive Fort Washington, PA 19034	Worcester Township Montgomery County	SERO
4621819	Joint DEP/PFBC Pesticides Permit	Issued	Truitt Nadine 1419 Township Line Road Gwynedd Valley, PA 19437	Lower Gwynedd Township Montgomery County	SERO
4821807	Joint DEP/PFBC Pesticides Permit	Issued	Aromando Micheal 44 Sagen Drive Mount Bethel, PA 18343-6040	Upper Mount Bethel Township Northampton County	NERO

Application Number	Permit Type	Action Taken	Permittee Name & Address	Municipality, County	DEP Office
5221801	Joint DEP/PFBC Pesticides Permit	Issued	Wirth Roger 1270 Route 402 Road Dingmans Ferry, PA 18328-7751	Delaware Township Pike County	NERO
6321802	Joint DEP/PFBC Pesticides Permit	Issued	Peters Township School District 631 E McMurray Road Canonsburg, PA 15317-3497	Peters Township Washington County	SWRO
PA0026182	Major Sewage Facility with CSOs Individual NPDES Permit	Issued	Lansdale Borough Montgomery County One Vine Street Lansdale, PA 19446-3601	Lansdale Borough Montgomery County	SERO
PA0027693	Major Sewage Facility with CSOs Individual NPDES Permit	Issued	Minersville Borough Sewer Authority Schuylkill County 2 E Sunbury Street Minersville, PA 17954-1719	Minersville Borough Schuylkill County	NERO
PA0008893	Minor Industrial Waste Facility without ELG Individual NPDES Permit	Issued	Team Ten, LLC 1600 Pennsylvania Avenue Tyrone, PA 16686-1758	Tyrone Borough Blair County	SCRO
PA0087971	Minor Industrial Waste Facility without ELG Individual NPDES Permit	Issued	Bedford Borough Municipal Authority 244 W Penn Street Bedford, PA 15522-1226	Bedford Township Bedford County	SCRO
PA0024163	Minor Sewage Facility >= 0.05 MGD and < 1 MGD Individual NPDES Permit	Issued	Cambria Township Sewer Authority Cambria County P.O. Box 247 Revloc, PA 15948-0247	Cambria Township Cambria County	SWRO
PA0081566	Minor Sewage Facility >= 0.05 MGD and < 1 MGD Individual NPDES Permit	Issued	York Haven Borough Sewer Authority York County P.O. Box 394 York Haven, PA 17370-0394	York Haven Borough York County	SCRO
PA0023736	Minor Sewage Facility with CSOs Individual NPDES Permit	Issued	Tri Borough Municipal Authority Susquehanna County 83 Erie Boulevard Susquehanna, PA 18847	Susquehanna Depot Borough Susquehanna County	NERO
PA0036820	Minor Sewage Facility with CSOs Individual NPDES Permit	Issued	Galeton Borough Authority Potter County 24 West Main Street Galeton, PA 16922-1264	Galeton Borough Potter County	NCRO
NOEXNE034	No Exposure Certification	Issued	General Dynamics OTS (Wilkes-Barre), LLC 1500 Highway 315 Wilkes-Barre, PA 18702	Plains Township Luzerne County	NERO
NOEXSE012	No Exposure Certification	Issued	Moog Component Group, Inc. 750 W Sproul Road Springfield, PA 19064	Springfield Township Delaware County	SERO
NOEXSW045	No Exposure Certification	Issued	Johnstown Specialty Castings, Inc. 545 Central Avenue Johnstown, PA 15902-2600	Johnstown City Cambria County	SWRO
PAG030100	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Amazon Com Service, Inc. P.O. Box 80842 Seattle, WA 98108	West Norriton Township Montgomery County	SERO

Application					DEP
Number	Permit Type	Action Taken	Permittee Name & Address	Municipality, County	Office
PAG032279	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	General Dynamics OTS (Wilkes-Barre), LLC 1500 Highway 315 Wilkes-Barre, PA 18702	Hanover Township Luzerne County	NERO
PAG033653	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Indicon 5460A Pottsville Pike Leesport, PA 19533-8645	Ontelaunee Township Berks County	SCRO
PAG033656	PAG-03 NPDES General Permit for Industrial Stormwater	Issued	Old Dominion Freight Line, Inc. 500 Old Dominion Way Thomasville, NC 27360-8923	Reading City Berks County	SCRO
PAG043669	PAG-04 NPDES General Permit for Small Flow Treatment Facilities	Issued	Broad Top Township Bedford County P.O. Box 57 Defiance, PA 16633-0057	Broad Top Township Bedford County	SCRO
PAG120011	PAG-12 NPDES General Permit for CAFOs	Issued	Masons Chrome View Ltd. 86 Chrome Road Nottingham, PA 19362	East Nottingham Township Chester County	SCRO
PAG123921	PAG-12 NPDES General Permit for CAFOs	Issued	Leid Wayne B 14159 Paxton Run Road Shippensburg, PA 17257-9118	Lurgan Township Franklin County	SCRO
1500416	Sewage Land Application Individual WQM Permit	Issued	East Marlborough Township Chester County 721 Unionville Road Kennett Square, PA 19348-1530	East Marlborough Township Chester County	SERO
0121401	Sewage Treatment Facilities Individual WQM Permit	Issued	John Egloff M 305 Swift Run Road Gettysburg, PA 17325	Straban Township Adams County	SCRO
3608403	Sewage Treatment Facilities Individual WQM Permit	Issued	Mountain View Terr LP 4-6 West King Street Suite 4 Lancaster, PA 17603	Salisbury Township Lancaster County	SCRO
6321401	Sewage Treatment Facilities Individual WQM Permit	Issued	Pattison Dwayne J 210 E George Street Carmichaels, PA 15320-1204	South Franklin Township Washington County	SWRO
0221400	Sewer Extensions and Pump Stations Individual WQM Permit	Issued	Allegheny County Sanitary Authority ALCOSAN 3300 Preble Avenue Pittsburgh, PA 15233-1025	Pittsburgh City Allegheny County	SWRO
0604412	Sewer Extensions and Pump Stations Individual WQM Permit	Issued	Tulpehocken Township Berks County P.O. Box 272 Rehrersburg, PA 19550-0272	Tulpehocken Township Berks County	SCRO
5021202	Sewer Extensions and Pump Stations Individual WQM Permit	Issued	Newport Borough Municipal Authority Perry County 101 Mulberry Street Newport, PA 17074-1533	Newport Borough Perry County	SCRO

Application Number 6586418	Permit Type Sewer Extensions and Pump Stations Individual WQM Permit	Action Taken Issued	Permittee Name & Address Franklin Township Municipal Sanitary Authority Westmoreland County 3001 Meadowbrook Road Murrysville, PA 15668-1627	Municipality, County Murrysville Borough Westmoreland County	DEP Office SWRO
PA0218120	Single Residence STP Individual NPDES Permit	Issued	Ohara Dennis 126 Walker Road Apollo, PA 15613-9221	Washington Township Westmoreland County	SWRO
PA0267431	Single Residence STP Individual NPDES Permit	Issued	John Egloff M 305 Swift Run Road Gettysburg, PA 17325	Straban Township Adams County	SCRO
PA0255904	Small Flow Treatment Facility Individual NPDES Permit	Issued	Pattison Dwayne J 210 E George Street Carmichaels, PA 15320-1204	South Franklin Township Washington County	SWRO
WQG02091421	WQG-02 WQM General Permit	Issued	Bucks County Water & Sewer Authority 1275 Almshouse Road Warrington, PA 18976-1209	Doylestown Borough Bucks County	SERO
WQG02212101	WQG-02 WQM General Permit	Issued	Silver Spring Township Authority Cumberland County 5 Willow Mill Park Road Suite 3 Mechanicsburg, PA 17050-8238	Silver Spring Township Cumberland County	SCRO
WQG02222101	WQG-02 WQM General Permit	Issued	West Hanover Township Water & Sewer Authority Dauphin County 7901 Jonestown Road Harrisburg, PA 17112-9728	West Hanover Township Dauphin County	SCRO
WQG02232114	WQG-02 WQM General Permit	Issued	Upper Providence Township Sewer Authority Delaware County 935 N Providence Road Media, PA 19063-1403	Upper Providence Township Delaware County	SERO

II. Final Actions on PAG-02 General NPDES Permit NOIs and Individual NPDES Permit Applications for Construction Stormwater.

Constituction is	otorin water.				
Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC510207	PAG-02 General Permit	Issued	Philadelphia Regional Port Authority (PhilaPort) 3460 North Delaware Avenue Philadelphia, PA 19134	City of Philadelphia Philadelphia County	SERO
PAC090414	PAG-02 General Permit	Issued	County of Bucks 1260 Almshouse Road Doylestown, PA 18901-2886	Middletown Township Bucks County	SERO
PAC090474	PAG-02 General Permit	Issued	ELU Deluca Yardley, LLC 370 Maple Avenue Suite 101 Langhorne, PA 19047-2859	Lower Makefield Township Bucks County	SERO
PAD230012 A-13	Individual NPDES	Issued	City of Philadelphia Division of Aviation (DOA) Planning and Environmental Services Philadelphia International Airport Terminal D Third Floor Philadelphia, PA 19153	City of Philadelphia Philadelphia County	SERO

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAD150195	Individual NPDES	Issued	PennDOT District 6-0 7000 Geerdes Boulevard King of Prussia, PA 19406-1525	Tredyffrin Township Chester County	SERO
PAD150212	Individual NPDES	Issued	Roger McGlocklin 2 Meng Road Schwenksville, PA 19473-1729	East Vincent Township Chester County	SERO
PAC390158	PAG-02 General Permit	Issued	DVS Enterprises, Inc. 5285 West Coplay Road Whitehall, PA 18052	Whitehall Township Lehigh County	Lehigh County Conservation District 4184 Dorney Park Road Suite 105 Allentown, PA 18401 610-391-9583
PAD390200	Individual NPDES	Issued	Bob & Gina Kline 5704 Memorial Road Germansville, PA 18053	Heidelberg Township Lehigh County	NERO Waterways & Wetlands Program 2 Public Square Wilkes-Barre, PA 18701 570-826-2511
PAC540065	Individual NPDES	Issued	The Rhoades Organization 813 S Reading Avenue Boyertown, PA 19512	Orwigsburg Borough Schuylkill County	Schuylkill Conservation District 1206 AG Center Drive Pottsville PA 17901-9733 570-622-3742
PAD520031	Individual NPDES	Issued	Pike County Board of Commissioners 506 Broad Street Milford, PA 18337	Greene Township Pike County	NERO Waterways & Wetlands Program 2 Public Square Wilkes-Barre, PA 18701 570-826-2511
PAC400192	PAG-02 General Permit	Issued	J.V.A. Deicing, Inc. Joe Tuzze 78 Cottage Street Carbondale, PA 18407	Duryea Borough Luzerne County	Luzerne Conservation District 325 Smiths Pond Road Shavertown, PA 18708 570-674-7991
PAD500013	Individual NPDES	Issued	Fishing Creek Valley Associates 4712 Smith Street Harrisburg, PA 17109	Marysville Borough Perry County	SCRO
PAC010078 A-2	PAG-02 General Permit	Issued	Paul D. & Monica L. Hart & Kyle A. Hart 3711 Taneytown Road Gettysburg, PA 17325	Mount Joy Township Adams County	Adams County Conservation District 670 Old Harrisburg Road Suite 201 Gettysburg, PA 17325-3404 717.334.0636
PAC050049	PAG-02 General Permit	Issued	Blue Triangle Hardwoods, LLC 156 Industrial Boulevard Everett, PA 15537	West Providence Township Bedford County	Bedford County Conservation District 702 West Pitt Street Suite 4 Bedford, PA 15522 814.623.7900, ext. 4
PAC060343	PAG-02 General Permit	Issued	Nathaniel Halter 8 Okmed Drive Reading, PA 19606	Amity Township Berks County	Berks County Conservation District 1238 County Welfare Road Suite 200 Leesport, PA 19533-9710 610.372.4657

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC060344	PAG-02 General Permit	Issued	Aaron Simser 507 Benjamin Franklin Highway Douglassville, PA 19518	Amity Township Berks County	Berks County Conservation District 1238 County Welfare Road Suite 200 Leesport, PA 19533-9710 610.372.4657
PAC060345	PAG-02 General Permit	Issued	H&K Group, Inc. 2052 Lucon Road P.O. Box 196 Skippack, PA 19474	Greenwich Township Berks County	Berks County Conservation District 1238 County Welfare Road Suite 200 Leesport, PA 19533-9710 610.372.4657
PAC060346	PAG-02 General Permit	Issued	Llewellyn Moyer 650 Christmas Village Road Bernville, PA 19506	Jefferson Township Berks County	Berks County Conservation District 1238 County Welfare Road Suite 200 Leesport, PA 19533-9710 610.372.4657
PAC060347	PAG-02 General Permit	Issued	Massimo Caloiero 401 Oak Hill Lane Wyomissing, PA 19610	Tilden Township Berks County	Berks County Conservation District 1238 County Welfare Road Suite 200 Leesport, PA 19533-9710 610.372.4657
PAC360202 A-1	PAG-02 General Permit	Issued	Ivan Lapp 3128 Harvest Drive Ronks, PA 17572	Leacock Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601-3149 717.299.5361, ext. 5
PAC360623	PAG-02 General Permit	Issued	WP Partnership LP 1213 Orchard Road Lititz, PA 17543	Quarryville Borough Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601-3149 717.299.5361, ext. 5
PAC360619	PAG-02 General Permit	Issued	Borough of Marietta 111 East Market Street Marietta, PA 17547	Marietta Borough Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601-3149 717.299.5361, ext. 5
PAC360642	PAG-02 General Permit	Issued	Middle Creek Mennonite Fellowship Center 478 Black Horse Road Reinholds, PA 17569	West Cocalico Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601-3149 717.299.5361, ext. 5

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC360586	PAG-02 General Permit	Issued	Franklin Properties Two, LLC 414 East King Street Lancaster, PA 17602	West Lampeter Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601-3149 717.299.5361, ext. 5
PAC360005 A-1	PAG-02 General Permit	Issued	Warwick Township 315 Clay Road P.O. Box 308 Lititz, PA 17543	Warwick Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601-3149 717.299.5361, ext. 5
PAC360656	PAG-02 General Permit	Issued	Calvary Church 1051 Landis Valley Road Lancaster, PA 17601	Manheim Township Lancaster County	Lancaster County Conservation District 1383 Arcadia Road Room 200 Lancaster, PA 17601-3149 717.299.5361, ext. 5
PAC650058 A-2	PAG-02 General Permit	Issued	Adelphoi USA, Inc. 1119 Village Way Latrobe, PA 15650	Unity Township City of Latrobe Westmoreland County	Westmoreland County Conservation District 218 Donohoe Road Greensburg, PA 15601 724-837-5271
PAC650078	PAG-02 General Permit	Issued	Westmoreland County Industrial Development Corporation 40 North Pennsylvania Avenue Greensburg, PA 15601	Sewickley Township Westmoreland County	Westmoreland County Conservation District 218 Donohoe Road Greensburg, PA 15601 724-837-5271
PAC650225 A-1	PAG-02 General Permit	Issued	Al. Neyer, Inc. 535 Smithfield Street Suite 560 Pittsburgh, PA 15222	Hempfield Township Westmoreland County	Westmoreland County Conservation District 218 Donohoe Road Greensburg, PA 15601 724-837-5271
PAC650266	PAG-02 General Permit	Issued	SASI, LLC 7027 Lyons View Court Murrysville, PA 15668	Municipality of Murrysville Westmoreland County	Westmoreland County Conservation District 218 Donohoe Road Greensburg, PA 15601 724-837-5271
PAC650273	PAG-02 General Permit	Issued	Legacy Place, LLC 750 Adele Drive North Huntingdon, PA 15642-5600	North Huntingdon Township Westmoreland County	Westmoreland County Conservation District 218 Donohoe Road Greensburg, PA 15601 724-837-5271
PAC650275	PAG-02 General Permit	Issued	Municipal Authority of Westmoreland County 124 Park and Pool Road New Stanton, PA 15672	Adamsburg Borough Hempfield Township Westmoreland County	Westmoreland County Conservation District 218 Donohoe Road Greensburg, PA 15601 724-837-5271
PAD110007	Individual NPDES	Issued	Carrolltown Borough Municipal Authority 140 East Carroll Street Carrolltown, PA 15722	East Carroll Township Carrolltown Borough Cambria County	Cambria County Conservation District 401 Candlelight Drive Suite 221 Ebensburg, PA 15931 814-472-2120

Permit Number	Permit Type	Action Taken	Applicant Name & Address	Municipality, County	Office
PAC100236	PAG-02 General Permit	Issued	Church of Jesus Christ of Latter-Day Saints 50 East North Temple Street Salt Lake City, UT 84150	Cranberry Township Butler County	Butler County Conservation District 120 Hollywood Drive Suite 201 Butler, PA 16001 724-284-5270
PAC100242	PAG-02 General Permit	Issued	The Buncher Company, Inc 1300 Penn Avenue Pittsburgh, PA 15222	Jackson Township Butler County	Butler County Conservation District 120 Hollywood Drive Suite 201 Butler, PA 16001 724-284-5270
PAD690003	New	Issued	Community Area New Development, Inc. (CAN-DO, Inc.) One South Church Street Suite 200 Hazelton, PA 18201	Hazel Township Luzerne County	Bureau of Abandoned Mine Reclamation 400 Market Street 13th Floor P.O. Box 69205 Harrisburg, PA 17106-9205 717-783-2267

STATE CONSERVATION COMMISSION NUTRIENT MANAGEMENT PLANS RELATED TO APPLICATIONS FOR NPDES PERMITS FOR CAFOs

The State Conservation Commission has taken the following actions on previously received applications for nutrient management plans under 3 Pa.C.S. Chapter 5, for agricultural operations that have or anticipate submitting applications for new, amended or renewed NPDES permits or NOIs for coverage under a general permit for CAFOs under 25 Pa. Code Chapter 92a. This notice is provided in accordance with 25 Pa. Code Chapter 92a and 40 CFR Part 122, implementing The Clean Streams Law and the Federal Clean Water Act.

Persons aggrieved by an action may appeal under 3 Pa.C.S. § 517, section 4 of the Environmental Hearing Board Act and 2 Pa.C.S. §§ 501—508 and 701—704 to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users should contact the Environmental Hearing Board (Board) through the Pennsylvania Hamilton Relay Service at (800) 654-5984. Appeals must be filed with the Board within 30-days of publication of this notice in the *Pennsylvania Bulletin*. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary of the Board at (717) 787-3483. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decision law.

For individuals who wish to challenge actions, appeals must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board.

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for pro bono representation. Call the Secretary of the Board at (717) 787-3483 for more information.

NUTRIENT MANAGEMENT PLAN CAFO PUBLIC NOTICE SPREADSHEET—ACTIONS

					Speciai	
					Protection	
Agricultural Operation		Total		Animal	Waters (HQ	Approved or
Name and Address	County	Acres	AEU's	Type	or EV or NA)	Disapproved
Elam B. Stoltzfoos Jr. 322 Hatchery Road	Northumberland	22.6	94.44	Ducks	NA	Approved
Dalmatia, PA 17017						

PUBLIC WATER SUPPLY PERMITS

The Department has taken the following actions on applications received under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17) for the construction, substantial modification or operation of a public water system.

Persons aggrieved by an action may appeal that action to the Environmental Hearing Board (Board) under section 4 of the Environmental Hearing Board Act and 2 Pa.C.S. §§ 501—508 and 701—704. The appeal should be sent to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, (717)

Cnasia1

787-3483. TDD users may contact the Board through the Pennsylvania Hamilton Relay Service, (800) 654-5984. Appeals must be filed with the Board within 30 days of publication of this notice in the Pennsylvania Bulletin unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary to the Board at (717) 787-3483. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decisional law.

For individuals who wish to challenge an action, the appeal must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board.

Important legal rights are at stake, however, so individuals should show this document to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at (717) 787-3483 for more information.

SAFE DRINKING WATER

Actions taken under the Pennsylvania Safe Drinking Water Act (35 P.S. §§ 721.1—721.17).

Northeast Region: Watershed Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790,

Contact: Gillian Ostrum, Clerk Typist 2, 570-830-3077.

Permit No. 2520207, Operations Permit, Public Water Supply.

Applicant WSV Phase 1

Water Holdings, LLC (Permit Transfer)

117 Steamboat Spring Lane

Tafton, PA 18464

Township Palmyra Township

County **Pike** Type of Facility **PWS**

Consulting Engineer Permit to Operate June 30, 2021

Issued

Permit No. 2450034, Operation Permit, Public Wa-

ter Supply.

Applicant **Brodhead Creek Regional Authority** 410 Mill Creek Road East Stroudsburg, PA 18301

Municipality Pocono Township

County Monroe

Type of Facility **Public Water Supply** Consulting Engineer Russell D. Scott, IV, P.E. RKR Hess, a Division of

UTRS, Inc.

112 North Courtland Street East Stroudsburg, PA 18301

Permit Issued June 3, 2021

Description of Action Partial Operation Permit for

Tannersville Tank 2 and Tannersville Pump Station. Permit No. 4520507, Construction Permit, Public

Water Supply.

Pennsylvania American Applicant

> Water Company 852 Wesley Drive

Mechanicsburg, PA 17055

Municipality Middle Smithfield Township

County Monroe

Type of Facility Public Water Supply

Consulting Engineer Doug Berg, P.E.

Entech Engineering, Inc. 201 Penn Štreet

P.O. Box 32 Reading, PA 19603

June 1, 2021

Permit to Construct

Issued

Description of Action Fernwood water system tank

replacement project

Permit No. 4821501, Public Water Supply.

Applicant Walnutport Authority

417 Lincoln Avenue Walnutport, PA 18088

Borough Walnutport Borough County **Northampton County**

Type of Facility **PWS**

Consulting Engineer Jamie D. Lorah, P.E.

Spotts, Stevens & McCoy 1605 N. Cedar Crest Blvd.

Suite 106

May 11, 2021

Allentown, PA 18104

Permit to Construct

Issued

Southcentral Region: Safe Drinking Water Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

Permit No. 2121502, Public Water Supply.

Pennsylvania American Applicant

Water Company

Municipality Middlesex Township

County Cumberland Responsible Official Bruce Aiton

Vice President—Engineering 852 Wesley Park Drive

Mechanicsburg, PA 17055 Type of Facility Interconnection with Middlesex

Township Municipal Authority

Consulting Engineer Ewoud Hulstein, P.E.

Pennsylvania American Water Company 852 Wesley Drive

Mechanicsburg, PA 17011

Permit to Construct July 15, 2021

Issued

Permit No. 2121503, Public Water Supply.

Middlesex Township Applicant Municipal Authority

Municipality Middlesex Township County Cumberland

Permit No. 3621509 MA, Minor Amendment, Public Responsible Official Rory Morrison Water Supply. Operations Manager 350 North Middlesex Road Spring Glen Fresh Foods Inc. **Applicant** Suite 2 Municipality Ephrata Township Carlisle, PA 17013 County Lancaster Type of Facility Interconnection with Responsible Official Thomas J. Butler Pennsylvania American Water General Manager Company 314 Spring Glen Drive Max E. Stoner, P.E. Consulting Engineer Ephrata, PA 17522 Glace Associates, Inc. Type of Facility Modifications to the existing 3705 Trindle Rd chlorine disnifection system. Camp Hill, PA 17011 Consulting Engineer Matthew A. Tusing, P.E. Permit to Construct July 15, 2021 Penn Environmental & Issued Remediation Inc. Operation Permit No. 0618513 issued to: Giorgi 13180 Route 6 Mansfield, PA 16933 Mushroom Company (PWS ID No. 3061192), Maidencreek Township, Berks County on July 14, 2021 Permit to Construct May 28, 2021 for facilities approved under Construction Permit No. Issued 0618513. Permit No. 2221502, Public Water Supply. Operation Permit No. 5020504 MA issued to: Applicant Harrisburg Dairies, Inc. Millerstown Borough Waterworks (PWS ID No. 7500021), Millerstown Borough, Perry County on July Municipality Harrisburg 14, 2021 for facilities approved under Construction Per-County **Dauphin** mit No. 5020504 MA. Responsible Official Alec Dewey Permit No. 3620540, Public Water Supply. President 2001 Herr Street Applicant **City of Lancaster** Harrisburg, PA 17103 Municipality Lancaster Type of Facility Installation of a 1-gallon bottling County Lancaster Responsible Official Christine Volkay-Hilditch Consulting Engineer Staci A. Hartz, P.E. Deputy Director of Herbert Rowland and Public Works, Utilities Grubic, Inc. 120 N Duke St 369 East Park Drive P.O. Box 1599 Harrisburg, PA 17111 Lancaster, PA 17608-1599 Permit to Construct July 6, 2021 Issued Type of Facility Conestoga Water Treatment Plant equipment and Permit No. 3421501 MA, Minor Amendment, Public instrumentation upgrades. Water Supply. Consulting Engineer Jeremy D. Brumbach, P.E. Richfield Area Applicant City of Lancaster **Joint Authority** 120 N Duke St Municipality Monroe Township Lancaster, PA 17602 Juniata County Permit to Construct May 14, 2021 Issued Marvin Fultz Responsible Official Chairman Permit No. 0620523, Public Water Supply. 186 Seven Stars Road Gaspari Farms Inc. Richfield, PA 17086 **Applicant** Type of Facility Termination of poplar spring as Municipality Alsace Township a source of supply. County **Berks** Consulting Engineer Joshua C. Owens, P.E Responsible Official Mark Gaspari ATC Group Services, LLC President 23 North Derr Drive 670 Clauss Road Lewisburg, PA 17837 Lenhartsville, PA 19534 Permit to Construct June 8, 2021 Type of Facility Installation of nitrate treatment. Issued Consulting Engineer James P. Cinelli, P.E. Permit No. 6721502 MA, Minor Amendment, Public Liberty Environmental, Inc. Water Supply. 505 Penn Street **Applicant** Audubon Park, Inc. Reading, PA 19601 Municipality Monaghan Township Permit to Construct May 18, 2021 Issued County York

Responsible Official Lucy Zander

Owner

322 South Hanover Street

Carlisle, PA 17013

Type of Facility 33,000-gallon finished water

storage tank rehabilitation.

Consulting Engineer Max E. Stoner, P.E.

Glace Associates, Inc. 3705 Trindle Rd Camp Hill, PA 17011

Permit to Construct

May 25, 2021

Permit No. 2821504 MA, Minor Amendment, Public

Water Supply.

Applicant Waynesboro Borough

Authority

Quincy Township Municipality

County Franklin

Responsible Official S. Leiter Pryor

Director of Borough Utilities

55 East Main Street

P.O. Box 310

Waynesboro, PA 17268

Waynesboro water treatment Type of Facility

plant intake rehabilitation.

Consulting Engineer Trisha LK. Graves, P.E.

> Gannett Fleming Inc. 207 Senate Avenue Camp Hill, PA 17011

Permit to Construct

Issued

May 21, 2021

Permit No. 6721503 MA, Minor Amendment, Public Water Supply.

PA DCNR—Bureau of Applicant

State Parks

Municipality Warrington Township

York County

Responsible Official John S. Hallas

Director RCSOB 8th Floor 400 Market Street

Harrisburg, PA 17105-8551

CFE monitoring and analyzer Type of Facility

replacement.

Consulting Engineer Shawn D. Beeler, P.E.

PA DCNR Facility Design &

Construction RCSOB 8th Floor 400 Market Street

Harrisburg, PA 17105-8451

Permit to Construct May 17, 2021

Issued

Operation Permit No. 2220502 MA issued to: Borough of Gratz (PWS ID No. 7220005), Gratz Borough, Dauphin County on July 19, 2021 for facilities approved under Construction Permit No. 2220502 MA.

Comprehensive Operation Permit No. 3620524 issued to: Ephrata Area Joint Authrity (PWS ID No. 7360045), Ephrata Borough, Lancaster County on June 15, 2021, for the operation of facilities approved under Construction Permit No. 3620524.

Operation Permit No. 2221507 MA issued to: Borough of Middletown (PWS ID No. 7220038), Middletown Borough, Dauphin County on June 24, 2021 for facilities approved under Construction Permit No. 2221507 MA.

Operation Permit No. 6721507 MA issued to: Stewartstown Borough Authority (PWS ID No. 7670062), Hopewell Township, York County on July 20, 2021 for facilities submitted under Application No. 6721507 MA.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995 PREAMBLE 2

The following plans and reports were submitted under the Land Recycling and Environmental Remediation Standards Act (35 P.S. §§ 6026.101— 6026.908).

Provisions of Sections 301-308 of the Land Recycling and Environmental Remediation Standards Act (act) (35 P.S. §§ 6026.301—6026.308) require the Department to publish in the Pennsylvania Bulletin a notice of submission of plans and reports. A final report is submitted to document cleanup of a release of a regulated substance at a site to one of the act's remediation standards. A final report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis for selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling analytical results which demonstrate that remediation has attained the cleanup standard selected. Submission of plans and reports, other than the final report, will also be published in the Pennsylvania Bulletin. These include the remedial investigation report, risk assessment report and cleanup plan for a site-specific standard remediation. A remedial investigation report includes conclusions from the site investigation; concentration of regulated substances in environmental media; benefits of reuse of the property; and, in some circumstances, a fate and transport analysis. If required, a risk assessment report describes potential adverse effects caused by the presence of regulated substances. If required, a cleanup plan evaluates the abilities of potential remedies to achieve remedy require-

For further information concerning plans or reports, contact the environmental cleanup program manager in the Department Regional Office under which the notice of receipt of plans or reports appears. If information concerning plans or reports is required in an alternative form, contact the community relations coordinator at the appropriate Regional Office. TDD users may telephone the Department through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

The Department has received the following plans and

Southeast Region: Environmental Cleanup & Brownfields Program Manager, 2 East Main Street, Norristown, PA 19401, 484-250-5787.

3145 Grays Ferry Avenue, 3145 Grays Ferry Avenue, Philadelphia, PA 19146, **Philadelphia County**. Heather Shoemaker, GZA, 1515 Market Street, Suite 945, Philadelphia COUNTY. delphia, PA 19102 on behalf of Richard S. Oller, GOS

Grays Ferry, LLC, 107 South 2nd Street, Suite 500, Philadelphia, PA 19106 submitted a Remedial Investigation Report/Cleanup Plan/Final Report concerning remediation of site groundwater contaminated with SVOCs, VOCs, and metals. The report is intended to document remediation of the site to meet the site-specific standard.

NP Falls Township Industrial, LLC—Keystone Trade Center (KTC)—Lot 23, One Ben Fairless Drive, Fairless Hills, PA 19030, Falls Township, Bucks County. John Garges, GHD Services Inc., 410 Eagleview Boulevard, Suite 110, Exton, PA 19341 on behalf of Andy Mace, NP Falls Township Industrial, LLC, 2652 Mayfair Lane, York, PA 17408 submitted a Remedial Investigation Report/Risk Assessment Report/Final Report concerning remediation of soil contaminated with VOCs, SVOCs, metals, PCBs and vanadium. The report is intended to document remediation of the site to meet the Statewide health and site-specific standards.

Philadelphia Energy Solutions Refinery Units 136/137, 3144 West Passyunk Avenue, Philadelphia, PA 19153, City of Philadelphia, Philadelphia County. Jeffrey Smith, Langan Engineering and Environmental Services, 1818 Market Street, Philadelphia, PA 19108 on behalf of Anne Garr, Philadelphia Energy Solutions Refining & Marketing, LLC, 111 South Wacker Drive, Suite 3000, Chicago, IL 6060 submitted a Final Report concerning remediation of site soil contaminated with petroleum products. The report is intended to document remediation of the site to meet the Statewide health standard.

Langford Square, 315 Langford Road, Broomall, PA 19008, Marple Township, Delaware County. Paul White, PG, Brickhouse Environmental, 515 South Franklin Street, West Chester, PA 19382 on behalf of Vincent Antonini, G Antonini Real Estate Inc, 3605 Winding Way, Newtown Square PA 19073 submitted a Remedial Investigation Report/Risk Assessment Report/Cleanup Plan concerning remediation of site soil and groundwater contaminated with VOCs, SVOCs, PCBs, herbicides/pesticides and metals. The report is intended to document remediation of the site to meet the site-specific standard.

2944 Samuel Drive, 2944 Samuel Drive, Bensalem, PA 19020, Bensalem Township, Bucks County. Natalie Griffith, REPSG, Inc., 6901 Kingsessing Avenue, Suite 201, Philadelphia, PA 19142 on behalf of Howard Weiss, 2944 Samuel Drive, Inc., 4250 Wissahickon Avenue, Philadelphia, PA 19129 submitted a Remedial Investigation Report/Cleanup Plan concerning remediation of site soil and groundwater contaminated with 1,4-dioxane, arsenic, benzo(b)fluoranthene, naphthalene, & pentachlorophenol, arsenic and naphthalene. The report is intended to document remediation of the site to meet the site-specific standard.

510 North Broad Street, 1419-1437 Spring Garden Street, 510 North Broad Street, and 559-563 North 15th Street, Philadelphia, PA 19130, City of Philadelphia, Philadelphia County. Natalie Griffith, REPSG, Inc., 6901 Kingsessing Avenue, Suite 201, Philadelphia, PA 19142 on behalf of Mark Cartella, 510 Broad Partners, LLC, 414 South 16th Street, Suite 100, Philadelphia, PA 19146 submitted a Remedial Investigation Report/Cleanup Plan concerning remediation of site soil contaminated with PAHs, mercury, and vanadium. The report is intended to document remediation of the site to meet the site-specific standard.

Arbill Industries, Inc., 2207 Glenwood Avenue, Philadelphia, PA 19132, City of Philadelphia, Philadelphia

County. Sean Fullmer, PG, Compliance Management International, 1350 Welsh Road, Suite 200, North Wales, Philadelphia, PA 19454 on behalf of Barry M. Bickman, Arbill Industries, Inc., 10450 Drummond Road, Philadelphia, PA 19154 submitted a Remedial Investigation Report/Cleanup Plan/Final Report concerning remediation of site soil and groundwater contaminated with trichloroethene, 1,2,4-trimethylbenzene, benzene, 1,1-dichloroethene, is-1,2-dichloroethene, ethylbenzene, methyl isobutyl ketone, napthalene, tetrachloroethene, toluene, trichloroethene, 1,2,4-trimethylbenzene. The report is intended to document remediation of the site to meet the site-specific standard.

Nazareth Hospital, 2601 Holme Avenue, Philadelphia, PA 19152, City of Philadelphia. Philadelphia County. Joseph Diamadi, Jr., Marshall Geoscience, Inc., 170 East First Avenue, Collegeville, PA 19426 on behalf of George Starrett, Nazareth Hospital, 2601 Holme Avenue, Philadelphia, PA 19152 submitted a Final Report concerning remediation of site soil and groundwater No. 2 fuel oil. The report is intended to document remediation of the site to meet the Statewide health standard.

Northeast Region: Environmental Cleanup & Brownfields Program Manager, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

Hollenbeck 1H Well Site, 848 Forks Hill Road, Montrose, PA 18801, Franklin Township, Susquehanna County. Resource Environmental Management, 50 Maple Street, Montrose, PA 18801, on behalf of SWN Production Company, LLC, 917 State Route 92 North, Tunkhannock, PA 18657, submitted a Final Report concerning remediation of soil contaminated by a release of brine. The report is intended to document remediation of the site to meet Statewide health standards.

Southcentral Region: Environmental Cleanup and Brownfields Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

30 Keller Avenue, 30 Keller Avenue and 58-60 Keller Avenue, Lancaster, PA 17601, Manheim Township, Lancaster County. Liberty Environmental, Inc., 315 West James Street, Suite 205, Lancaster, PA 17603, on behalf of Keller Avenue Partners, 120 North Pointe Boulevard, Suite 201, Lancaster, PA 17601, submitted a Remedial Investigation Report and Cleanup Plan concerning remediation of site soil and groundwater contaminated with PAHs, arsenic, and chromium. The combined report is intended to document remediation of the site to meet the site-specific standard.

Northcentral Region: Environmental Cleanup and Brownfields Program Manager, 208 West Third Street, Williamsport, PA 17701.

Principle Enterprises, LLC Project, Rain Gauge Road, New Albany, PA 18833, Overton Township, Bradford County. EnviroServe, Inc., 254 Reitz Avenue, Winfield, PA 17889, on behalf of Principle Enterprises, LLC, 2897 Route 414, Canton, PA 17724, has submitted a Final Report concerning site soil contaminated with produced water. The report is intended to document remediation of the site to meet the nonresidential Statewide health standard.

Williams-Hensel Replacement Project Spill Site, Right-of-Way near Hensel Fork Road, Sproul State Forest, Renovo, PA 17764, Leidy Township, Clinton County. Groundwater & Environmental Services, Inc., 1350 Blair Drive, Suite A, Odenton, MD 21113 on behalf of Williams, 611 West Street, Oneonta, NY, 14820, has submitted a Final Report concerning remediation of site soil contaminated with diesel fuel. The report is intended to document remediation of the site to meet residential Statewide health standard.

ARD Operating, LLC—David C. Duncan Pad B, 950 Duncan Road, Trout Run, PA 17771, Cascade Township, Lycoming County. Groundwater & Environmental Services, Inc., 440 Creamery Way, Suite 500, Exton, PA 19341, on behalf of ARD Operating, LLC, 33 West Third Street, Suite 300, Williamsport, PA 17701, has submitted a Final Report concerning remediation of site soils contaminated with produced water. The report is intended to document remediation of the site to meet the residential Statewide health standard.

Beech Resources Premier Well Site Release, 819 Waltz Mountain Drive, Williamsport, PA 17702, Lycoming Township, Lycoming County. Penn Environmental & Remediation, Inc., 13180 Route 6, Mansfield, PA 16933, on behalf of Beech Resources, LLC, 343 Pine Street, Suite 1, Williamsport, PA 17701, has submitted a Final Report concerning remediation of site soil contaminated with production water. The report is intended to document remediation of the site to meet the residential Statewide health standard.

Chattanooga Labeling Systems, Inc., 2 Industrial Park Rd, Galeton, PA 16922, Galeton Borough and Pike Township, Potter County. J. Krupa Company, Inc., 108 Nova Road, St. Mary's, PA 15857, on behalf of Chattanooga Labeling Systems, 120 Parmenas Lane, P.O. Box 4753, Chattanooga, TN, 37405, has submitted a Final Report concerning site soil and groundwater contaminated with fluoride and chloride. The report is intended to demonstrate remediation of the site to meet the nonresidential Statewide health standard.

Modular Structures of PA, Inc./Durabuilt Custom Homes, 1910 North Old Trail, Selinsgrove, PA 17870, Monroe Township, Snyder County. BlackRock Environmental, Inc., P.O. Box 288, Nazareth, PA 18064, on behalf of Durabuilt Custom Homes, LLC, 1910 North Old Trail, has submitted a Final Report concerning remediation of site soil and groundwater contaminated with petroleum. The report is intended to document remediation of the site to meet the Statewide health for groundwater and site-specific standard for soil.

Crown Transportation Project, Interstate 80 at MM 199E, Mifflinburg, PA, 17844, West Buffalo Township, Union County. EnviroServe, Inc., 254 Reitz Avenue, Winfield, PA 17889, on behalf of Crown Transportation, 6 Lennon Circle, Lake Harmony, PA 18624, has submitted a Final Report concerning remediation of site soil contaminated with used motor oil and antifreeze. The report is intended to document remediation of the site to meet the nonresidential Statewide health standard.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995 PREAMBLE 3

The Department has taken action on the following plans and reports under the Land Recycling and Environmental Remediation Standards Act (35 P.S. §§ 6026.101—6026.907).

Section 250.8 of 25 Pa. Code and administration of the Land Recycling and Environmental Remediation Standards Act (act) require the Department to publish in the Pennsylvania Bulletin a notice of its final actions on plans and reports. A final report is submitted to document cleanup of a release of a regulated substance at a site to one of the remediation standards of the act. A final report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis of selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling methodology and analytical results which demonstrate that the remediation has attained the cleanup standard selected. Plans and reports required by the act for compliance with selection of remediation to a sitespecific standard, in addition to a final report, include a remedial investigation report, risk assessment report and cleanup plan. A remedial investigation report includes conclusions from the site investigation; concentration of regulated substances in environmental media; benefits of reuse of the property; and, in some circumstances, a fate and transport analysis. If required, a risk assessment report describes potential adverse effects caused by the presence of regulated substances. If required, a cleanup plan evaluates the abilities of potential remedies to achieve remedy requirements. A work plan for conducting a baseline remedial investigation is required by the act for compliance with selection of a special industrial area remediation. The baseline remedial investigation, based on the work plan, is compiled into the baseline environmental report to establish a reference point to show existing contamination, describe proposed remediation to be done and include a description of existing or potential public benefits of the use or reuse of the property. The Department may approve or disapprove plans and reports submitted. This notice provides the Department's decision and, if relevant, the basis for disapproval.

For further information concerning the plans and reports, contact the environmental cleanup program manager in the Department Regional Office under which the notice of the plan or report appears. If information concerning a final report is required in an alternative form, contact the community relations coordinator at the appropriate Regional Office. TDD users may telephone the Department through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

The Department has received the following plans and reports:

Northeast Region: Environmental Cleanup & Brownfields Program Manager, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

Griffin Industrial Realty—former Lehigh Valley Tropicana, 1115 American Parkway, Allentown, PA 18109, Allentown City, Lehigh County. Barry Isett & Associates, 85 South Route 100, Allentown, PA 18106, on behalf of Indus Realty Trust, 204 West Newberry Road, Bloomfield, CT 06002, submitted a Final Report concerning remediation of soil and groundwater contaminated with arsenic and chlorinated solvent from historic industrial operations. The report was intended to document remediation of the site to meet site-specific and Statewide health standards but was disapproved by DEP on July 19, 2021.

J. Busik Pad 1, 1274 Bare Valley Road, Dimock, PA 18816, Dimock Township, **Susquehanna County**. Resource Environmental Management, 50 Maple Street, Montrose, PA 18801, on behalf of Cabot Oil & Gas

Corporation, 2000 Park Lane, Suite 300, Pittsburgh, PA 15275, submitted a Final Report concerning remediation of soil contaminated by a release of ethylene glycol. The Final Report demonstrated attainment of Statewide health standards and was approved by DEP on July 15, 2021

Southcentral Region: Environmental Cleanup and Brownfields Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

Former Alco Industries/Miller Chemical & Fertilizer, LLC, 120 Radio Road, Hanover, PA 17331, Conewago Township, Adams County. EnviroAnalytics Group, LLC, 15115 Des Peres Road, St. Louis, MO 63131, on behalf of Miller Chemical & Fertilizer, 120 Radio Road, Hanover, PA 17331, and INOHGA, LLC, 1650 Des Peres Road, St. Louis, MO 63131 submitted a Final Report concerning remediation of site soil and groundwater contaminated with volatile organic compounds and organophosphate pesticides. The Final Report did not demonstrate attainment of the site-specific standard and was disapproved by the Department on July 9, 2021.

Northcentral Region: Randy Farmerie, Environmental Cleanup and Brownfields Program Manager, 208 West Third Street, Williamsport, PA 17701.

Claverack Limited Hydraulic Oil Release, 2144 Sugar Hill Road, Sugar Run, PA, 18846, Wilmot Township, Bradford County. Penn Environmental & Remediation, Inc., 14180 Route 6, Mansfield, PA 16933, on behalf of Claverack Rural Electric Cooperative, Inc., 32750 Route 6, Wysox, PA 18854, has submitted a Final Report concerning remediation of site soil contaminated with hydraulic oil. The Final Report demonstrated attainment of the Statewide health standard and was approved by the Department on June 17, 2021.

Stone N 3HC, 155 Learn Road, Wyalusing, PA 18853, Tuscarora Township, Bradford County. Creston Environmental, LLC, P.O. Box 1373, Camp Hill, PA 17001, on behalf of Chesapeake Appalachia, LLC, 14 Chesapeake Lane, Sayre, PA 18840, has submitted a Final Report concerning remediation of site soil contaminated with produced water. The Final Report demonstrated attainment of the Statewide health standard and was approved by the Department on July 8, 2021.

Sisters of Saints Cyril and Methodius, 1002 Railroad Street, Danville, PA 17821, Danville Borough and Mahoning Township, Montour County. Keystone Consulting Engineers, Inc., 2870 Emrick Blvd, Bethlehem, PA 18020, on behalf of Sisters of Saints Cyril & Methodius, 1002 Railroad Street, Danville, PA 17821, has submitted a Final Report concerning remediation of site soil and groundwater contaminated with gasoline. The Final Report demonstrated attainment of the Statewide health standard for groundwater and site-specific standard for soil and was approved by the Department on July 15, 2021.

Pinpoint Federal Credit Union, 37 Ferry Lane, Milton, PA 17847, Milton Borough, Northumberland County. Blackrock Environmental, LLC, P.O. Box 288, Nazareth, PA 19064, on behalf of Pinpoint Federal Credit Union, 37 Ferry Lane, Milton, PA 17847, has submitted a Baseline Environmental Report concerning remediation of site soil and groundwater contaminated with metals and solvents. The Baseline Environmental Report was approved by the Department on June 21, 2021.

Madison Intermodal Project, Intersection of U.S. Routes 11 and 15 southbound, Shamokin Dam, PA 17876, Shamokin Dam Borough, Snyder County. EnviroServe,

Inc., 254 Reitz Avenue, Winfield, PA 17889, on behalf of Madison Intermodal, LLC, P.O. Box 847, Mantua, Ohio 44255, has submitted a Final Report concerning remediation of site soils contaminated with diesel fuel and used motor oil the Final Report demonstrated attainment of the Statewide health standard and was approved by the Department on July 13, 2021.

Southeast Region: Environmental Cleanup Program Manager, 2 East Main Street, Norristown, PA 19401, 484-250-5787.

900 North Darien Street, 900 North Darien Street and 900 North 8th Street, Philadelphia, PA 123, City of Philadelphia, Philadelphia County. Stephan Brower, PG, Environmental Standards, Inc., 1140 Valley Forge Road, P.O. Box 810, Valley Forge, PA 19428 on behalf of Elise Halter, Post Quaker Property Owner, LLC, 1021 N. Hancock Street, Suite 1, Philadelphia, PA 19123 submitted a Remedial Investigation Report/Cleanup Plan concerning the remediation of site soil and groundwater contaminated with No. 2 fuel oil. The Report was reviewed by the Department which issued a technical deficiency letter on June 17, 2021.

Quad Graphics, 4371 County Line Road, Chalfont, PA 18914, New Britain Township, Bucks County. Eric Schleicher, GHD Services, Inc., 1140 Welsh Road, North Wales, PA 19454 on behalf of Natalie Hahlen, Quad, International Headquarters, N61 W23044 Harry's Way, Sussex, WI 53089-3995 submitted a Final Report concerning the remediation of site soil contaminated with No. 2 fuel oil. The Report was reviewed by the Department which issued a technical deficiency letter on June 24, 2021.

Philadelphia Energy Solutions Refining & Marketing, LLC Philadelphia Refining Complex, 3144 Passyunk Avenue, Philadelphia, PA 19145, City of Philadelphia, Philadelphia County. Colleen Costello, Sanborn, Head & Associates, Inc., 1015 Virginia Drive, Suite 100, Fort Washington, PA 19034 on behalf of Tiffani L. Doerr, PG, Evergreen Resource Management Operations, 2 Righter Parkway, Suite 120, Wilmington, DE 19083 submitted a Remedial Investigation Report concerning the remediation of site soil and groundwater contaminated with lead and organics. The Report was reviewed by the Department which issued a technical deficiency letter on June 29, 2021.

46 West Plumstead Avenue, 46 West Plumstead Avenue, Lansdowne Borough, Delaware County. Henry Bienkowski, PG, Crawford Environmental Services, LLC, 20 Cardinal Drive, Birdsboro, PA 19508 on behalf of Insook Connelly, DC Fuel Oil Company, 3967 Parrish Street, Philadelphia, PA 19104 submitted a Final Report concerning the remediation of site soil contaminated with No. 2 Heating Oil. The Final Report demonstrated attainment of the Statewide health standard and was approved by the Department on June 29, 2021.

209 Wawa Road, 209 Wawa Road, Media, PA 19063, Borough of Chester Heights, **Delaware County**. Henry Bienkowski, PG, Crawford Environmental Services, LLC, 20 Cardinal Drive, Birdsboro, PA 19508 on behalf of John E. and Nancy S. Good, 12 Worthington Drive, West Grove, PA 19390 submitted a Final Report concerning the remediation of site soil contaminated with No. 2 fuel oil. The Final Report demonstrated attainment of the Statewide health standard and was approved by the Department on June 29, 2021.

Commercial Property, 1140 Old York Road, Abington, PA 19001, Abington Township, Montgomery County. Joseph T. Jacobsen, Ph.D., PG, Intex Environmental

Group, Inc., 33 Appletree Lane, Pipersville, PA 18947 on behalf of Rich Hasson, American Heritage Federal Credit Union, 2060 Red Lion Road, Philadelphia, PA 19115 submitted a Final Report concerning the remediation of site soil contaminated with benzene, toluene, ethylbenzene, xylenes, cumene, naphthalene, methyl tertiary butyl ether (MTBE), 1,2,4—trimethylbenzene (TMB) and 1,3,5-TMB. The Final Report demonstrated attainment of the Statewide health standard and was approved by the Department on June 30, 2021.

Existing Keystone Auto & Tire Center/Jeffrey's Auto World, LLC, 1538 & 1546 Easton Road, Abington, PA 19001, Abington Township, Montgomery County. Matthew Thurston, Envocare Environmental & Facility Management, 1527 Route 27, Somerset, NJ 08873 on behalf of Vince Tiberi, JSF Easton Road, LLC, 86 Summit Avenue, Suite 201, Summit, NJ 07901 submitted a Final Report concerning the remediation of site soil contaminated with arsenic and tetrachloroethene. The Report was reviewed by the Department which issued an administrative deficiency letter on June 30, 2021.

3145 Grays Ferry Avenue, 3145 Grays Ferry Avenue, Philadelphia, PA 19146, City of Philadelphia, Philadelphia County. Heather Shoemaker, 1515 Market Street, Suite 945, Philadelphia, PA 19102 on behalf of Richard S. Oller, GOS Grays Ferry, LLC, 107 South 2nd Street, Suite 500, Philadelphia, PA 19106 submitted a Remedial Investigation Report/Cleanup Plan/Final Report concerning the remediation of site soil and groundwater contaminated with VOCs, SVOCs, and metals. The Report was reviewed by the Department which issued an administrative deficiency letter on June 30, 2021.

Festival Pier Site, 501 North Columbus Boulevard, Philadelphia, PA 19123, City of Philadelphia, Philadelphia County. Jennifer Poole, PG, Pennoni Associates, Inc., 3001 Market Street, Philadelphia, PA 19104 on behalf of Joe Forkin, Delaware River Waterfront Corporation, 12 North Columbus Boulevard, Philadelphia, PA 19106 submitted a Final Report concerning the remediation of site soil and groundwater contaminated with SVOCs and inorganics. The Final Report did not demonstrate attainment of the site-specific standard and was disapproved by the Department on June 30, 2021.

601 West Spruce Street, 601 West Spruce Street, Perkasie, PA 18944, Perkasie Borough, Bucks County. Mark Fortna, Penn Environmental and Remediation, Inc., 2755 Bergey Road, Hatfield, PA 19440 on behalf of James Cassidy, 601 Spruce Street Investment Partners, LLC, 270 West Walnut Lane, Philadelphia, PA 19144 submitted a Remedial Investigation Report concerning the remediation of site groundwater and soil contaminated with VOCs and inorganics. The Report was reviewed by the Department which issued a technical deficiency letter on July 1, 2021.

Folcroft West Business Park, 701A, 701B, and 701C Ashland Avenue and 801 Carpenters Crossing, Folcroft, PA 19032, Folcroft Borough, Delaware County. Michael Edelman, PG, TRC Environmental Inc., 1801 Market Street, Suite 1380, Philadelphia, PA 19130 on behalf of Brian Coyle, Henderson Ashland Carpenters Crossing Associates, LLC (Ashland I, II, and IV) and Henderson Ashland Three Associates, LLC (Ashland III), 112 Chesley Drive, Suite 200, Media, PA 19032 submitted a Remedial Investigation Report/Risk Assessment Report/Cleanup Plan/Final Report concerning the remediation of site groundwater contaminated with tetrachloroethylene, trichloroethylene, cis-1,2—dichloroethylene and vinyl

chloride. The Final Report demonstrated attainment of the site-specific standard and was approved by the Department on July 1, 2021.

Young & Diberandino Residences, 656 & 658 East Broad Street, Quakertown, PA 18951, Quakertown Borough, Bucks County. Geoffrey Kristof, PG, Aquaterra Technologies, P.O. Box 744, West Chester, PA 19381 on behalf of Micheal Berger, Erie Insurance Group, 2200 West Broad Street, Bethlehem, PA 18018 submitted a Final Report concerning the remediation of site soil and groundwater contaminated with benzene, toluene, ethylbenzene, naphthalene, isopropylbenzene, methyl tertiary butyl ether, 1,2,3-trimethylbenzene, and 1,3,5—trimethylbenzene. The Final Report demonstrated attainment of the Statewide health standard and was approved by the Department on July 6, 2021.

225 Lincoln Highway, 225 Lincoln Highway, Fairless Hills, PA 19030, Falls Township, Bucks County. Matthew Brainard, BrightFields Inc., 801 Industrial Street, Wilmington, PA 19801 on behalf of Bill Koelewyn, 225 Lincoln Properties, LP, 225 Lincoln Highway, Suite 150, Fairless Hills, PA 19030 submitted a Risk Assessment Report concerning the remediation of site soil and groundwater contaminated with No. 2 fuel oil. The Report was disapproved by the Department on July 6, 2021.

Nazareth Hospital, 2601 Holme Avenue, Philadelphia, PA 19152, City of Philadelphia, Philadelphia County. Joseph Diamadi, Jr., Marshall Geosciences, Inc., 170 East First Avenue, Collegeville, PA 19426 on behalf of George Starrett, Nazareth Hospital, 2601 Holme Avenue, Philadelphia, PA 19152 submitted a Final Report concerning the remediation of site soil and groundwater contaminated with No. 4 fuel oil. The Final Report did not demonstrate attainment of the Statewide health standard and was disapproved by the Department on July 6, 2021.

BASF Corporation, 300 Brookside Avenue, Ambler, PA 19002, Lower Gwynedd Township, Montgomery County. Jay M. Ash, PG, AMO Environmental Decisions, 875 North Easton Road, Doylestown, PA 18902 on behalf of Edward Vanyo, BASF Corporation, 100 Park Avenue, Florham Park, NJ 07932 submitted a Remedial Investigation Report/Cleanup Plan concerning the remediation of site groundwater contaminated with chlorinated solvents. The Report was reviewed by the Department which issued a technical deficiency letter on July 6, 2021.

Bensalem Drum Dump Site, Parcel ID #s 02-088-109 thru 02-088-124, 2765 Galloway Road, Bensalem, PA 19020, Bensalem Township, Bucks County. Richard S. Werner, PG, Environmental Consulting, Inc., 2002 Renaissance Boulevard, Suite 110, King Of Prussia, PA 19406 on behalf of Jeff Darwak, Redevelopment Authority of the County of Bucks, 216 Pond Street, Bristol, PA 19007 submitted a Baseline Environmental Report concerning the remediation of site soil and groundwater contaminated with PCBs and inorganics. The report is intended to document remediation of the site to meet the Special Industrial Area provision.

OPERATE WASTE PROCESSING OR DISPOSAL AREA OR SITE

Permit(s) Issued Under the Solid Waste Management Act (35 P.S. §§ 6018.101—6018.1003), the Municipal Waste Planning, Recycling and Waste Reduction Act (53 P.S. §§ 4000.101—4000.1904) and Regulations to Operate Solid Waste Processing or Disposal Area or Site.

Southwest Region: Regional Solid Waste Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

Permit No. 101718. RGL, Inc. dba Mountain State Waste, 702 North Main Avenue, Weston, WV 26452, Perry Township, Greene County. This permit authorizes the operation of a new municipal solid waste transfer facility named the Greene County Transfer Facility, located at 108 Bald Hill Road, Mt. Morris, PA 15349. The permit was issued by the Southwest Regional Office on July 17, 2020.

Persons interested in reviewing the permit may contact the Department of Environmental Protection, Regional Files, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000. TDD users may contact the Department through the Pennsylvania Hamilton Relay Service, (800) 654-5984.

AIR QUALITY

General Plan Approval and Operating Permit Usage Authorized under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127 to construct, modify, reactivate or operate air contamination sources and associated air cleaning devices.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110.

Contact: Thomas Hanlon, Facilities Permitting Chief, 717-705-4862, Thomas Bianca, New Source Review Chief, 717-705-4863, or William Weaver, Regional Air Quality Manager, 717-705-4702.

GP1-06-03169: St. Joseph Regional Health Network (145 North Sixth Street, Reading, PA 19603) on July 16, 2021, for two existing natural gas-fired boilers, 20.23 MMBtu each, at the Downtown Campus hospital facility located in the City of Reading, **Berks County**.

Northcentral Region: Air Quality Program, 208 West Third Street, Williamsport, PA 17701.

Contact: Muhammad Q. Zaman, Program Manager, (570) 327-3648.

AG5-41-00014A: HEP Pennsylvania Gathering (16211 La Cantera Pkwy, Suite 202, San Antonio, TX 78256) on July 16, 2021, was given authorization to construct and operate two 1,775 bhp natural gas fired 4-stroke lean burn Caterpillar model G3606 LE compressor engines equipped with oxidation catalysts and associated gas compressors pursuant to the General Plan Approval and/or General Operating Permit for Compression Stations, Processing Plants and Transmission Stations (BAQ-GPA/GP-5) at their Marshall Booster Compressor Station located in Jackson Township, Lycoming County.

AG5-18-00006A: ARD Operating, LLC (33 West Third Street, Suite 300, Williamsport, PA 17701) on July 19, 2021, was given authorization for the construction and operation of a new source along with re-authorization of existing sources pursuant to the General Plan Approval and/or General Operating Permit for Natural Gas Compression Stations, Processing Plants, and Transmission Stations (BAQ-GPA/GP-5) at their Tract 285 Compressor Station located in Grugan Township, Clinton County. The sources include one (1) new 1,380 bhp Caterpillar model G3516TA four-stroke lean-burn natural-gas-fired compressor engine (ENG-003) equipped with oxidation catalyst; and the existing one (1) 1380 bhp Caterpillar model G3516TA-ULB four-stroke ultra-lean-burn natural-gas-fired compressor engine (ENG-004) equipped with

oxidation catalyst, one (1) 40 MMscf/day Valerus model GLY-DEHY-750 dehydration unit equipped with a 0.75 MMBtu/hr natural-gas fired reboiler and flash tank, two (2) 87 bhp Capstone model C65 Microturbine generators, two (2) 16,800-gallon produced water tanks, two (2) 500-gallon lube oil tanks, one (1) 500-gallon engine coolant tank, one (1) 500-gallon triethylene glycol tank and one (1) 1,000-gallon waste oil tank.

GP1-53-00004A: Eastern Gas Transmission & Storage, Inc. (6603 West Broad Street Richmond, VA 23230) on July 19, 2021, authorized the construction and temporary operation of a 25.2 MMBtu/hr Hurst Series 400 Steam Boiler combustion unit equipped with a low-nitrogen oxide (NO_x) burner and flue gas recirculation pursuant to the General Plan Approval and General Operating Permit for Small Gas and No. 2 Oil Fired Combustion Units (BAQ-GPA/GP-1) at Harrison Station facility located in Harrison Township, Potter County.

Plan Approvals Issued under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and regulations in 25 Pa. Code Chapter 127, Subchapter B relating to construction, modification and reactivation of air contamination sources and associated air cleaning devices.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401.

Contact: James Beach, New Source Review Chief—Telephone: 484-250-5920.

46-0045: PECO Energy Co. (300 Front St., Bldg. 3, West Conshohocken, PA 19428) on July 15, 2021, for the installation of four (4) new Uniflux/Exotherm heaters to replace the five (5) existing Vaporizers at their gas plant located in West Conshohocken Borough, **Montgomery County**.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18701-1915.

Contact: Raymond Kempa, New Source Review Chief— Telephone: 570-826-2531.

40-00146A: Berry Global Films, LLC (20 Elmwood Avenue, Mountaintop, PA 18707) issued on July 19, 2021 for the operation of equipment for production of blown plastic film equipment to make roll stock, stretch film bags, stretch hooders (a type of bag to cover pallets), and gaylord liners at the facility located in Wright Twp., **Luzerne County**.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110.

Contact: Thomas Hanlon, Facilities Permitting Chief, 717-705-4862, Thomas Bianca, New Source Review Chief, 717-705-4863, or William Weaver, Regional Air Quality Manager, 717-705-4702.

06-05115C: Energy Developments Morgantown, LLC (2501 Coolidge Road, Suite 100, Lansing, MI 48823) on July 12, 2021, for the installation of a landfill gas (LFG) fired engine generator set at their landfill gas-to-energy plant located in Caernarvon Township, Berks County. Specifically, the project is for the installation of a second 2,233 bHP (1,600 kW) Caterpillar G3520C landfill gas fired engine.

Plan Approval Revisions Issued including Extensions, Minor Modifications and Transfers of Ownership under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code §§ 127.13, 127.13a and 127.32.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401.

Contact: James Beach, New Source Review Chief-Telephone: 484-250-5920.

46-0296A: Amazon, LLC (2455 Boulevard of the Generals, Norristown, PA 19403-3661) on July 15, 2021, minor modification of the Plan Approval No. 46-0296A for the printing operation at Norristown Borough, **Montgomery County**. The original plan Approval allowed for the installation of seventy-two (72) digital printers with 16 apparel dryers, four (4) UV printers, ten (10) sublimation printers, twenty (20) sublimation heat printers and eighteen (18) dryers and Regenerative Thermal Oxidizers. The minor modification is for the installation of hoods on each of the sixteen (16) existing apparel dryers (Source ID(s): 201-216) as well as extension of the plan approval.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110.

Contact: Thomas Hanlon, Facilities Permitting Chief, 717-705-4862, Thomas Bianca, New Source Review Chief, 717-705-4863, or William Weaver, Regional Air Quality Manager, 717-705-4702.

34-05002A: Texas Eastern Transmission, LP (5400 Westheimer Court, Houston, TX 77056) on July 15, 2021, for an engine project at the Perulack Compressor Station located in Lack Township, **Juniata County**. The Plan Approval will authorize the following items: 1.) Retrofit the existing natural gas-fired Cooper Bessemer GMVA-8 engine (Source 031), as clean burn spark ignition engine (SI RICE), without increasing its rated 1,100 hp, 2.) Install Control ID C031, Oxygen Catalyst on Source 031. The plan approval was extended.

28-05002S: Letterkenny Army Depot (One Overcash Avenue, Chambersburg, PA 17201) on July 16, 2021, for the permanent shutdown and removal of the Regenerative Thermal Oxidizer (RTO), which has functioned as a VOC control device for four coating booths operating inside Building 350, and for the rework of the ventilation system for the coating booths at the Letterkenny Army Depot located in Letterkenny Township, Franklin County. The plan approval also revised the facility's existing PAL provisions. The plan approval was extended.

06-05069AB: East Penn Manufacturing Co., Inc. (P.O. Box 147, Lyon Station, PA 19536) on July 16, 2021, for the installation of battery manufacturing equipment controlled by baghouses, mist eliminators or filtration systems. The equipment will be installed in the Industrial Battery Manufacturing Facility located at East Penn's Lyon Station Plant in Richmond Township, Berks County. The plan approval was extended.

36-05069A: Fenner, Inc. (311 West Stiegel Street, Manheim, PA 17545) on July 16, 2021, for the installation of a new fabric coating line at the drive belt manufacturing facility in Manheim Borough, **Lancaster County**. Air emissions from the new fabric coating line will be controlled by a regenerative thermal oxidizer and packed bed scrubber. The plan approval was extended.

Northcentral Region: Air Quality Program, 208 West Third Street, Williamsport, PA 17701.

Contact: Muhammad Q. Zaman, Program Manager, (570) 327-3648.

14-00002R: Graymont (PA), Inc. (375 Graymont Rd., Bellefonte, PA 16823) was issued on July 12, 2021, an extension to authorize continued operation of the Source ID P313 lime processing system at the Pleasant Gap

plant in Spring Township, **Centre County**, pending issuance of an Operating Permit for the new sources. The plan approval has been extended for 180 days.

14-00003K: Pennsylvania State University (101P Physical Plant Bldg, University Park, PA 16802) on July 14, 2021, to extend the authorization to perform the construction pursuant to the plan approval from July 17, 2021 to January 13, 2022, at their University Park Campus located in College Township, Centre County. The plan approval has been extended.

19-00007B: Transcontinental Gas Pipe Line Company, LLC (P.O. Box 1396, Houston, TX 77251-1396) on July 14, 2021, to extend the authorization to operate the sources pursuant to the plan approval an additional 180 days from July 16, 2021 to January 12, 2022, at their Compressor Station 517 located in Jackson Township, Columbia County. The plan approval has been extended.

08-00016B: Dalrymple Gravel & Contracting Co., Inc. (2105 South Broadway, Pine City, NY 14871) on July 16, 2021, to authorize temporary operation of the drum mix plant covered by the plan approval at their Chemung plant located in Athens Township, **Bradford County** to January 12, 2022. The plan approval has been extended.

08-00016C: Dalrymple Gravel & Contracting Co., Inc. (2105 South Broadway, Pine City, NY 14871) on July 16, 2021, to authorize temporary operation of the batch mix plant covered by the plan approval at their Chemung plant located in Athens Township, **Bradford County** to January 12, 2022. The plan approval has been extended.

Title V Operating Permits Issued under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter G.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18701-1915.

Contact: Norman Frederick, Facility Permitting Chief—Telephone: 570-826-2409.

66-00001: Procter and Gamble Paper Products Co. (P. O. Box 32, State Route 87 South, Mehoopany, PA 18629). The Department issued, on July 12, 2021, the amended Title V Operating Permit for the facility in Washington Township, Wyoming County. The amendment corrected case-by-case RACT II conditions for incorrectly labeled sources. The proposed Title V Operating Permit contains all applicable requirements including Federal and State regulations. The proposed Operating Permit includes all applicable emission limits, work practice standards, testing, monitoring, recordkeeping and reporting requirements designed to keep the facility operating within applicable air quality requirements.

Operating Permits for Non-Title V Facilities Issued under the Air Pollution Control Act (35 P.S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter F.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401.

Contact: Janine Tulloch-Reid, Facilities Permitting Chief—Telephone: 484-250-5920.

46-00285: Montgomery County Crematory (516 Fayette Street, Conshohocken, PA 19428), on July 14, 2021 for the renewal of a State Only, Natural Minor Operating Permit Renewal in Conshohocken Borough, **Montgomery County**.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110.

Contact: Thomas Hanlon, Facilities Permitting Chief, 717-705-4862, Thomas Bianca, New Source Review Chief, 717-705-4863, or William Weaver, Regional Air Quality Manager, 717-705-4702.

67-03074: Heffner Funeral Chapel & Crematory, Inc. (1551 Kenneth Road, York, PA 17408-2243) on July 7, 2021, for the human crematory at the facility located in West Manchester Township, York County. The State-only permit was renewed.

Southwest Regional Office, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

Contact: Thomas Joseph, Facilities Permitting Chief, 412.442.4336.

56-00299: Hoover Conveyor and Fabrication Corp. (262 Industrial Park Road, P.O. Box 179, Meyersdale, PA 15613) on July 15, 2021, a State Only Operating Permit (SOOP) renewal to Hoover Conveyor and Fabrication Corp to authorize the continued operation of their Meyersdale facility in Meyersdale Borough, **Somerset County**.

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481.

Contact: Matthew Williams, Facilities Permitting Chief—Telephone: 814-332-6940.

25-01058: Kloecker Funeral Home and Crematory, Inc. (2502 Sassafras Street, Erie, PA 16502). On July 14, 2021, the Department issued the new State Only Natural Minor Operating Permit for operation of the human crematory located in the City of Erie, Erie County. The facility's primary emission source consists of a human crematory. The potential emissions of the primary pollutants from the facility are as follows: 1.169 TPY (tons per year) NO_x, 0.969 TPY CO, 0.098 TPY VOC, 0.799 TPY filterable PM, and 0.713 TPY SO_x; thus, the facility is a natural minor. The crematory is subject to Plan Approval 25-1058A which includes opacity and emission restrictions. The new permit contains emission restrictions, recordkeeping, work practices, and additional requirements to ensure compliance with the Clean Air Act and the Air Pollution Control Act.

37-00319: Three Rivers Aggregates, LLC Wampum Plant (3118 Wampum Road Wampum, PA. 16157) on July 15, 2021 Department issued a Natural Minor State Only Operating Permit renewal for the operation of a sand and gravel processing facility located in North Beaver Township, **Lawrence County**. The operation of the facility's air contamination source consists of crushing, screening, transferring, stockpiling, one diesel engine, roadways, and unloading/loading. The potential emissions are estimated at 16.14 tpy NO_x, 0.19 tpy CO, 0.13 tpy SO_x, 0.67 tpy VOC, 11.68 tpy PM, and 4.77 tpy PM₁₀. The facility is subject to State Regulations and Federal Regulations (NSPS 40 CFR Part 60 Subpart OOO and NESHAP 40 CFR Part 63 Subpart ZZZŽ). A compliance schedule is incorporated into the Operating Permit to remove the diesel engine upon pole power installation. The permit includes additional operation requirements, monitoring requirements, and recordkeeping requirements to ensure compliance with the Clean Air Act and the Air Pollution Control Act.

43-00386: Sandy Creek Cremation and Monument Company (3236 S. Main Street Sandy Lake, PA 16145) on July 14, 2021, the Department issued a Natural Minor State Only Operating Permit for the operation of a

human incinerator located in Sandy Lake Borough, Mercer County. The subject facility consists of one 150 lb/hr human incinerator, Matthews Environmental Solutions, natural gas-fired rated at 1.0 MMBtu/hr primary chamber and 1.2 MMBtu/hr. The potential emissions are less than 1.0 tpy for all criteria pollutants. The facility is subject to State Regulations. The permit includes additional operation requirements, monitoring requirements, and recordkeeping requirements to ensure compliance with the Clean Air Act and the Air Pollution Control Act.

61-00032: Hickman Lumber Company (P.O. Box 130, Emlenton, PA 16373-0130). On July 14, 2021, the Department issued the renewal State Only Natural Minor Operating Permit for the sawmill and kiln operations located in Scrubgrass Township, Venango County. The facility's primary emission sources include a 7 mmBtu/hr natural gas-fired boiler, the 14.3mmBtu/hr wood-fired boiler, sawmill operations, seven (7) lumber-drying kilns, and wax end seal and paint operations. The potential emissions of the primary pollutants from the facility are as follows: 17.01 TPY (tons per year) NO_x, 40.29 TPÝ CO, 1.89 TPY VOC, 4.69 TPY filterable PM₋₁₀ and PM_{-2.5}, and 1.59 TPY SO_x; thus, the facility is a natural minor. The wood boiler is subject to 40 CFR 63 Subpart JJJJJJ, NESHAP for Industrial, Commercial, and Institutional Boilers Area Sources. The renewal permit contains emission restrictions, recordkeeping, work practices, and additional requirements to ensure compliance with the Clean Air Act and the Air Pollution Control Act.

ACTIONS ON COAL AND NONCOAL MINING ACTIVITY APPLICATIONS

Actions on applications under the Surface Mining Conservation and Reclamation Act (52 P.S. §§ 1396.1—1396.31); the Noncoal Surface Mining Conservation and Reclamation Act (52 P.S. §§ 3301—3326); the Clean Streams Law (35 P.S. §§ 691.1-691.1001); the Coal Refuse Disposal Control Act (52 P.S. §§ 30.51-30.66); the Bituminous Mine Subsidence and Land Conservation Act (52 P.S. §§ 1406.1—1406.21). The final action on each application also constitutes action on the NPDES permit application and, if noted, the request for a Section 401 Water Quality Certification. Mining activity permits issued in response to such applications will also address the application permitting requirements of the following statutes; the Air Quality Control Act (35 P.S. §§ 4001-4015); the Dam Safety and Encroachments Act (32 P.S. §§ 693.1-693.27); and the Solid Waste Management Act (35 P.S. §§ 6018.101-6018.1003).

Coal Permits Issued

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, 814-472-1900, (Contact: Melanie Ford-Wigfield).

Permit No. 4270BSM1 and NPDES No. PA0279412. Cooney Brothers Coal Company, P.O. Box 246, Cresson, PA 16630, renewal of an NPDES permit for a reclaimed surface coal operation treating a post-mining discharge in Dean Township, Cambria County, affecting 216 acres. Receiving stream: Brubaker Run classified for the following use: cold water fishes. This receiving stream is included in the Brubaker Run TMDL. Application received: March 5, 2021.

Permit issued: July 14, 2021.

Permit No. 39A77SM4 and NPDES No. PA0607878. Bentley Development Co., Inc., P.O. Box 338, Blairsville, PA 15717-0338, renewal of an NPDES permit for a reclaimed surface coal operation treating a postmining discharge in West Wheatfield Township, Indiana County, affecting 197 acres. Receiving stream: Unnamed Tributary to Conemaugh River classified for the following use: cold water fishes. This receiving stream is included in the Kiski-Conemaugh River TMDL. Application received: March 11, 2021. Permit issued: July 14, 2021.

Knox District Mining Office: P.O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, 814-797-1191, (Contact: Cayleigh Boniger).

Permit No. 33950102 and NPDES Permit No. PA0226904. Leonard W. Yenzi, P.O. Box 62, Anita, PA 15711, Renewal of an existing bituminous surface mine in Knox Township, Jefferson County, affecting 68.0 acres. Receiving stream(s): Sandy Lick Creek. Application received: February 18, 2021. Permit Issued: July 6, 2021.

Moshannon District Mining Office: 186 Enterprise Drive, Philipsburg, PA 16866, 814-342-8200, (Contact: Ashley Smith).

Permit No. 17841607 and NPDES No. PA0100803. Rosebud Mining Company, 301 Market Street, Kittanning, PA 16201. Permit renewal for coal storage and shipping in Bradford Township, Clearfield County, affecting 84.2 acres. Receiving stream(s): Roaring Run, classified for the following use(s): CWF. This receiving stream is included in the Clearfield Creek TMDL. Application received: December 28, 2020. Permit issued: July 15 2021

Noncoal Permits Issued

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, 814-472-1900, (Contact: Melanie Ford-Wigfield).

PAM421003-GP104. EE Kough Sons, Inc., 195 Green Spring Road, Newville, PA 17241. Coverage General NPDES Permit for Stormwater Discharges Associated with Mining Activities on Noncoal Permit No. 21900301 located in North Newton, Cumberland County. Receiving stream: unnamed tributary to Conodoguinet Creek, classified for the following uses: warm water fishes. There are no potable water supplies located within 10 miles downstream. Notice of Intent for Coverage received: June 17, 2021. Coverage Approved: July 14, 2021.

Knox District Mining Office: P.O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, 814-797-1191, (Contact: Cayleigh Boniger).

Permit No. 24210802. Jeffrey F. Chiodo, 19429 Bennetts Valley Hwy, Weedville, PA 15868, Commencement, operation, and restoration of a small industrial minerals surface mine in Jay Township, Elk County, affecting 5.0 acres. Receiving stream(s): Bennetts Branch. Application received: February 22, 2021. Permit Issued: June 21, 2021.

Moshannon District Mining Office: 186 Enterprise Drive, Philipsburg, PA 16866, 814-342-8200, (Contact: Ashley Smith).

PAM218020-GP104. Jean J. Fink, 8 Turner Road, Sugar Run, PA 18846. Renew coverage under the General NPDES Permit for Stormwater Discharges Associated with Mining Activities (BMP GP-104) on Noncoal Permit No. 08020813 located in Wilmot Township, Bradford County. Receiving stream(s): Sugar Run Creek classified for the following use(s): CWF, MF. There are no potable

water supply intakes within 10 miles downstream. Notice of Coverage received: July 7, 2021. Approval of Coverage: July 13, 2021.

PAM216025-GP104. Wolfe Coal & Excavating, Inc., 540 High Street, Lock Haven, PA 17745. Renew coverage under the General NPDES Permit for Stormwater Discharges Associated with Mining Activities (BMP GP-104) on Noncoal Permit No. 18920301 located in Woodward Township, Clinton County. Receiving stream(s): Unnamed Tributary to Reed's Run classified for the following use(s): CWF. There are no potable water supply intakes within 10 miles downstream. Notice of Coverage received: July 7, 2021. Approval of Coverage: July 13, 2021.

PAM218002-GP104. Michael C. Fedor, 26 Sandrock Court, Port Matilda, PA 16870. Renew coverage under the General NPDES Permit for Stormwater Discharges Associated with Mining Activities (BMP GP-104) on Noncoal Permit No. 14030802 located in Huston Township, Centre County. Receiving stream(s): Bald Eagle Creek classified for the following use(s): TSF. There are no potable water supply intakes within 10 miles downstream. Notice of Coverage received: July 7, 2021. Approval of Coverage: July 13, 2021.

PAM219009-GP104. Timothy D. Leonard, 284 Patterson Road, Columbia Cross Roads, PA 16914. Renew coverage under the General NPDES Permit for Stormwater Discharges Associated with Mining Activities (BMP GP-104) on Noncoal Permit No. 08092805 located in Springfield Township, Bradford County. Receiving stream(s): Mill Creek and Unnamed Tributary to Sugar Creek classified for the following use(s): TSF, MF. There are no potable water supply intakes within 10 miles downstream. Notice of Coverage received: July 7, 2021. Approval of Coverage: July 13, 2021.

New Stanton District Office: P.O. Box 133, New Stanton, PA 15672, 724-925-5500, (Contact: Tracy Norbert).

Permit No. 03142001 and NPDES Permit No. PA0278211. Bardon, Inc., 6401 Golden Triangle, Suite 400, Greenbelt, MD 20770-3202. Transfer of permit formerly issued to Britt Energies, Inc. for continued operation and reclamation of a noncoal surface and underground mining site located in South Bend Township, Armstrong County, affecting 100.6 surface acres and 161.5 underground acres. Receiving streams: Crooked Creek. Application received: February 17, 2021. Transfer permit issued: July 15, 2021.

PAM315004. John Joseph, 470 Vanderbilt Road, Connellsville, PA 15425. Renewal of general NPDES permit for stormwater discharge associated with mining activities on an existing small noncoal (Industrial Mineral), Permit No. 26090601, located in Dunbar Township, Fayette County affecting 14.6 acres. Receiving streams: unnamed tributary to Dickerson Run. Renewal application received: September 11, 2020. GP-104 permit issued: July 15, 2021.

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, 570-621-3118, (Contact: Theresa Reilly-Flannery).

Permit No. PAM121010, Enrique Vasquez, 1386 Blaisure Road, Montrose, PA 18801 coverage under the General NPDES Stormwater Permit for stormwater discharges associated with mining activities on Surface Mining Permit No. 58150803 in Forest Lake Township, Susquehanna County, receiving stream: unnamed tributary to Middle Branch Wyalusing Creek. Application received: February 10, 2021. Permit issued: July 13, 2021.

Permit No. 66090301C and NPDES Permit No. PA0225274. Raymond J. Malak, Jr. d/b/a Noxen Sand & Materials, 2162 Chase Road, Shavertown, PA 18708, renewal of an NPDES Permit for discharge of treated mine drainage from a quarry operation in Noxen Township, Wyoming County. Receiving stream: Beaver Run. Application received: November 22, 2019. Renewal issued: July 19, 2021.

ACTIONS ON BLASTING ACTIVITY APPLICATIONS

Actions on applications under the Explosives Acts of 1937 and 1957 and 25 Pa. Code § 211.124. Blasting activity performed as part of a coal or noncoal mining activity will be regulated by the mining permit for that coal or noncoal mining activity.

Blasting Permits Issued

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, 570-621-3118, (Contact: Theresa Reilly-Flannery).

Permit No. 36214135. Abel Construction Co., Inc., 3925 Columbia Avenue, Mountville, PA 17554, construction blasting for Meadows at Strasburg in Strasburg Township, Lancaster County with an expiration date of December 1, 2021. Permit issued: July 15, 2021.

Permit No. 36214136. Abel Construction Co., Inc., 3925 Columbia Avenue, Mountville, PA 17554, construction blasting for Parkside Reserve Phase I in Manheim Township, Lancaster County with an expiration date of December 1, 2021. Permit issued: July 15, 2021.

Permit No. 36214137. Maine Drilling & Blasting, Inc., P.O. Box 1140, Gardiner, ME 04345, construction blasting for Stoner Farm Phase 1 in Manheim Township, Lancaster County with an expiration date of July 8, 2022. Permit issued: July 15, 2021.

Permit No. 36214139. Keystone Blasting Service, 15 Hopeland Road, Lititz, PA 17543, construction blasting for David Esh dwelling in Leacock Township, Lancaster County with an expiration date of August 30, 2021. Permit issued: July 15, 2021.

Permit No. 46214110. American Rock Mechanics, Inc., 7531 Chestnut Street, Zionsville, PA 18092, construction blasting for Berkeley Court Phase 2B in Souderton Township, Montgomery County with an expiration date of July 10, 2022. Permit issued: July 15, 2021.

Permit No. 38214108. Maine Drilling & Blasting, Inc., P.O. Box 1140, Gardiner, ME 04345, construction blasting for Greystone Crossing in North Cornwall Township, Lebanon County with an expiration date of July 15, 2022. Permit issued: July 16, 2021.

Permit No. 48214111. Valley Rock Solutions, LLC, P.O. Box 246, Macungie, PA 18062, construction blasting for NBC Project Cesanak Road Basins in East Allan Township, Northampton County with an expiration date of December 29, 2021. Permit issued: July 19, 2021

FEDERAL WATER POLLUTION CONTROL ACT SECTION 401

The Department has taken the following actions on previously received permit applications, requests for Environmental Assessment approval, and requests for Water Quality Certification under Section 401 of the Federal Water Pollution Control Act (FWPCA) (33 U.S.C.A. § 1341).

Except as otherwise noted, the Department has granted 401 Water Quality Certification certifying that the construction and operation described will comply with the applicable provisions of Sections 301—303, 306 and 307 of the FWPCA (33 U.S.C.A. §§ 1311—1313, 1316 and 1317), and that the construction will not violate applicable Federal and State Water Quality Standards.

Any person aggrieved by these actions may appeal, pursuant to Section 4 of the Environmental Hearing Board Act, 35 P.S. § 7514, and the Administrative Agency Law, 2 Pa.C.S. Chapter 5A, to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users may contact the Board through the Pennsylvania Hamilton Relay Service, (800) 654-5984. Appeals must be filed with the Environmental Hearing Board within 30-days of publication of this notice in the Pennsylvania Bulletin, unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in braille or on audiotape from the Secretary to the Board at (717) 787-3483. This paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decisional law.

If you want to challenge this action, your appeal must reach the Board within 30-days. You do not need a lawyer to file an appeal with the Board.

Important legal rights are at stake, however, so you should show this notice to a lawyer at once. If you cannot afford a lawyer, you may qualify for free pro bono representation. Call the Secretary to the Board (717) 787-3483 for more information.

WATER OBSTRUCTIONS AND ENCROACHMENTS

Actions on applications for the following activities filed under the Dam Safety and Encroachments Act (32 P.S. §§ 693.1—693.27), section 302 of the Flood Plain Management Act (32 P.S. § 679.302) and The Clean Streams Law and Notice of Final Action for Certification under section 401 of the FWPCA.

Northeast Region: Waterways and Wetlands Program Manager, 2 Public Square, Wilkes-Barre, PA 18701-1915.

Contact: Gillian Ostrum, Clerk Typist 2, 570-830-3077.

E3902220-028. Eric Scheler, 10285 Ziegels Church Road, Upper Macungie, PA 18031, Upper Macungie Township, Lehigh County, U.S. Army Corps of Engineers, Philadelphia District.

To construct and maintain a stream crossing of an Unnamed Tributary of Schaefer Run (HQ-CWF, MF) and a de minimus area of 0.046 acre of adjacent PFO wetlands (EV) consisting of a 40-foot long, 42-inch diameter circular HDPE culvert having flared end sections, an invert depressed 6-inch below existing streambed elevation, and an R-4 riprap apron on the downslope end of the culvert. The purpose of the project is to provide access to an existing dwelling located at 10285 Ziegels Church Road. The project is located approximately 0.2 miles southwest of the intersection of Weiss Road and Ziegels

Church Road (Topton, PA Quadrangle Latitude: 40° 33′ 48″; Longitude: -75° 40′ 35″) in Upper Macungie Township, Lehigh County.

Southcentral Region: Waterways and Wetlands Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

E0703220-021. Logan Township, 100 Chief Logan Circle, Altoona, PA 16602. Logan Township, Blair County, U.S. Army Corps of Engineers, Baltimore District.

To construct and maintain the following water obstructions and encroachments associated with the Logan Township 400-foot McMahon Road Extension Project: 1) A utility line crossing of a UNT to Brush Run (WWF, MF) and adjacent PEM wetlands (EV) consisting of a 4-inch diameter, HPDE sanitary sewer pipe. 2) A stream crossing of a UNT to Brush Run (WWF, MF) and 0.04-acre of adjacent PEM wetlands (EV) consisting of a 42-foot long, 48-inch diameter CMP having 87 square foot R-6 rock apron at the upstream inlet and downstream outlet and an invert depressed 6-inches below existing streambed elevation. The project is located at the terminus of Township Road T-320 (Hollidaysburg, PA Quadrangle Latitude: 40° 29′ 38.14″ Longitude: -78° 23′ 17.20″) in Logan Township, Blair County. Permit issued July 14, 2021.

E0503220-025. Vertical Bridge REIT, LLC, 750 Park Commerce Drive, Suite 200, Boca Raton, FL 33487. West St. Clair Township, Bedford County, U. S. Army Corps of Engineers, Baltimore District. The applicant proposes to construct and maintain an 18.0-foot long 30.6-foot wide by 10.25-foot high single span aluminum structural plate open bottom box culvert and associated wingwalls in and across Barefoot Run (WWF, MF) for the purpose of gaining access to a cell phone tower location. No wetland impacts are anticipated. The project is located along SR 56 in West St. Clair Township, Bedford County (Latitude: 40.1732; Longitude: -78.6014). Permit issued July 15, 2021.

Southwest Region: Dana Drake, Waterways and Wetlands Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, 412-442-4000.

E0205220-032, Allegheny County Department of Public Works, 542 Forbes Avenue, Pittsburgh, PA 15219, City of Pittsburgh, Allegheny County; Pittsburgh ACOE District.

Has been given consent to:

- 1. Construct and maintain a new 26.7' long retaining wall (Wall 1) along the Campbells Run Road, having a total permanent impact of 26.7 LF and temporary impact of 174.2 LF to Campbells Run (WWF).
- 2. Construct and maintain a new 143' long retaining wall (Wall 1A) along the Campbells Run Road, having a total permanent impact of 143 LF and temporary impact of 153.8 LF to Campbells Run (WWF).
- 3. Construct and maintain a new 175.2' long retaining wall (Wall 2) along the Campbells Run Road, having a total permanent impact of 175.2 LF and temporary impact of 136.8 LF to Campbells Run (WWF).
- 4. Construct and maintain a new 182.9' long retaining wall (Wall 3) along the Campbells Run Road, having a total permanent impact of 182.9 LF and temporary impact of 253.2 LF to Campbells Run (WWF).
- 5. Construct and maintain a new 164.1' long retaining wall (Wall B) along the Campbells Run Road, having a

- total permanent impact of 164 LF and temporary impact of 276.1 LF to Campbells Run (WWF).
- 6. Construct and maintain a new 203.6' long retaining wall (Wall C) along the Campbells Run Road, having a total permanent impact of 203.6 LF and temporary impact of 143.4 LF to Campbells Run (WWF).
- 7. Construct and maintain a new 9.4^{\prime} wide by 12.3^{\prime} long outfall (C-OR) to convey stormwater to Campbells Run (WWF).
- 8. Construct and maintain a new 8.3' wide by 14.4' long outfall (O-OR) to convey stormwater to Campbells Run (WWF).
- 9. Construct and maintain a new 7.4^{\prime} wide by 14.6^{\prime} long outfall (N-OR) to convey stormwater to Campbells Run (WWF).
- 10. Remove the existing 45′ long, $6.83' \times 16'$ Cast in Place Slab Bridge; construct and maintain a replacement 54′ long, $8.5'' \times 18''$ Cast in Place Slab Bridge, having a permanent impact of 117.6 LF and temporary impact of 101.4 LF on Campbells Run (WWF).
- 11. Extend and maintain the existing $9.42' \times 6'$ Concrete Ellipse Culvert by 10.73', having a permanent impact of 44 LF and temporary impact of 66 LF on UNT 1 to Campbells Run (WWF).
- 12. Extend and maintain the existing $5.83' \times 4.58'$ Corrugated Metal Arch Culvert by 20' with a $72'' \times 56''$ concrete box culvert, having a permanent impact of 33 LF and temporary impact of 29.7 LF on Trib 36791 to Campbells Run (WWF).
- 13. Extend and maintain the existing Reinforced Concrete Arch Culvert by 18", having a permanent impact of 91.4 LF and temporary impact of 40.1 LF on UNT 2 to Campbells Run (WWF).
- 14. Construct and maintain stream mitigation along Campbells Run (WWF) and UNT 1 to Campbells Run (WWF), having a permanent impact of 92.9 LF to UNT 1, and temporary impact of 160.3 LF to Campbells Run.

For the purpose of constructing the Campbells Run Roadway Improvement Project, which includes intersection improvement and roadway widening for Campbells Run Road. The project will permanently impact approximately 528.9 LF and temporarily impact approximately 1,520.4 LF of stream. The project will also permanently impact 0.26 acre of floodway and temporarily impact 0.39 acre of floodway.

The project site is located along Campbells Run Road near the intersection of Campbells Run Road and Boyce road (Oakdale, PA USGS topographic quadrangle; N: 40°, 25′, 40″; W: -80°, 7′, 38″; Sub-basin 20F; USACE Pittsburgh District), in Collier Township, Robinson Township, Allegheny County.

Eastern Region: Oil and Gas Management Program Manager, 208 West Third Street, Suite 101, Williamsport, PA 17701-6448.

E0829221-001: Chief Oil and Gas, LLC, 1720 Sycamore Road, Montoursville, PA, 17754, Leroy Township, Bradford County, ACOE Baltimore District.

To construct, operate and maintain:

1. a permanent access road impacting 2,271 square feet of a Palustrine Emergent Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.61833°, Longitude: -76.6920°);

- 2. a permanent access road impacting 792 square feet of a Palustrine Scrub-Shrub Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.61889°, Longitude: -76.69167°);
- 3. a permanent access road impacting 513 square feet of a Palustrine Emergent Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.61917°, Longitude: -76.69167°);
- 4. a permanent access road impacting 11,170 square feet of floodway impacts to an unnamed tributary to Schrader Creek (EV, MF) (Shunk, PA Quadrangle Latitude: 41.62222°, Longitude: -76.68806°)
- 5. a permanent access road impacting 305 square feet of a Palustrine Emergent Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.62222°, Longitude: -76.68722°);
- 6. a permanent access road impacting 154 square feet of a Palustrine Emergent Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.62292°, Longitude: -76.68694°);
- 7. a 48" SLCPP culvert impacting 115 linear feet of an unnamed tributary to Schrader Creek (EV, MF) and 9,326 square feet of its floodway (Shunk, PA Quadrangle Latitude: 41.62306°, Longitude: -76.68681°);
- 8. a permanent access road impacting 212 square feet of a Palustrine Emergent Wetland (Shunk, PA Quadrangle Latitude: 41.62389°, Longitude: -76.68639°);
- 9. a 48" SLCPP culvert impacting 54 linear feet of an unnamed tributary to Schrader Creek (EV, MF) and 7,287 square feet of its floodway, 638 square feet of Palustrine Emergent Wetland (EV) and 57 square feet of Palustrine Forested Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.62528°, Longitude: -76.68472°);
- 10. a 30" SLCPP culvert impacting 46 linear feet of an unnamed tributary to Little Schrader Creek (EV, MF) and 3,721 square feet of its floodway, 623 square feet of Palustrine Emergent Wetland (EV) and 81 square feet of Palustrine Forested Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.62639°, Longitude: -76.68361°);
- 11. a permanent access road impacting 1,443 square feet of a Palustrine Emergent Wetland (Shunk, PA Quadrangle Latitude: 41.62778°, Longitude: -76.68278°);
- 12. a 48" SLCPP culvert impacting 74 linear feet of an unnamed tributary to Little Schrader Creek (EV, MF) and 5,819 square feet of its floodway (Shunk, PA Quadrangle Latitude: 41.62944°, Longitude: -76.68139°);
- 13. a permanent access road impacting 1,919 square feet of a Palustrine Emergent Wetland (EV), 209 square feet of a Palustrine Forested Wetland (EV) and 628 square feet of a Palustrine Scrub-Shrub Wetland (EV) (Shunk, PA Quadrangle Latitude: 41.62972°, Longitude: -76.68083°);
- 14. a permanent access road impacting 799 square feet of a Palustrine Emergent Wetland (Shunk, PA Quadrangle Latitude: 41.63000°, Longitude: -76.67958°);

The project will result in 289 linear feet of stream impacts, 37,323 square feet (0.85 acre) of floodway impacts, 3,207 square feet (0.07 acre) of temporary PEM wetland impacts, 5,670 square feet (0.13 acre) permanent PEM wetland impacts, 792 square feet (0.02 acre) of permanent PSS wetland impacts, and 975 square feet (0.02 acre) of permanent PFO wetland impacts, all for the purpose of installing a natural gas well pad and permanent access road for Marcellus Shale development in Leroy Township, Bradford County. Off-site mitigation of 0.14 acre of PEM wetland creation and 0.07 acre of PEM wetland enhancement adjacent to Dug Road Creek (CWF, MF) (Laceyville, PA Quadrangle Latitude: 41.708081°, -76.139808°).

E0829221-004: Appalachia Midstream, LLC, 30351 Route 6, Wysox, PA 18854, Smithfield and Troy Township, Bradford County, ACOE Baltimore District.

To construct, operate and maintain:

- 1. a gravel valve site permanently impacting 195 square feet of a Palustrine Emergent Wetland (Troy, PA Quadrangle, Latitude: 41.750241°, Longitude: -76.772360°);
- 2. a gravel valve site permanently impacting 4,023 square feet of a Palustrine Emergent Wetland (East Troy, PA Quadrangle, Latitude: 41.833928°, Longitude: -76.646405°);

The project will result in 4,218 square feet (0.10 acre) of permanent PEM impacts all for the purpose of installing a natural gas pipeline with associated access roadways for Marcellus shale development in Smithfield and Troy Township, Bradford County. On-site wetland mitigation of 11,874 square feet (0.27 acre) of PEM wetland enhancement (East Troy, PA Quadrangle, Latitude: 41.833928°, Longitude: -76.646405°).

EROSION AND SEDIMENT CONTROL

The following Erosion and Sediment Control permits have been issued.

Persons aggrieved by an action may appeal that action to the Environmental Hearing Board (Board) under section 4 of the Environmental Hearing Board Act and 2 Pa.C.S. §§ 501—508 and 701—704. The appeal should be sent to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P.O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users may contact the Board through the Pennsylvania Hamilton Relay Service, (800) 654-5984. Appeals must be filed with the Board within 30-days of publication of this notice in the Pennsylvania Bulletin unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary to the Board at (717) 787-3483. This paragraph does not, in and of itself, create a right of appeal beyond that permitted by applicable statutes and decisional law.

For individuals who wish to challenge an action, the appeal must reach the Board within 30-days. A lawyer is not needed to file an appeal with the Board.

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at (717) 787-3483 for more information.

Southwest District: Oil & Gas Management Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222, (412) 442-4281.

ESCGP-3 # ESG076519009-00
Applicant Name Chevron Appalachia, LLC
Contact Person Branden Weimer
Address 700 Cherrington Parkway
City, State, Zip Coraopolis, PA 15108
County Westmoreland
Township(s) South Huntingdon And Sewickley Twps
Receiving Stream(s) and Classification(s) Youghiogheny
River (WWF), Sewickley Creek (WWF), Little Sewickley
Creek (TSF), Kelly Run (WWF)
Secondary Receiving Water: Monongahela River (WWF)

Eastern Region: Oil and Gas Management Program Manager, 208 West Third Street, Suite 101, Williamsport, PA 17701-6448.

ESCGP-3 # ESG295921003-00

Applicant Name Pennsylvania General Energy Co., LLC Contact Person Nathan Harris

Address 120 Market St.

City, State, Zip Warren, PA 16365

County Tioga

Township(s) Liberty

Receiving Stream(s) and Classification(s) Taylor Run (EV), Carpenter Run (EV), Salt Spring Creek (EV), Brion Creek (EV)

Secondary: Tioga River (CWF-MF), Tioga River

(CWF-MF), Roaring Branch (EV), Roaring Branch (EV)

ESCGP-3 # ESG290821042-00

Applicant Name Chesapeake Appalachia, LLC

Contact Person Eric Haskins Address 14 Chesapeake Lane City, State, Zip Sayre, PA 18840 County Bradford

Township(s) Ulster

Receiving Stream(s) and Classification(s) UNT Susque-

hanna River (WWF-MF)

Secondary: Susquehanna River (WWF-MF)

ESCGP-3 # ESG294121013-00

Applicant Name ARD Operating, LLC

Contact Person Stephen Barondeau

Address 33 West Third St.

City, State, Zip Williamsport, PA 17701

County Lycoming

Township(s) Cogan House

Receiving Stream(s) and Classification(s) Larrys Creek (HQ), UNT Larrys Creek (HQ)

Secondary: Larrys Creek (HQ), UNT Larrys Creek (HQ)

ESCGP-3 # ESG295921004-00

Applicant Name Pennsylvania General Energy Co., LLC

Contact Person Nathan Harris

Address 120 Market St.

City, State, Zip Warren, PA 16365

County Tioga

Township(s) Union

Receiving Stream(s) and Classification(s) Carpenter Run (EV), West Mill Creek (EV)

Secondary: Upper Tioga River (CWF-MF), Lycoming Creek (CWF-MF)

ESCGP-3 # ESG290820027-01

Applicant Name Appalachia Midstream Services, LLC

Contact Person Adam Weightman

Address 30351 Route 6

City, State, Zip Wysox, PA 18854

County Bradford

Township(s) Monroe

Receiving Stream(s) and Classification(s) Satterlee Run # 1058 (NRT-CWF-MF), UNT to Ladds Creek # 30581 (EV-CWF-MF)

ESCGP-3 # ESG295721004-00

Applicant Name Appalachia Midstream Services, LLC Contact Person Adam Weightman

Address 30351 Route 6

City, State, Zip Wysox, PA 18854

County Sullivan

Township(s) Forks

Receiving Stream(s) and Classification(s) UNT to Black Creek # 16161 (EV-MF)

Secondary: Black Creek # 68148 (EV-MF)

ESCGP-3 # ESG295821014-00

Applicant Name Chesapeake Appalachia, LLC

Contact Person Eric Haskins Address 14 Chesapeake Lane

City, State, Zip Sayre, PA 18840 County Susquehanna

Township(s) Rush

Receiving Stream(s) and Classification(s) UNT East Branch Wyalusing Creek (MF)

Secondary: East Branch Wyalusing Creek (MF)

ESCGP-3 # ESG295821016-00

Applicant Name SWN Production Co., LLC

Contact Person Afton Sterling

Address 917 State Route 92 North

City, State, Zip Tunkhannock, PA 18657

County Susquehanna

Township(s) Franklin

Receiving Stream(s) and Classification(s) UNT to Silver

Creek (EV), Silver Creek (EV)

Secondary: Snake Creek (CWF/MF), Snake Creek

(CWF/MF)

ESCGP-3 # ESG295821019-00

Applicant Name Cabot Oil & Gas Corp

Contact Person Kenneth Marcum

Address 2000 Park Lane, Suite 300

City, State, Zip Pittsburgh, PA 15275

County Susquehanna

Township(s) Gibson

Receiving Stream(s) and Classification(s) Butler Creek

(CWF)

Secondary: Nine Partners Creek (CWF)

ESCGP-3 # ESG290821047-00

Applicant Name Chief Oil & Gas, LLC

Contact Person Jeffrey Deegan

Address 1720 Sycamore Road

City, State, Zip Montoursville, PA 17754

County Bradford

Township(s) Burlington

Receiving Stream(s) and Classification(s) UNT 30675 to

Bailey Run (WWF), Slater Hollow (WWF)

Secondary: Bailey Run (WWF), Bailey Run (WWF)

CORRECTIVE ACTION UNDER ACT 32, 1989

PREAMBLE 2

The Following Plans and Reports were Submitted Under the Storage Tank and Spill Prevention Act (35 P.S. §§ 6021.101—6021.2104).

Provisions of 25 Pa. Code Chapter 245, Subchapter D, Administration of the Storage Tank and Spill Prevention Program, require the Department of Environmental Protection (DEP) to publish in the *Pennsylvania Bulletin* a notice of submission of plans and reports. A remedial action plan is submitted to summarize the site characterization, document the design and construction details for the remedial action, and describe how the remedial action will attain the selected remediation standard. The remedial action plan also provides results of studies performed and data collected to support the remedial action and a description of postremediation care requirements. A remedial action completion report is submitted to document cleanup of a release of a regulated substance at a site to the selected remediation standard. A remedial action completion report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis of selecting the environmental media of concern, documentation support-

ing the selection of residential or non-residential exposure factors, a description of the remediation performed and summaries of sampling methodology and analytical results which demonstrate that the remediation has attained the cleanup standard selected.

For further information concerning plans or reports, please contact the Environmental Cleanup Program Manager in the DEP Regional Office under which the notice of receipt of plans or reports appears. If information concerning plans or reports is required in an alternative form, contact the Community Relations Coordinator at the appropriate Regional Office listed. TDD users may telephone DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

DEP has received the following plans and reports:

Northeast Region: Environmental Cleanup & Brownfields Program Manager, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

Route 66 Auto Plaza, Storage Tank ID # 35-24204, 611 Route 6, Mayfield, PA 18433, Mayfield Borough, Lackawanna County. McKee Environmental, 86 Quartz Drive, Bellefonte, PA 16823, on behalf of Surjit Singh, 611 Route 6, Mayfield, PA 18433, submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with gasoline. The report is intended to document remediation of the site to meet Statewide health standards.

Southcentral Regional Office: Environmental Cleanup & Brownfields Program, 909 Elmerton Avenue, Harrisburg, PA 17110, 717-705-4705.

Contact: Robin L. Yerger, LPG.

Lakeside Food Mart, Storage Tank Primary Facility ID # 21-26058, 101 Front Street, Boiling Springs, PA 17007, South Middleton Township, Cumberland County. Mountain Research, 825 25th, Altoona, PA 16601 on behalf of Shipley Energy, P.O. Box 15052, York, PA 17405 submitted a Remedial Action Completion Report concerning remediation of soil contaminated with petroleum constituents. The report is intended to document remediation of the site to meet the Statewide health standard.

Carlos R Leffler York Bulk PLT, Storage Tank Primary Facility ID # 67-60828, 28 Abbie Road, York, PA 17408, York County. Patriot Environmental Management, LLC, 2404 Brown Street, Pottstown, PA 19464, on behalf of Richland Partners, LLC, P.O. Box 659, Douglass-ville, PA 19518, submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with petroleum constituents. The report is intended to document remediation of the site to meet the Statewide health standard.

Penn Waste, Storage Tank Primary Facility ID # 67-38263, 85 Brinkyard Road, Manchester, PA 17345, East Manchester Township, York County. Letterle & Associates, 2022 Axemann Road, Suite 201, Bellefonte, PA 16823 on behalf of Penn Waste, P.O. Box 3066, York, PA 17402 submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with petroleum constituents. The report is intended to document remediation of the site to meet the Statewide health standard.

Northcentral Regional Office: Environmental Cleanup & Brownfields Program, 208 West Third Street, Suite 101, Williamsport, PA 17701, 570-327-3636.

Contact: Randy Farmerie, Environmental Program Manager.

Woodland Food & Fuel (AKA Gio's BBQ), Storage Tank Facility ID # 17-70935, 2829 Woodland Bigler Highway, Woodland, PA 16881, Bradford Township, Clearfield County. Mountain Research, LLC, 825 25th Street, Altoona, PA 16601, on behalf of Woodland Food & Fuel, 2829 Woodland Bigler Highway, Woodland, PA 16881, submitted a Remedial Action Plan concerning remediation of soil and groundwater contaminated with unleaded gas. The plan is intended to document the remedial actions for meeting the site-specific standard.

Former Potato City Country Inn, Storage Tank Facility ID # 53-35753, 3084 Second Street, Coudersport, PA, 16915, Coudersport Borough, Potter County. Brownfield Science & Technology, Inc., 3157 Limestone Road, Cochranville, PA 19330, on behalf of Miller Brothers Construction, Inc., P.O. Box 472, 950 E. Main Street, Schuylkill Haven, PA, 17972, submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with leaded gasoline. The report is intended to document remediation of the site to meet the residential Statewide health standard.

Southwest Region: Environmental Cleanup Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

Contact: Environmental Group Manager, Storage Tanks Program.

OM Shiva Enterprises, Primary Facility ID # 65-80265, 9 Lincoln Highway, Jeannette, PA 15644, Hempfield Township, Westmoreland County. Letterle & Associates, Inc., 191 Howard St., Ste. 108, Franklin, PA 16323, on behalf of OM Shiva Enterprises, 1 Ukani Dr., Belle Vernon, PA 15012, submitted a Remedial Action Completion Report concerning the remediation of soil and groundwater contaminated with petroleum products. The report is intended to document remediation of the site to meet the Statewide health standard.

A to Z Convenience Store, Primary Facility ID # 02-03926, 1617 West St., Homestead, PA 15102, Homestead Borough, Allegheny County, Compliance Environmental Services, 2700 Kirila Blvd., Hermitage, PA 16148, on behalf of Gary Graham, Executor of the Estate of Robert Graham, 200 E. 1st Ave., Homestead, PA 15120, submitted a Remedial Action Plan concerning the remediation of soil and groundwater contaminated with petroleum products. The report is intended to document remediation of the site to meet the Statewide health standard.

Former Exxon Station # 20559, Primary Facility ID # 56-06981, S. Somerset Service Plaza, PA. Turnpike/Interstate 76, Somerset, PA 15501, Somerset Borough, Somerset County, Kleinfelder, 1745 Dorsey Rd., Ste. J, Hanover, MD 21076, on behalf of ExxonMobil Oil Corp., P.O. Box 142667, Austin, TX 78714, submitted a Remedial Action Plan concerning the remediation of soil and groundwater contaminated with petroleum products. The report is intended to document remediation of the site to meet the site specific standard.

CORRECTIVE ACTION UNDER ACT 32, 1989

PREAMBLE 3

The Department of Environmental Protection (DEP) has Taken Action on the Following Plans and Reports Under the Storage Tank and Spill Prevention Act (35 P.S. §§ 6021.101—6021.2104).

Provisions of 25 Pa. Code Chapter 245, Subchapter D, Administration of the Storage Tank and Spill Prevention Program, require DEP to publish in the *Pennsylvania Bulletin* a notice of its final actions on plans and reports.

A remedial action plan is submitted to summarize the site characterization, document the design and construction details for the remedial action, and describe how the remedial action will attain the selected remediation standard. The remedial action plan also provides results of studies performed and data collected to support the remedial action and a description of postremediation care requirements. A remedial action completion report is submitted to document cleanup of a release of a regulated substance at a site to the selected remediation standard. A remedial action completion report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis of selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling methodology and analytical results which demonstrate that the remediation has attained the cleanup standard selected.

DEP may approve or disapprove plans and reports submitted. This notice provides DEP's decision and, if relevant, the basis for disapproval.

For further information concerning the plans and reports, please contact the Environmental Cleanup Program Manager in the DEP Regional Office under which the notice of the plan or report appears. If information concerning a report is required in an alternative form, contact the Community Relations Coordinator at the appropriate Regional Office listed. TDD users may telephone DEP through the Pennsylvania Hamilton Relay Service at (800) 654-5984.

DEP has received the following plans and reports:

Northeast Region: Environmental Cleanup & Brownfields Program Manager, 2 Public Square, Wilkes-Barre, PA 18701-1915, 570-826-2511.

Contact: Eric Supey, Environmental Program Manager.

Turkey Hill 194, Storage Tank ID # 40-50162, 460 West Main Street, Nanticoke, PA 18634, Norwegian Township, Schuylkill County. AECOM, 625 West Ridge Pike, Suite E-100, Conshohocken, PA 19428, on behalf of Cumberland Farms, 165 Flanders Road, Westborough, MA 01581, has submitted a Remedial Action Plan concerning remediation of soil contaminated with gasoline. The Remedial Action Plan was acceptable to meet Statewide health standards and was approved by DEP on July 16, 2021.

Southcentral Regional Office: Environmental Cleanup & Brownfields Program, 909 Elmerton Avenue, Harrisburg, PA 17110, 717-705-4705.

Contact: Robin L. Yerger, LPG.

Penn Waste, Storage Tank Primary Facility ID # 67-38263, 85 Brinkyard Road, Manchester, PA 17345,

East Manchester Township, York County. Letterle & Associates, 2022 Axemann Road, Suite 201, Bellefonte, PA 16823 on behalf of Penn Waste, P.O. Box 3066, York, PA 17402 submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with petroleum constituents. The Remedial Action Completion Report was acceptable to meet the Statewide health standard and was approved by the DEP on July 13, 2021.

Rutters Farm Store 25, Storage Tank Primary Facility ID # 67-26961, 1520 Pennsylvania Avenue, York, PA, 17404, York City, York County. United Environmental Services, Inc., P.O. Box 701, Schuylkill Haven, PA 17972, on behalf of CHR Corporation, 2295 Susquehanna Trail, York, PA 17404 submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with petroleum constituents. The Remedial Action Completion Report was not acceptable to meet the Statewide health standard and site-specific standard and was disapproved by the DEP on July 14, 2021.

Lakeside Food Mart, Storage Tank Primary Facility ID # 21-26058, 101 Front Street, Boiling Springs, PA 17007, South Middleton Township, Cumberland County. Mountain Research, 825 25th Street, Altoona, PA 16601 on behalf of Shipley Energy, P.O. Box 15052, York, PA 17405 submitted a Remedial Action Completion Report concerning remediation of soil contaminated with petroleum constituents. The Remedial Action Completion Report was not acceptable to meet the Statewide health standard and was disapproved by the DEP on July 14, 2021.

Carlos R Leffler York Bulk PLT, Storage Tank Primary Facility ID # 67-60828, 28 Abbie Road, York, PA 17408, York County. Patriot Environmental Management, LLC, 2404 Brown Street, Pottstown, PA 19464, on behalf of Richland Partners, LLC, P.O. Box 659, Douglassville, PA 19518, submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with petroleum constituents. The Remedial Action Completion Report failed to demonstrate attainment of the Statewide health standard and was disapproved by DEP on July 15, 2021.

Northcentral Regional Office: Environmental Cleanup & Brownfields Program, 208 West Third Street, Suite 101, Williamsport, PA 17701, 570-327-3636.

Contact: Randy Farmerie, Environmental Program Manager.

Woodland Food & Fuel (AKA Gio's BBQ), Storage Tank Facility ID # 17-70935, 2829 Woodland Bigler Highway, Woodland, PA 16881, Bradford Township, Clearfield County. Mountain Research, LLC, 825 25th Street, Altoona, PA 16601, on behalf of Woodland Food & Fuel, 2829 Woodland Bigler Highway, Woodland, PA 16881, submitted a Remedial Action Plan concerning remediation of soil and groundwater contaminated with unleaded gas. The Remedial Action Plan was acceptable to meet the site-specific standard and was approved by DEP on June 30, 2021.

Liberty Exxon, Storage Tank Facility ID # 59-37295, 8489 Route 414, Liberty, PA 16930, Liberty Township, Tioga County. United Environmental Services, Inc., P.O. Box 701, Schuylkill Haven, PA 17972, on behalf of Sandhoos, Inc., 165 Lamont Drive, Cogan Station, PA 17728, submitted a Site Characterization Report/Remedial Action Plan concerning remediation of groundwater contaminated with diesel fuel. Site Characteriza-

tion Report/Remedial Action Plan was acceptable to meet the Statewide health standard and was approved by DEP on July 1, 2021.

Superior Plus Energy Svc Muncy Sta, Storage Tank Facility ID # 41-70311, 421 North Main St., Muncy, PA 17756, Muncy Township, Lycoming County. Matrix Environmental Technologies, Inc., 3730 California Road, P.O. Box 427, Orchard Park, NY 14127, on behalf of Superior Plus Energy Services, Inc. 1870 S. Winton Road, Suite 200, Rochester, NY 14618 submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with gasoline. The Remedial Action Completion Report demonstrated attainment of the Statewide health standard and was approved by DEP on June 22, 2021.

M M Exports (Former Sunoco 0181-1315), Storage Tank Facility ID # 49-16749, Route 54 & Mill Street, Riverside, PA 17868, Riverside Borough, Northumberland County. Aquaterra Technologies, Inc., 901 S. Bolmar Street, Suite A, West Chester, PA 19382, on behalf of Sunoco, LLC, c/o Evergreen Resources Group, 2 Righter Parkway, Suite 120, Wilmington, DE, 19803, submitted a Remedial Action Completion Report concerning remediation of soil and groundwater contaminated with unleaded gasoline. The Remedial Action Completion Report demonstrated attainment of the Site-Specific Standard and was approved by DEP on June 22, 2021.

Southwest Region: Environmental Cleanup Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

 ${\it Contact: Environmental \ Group \ Manager; \ Storage \ Tanks \ Program.}$

Round Town Gas Store 5950, Storage Tank Facility ID # 02-80981, 2094 Brush Creek Rd., Warrendale, PA 15086, Marshall Township, Allegheny County. CORE Environmental Services Inc., 3960 William Flinn Hwy., Ste. 100, Allison Park, PA 15101, on behalf of Kramer Strategic, LLC, 180 Cook St., Denver, CO 80286, submitted a combined Site Characterization Report and Remedial Action Plan concerning the remediation of soil and groundwater contaminated with petroleum products. The Remedial Action Plan demonstrated attainment of the Statewide health standard and was approved by DEP on June 25, 2021.

Flying J Travel Plaza No. 620, Storage Tank Facility ID # 65-81075, 122 Fitzhenry Rd., Smithron, PA 15479, S. Huntingdon Tonship, Westmoreland County. Sovereign Consulting, Inc., 359 Northgate Dr., Ste. 400, Warrendale, PA 15086, on behalf of Pilot Travel Centers, LLC, P.O. Box 10146, 5508 Lonas Dr., Knoxville, TN 37939, submitted a Remedial Action Completion Report concerning the remediation of soil and groundwater contaminated with petroleum products. The Remedial Action Completion Report demonstrated attainment of the Statewide health standard and was approved by DEP on June 25, 2021.

Charleroi Gulf, Primary Facility ID # 63-09229, 62 McKean & First Ave., Charleroi, PA 15022, Charleroi Borough, Washington County. Converse Consultants, 2738 W. College Ave., State College, PA 16801, on behalf of Gnagey Gas and Oil Co., 8 Gardner St., Uniontown, PA 15401, submitted a combined Site Characterization Report and Remedial Action Plan concerning the remediation of soil and groundwater contaminated with petroleum products. The Remedial Action Plan demonstrated attainment of the site specific standard and was approved by DEP on June 29, 2021.

Former Bowers BP, Storage Tank Facility ID # 63-09701, 130 E. Main St., Monongahela, PA 15063, Monongahela City, Washington County. Letterle & Associates, Inc., 2859 Oxford Blvd, Allison Park, PA 15101, on behalf of Coen Markets, Inc., 1000 Philadelphia St., Canonsburg, PA 15317, submitted a Remedial Action Completion Report concerning the remediation of soil and groundwater contaminated with petroleum products. The Remedial Action Completion Report demonstrated attainment of the Statewide health standard and was approved by DEP on June 29, 2021.

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1198.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$

DEPARTMENT OF HEALTH

Long-Term Care Nursing Facilities; Requests for Exception

The following long-term care nursing facility is seeking an exception to 28 Pa. Code § 205.7 (relating to basement or cellar):

Chapel Manor 1104 Welsh Road Philadelphia, PA 19115 FAC ID # 031602

This request is on file with the Department of Health (Department). Persons may receive a copy of a request for exception by requesting a copy from the Department of Health, Division of Nursing Care Facilities, Room 526, Health and Welfare Building, Harrisburg, PA 17120, (717) 787-1816, fax (717) 772-2163, ra-paexcept@pa.gov.

Persons who wish to comment on an exception request may do so by sending a letter by mail, e-mail or facsimile to the Division at the previously listed address.

Comments received by the Department within 10 days after the date of publication of this notice will be reviewed by the Department before it decides whether to approve or disapprove the request for exception.

Persons with a disability who wish to obtain a copy of the request and/or provide comments to the Department and require an auxiliary aid, service or other accommodation to do so should contact the Division at the previously listed address or phone number, or for speech and/or hearing-impaired persons, call the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

ALISON BEAM, Acting Secretary

[Pa.B. Doc. No. 21-1199. Filed for public inspection July 30, 2021, 9:00 a.m.]

DEPARTMENT OF HEALTH

Medical Marijuana Program, Availability of Academic Clinical Research Center and Time Period to Submit Applications

The purpose of this notice is to announce implementation of section 2002(a)(1)(i) of the Medical Marijuana Act (35 P.S. § 10231.2002(a)(1)(i)), to open applications for the approval of up to two additional academic clinical re-

search centers (ACRC) and to establish the time period during which applications will be accepted by the Department of Health (Department).

Availability of Applications to be Approved as a Certified ACRC and Submission Deadline

Notice is hereby given, as required by 28 Pa. Code § 1211.25(b) (relating to certifying ACRCs), that on August 3, 2021, the Department intends to make available, on its web site at www.health.pa.gov, the application to be completed and submitted to the Department to be approved as a certified ACRC. The Department will accept applications until September 2, 2021. The Department will consider any application sent by mail to have been received on the date it is deposited in the mail as long as the postmark on the outside of the package is clear and legible. The Department will not consider and will return an application that is postmarked after the September 2, 2021, deadline. An applicant must submit an application by mail and in an electronic format that is listed in the instructions portion of the application to the Office of Medical Marijuana, Department of Health, Room 628, Health and Welfare Building, 625 Forster Street, Harrisburg, PA 17120.

Interested persons are invited to submit written comments, suggestions or objections regarding this notice to John J. Collins, Office of Medical Marijuana, Department of Health, Room 628, Health and Welfare Building, 625 Forster Street, Harrisburg, PA 17120, (717) 547-3047, RA-DHMMRCOMPLIANCE@pa.gov.

Persons with a disability who wish to submit comments, suggestions or objections regarding this notice or who require an alternative format of this notice (for example, large print, audiotape or Braille) may do so by using the previously listed contact information. Speech and/or hearing-impaired persons may call the Pennsylvania Hamilton Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

ALISON BEAM, Acting Secretary

[Pa.B. Doc. No. 21-1200. Filed for public inspection July 30, 2021, 9:00 a.m.]

DEPARTMENT OF REVENUE

Pennsylvania Ca\$htast!c Fast Play Game 5130

Under the State Lottery Law (72 P.S. §§ 3761-101—3761-314) and 61 Pa. Code § 803.11 (relating to powers and duties of the Secretary of Revenue), the Secretary of Revenue hereby provides public notice of the rules for the following lottery game:

- 1. Name: The name of the lottery game is Pennsylvania Ca\$htast!c (hereinafter "Ca\$htast!c"). The game number is PA-5130.
 - 2. Definitions:
- (a) Authorized retailer or retailer: A person who is properly licensed by the Lottery pursuant to 61 Pa. Code §§ 805.1—805.17.
- (b) Bar code: The symbology on the ticket containing certain encrypted validation and accounting data used for identifying winning and losing tickets.
- (c) Game Ticket: A bearer instrument produced through a Lottery Terminal that is the player's record of

- a play for a Fast Play lottery game and sold by an authorized retailer containing the play and validation data as published in this game notice.
- (d) Lottery Central Computer System: The computer gaming system on which all Fast Play plays are recorded.
- (e) Lottery Terminal: A device authorized by the Lottery to function in an interactive mode with the Lottery Central Computer System for the purpose of issuing plays, executing Quick Pick selections, and entering, receiving, and processing lottery transactions, including making purchases, validating plays, transmitting reports and performing inventory functions.
- (f) *Play*: A chance to participate in a particular Fast Play lottery game.
- (g) Play Area: The area on a ticket which contains one or more play symbols.
- (h) *Play Symbol*: A number, letter, symbol, image or other character found in the play area which is used to determine whether a player wins a prize.
- (i) *Prize*: A non-monetary item, money, or experience that can be won as specified in section 6 (relating to prizes available to be won and determination of prize winners) of this game notice.
- (j) *PROGRESSIVE TOP PRIZE*: The top prize available for this game that begins with a minimum prize amount that grows at a pre-determined rate every time a ticket is purchased, and then resets to the minimum prize amount whenever a top prize winning ticket is sold.
- (k) *ROW*: A specific, pre-defined portion of the play area, which contains three play symbols and a prize symbol in a horizontal line, that, when played according to the instructions, determines whether a player wins a prize. Each "ROW" is played separately.
- (1) ROW NUMBERS: The numbers, letters, symbols or other characters found in the play area that, when matched against the play symbols in the "WINNING NUMBERS" area, determine whether a player wins a prize.
- (m) WINNING NUMBERS: The numbers, letters, symbols or other characters found in the play area that, when matched against the play symbols in any "ROW," determine whether a player wins a prize.
- (n) Winning ticket: A game ticket which has been validated and qualifies for a prize.
 - 3. *Price*: The price of a Ca\$htast!c ticket is \$1.
 - 4. Description of the Ca\$htast!c Fast Play lottery game:
- (a) The Ca\$htast!c lottery game is an instant win game printed from a Lottery Terminal. All prizes are predetermined, and the player does not have the ability to select their own play symbols. Ca\$htast!c tickets may be purchased from an authorized retailer or at a Lottery self-service terminal that sells terminal-based Lottery game tickets. Tickets purchased from an authorized retailer shall be printed on-demand at the time of purchase and may not be preprinted by the retailer.
- (b) Ca\$htast!c is played by matching any of the play symbols in the "WINNING NUMBERS" area to the play symbols located in a "ROW." A player matching any of the play symbols in this manner will win the prize shown to the right of that "ROW." When an "Exclamation Point" symbol appears in a winning "ROW," win all four prizes shown. A bet slip is not used to play this game.

- (c) Players can win the prizes identified in section 6 (relating to prizes available to be won and determination of prize winners).
- (d) A Ca\$htast!c game ticket cannot be canceled or voided once printed by the Lottery Terminal, even if printed in error.
- (e) To purchase a ticket at an authorized retailer, a player must remit the purchase price to the retailer and verbally request a Ca\$htast!c game ticket. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
- (f) To purchase a ticket at a Pennsylvania Lottery self-service terminal, the player must insert into the self-service terminal a dollar amount equal to the total purchase price of a Ca\$htast!c game ticket and select the Ca\$htast!c option on the Lottery self-service terminal. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
 - 5. Ca\$htast!c ticket characteristics:
- (a) A Ca\$htast!c ticket shall contain a play area, the cost of the play, the date of sale and a bar code. Each ticket contains four "ROW" areas designated as "ROW 1," "ROW 2," "ROW 3" and "ROW 4." Each "ROW" is played separately.
- (b) Play Symbols: Each Ca\$htast!c ticket will contain a "WINNING NUMBERS" area and four "ROW" areas. The play symbols and their captions, located in the "WINNING NUMBERS" area, are: 1 (ONE), 2 (TWO), 3 (THREE), 4 (FOUR), 5 (FIVE), 6 (SIX), 7 (SEVEN), 8 (EIGHT), 9 (NINE), 10 (TEN), 11 (ELEVN), 12 (TWLV), 13 (THRTN), 14 (FORTN), 15 (FIFTN), 16 (SIXTN), 17 (SVNTN), 18 (EGHTN), 19 (NINTN) and 20 (TWENT). The play symbols and their captions, located in the four "ROW" areas, are: 1 (ONE), 2 (TWO), 3 (THREE), 4 (FOUR), 5 (FIVE), 6 (SIX), 7 (SEVEN), 8 (EIGHT), 9 (NINE), 10 (TEN), 11 (ELEVN), 12 (TWLV), 13 (THRTN), 14 (FORTN), 15 (FIFTN), 16 (SIXTN), 17 (SVNTN), 18 (EGHTN), 19 (NINTN), 20 (TWENT) and an "Exclamation Point" symbol.
- (c) Prize symbols: The prize symbols and their captions, located in the "ROW" areas, are: FREE (TICKET), $\$1^{.00}$ (ONE DOL), $\$2^{.00}$ (TWO DOL), $\$4^{.00}$ (FOR DOL), $\$5^{.00}$ (FIV DOL), $\$10^{.00}$ (TEN DOL), $\$20^{.00}$ (TWENTY), $\$50^{.00}$ (FIFTY), \$100 (ONE HUN) and a PROG (TOP PRIZE) symbol.
- (d) Prizes: The prizes that can be won in this game, are: Free \$1 Ticket, \$1, \$2, \$4, \$5, \$10, \$20, \$50, \$100 and the "PROGRESSIVE TOP PRIZE." The "PROGRESSIVE TOP PRIZE." The "PROGRESSIVE TOP PRIZE" amount starts at \$2,500 and increases by \$0.10 every time a Ca\$htast!c ticket is purchased. When a "PROGRESSIVE TOP PRIZE" winning ticket is sold, the "PROGRESSIVE TOP PRIZE" resets to \$2,500. For a complete list of prizes that can be won in this game, see section 7 (relating to number and description of prizes and approximate chances of winning). A player can win up to four times on a ticket.
- (e) Approximate number of tickets available for the game: Approximately 1,800,000 tickets will be available for sale for the Ca\$htast!c lottery game.
- 6. Prizes available to be won and determination of prize winners:
- (a) All Ca\$htast!c prize payments will be made as one-time, lump-sum cash payments.
- (b) Holders of tickets upon which any of the "WIN-NING NUMBERS" play symbols matches any of the play

symbols in a "ROW," and a prize symbol of PROG (TOP PRIZE) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of a "PROGRESSIVE TOP PRIZE." The amount won under this paragraph is the amount of the "PROGRESSIVE TOP PRIZE," determined by the Lottery Central Computer System, as of the time the winning ticket was purchased. The amount won will be a minimum of \$2,500.

- (c) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of \$100 (ONE HUN) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of \$100.
- (d) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of $$20^{.00}$ (TWENTY) appears in two of the "Prize" areas, a prize symbol of $$50^{.00}$ (FIFTY) appears in one of the "Prize" areas and a prize symbol of $$10^{.00}$ (TEN DOL) appears in one of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$100.
- (e) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of \$50.00 (FIFTY) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of \$50.
- (f) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$20.00 (TWENTY) appears in two of the "Prize" areas and a prize symbol of \$5.00 (FIV DOL) appears in two of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$50.
- (g) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$10^{.00} (TEN DOL) appears in three of the "Prize" areas and a prize symbol of \$20^{.00} (TWENTY) appears in one of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$50.
- (h) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of 20^{00} (TWENTY) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of 20^{00}
- (i) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$10.00 (TEN DOL) appears in one of the "Prize" areas, a prize symbol of \$5.00 (FIV DOL) appears in one of the "Prize" areas, a prize symbol of \$4.00 (FOR DOL) appears in one of the "Prize" areas and a prize symbol of \$1.00 (ONE DOL) appears in one of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$20.
- (j) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of $\$4^{.00}$ (FOR DOL) appears in two of the "Prize" areas, a prize symbol of $\$10^{.00}$ (TEN DOL) appears in one of the "Prize" areas and

a prize symbol of $\$2^{.00}$ (TWO DOL) appears in one of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$20.

- (k) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$5.00 (FIV DOL) appears in all four of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$20.
- (l) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of \$10.00 (TEN DOL) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of \$10.
- (m) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$4.00 (FOR DOL) appears in two of the "Prize" areas and a prize symbol of \$1.00 (ONE DOL) appears in two of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$10.00 (Point Prize) appears in two of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$10.00 (Point Prize) appears in two of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$10.00 (Point Prize) appears in two of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$10.00 (Point Prize) appears in two of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$10.00 (Point Prize) appears in two of the "Prize" areas and a prize of \$10.00 (Point Prize) appears in two of the "Prize" areas and a prize symbol of \$1.00 (Point Prize) appears in two of the "Prize" areas and a prize symbol of \$1.00 (Point Prize) appears in two of the "Prize" areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point Prize) areas and a prize symbol of \$1.00 (Point P
- (n) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$2.00 (TWO DOL) appears in three of the "Prize" areas and a prize symbol of \$4.00 (FOR DOL) appears in one of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$10.
- (o) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$2.00 (TWO DOL) appears in two of the "Prize" areas, a prize symbol of \$5.00 (FIV DOL) appears in one of the "Prize" areas and a prize symbol of \$1.00 (ONE DOL) appears in one of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$10.
- (p) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of $\$5^{.00}$ (FIV

- DOL) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of \$5.
- (q) Holders of tickets upon which any of the "WIN-NING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$1.00 (ONE DOL) appears in three of the "Prize" areas and a prize symbol of \$2.00 (TWO DOL) appears in one of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$5.
- (r) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of \$4⁰⁰ (FOR DOL) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of \$4.
- (s) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," an "Exclamation Point" symbol appears in that "ROW" and a prize symbol of \$1.00 (ONE DOL) appears in all four of the "Prize" areas, on a single ticket, shall be entitled to a prize of \$4.
- (t) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of \$2.00 (TWO DOL) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of \$2.
- (u) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of \$1.00 (ONE DOL) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of \$1.
- (v) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches any of the play symbols in a "ROW," and a prize symbol of FREE (TICKET) appears in the "Prize" area to the right of that "ROW," on a single ticket, shall be entitled to a prize of one Ca\$htast!c Fast Play Game Ticket.
- 7. Number and description of prizes and approximate chances of winning: The following table sets forth the approximate number of winners, amounts of prizes and approximate chances of winning:

When Any "ROW NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown To The Right Of That "ROW." Win With:	Win:	Approximate Chances Of Winning Are 1 In:	Approximate No. Of Winners Per 1,800,000 Tickets:
FREE	FREE \$1 TICKET	10	180,000
\$1	\$1	24.39	73,800
\$1 × 2	\$2	40	45,000
\$2	\$2	40	45,000
EXCLAMATION POINT w/ $(\$1 \times 4)$	\$4	47.62	37,800
$$2 \times 2$	\$4	200	9,000
\$4	\$4	200	9,000
EXCLAMATION POINT w/ ((\$1 × 3) + \$2)	\$5	200	9,000
$(\$2 \times 2) + \1	\$5	500	3,600
\$4 + \$1	\$5	500	3,600
\$5	\$5	500	3,600
EXCLAMATION POINT w/ ((\$2 × 2) + \$5 + \$1)	\$10	500	3,600

When Any "ROW NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown To The Right Of That "ROW." Win With:	Win:	Approximate Chances Of Winning Are 1 In:	Approximate No. Of Winners Per 1,800,000 Tickets:
EXCLAMATION POINT w/ ((\$2 × 3) + \$4)	\$10	500	3,600
EXCLAMATION POINT w/ $((\$4 \times 2) + (\$1 \times 2))$	\$10	500	3,600
$\$5 \times 2$	\$10	1,000	1,800
\$10	\$10	1,000	1,800
EXCLAMATION POINT w/ (\$5 × 4)	\$20	4,000	450
EXCLAMATION POINT w/ ((\$4 × 2) + \$10 + \$2)	\$20	4,000	450
EXCLAMATION POINT w/ (\$10 + \$5 + \$4 + \$1)	\$20	4,000	450
\$10 × 2	\$20	8,000	225
$(\$5 \times 2) + \10	\$20	8,000	225
\$20	\$20	8,000	225
EXCLAMATION POINT w/ ((\$10 × 3) + \$20)	\$50	12,000	150
EXCLAMATION POINT w/ ((\$20 × 2) + (\$5 × 2))	\$50	12,000	150
$(\$20 \times 2) + \10	\$50	24,000	75
\$50	\$50	24,000	75
EXCLAMATION POINT w/ ((\$20 × 2) + \$50 + \$10)	\$100	24,000	75
\$50 × 2	\$100	60,000	30
\$100	\$100	60,000	30
PROGRESSIVE TOP PRIZE	\$2,500*	360,000	5

When an "EXCLAMATION POINT" symbol appears in a winning ROW, win all four prizes shown. Each ROW is played separately.

*PROGRESSIVE TOP PRIZE: The minimum value of the PROGRESSIVE TOP PRIZE is \$2,500. The PROGRESSIVE TOP PRIZE increases by \$0.10 every time a ticket is purchased, and resets to \$2,500 whenever a top prize winning ticket is sold

Prizes, including top prizes, are subject to availability at the time of purchase.

- 8. Ticket responsibility:
- (a) A Fast Play lottery game ticket is a bearer document deemed to be owned by the person holding the game ticket, except that if a name is contained on the back of the game ticket, the person named will, for all purposes, be considered the owner of the game ticket.
- (b) The holder of a Fast Play lottery game ticket has the sole responsibility for checking the accuracy and condition of the data printed on the game ticket.
- (c) The Commonwealth shall not be responsible for a lost or stolen Fast Play lottery game ticket, or for a Fast Play ticket redeemed by a player in error.
 - 9. Ticket validation and requirements:
- (a) Valid Fast Play lottery game tickets. To be a valid Fast Play lottery game ticket, the presented game ticket must meet the following requirements:
- (1) The game ticket's bar code shall be present in its entirety.
 - (2) The game ticket must be intact.
- (3) The game ticket may not be mutilated, altered, reconstituted or tampered with.
- (4) The game ticket may not be counterfeit or a duplicate of a winning ticket.
 - (5) The game ticket must have been validly issued.

- (6) The game ticket data shall have been recorded on the Lottery Central Computer System and the game ticket data shall match the computer record in every respect.
- (7) The game ticket must not be defectively printed or printed or produced in error such that it cannot be processed or validated by the Lottery.
- (8) The game ticket must pass other confidential security checks of the Lottery.
- (b) Invalid or defective game tickets. A game ticket not passing the validation requirements in subsection (a) will be considered invalid and no payment will be made on account of any play recorded thereon. The determination of the Secretary in this regard is final.
 - 10. Procedures for claiming and payment of prizes:
- (a) A prize may be claimed through an authorized retailer or the Lottery, as provided in this section. A prize must be claimed within 1 year of the sale date of the Fast Play lottery game ticket.
- (b) An authorized retailer is authorized to pay prizes of \$2,500 or less. The holder of a game ticket evidencing a winning play representing a prize of \$2,500 or less may be paid by a participating authorized retailer if a proper validation pay ticket was issued by the retailer's Lottery Terminal.
- (c) The holder of a game ticket evidencing a winning play representing a prize in excess of \$2,500 may present the game ticket to an authorized retailer, Lottery District Office, or Lottery Headquarters.

- (d) The holder of a game ticket evidencing a winning play shall present the ticket, in person, to an authorized retailer, Lottery Headquarters or a Lottery District Office. The retailer or the Lottery will issue payment if:
- (1) The game ticket is scanned and the play is validated through the Lottery Terminal or the Lottery Central Computer System;
 - (2) A claim form is properly and fully completed;
 - (3) The identification of the claimant is confirmed; and
- (4) The winning ticket has not expired, pursuant to this section or section 12 (relating to unclaimed prizes).
- (e) The Commonwealth shall not be responsible for a winning play paid in error by an authorized retailer.
- (f) In the event a prize described in these rules is not available, the Lottery may either provide a substitute prize, determined by the Secretary to have an equivalent value to the prize won, or make a cash payment to the winner, in an amount determined by the Secretary to have an equivalent value to the prize won.
- 11. Funding for prizes: Moneys will be drawn from the State Lottery Fund, to the extent necessary, to fund the payment of prizes under this section. If this lottery game is terminated for any cause, prize moneys remaining undistributed will remain in the State Lottery Fund and used for purposes otherwise provided for by law.
- 12. Unclaimed prizes: Unclaimed prize money on winning Fast Play lottery game tickets will be retained by the Secretary for payment to the persons entitled thereto for 1 year from the sale date of the Fast Play lottery game ticket. If no claim is made within 1 year from the sale date of the Fast Play lottery game ticket, the right of a ticket holder to claim the prize represented by that ticket, if any, shall expire.
- 13. Purchase and prize restrictions: A Fast Play lottery game ticket may not be purchased by, and a prize may not be paid, to an officer or employee of the Lottery, Lottery professional services contractors or subcontractors, or to a spouse, child, brother, sister or parent residing in the same household of an officer, employee, contractor or subcontractor who is involved in the production, distribution or operation of systems for the validation or accounting of Fast Play games.

14. "PROGRESSIVE TOP PRIZE" restrictions:

- (a) An amount of \$0.10 from the sale of each Ca\$htast!c ticket will be accumulated in the "PROGRES-SIVE TOP PRIZE" pool.
- (b) Prize Amount: The amount of the "PROGRESSIVE TOP PRIZE" at the time a ticket is purchased can only be verified through the Lottery's Central Computer System. Any advertisement or any materials describing the amount of the "PROGRESSIVE TOP PRIZE" are only valid as of the time they are posted. If any discrepancy exists between this notice and any material describing or advertising the Ca\$htast!c game, this notice and the data contained in the Lottery's Central Computer System shall govern.
- (c) The "PROGRESSIVE TOP PRIZE" and all other prizes are subject to availability at the time of purchase. The Lottery is not responsible for prizes that are not awarded due to technical issues. In the event of a "PROGRESSIVE TOP PRIZE" being reset without the actual sale of a "PROGRESSIVE TOP PRIZE" winning ticket, all prize money that had accumulated into the "PROGRESSIVE TOP PRIZE" pool (i.e. \$0.10 from the

- sale of each ticket) shall be awarded as part of the next "PROGRESSIVE TOP PRIZE" won.
- (d) Prizes payable to "PROGRESSIVE TOP PRIZE" winners will be paid as a one-time cash payment. For the purposes of calculation of the prize to be paid to "PROGRESSIVE TOP PRIZE" winners, the "PROGRESSIVE TOP PRIZE" amount will be rounded up to the nearest \$0.50.

15. Governing law:

- (a) By purchasing a ticket, the purchaser agrees to comply with and abide by the State Lottery Law (72 P.S. §§ 3761-101—3761-314), this notice, instructions, conditions and final decisions of the Secretary, and procedures established by the Secretary for the conduct of the Fast Play Ca\$htast!c lottery game.
- (b) Decisions made by the Secretary, including the declaration of prizes and the payment thereof, in interpretation of this notice are final and binding on players and persons making a claim in respect thereof.
 - 16. Retailer compensation:
- (a) Authorized retailers may be entitled to compensation as determined by the Lottery.
- (b) No authorized retailer or employee of an authorized retailer shall request, demand, or accept gratuities or any compensation other than as provided in subsection (a) in exchange for the performance of duties authorized pursuant to the Lottery retailer's license without the Lottery's prior written authorization.
- 17. Retailer Incentive Programs: The Lottery may conduct a separate Retailer Incentive Program for retailers who sell Pennsylvania Fast Play Ca\$htast!c lottery game tickets.
- 18. Retailer bonus: The Lottery may offer a retailer bonus in connection with the sale of Pennsylvania Fast Play lottery game tickets. If a retailer bonus is offered, a Lottery retailer shall be eligible for a bonus as described in this section. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$100,000 and not exceeding \$500,000 shall be paid a bonus of \$500. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$500,001 and not exceeding \$1,000,000 shall be paid a bonus of \$5,000. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$1,000,001 and not exceeding \$10,000,000 shall be paid a bonus of \$10,000. A Lottery retailer is entitled only to the largest bonus for which they qualify on a winning ticket. A bonus will be initiated for payment after the Fast Play game ticket is claimed and validated. A bonus will not be awarded to a Lottery retailer that sells a non-winning Pennsylvania Lottery Fast Play game ticket used to enter a Pennsylvania Lottery second-chance drawing or promotion that is subsequently selected to win a prize.
- 19. Termination of the game: The Secretary may announce a termination date, after which no further tickets from this game may be sold. The announcement will be disseminated through media used to advertise or promote Ca\$htast!c or through normal communications methods.

20. Applicability: This notice applies only to the Ca\$htast!c lottery game announced in this notice.

C. DANIEL HASSELL,

Secretary

[Pa.B. Doc. No. 21-1201. Filed for public inspection July 30, 2021, 9:00 a.m.]

DEPARTMENT OF REVENUE

Pennsylvania Goat Load of Cash Fast Play Game 5129

Under the State Lottery Law (72 P.S. §§ 3761-101—3761-314) and 61 Pa. Code § 803.11 (relating to powers and duties of the Secretary of Revenue), the Secretary of Revenue hereby provides public notice of the rules for the following lottery game:

- 1. Name: The name of the lottery game is Pennsylvania Goat Load of Cash (hereinafter "Goat Load of Cash"). The game number is PA-5129.
 - 2. Definitions:
- (a) Authorized retailer or retailer: A person who is properly licensed by the Lottery pursuant to 61 Pa. Code §§ 805.1—805.17.
- (b) Bar code: The symbology on the ticket containing certain encrypted validation and accounting data used for identifying winning and losing tickets.
- (c) Game Ticket: A bearer instrument produced through a Lottery Terminal that is the player's record of a play for a Fast Play lottery game and sold by an authorized retailer containing the play and validation data as published in this game notice.
- (d) Lottery Central Computer System: The computer gaming system on which all Fast Play plays are recorded.
- (e) Lottery Terminal: A device authorized by the Lottery to function in an interactive mode with the Lottery Central Computer System for the purpose of issuing plays, executing Quick Pick selections, and entering, receiving, and processing lottery transactions, including making purchases, validating plays, transmitting reports and performing inventory functions.
- (f) *Play*: A chance to participate in a particular Fast Play lottery game.
- (g) *Play Area*: The area on a ticket, which contains one or more play symbols.
- (h) *Play Symbol*: A number, letter, symbol, image or other character found in the play area, which is used to determine whether a player wins a prize.
- (i) *Prize*: A non-monetary item, money, or experience that can be won as specified in section 6 (relating to prizes available to be won and determination of prize winners) of this game notice.
- (j) WINNING NUMBERS: The numbers, letters, symbols or other characters found in the play area that, when matched against the play symbols in the "YOUR NUMBERS" area, determine whether a player wins a prize.
- (k) Winning ticket: A game ticket which has been validated and qualifies for a prize.
- (l) YOUR NUMBERS: The numbers, letters, symbols or other characters found in the play area that, when

matched against the play symbols in the "WINNING NUMBERS" area, determine whether a player wins a prize.

- (m) 5X ON THE FENCE NUMBERS: The area on a Goat Load of Cash ticket containing two numbers, letters, symbols or other characters, that, when matched against the play symbols in the "WINNING NUMBERS" area, determine whether a player wins five times the corresponding prize.
 - 3. Price: The price of a Goat Load of Cash ticket is \$2.
- 4. Description of the Goat Load of Cash Fast Play lottery game:
- (a) The Goat Load of Cash lottery game is an instant win game printed from a Lottery Terminal. All prizes are predetermined, and the player does not have the ability to select their own play symbols. Goat Load of Cash tickets may be purchased from an authorized retailer or at a Lottery self-service terminal that sells terminal-based Lottery game tickets. Tickets purchased from an authorized retailer shall be printed on-demand at the time of purchase and may not be preprinted by the retailer.
- (b) Goat Load of Cash is played by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area. A player matching play symbols in this manner will win the prize shown under the "YOUR NUMBERS" play symbol. A bet slip is not used to play this game.
- (c) Goat Load of Cash is also played by matching either of the play symbols in the "5X ON THE FENCE NUMBERS" area. Players matching any of the "WINNING NUMBERS" play symbols to either of the "5X ON THE FENCE NUMBERS" play symbols will win five times the prize shown under the corresponding "5X ON THE FENCE" play symbol.
- (d) Players can win the prizes identified in section 6 (relating to prizes available to be won and determination of prize winners).
- (e) A Goat Load of Cash game ticket cannot be canceled or voided once printed by the Lottery Terminal, even if printed in error.
- (f) To purchase a ticket at an authorized retailer, a player must remit the purchase price to the retailer and verbally request a Goat Load of Cash game ticket. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
- (g) To purchase a ticket at a Pennsylvania Lottery self-service terminal, the player must insert into the self-service terminal a dollar amount equal to the total purchase price of a Goat Load of Cash game ticket and select the Goat Load of Cash option on the Lottery self-service terminal. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
 - 5. Goat Load of Cash ticket characteristics:
- (a) A Goat Load of Cash ticket shall contain a play area, the cost of the play, the date of sale and a bar code.
- (b) Play Symbols: Each Goat Load of Cash ticket play area will contain a "WINNING NUMBERS" area, a "YOUR NUMBERS" area and a "5X ON THE FENCE NUMBERS" area. The play symbols and their captions, located in the "WINNING NUMBERS" area, the "YOUR NUMBERS" area and the "5X ON THE FENCE NUMBERS" area, are: 1 (ONE), 2 (TWO), 3 (THREE), 4 (FOUR), 5 (FIVE), 6 (SIX), 7 (SEVEN), 8 (EIGHT), 9

- $\begin{array}{c} ({\rm NINE}),\ 10\ ({\rm TEN}),\ 11\ ({\rm ELEVN}),\ 12\ ({\rm TWLV}),\ 13\ ({\rm THRTN}), \\ 14\ ({\rm FORTN}),\ 15\ ({\rm FIFTN}),\ 16\ ({\rm SIXTN}),\ 17\ ({\rm SVNTN}),\ 18\\ ({\rm EGHTN}),\ 19\ ({\rm NINTN}),\ 20\ ({\rm TWENT}),\ 21\ ({\rm TWYONE}),\ 22\\ ({\rm TWYTWO}),\ 23\ ({\rm TWYTHR}),\ 24\ ({\rm TWYFOR})\ \ {\rm and}\ \ 25\\ ({\rm TWYFIV}). \end{array}$
- (c) Prize Symbols: The prize symbols and their captions, located in the "YOUR NUMBERS" area, are: $\$2^{.00}$ (TWO DOL), $\$4^{.00}$ (FOR DOL), $\$5^{.00}$ (FIV DOL), $\$10^{.00}$ (TEN DOL), $\$15^{.00}$ (FIFTEEN), $\$20^{.00}$ (TWENTY), $\$30^{.00}$ (THIRTY), $\$50^{.00}$ (FIFTY), \$100 (ONE HUN), \$500 (FIV HUN) and \$10,000 (TEN THO). The prize symbols and their captions, located in the "5X ON THE FENCE" area, are: $\$2^{.00}$ (TWO DOL), $\$4^{.00}$ (FOR DOL), $\$5^{.00}$ (FIV DOL), $\$10^{.00}$ (TEN DOL), $\$15^{.00}$ (FIFTEEN), $\$20^{.00}$ (TWENTY), $\$50^{.00}$ (FIFTY) and \$100 (ONE HUN).
- (d) *Prizes*: The prizes that can be won in this game, are: \$2, \$4, \$5, \$10, \$15, \$20, \$30, \$50, \$100, \$500 and \$10,000. Goat Load of Cash contains a feature that can multiply certain prizes won in the main game area as detailed in section 4 (relating to description of the Goat Load of Cash Fast Play lottery game). For a complete list of prizes, and how those prizes can be won, see section 7 (relating to number and description of prizes and approximate chances of winning). A player can win up to eight times on a ticket.
- (e) Approximate number of tickets available for the game: Approximately 600,000 tickets will be available for sale for the Goat Load of Cash lottery game.
- 6. Prizes available to be won and determination of prize winners:
- (a) All Goat Load of Cash prize payments will be made as one-time, lump-sum cash payments.
- (b) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$10,000 (TEN THO) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$10,000.
- (c) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$500 (FIV HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$500.
- (d) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches either of the "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of \$100 (ONE HUN) appears in the "Prize" area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$500.
- (e) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches either of the "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of 50^{00} (FIFTY) appears in the "Prize" area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$250.
- (f) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$100 (ONE HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$100.
- (g) Holders of tickets upon which any of the "WIN-NING NUMBERS" play symbols matches either of the

- "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of \$20^{.00} (TWENTY) appears in the "Prize" area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$100
- (h) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches either of the "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of \$15.00 (FIFTEEN) appears in the "Prize" area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$75.
- (i) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$50.00 (FIFTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$50.
- (j) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches either of the "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of $$10^{.00}$ (TEN DOL) appears in the "Prize" area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$50.
- (k) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$30.00 (THIRTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$30.
- (l) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches either of the "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of $\$5^{.00}$ (FIV DOL) appears in the "Prize" area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$25.
- (m) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$20.00 (TWENTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$20.
- (n) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches either of the "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of \$4.00 (FOR DOL) appears in the "Prize" area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$20.
- (o) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$15.00 (FIFTEEN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$15.
- (p) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of $$10^{.00}$ (TEN DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$10.
- (q) Holders of tickets upon which any of the "WINNING NUMBERS" play symbols matches either of the "5X ON THE FENCE NUMBERS" play symbols and a prize symbol of \$2.00 (TWO DOL) appears in the "Prize"

area under the matching "5X ON THE FENCE" play symbol, on a single ticket, shall be entitled to a prize of \$10.

- (r) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$5.00 (FIV DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$5.
- (s) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$4.00 (FOR DOL) appears in the "Prize" area under the match-

ing "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$4.

- (t) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$2.00 (TWO DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$2.
- 7. Number and description of prizes and approximate chances of winning: The following table sets forth the approximate number of winners, amounts of prizes and approximate chances of winning:

When Any Of "YOUR NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown Under The Matching Number. Win With:	5X ON THE FENCE:	Win :	Approximate Chances Of Winning Are 1 In:	Approximate No. Of Winners Per 600,000 Tickets:
\$2		\$2	8.70	69,000
\$2 × 2		\$4	32.26	18,600
\$4		\$4	33.33	18,000
\$5		\$5	29.41	20,400
\$5 × 2		\$10	1,000	600
$(\$2 \times 3) + \4		\$10	2,000	300
$(\$4 \times 2) + \2		\$10	1,429	420
	\$2 w/ 5X MATCH	\$10	38.46	15,600
\$10		\$10	1,000	600
\$5 × 3		\$15	1,000	600
\$10 + \$5		\$15	1,000	600
\$15		\$15	250	2,400
\$5 × 4		\$20	1,000	600
\$10 × 2		\$20	10,000	60
$(\$4 \times 4) + (\$2 \times 2)$		\$20	10,000	60
$(\$5 \times 2) + \10		\$20	5,000	120
\$15 + \$5		\$20	5,000	120
	(\$2 w/ 5X MATCH) × 2	\$20	10,000	60
	\$4 w/ 5X MATCH	\$20	1,111	540
\$20		\$20	10,000	60
\$10 × 3		\$30	12,000	50
\$15 × 2		\$30	12,000	50
$(\$4 \times 2) + \2	(\$2 w/ 5X MATCH) × 2	\$30	1,091	550
$(\$10 \times 2) + (\$5 \times 2)$		\$30	12,000	50
\$15 + \$10 + \$5		\$30	12,000	50
\$20 + \$10		\$30	12,000	50
	(\$4 w/ 5X MATCH) + (\$2 w/ 5X MATCH)	\$30	1,091	550
\$30		\$30	12,000	50
\$10 × 5		\$50	24,000	25
$(\$4 \times 4) + (\$2 \times 2)$	(\$4 w/ 5X MATCH) + (\$2 w/ 5X MATCH)	\$50	4,000	150
$(\$20 \times 2) + (\$5 \times 2)$		\$50	24,000	25
\$20 + \$5	\$5 w/ 5X MATCH	\$50	12,000	50

When Any Of "YOUR NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown Under The Matching Number. Win With:	5X ON THE FENCE:	Win:	Approximate Chances Of Winning Are 1 In:	Approximate No. Of Winners Per 600,000 Tickets:
\$10	(\$4 w/ 5X MATCH) × 2	\$50	24,000	25
\$30	(\$2 w/ 5X MATCH) × 2	\$50	24,000	25
	(\$5 w/ 5X MATCH) × 2	\$50	24,000	25
	\$10 w/ 5X MATCH	\$50	12,000	50
\$50		\$50	24,000	25
\$50 × 2		\$100	120,000	5
(\$20 × 4) + (\$10 × 2)		\$100	120,000	5
$(\$20 \times 2) + (\$10 \times 2) + (\$5 \times 2)$	(\$4 w/ 5X MATCH) + (\$2 w/ 5X MATCH)	\$100	12,000	50
\$50	(\$5 w/ 5X MATCH) × 2	\$100	12,000	50
	(\$15 w/ 5X MATCH) + (\$5 w/ 5X MATCH)	\$100	12,000	50
	\$20 w/ 5X MATCH	\$100	12,000	50
\$100		\$100	60,000	10
\$100 × 4	\$20 w/ 5X MATCH	\$500	120,000	5
	(\$50 w/ 5X MATCH) × 2	\$500	120,000	5
	\$100 w/ 5X MATCH	\$500	120,000	5
\$500		\$500	120,000	5
\$10,000		\$10,000	120,000	5

When any WINNING NUMBER matches either 5X ON THE FENCE number, win 5 TIMES the prize shown!

Prizes, including top prizes, are subject to availability at the time of purchase.

- 8. Ticket responsibility:
- (a) A Fast Play lottery game ticket is a bearer document deemed to be owned by the person holding the game ticket, except that if a name is contained on the back of the game ticket, the person named will, for all purposes, be considered the owner of the game ticket.
- (b) The holder of a Fast Play lottery game ticket has the sole responsibility for checking the accuracy and condition of the data printed on the game ticket.
- (c) The Commonwealth shall not be responsible for a lost or stolen Fast Play lottery game ticket, or for a Fast Play ticket redeemed by a player in error.
 - 9. Ticket validation and requirements:
- (a) Valid Fast Play lottery game tickets. To be a valid Fast Play lottery game ticket, the presented game ticket must meet the following requirements:
- (1) The game ticket's bar code shall be present in its entirety.
 - (2) The game ticket must be intact.
- (3) The game ticket may not be mutilated, altered, reconstituted or tampered with.
- (4) The game ticket may not be counterfeit or a duplicate of a winning ticket.
 - (5) The game ticket must have been validly issued.
- (6) The game ticket data shall have been recorded on the Lottery Central Computer System and the game ticket data shall match the computer record in every respect.

- (7) The game ticket must not be defectively printed or printed or produced in error such that it cannot be processed or validated by the Lottery.
- (8) The game ticket must pass other confidential security checks of the Lottery.
- (b) Invalid or defective game tickets. A game ticket not passing the validation requirements in subsection (a) will be considered invalid and no payment will be made on account of any play recorded thereon. The determination of the Secretary in this regard is final.
 - 10. Procedures for claiming and payment of prizes:
- (a) A prize may be claimed through an authorized retailer or the Lottery, as provided in this section. A prize must be claimed within 1 year of the sale date of the Fast Play lottery game ticket.
- (b) An authorized retailer is authorized to pay prizes of \$2,500 or less. The holder of a game ticket evidencing a winning play representing a prize of \$2,500 or less may be paid by a participating authorized retailer if a proper validation pay ticket was issued by the retailer's Lottery Terminal.
- (c) The holder of a game ticket evidencing a winning play representing a prize in excess of \$2,500 may present the game ticket to an authorized retailer, Lottery District Office, or Lottery Headquarters.
- (d) The holder of a game ticket evidencing a winning play shall present the ticket, in person, to an authorized retailer, Lottery Headquarters or a Lottery District Office. The retailer or the Lottery will issue payment if:
- (1) The game ticket is scanned and the play is validated through the Lottery Terminal or the Lottery Central Computer System;

- (2) A claim form is properly and fully completed;
- (3) The identification of the claimant is confirmed; and
- (4) The winning ticket has not expired, pursuant to this section or section 12 (relating to unclaimed prizes).
- (e) The Commonwealth shall not be responsible for a winning play paid in error by an authorized retailer.
- (f) In the event a prize described in these rules is not available, the Lottery may either provide a substitute prize, determined by the Secretary to have an equivalent value to the prize won, or make a cash payment to the winner, in an amount determined by the Secretary to have an equivalent value to the prize won.
- 11. Funding for prizes: Moneys will be drawn from the State Lottery Fund, to the extent necessary, to fund the payment of prizes under this section. If this lottery game is terminated for any cause, prize moneys remaining undistributed will remain in the State Lottery Fund and used for purposes otherwise provided for by law.
- 12. Unclaimed prizes: Unclaimed prize money on winning Fast Play lottery game tickets will be retained by the Secretary for payment to the persons entitled thereto for 1 year from the sale date of the Fast Play lottery game ticket. If no claim is made within 1 year from the sale date of the Fast Play lottery game ticket, the right of a ticket holder to claim the prize represented by that ticket, if any, shall expire.
- 13. Purchase and prize restrictions: A Fast Play lottery game ticket may not be purchased by, and a prize may not be paid, to an officer or employee of the Lottery, Lottery professional services contractors or subcontractors, or to a spouse, child, brother, sister or parent residing in the same household of an officer, employee, contractor or subcontractor who is involved in the production, distribution or operation of systems for the validation or accounting of Fast Play games.

14. Governing law:

- (a) By purchasing a ticket, the purchaser agrees to comply with and abide by the State Lottery Law (72 P.S. §§ 3761-101—3761-314), this notice, instructions, conditions and final decisions of the Secretary, and procedures established by the Secretary for the conduct of the Fast Play Goat Load of Cash lottery game.
- (b) Decisions made by the Secretary, including the declaration of prizes and the payment thereof, in interpretation of this notice are final and binding on players and persons making a claim in respect thereof.
 - 15. Retailer compensation:
- (a) Authorized retailers may be entitled to compensation as determined by the Lottery.
- (b) No authorized retailer or employee of an authorized retailer shall request, demand, or accept gratuities or any compensation other than as provided in subsection (a) in exchange for the performance of duties authorized pursuant to the Lottery retailer's license without the Lottery's prior written authorization.
- 16. Retailer Incentive Programs: The Lottery may conduct a separate Retailer Incentive Program for retailers who sell Pennsylvania Fast Play Goat Load of Cash lottery game tickets.
- 17. Retailer bonus: The Lottery may offer a retailer bonus in connection with the sale of Pennsylvania Fast Play lottery game tickets. If a retailer bonus is offered, a Lottery retailer shall be eligible for a bonus as described in this section. Lottery retailers who sell a winning ticket

that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$100,000 and not exceeding \$500,000 shall be paid a bonus of \$500. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$500,001 and not exceeding \$1,000,000 shall be paid a bonus of \$5,000. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$1,000,001 and not exceeding \$10,000,000 shall be paid a bonus of \$10,000. A Lottery retailer is entitled only to the largest bonus for which they qualify on a winning ticket. A bonus will be initiated for payment after the Fast Play game ticket is claimed and validated. A bonus will not be awarded to a Lottery retailer that sells a non-winning Pennsylvania Lottery Fast Play game ticket used to enter a Pennsylvania Lottery second-chance drawing or promotion that is subsequently selected to win a prize.

- 18. Termination of the game: The Secretary may announce a termination date, after which no further tickets from this game may be sold. The announcement will be disseminated through media used to advertise or promote Goat Load of Cash or through normal communications methods.
- 19. *Applicability*: This notice applies only to the Goat Load of Cash lottery game announced in this notice.

C. DANIEL HASSELL, Secretary

[Pa.B. Doc. No. 21-1202. Filed for public inspection July 30, 2021, 9:00 a.m.]

DEPARTMENT OF REVENUE

Pennsylvania Gold Mine Fast Play Game 5127

Under the State Lottery Law (72 P.S. §§ 3761-101—3761-314) and 61 Pa. Code § 803.11 (relating to powers and duties of the Secretary of Revenue), the Secretary of Revenue hereby provides public notice of the rules for the following lottery game:

- 1. Name: The name of the lottery game is Pennsylvania Gold Mine (hereinafter "Gold Mine"). The game number is PA-5127.
 - 2. Definitions:
- (a) Authorized retailer or retailer: A person who is properly licensed by the Lottery pursuant to 61 Pa. Code \$\$ 805.1—805.17.
- (b) Bar code: The symbology on the ticket containing certain encrypted validation and accounting data used for identifying winning and losing tickets.
- (c) Game Ticket: A bearer instrument produced through a Lottery Terminal that is the player's record of a play for a Fast Play lottery game and sold by an authorized retailer containing the play and validation data as published in this game notice.
- (d) Lottery Central Computer System: The computer gaming system on which all Fast Play plays are recorded.
- (e) Lottery Terminal: A device authorized by the Lottery to function in an interactive mode with the Lottery Central Computer System for the purpose of issuing

plays, executing Quick Pick selections, and entering, receiving, and processing lottery transactions, including making purchases, validating plays, transmitting reports and performing inventory functions.

- (f) MINE BONUS: The area at the bottom of a Gold Mine ticket containing five play symbols that, when played according to the instructions, determines whether the player wins a prize. The MINE BONUS area is played separately.
- (g) Play: A chance to participate in a particular Fast Play lottery game.
- (h) *Play Area*: The area on a ticket which contains one or more play symbols.
- (i) *Play Symbol*: A number, letter, symbol, image or other character found in the play area which is used to determine whether a player wins a prize.
- (j) *Prize*: A non-monetary item, money, or experience that can be won as specified in section 6 (relating to prizes available to be won and determination of prize winners) of this game notice.
- (k) TNT PRIZE: The area at the top of a Gold Mine ticket containing one play symbol that, when played according to the instructions, determines whether the player adds any prize shown in the "TNT PRIZE" to the total prize won and wins that amount. The "TNT PRIZE" cannot be won alone. A prize symbol will not appear on a non-winning ticket.
- (l) Winning ticket: A game ticket which has been validated and qualifies for a prize.
 - 3. *Price*: The price of a Gold Mine ticket is \$20.
 - 4. Description of the Gold Mine Fast Play lottery game:
- (a) The Gold Mine lottery game is an instant win game printed from a Lottery Terminal. All prizes are predetermined, and the player does not have the ability to select their own play symbols. Gold Mine tickets may be purchased from an authorized retailer or at a Lottery self-service terminal that sells terminal-based Lottery game tickets. Tickets purchased from an authorized retailer shall be printed on-demand at the time of purchase and may not be preprinted by the retailer.
- (b) Gold Mine is played by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area. A player matching play symbols in this manner will win the prize shown under the "YOUR NUMBERS" play symbol. When a player matches play symbols in this manner and a prize amount appears in the "TNT PRIZE" area, the player adds the prize shown to the total amount won. A bet slip is not used to play this game.
- (c) Players can win the prizes identified in section 6 (relating to prizes available to be won and determination of prize winners).
- (d) A Gold Mine game ticket cannot be canceled or voided once printed by the Lottery Terminal, even if printed in error.
- (e) To purchase a ticket at an authorized retailer, a player must remit the purchase price to the retailer and verbally request a Gold Mine game ticket. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
- (f) To purchase a ticket at a Pennsylvania Lottery self-service terminal, the player must insert into the self-service terminal a dollar amount equal to the total purchase price of a Gold Mine game ticket and select the

- Gold Mine option on the Lottery self-service terminal. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
 - 5. Gold Mine ticket characteristics:
- (a) A Gold Mine ticket shall contain a play area, the cost of the play, the date of sale and a bar code.
- (b) $Play\ Symbols$: Each Gold Mine ticket play area will contain a "WINNING NUMBERS" area, a "YOUR NUMBERS" area, a "MINE BONUS" area and a "TNT PRIZE" area. The play symbols and their captions, located in the "WINNING NUMBERS" area and the "YOUR NUM-BERS" area, are: 1 (ONE), 2 (TWO), 3 (THREE), 4 (FOUR), 5 (FIVE), 6 (SIX), 7 (SEVEN), 8 (EIGHT), 9 (NINE), 10 (TEN), 11 (ELEVN), 12 (TWLV), 13 (THRTN), 14 (FORTN), 15 (FIFTN), 16 (SIXTN), 17 (SVNTN), 18 (EGHTN), 19 (NINTN), 20 (TWENT), 21 (TWYONE), 22 (TWYTWO), 23 (TWYTHR), 24 (TWYFOR), 25 (TWYFIV), 26 (TWYSIX), 27 (TWYSVN), 28 (TWYEGT), 29 (TWYNIN), 30 (THIRT), 31 (THYONE), 32 (THYTWO), 33 (THYTHR), 34 (THYFOR), 35 (THYFIV), 36 (THYSIX), 37 (THYSVN), 38 (THYEGT), 39 (THYNIN) and 40 (FORT). The play/prize symbols and their captions, located in the "MINE BONUS" area, are: $\$20^{.00}$ (TWENTY), $\$30^{.00}$ (THIRTY), $\$40^{.00}$ (FORTY), $\$50^{.00}$ (FIFTY), \$100(ONE HUN), \$200 (TWO HUN), \$500 (FIV HUN), \$1,000 (ONE THO) and a Gold Nugget (3TIMES) symbol. The play/prize symbols and their captions, located in the "TNT PRIZE" area, are: \$20.00 (TWENTY), \$30.00 (THIRTY), \$40^{.00} (FORTY), \$50^{.00} (FIFTY), \$100 (ONE HUN), \$200 (TWO HUN), BANG (NOWIN), BOOM (NOWIN) and a KA-POW (NOWIN) symbol.
- (c) Prize Symbols: The prize symbols and their captions, located in the "YOUR NUMBERS" area, are: $$20^{.00}$ (TWENTY), $$30^{.00}$ (THIRTY), $$40^{.00}$ (FORTY), $$50^{.00}$ (FIFTY), \$100 (ONE HUN), \$200 (TWO HUN), \$500 (FIV HUN), \$1,000 (ONE THO), \$10,000 (TEN THO) and \$300,000 (THRHUNTHO).
- (d) *Prizes*: The prizes that can be won in this game, are: \$20, \$30, \$40, \$50, \$100, \$200, \$500, \$1,000, \$10,000 and \$300,000. Gold Mine contains a feature that can increase certain prizes. For a complete list of prizes, and how those prizes can be won, see section 7 (relating to number and description of prizes and approximate chances of winning). A player can win up to 22 times on a ticket.
- (e) Approximate number of tickets available for the game: Approximately 1,200,000 tickets will be available for sale for the Gold Mine lottery game.
- 6. Prizes available to be won and determination of prize winners:
- (a) All Gold Mine prize payments will be made as one-time, lump-sum cash payments.
- (b) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$300,000 (THRHUNTHO) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$300,000.
- (c) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$10,000 (TEN THO) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$10,000.
- (d) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING

NUMBERS" play symbols and a prize symbol of \$1,000 (ONE THO) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$1,000.

- (e) Holders of tickets upon which three prize/play symbols of \$1,000 (ONE THO) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$1.000.
- (f) Holders of tickets upon which a prize of \$800 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$200 (TWO HUN) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$1,000.
- (g) Holders of tickets upon which a prize of \$600 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$100 (ONE HUN) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$700.
- (h) Holders of tickets upon which two prize/play symbols of \$200 (TWO HUN) and a Gold Nugget (3TIMES) prize/play symbol appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$600.
- (i) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$500 (FIV HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$500.
- (j) Holders of tickets upon which three prize/play symbols of \$500 (FIV HUN) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$500.
- (k) Holders of tickets upon which a prize of \$400 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$100 (ONE HUN) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$500.
- (l) Holders of tickets upon which a prize of \$360 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$50.00 (FIFTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$410.
- (m) Holders of tickets upon which a prize of \$380 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$400.
- (n) Holders of tickets upon which a prize of \$360 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$40.00 (FORTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$400.
- (o) Holders of tickets upon which a prize of \$360 is won by matching the play symbols located in the "YOUR

NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$380.

- (p) Holders of tickets upon which a prize of \$300 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$50.00 (FIFTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$350.
- (q) Holders of tickets upon which two prize/play symbols of \$100 (ONE HUN) and a Gold Nugget (3TIMES) prize/play symbol appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$300.
- (r) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$200 (TWO HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$200.
- (s) Holders of tickets upon which three prize/play symbols of \$200 (TWO HUN) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$200
- (t) Holders of tickets upon which a prize of \$180 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$200.
- (u) Holders of tickets upon which a prize of \$120 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of $$40^{.00}$ (FORTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$160.
- (v) Holders of tickets upon which two prize/play symbols of \$50.00 (FIFTY) and a Gold Nugget (3TIMES) prize/play symbol appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$150.
- (w) Holders of tickets upon which a prize of \$120 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$30.00 (THIRTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$150.
- (x) Holders of tickets upon which a prize of \$100 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$50.00 (FIFTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$150.
- (y) Holders of tickets upon which a prize of \$100 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$40^{.00} (FORTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$140.

- (z) Holders of tickets upon which two prize/play symbols of $$40^{.00}$ (FORTY) and a Gold Nugget (3TIMES) prize/play symbol appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$120.
- (aa) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$100 (ONE HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$100.
- (bb) Holders of tickets upon which three prize/play symbols of \$100 (ONE HUN) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$100.
- (cc) Holders of tickets upon which a prize of \$80 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$100.
- (dd) Holders of tickets upon which a prize of \$50 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$30.00 (THIRTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$80.
- (ee) Holders of tickets upon which a prize of \$50 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$70.
- (ff) Holders of tickets upon which two prize/play symbols of 20^{00} (TWENTY) and a Gold Nugget (3TIMES) prize/play symbol appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$60.
- (gg) Holders of tickets upon which a prize of \$40 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$60.
- (hh) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$50.00 (FIFTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$50.
- (ii) Holders of tickets upon which three prize/play symbols of $\$50^{.00}$ (FIFTY) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$50.

- (jj) Holders of tickets upon which a prize of \$30 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$50.
- (kk) Holders of tickets upon which a prize of \$20 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/play symbol of $\$30^{.00}$ (THIRTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$50.
- (ll) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$40.00 (FORTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$40.
- (mm) Holders of tickets upon which three prize/play symbols of $40^{.00}$ (FORTY) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of 40.
- (nn) Holders of tickets upon which a prize of \$20 is won by matching the play symbols located in the "YOUR NUMBERS" area to the play symbols located in the "WINNING NUMBERS" area, and upon which a prize/ play symbol of \$20.00 (TWENTY) appears in the "TNT PRIZE" area, on a single ticket, shall be entitled to a prize of \$40.
- (00) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$30.00 (THIRTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$30.
- (pp) Holders of tickets upon which three prize/play symbols of \$30^{.00} (THIRTY) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$30.
- (qq) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$20.00 (TWENTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, on a single ticket, shall be entitled to a prize of \$20.
- (rr) Holders of tickets upon which three prize/play symbols of $\$20^{.00}$ (TWENTY) appear in the "MINE BONUS" area, on a single ticket, shall be entitled to a prize of \$20.
- 7. Number and description of prizes and approximate chances of winning: The following table sets forth the approximate number of winners, amounts of prizes and approximate chances of winning:

When Any Of "YOUR NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown Under The Matching Number.	"TNT	"MINE	117	Approximate Chances Of	Approximate No. Of Winners Per
Win With:	PRIZE":	BONUS":	Win:	Winning Are 1 In:	1,200,000 Tickets:
		3—\$20s	\$20	13.33	90,000
\$20			\$20	13.33	90,000

When Any Of "YOUR NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown Under The				Approximate	Approximate No. Of Winners Per
Matching Number. Win With:	"TNT PRIZE":	"MINE BONUS":	Win:	Chances Of Winning Are 1 In:	1,200,000 Tickets:
		3—\$30s	\$30	26.32	45,600
\$30			\$30	26.32	45,600
\$20		3—\$20s	\$40	66.67	18,000
\$20	\$20		\$40	19.23	62,400
		3—\$40s	\$40	66.67	18,000
\$40			\$40	100	12,000
\$20		3—\$30s	\$50	1,000	1,200
\$30		3—\$20s	\$50	83.33	14,400
\$20	\$30		\$50	83.33	14,400
\$30	\$20		\$50	1,000	1,200
		3—\$50s	\$50	1,000	1,200
\$50			\$50	1,000	1,200
\$20 × 5			\$100	1,200	1,000
\$20 × 2		2—\$20s w/ GOLD NUGGET	\$100	480	2,500
\$20	\$20	2—\$20s w/ GOLD NUGGET	\$100	571.43	2,100
\$40		2—\$20s w/ GOLD NUGGET	\$100	571.43	2,100
\$40	\$20	3—\$40s	\$100	1,000	1,200
\$50 + \$20		3—\$30s	\$100	2,400	500
\$50 + \$30		3—\$20s	\$100	2,400	500
\$50 + \$30	\$20		\$100	2,400	500
\$50	\$20	3—\$30s	\$100	2,400	500
\$50	\$30	3—\$20s	\$100	800	1,500
\$50		3—\$50s	\$100	2,400	500
		3—\$100s	\$100	2,400	500
\$100			\$100	3,000	400
\$20 × 10			\$200	6,000	200
\$20 × 4	\$20	3—\$100s	\$200	3,000	400
\$30 × 4	\$30	3—\$50s	\$200	3,000	400
$(\$40 \times 2) + (\$30 \times 2)$		2—\$20s w/ GOLD NUGGET	\$200	3,000	400
\$40 × 3	\$40	3—\$40s	\$200	6,000	200
\$50 + \$30		2—\$40s w/ GOLD NUGGET	\$200	2,000	600
$(\$50 \times 2) + (\$40 \times 2)$	\$20		\$200	2,000	600
\$50		2—\$50s w/ GOLD NUGGET	\$200	2,000	600
\$100	\$40	2—\$20s w/ GOLD NUGGET	\$200	3,000	400
\$100	\$50	3—\$50s	\$200	2,000	600
\$100		3—\$100s	\$200	3,000	400
		3—\$200s	\$200	6,000	200
\$200			\$200	12,000	100
\$100 × 4	\$100		\$500	24,000	50

When Any Of "YOUR NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown Under The Matching Number. Win With:	"TNT PRIZE":	"MINE BONUS":	Win:	Approximate Chances Of Winning Are 1 In:	Approximate No. Of Winners Per 1,200,000 Tickets:
$(\$30 \times 5) + (\$20 \times 15)$	\$50		\$500	12,000	100
(\$30 × 10) + (\$20 × 10)			\$500	12,000	100
\$40 × 9	\$40	3—\$100s	\$500	12,000	100
$(\$50 \times 2) + (\$30 \times 2) + (\$20 \times 10)$	\$50	2—\$30s w/ GOLD NUGGET	\$500	4,000	300
(\$50 × 2) + (\$40 × 2) + (\$30 × 2) + (\$20 × 6)	\$20	2—\$40s w/ GOLD NUGGET	\$500	4,000	300
\$100 × 2		2—\$100s w/ GOLD NUGGET	\$500	2,400	500
\$200 + \$100	\$50	2—\$50s w/ GOLD NUGGET	\$500	4,000	300
\$200		2—\$100s w/ GOLD NUGGET	\$500	4,000	300
		3—\$500s	\$500	24,000	50
\$500			\$500	24,000	50
\$200 × 4	\$200		\$1,000	24,000	50
(\$40 × 10) + (\$20 × 10)	\$100	2—\$100s w/ GOLD NUGGET	\$1,000	12,000	100
\$200 + \$100 + \$50 + \$30	\$20	2—\$200s w/ GOLD NUGGET	\$1,000	12,000	100
\$500		3—\$500s	\$1,000	24,000	50
		3—\$1,000s	\$1,000	24,000	50
\$1,000			\$1,000	24,000	50
\$1,000 × 10			\$10,000	120,000	10
\$10,000			\$10,000	120,000	10
\$300,000			\$300,000	240,000	5

When you match any WINNING NUMBER below AND a prize amount appears in the TNT PRIZE area, add the prize shown to the TOTAL WON and win that amount. TNT PRIZE cannot be won alone.

MINE BONUS: Reveal 3 like amounts, win that amount. Reveal 2 like amounts and a "Gold Nugget" (3TIMES) symbol, win 3 TIMES that amount! MINE BONUS is played separately.

Prizes, including top prizes, are subject to availability at the time of purchase.

- 8. Ticket responsibility:
- (a) A Fast Play lottery game ticket is a bearer document deemed to be owned by the person holding the game ticket, except that if a name is contained on the back of the game ticket, the person named will, for all purposes, be considered the owner of the game ticket.
- (b) The holder of a Fast Play lottery game ticket has the sole responsibility for checking the accuracy and condition of the data printed on the game ticket.
- (c) The Commonwealth shall not be responsible for a lost or stolen Fast Play lottery game ticket, or for a Fast Play ticket redeemed by a player in error.
 - 9. Ticket validation and requirements:
- (a) Valid Fast Play lottery game tickets. To be a valid Fast Play lottery game ticket, the presented game ticket must meet the following requirements:
- (1) The game ticket's bar code shall be present in its entirety.

- (2) The game ticket must be intact.
- (3) The game ticket may not be mutilated, altered, reconstituted or tampered with.
- (4) The game ticket may not be counterfeit or a duplicate of a winning ticket.
 - (5) The game ticket must have been validly issued.
- (6) The game ticket data shall have been recorded on the Lottery Central Computer System and the game ticket data shall match the computer record in every respect.
- (7) The game ticket must not be defectively printed or printed or produced in error such that it cannot be processed or validated by the Lottery.
- (8) The game ticket must pass other confidential security checks of the Lottery.
- (b) Invalid or defective game tickets. A game ticket not passing the validation requirements in subsection (a) will be considered invalid and no payment will be made on account of any play recorded thereon. The determination of the Secretary in this regard is final.

- 10. Procedures for claiming and payment of prizes:
- (a) A prize may be claimed through an authorized retailer or the Lottery, as provided in this section. A prize must be claimed within 1 year of the sale date of the Fast Play lottery game ticket.
- (b) An authorized retailer is authorized to pay prizes of \$2,500 or less. The holder of a game ticket evidencing a winning play representing a prize of \$2,500 or less may be paid by a participating authorized retailer if a proper validation pay ticket was issued by the retailer's Lottery Terminal.
- (c) The holder of a game ticket evidencing a winning play representing a prize in excess of \$2,500 may present the game ticket to an authorized retailer, Lottery District Office, or Lottery Headquarters.
- (d) The holder of a game ticket evidencing a winning play shall present the ticket, in person, to an authorized retailer, Lottery Headquarters or a Lottery District Office. The retailer or the Lottery will issue payment if:
- (1) The game ticket is scanned and the play is validated through the Lottery Terminal or the Lottery Central Computer System;
 - (2) A claim form is properly and fully completed;
 - (3) The identification of the claimant is confirmed; and
- (4) The winning ticket has not expired, pursuant to this section or section 12 (relating to unclaimed prizes).
- (e) The Commonwealth shall not be responsible for a winning play paid in error by an authorized retailer.
- (f) In the event a prize described in these rules is not available, the Lottery may either provide a substitute prize, determined by the Secretary to have an equivalent value to the prize won, or make a cash payment to the winner, in an amount determined by the Secretary to have an equivalent value to the prize won.
- 11. Funding for prizes: Moneys will be drawn from the State Lottery Fund, to the extent necessary, to fund the payment of prizes under this section. If this lottery game is terminated for any cause, prize moneys remaining undistributed will remain in the State Lottery Fund and used for purposes otherwise provided for by law.
- 12. Unclaimed prizes: Unclaimed prize money on winning Fast Play lottery game tickets will be retained by the Secretary for payment to the persons entitled thereto for 1 year from the sale date of the Fast Play lottery game ticket. If no claim is made within 1 year from the sale date of the Fast Play lottery game ticket, the right of a ticket holder to claim the prize represented by that ticket, if any, shall expire.
- 13. Purchase and prize restrictions: A Fast Play lottery game ticket may not be purchased by, and a prize may not be paid, to an officer or employee of the Lottery, Lottery professional services contractors or subcontractors, or to a spouse, child, brother, sister or parent residing in the same household of an officer, employee, contractor or subcontractor who is involved in the production, distribution or operation of systems for the validation or accounting of Fast Play games.

14. Governing law:

(a) By purchasing a ticket, the purchaser agrees to comply with and abide by the State Lottery Law (72 P.S. §§ 3761-101—3761-314), this notice, instructions, conditions and final decisions of the Secretary, and procedures established by the Secretary for the conduct of the Fast Play Gold Mine lottery game.

- (b) Decisions made by the Secretary, including the declaration of prizes and the payment thereof, in interpretation of this notice are final and binding on players and persons making a claim in respect thereof.
 - 15. Retailer compensation:
- (a) Authorized retailers may be entitled to compensation as determined by the Lottery.
- (b) No authorized retailer or employee of an authorized retailer shall request, demand, or accept gratuities or any compensation other than as provided in subsection (a) in exchange for the performance of duties authorized pursuant to the Lottery retailer's license without the Lottery's prior written authorization.
- 16. Retailer Incentive Programs: The Lottery may conduct a separate Retailer Incentive Program for retailers who sell Pennsylvania Fast Play Gold Mine lottery game tickets.
- 17. Retailer bonus: The Lottery may offer a retailer bonus in connection with the sale of Pennsylvania Fast Play lottery game tickets. If a retailer bonus is offered, a Lottery retailer shall be eligible for a bonus as described in this section. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$100,000 and not exceeding \$500,000 shall be paid a bonus of \$500. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$500,001 and not exceeding \$1,000,000 shall be paid a bonus of \$5,000. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$1,000,001 and not exceeding \$10,000,000 shall be paid a bonus of \$10,000. A Lottery retailer is entitled only to the largest bonus for which they qualify on a winning ticket. A bonus will be initiated for payment after the Fast Play game ticket is claimed and validated. A bonus will not be awarded to a Lottery retailer that sells a non-winning Pennsylvania Lottery Fast Play game ticket used to enter a Pennsylvania Lottery second-chance drawing or promotion that is subsequently selected to win a prize.
- 18. Termination of the game: The Secretary may announce a termination date, after which no further tickets from this game may be sold. The announcement will be disseminated through media used to advertise or promote Gold Mine or through normal communications methods.
- 19. *Applicability*: This notice applies only to the Gold Mine lottery game announced in this notice.

C. DANIEL HASSELL, Secretary

[Pa.B. Doc. No. 21-1203. Filed for public inspection July 30, 2021, 9:00 a.m.]

DEPARTMENT OF REVENUE

Pennsylvania Magni-Find Money Fast Play Game 5128

Under the State Lottery Law (72 P.S. §§ 3761-101—3761-314) and 61 Pa. Code § 803.11 (relating to powers and duties of the Secretary of Revenue), the Secretary of Revenue hereby provides public notice of the rules for the following lottery game:

1. Name: The name of the lottery game is Pennsylvania Magni-Find Money (hereinafter "Magni-Find Money"). The game number is PA-5128.

2. Definitions:

- (a) Authorized retailer or retailer: A person who is properly licensed by the Lottery pursuant to 61 Pa. Code \$\$ 805.1—805.17.
- (b) Bar code: The symbology on the ticket containing certain encrypted validation and accounting data used for identifying winning and losing tickets.
- (c) Game Ticket: A bearer instrument produced through a Lottery Terminal that is the player's record of a play for a Fast Play lottery game and sold by an authorized retailer containing the play and validation data as published in this game notice.
- (d) Lottery Central Computer System: The computer gaming system on which all Fast Play plays are recorded.
- (e) Lottery Terminal: A device authorized by the Lottery to function in an interactive mode with the Lottery Central Computer System for the purpose of issuing plays, executing Quick Pick selections, and entering, receiving, and processing lottery transactions, including making purchases, validating plays, transmitting reports and performing inventory functions.
- (f) MONEY MAGNI-PLIER: The area in the center of the play area on a Magni-Find Money ticket that contains either a 1X (NOMULT), 2X (2TIMES), 3X (3TIMES), 4X (4TIMES) or 5X (5TIMES) multiplier symbol that is applied to any winning combination. The "PROGRES-SIVE TOP PRIZE" is not multiplied.
- (g) Play: A chance to participate in a particular Fast Play lottery game.
- (h) *Play Area*: The area on a ticket which contains one or more play symbols.
- (i) *Play Symbol*: A number, letter, symbol, image or other character found in the play area which is used to determine whether a player wins a prize.
- (j) *PROGRESSIVE TOP PRIZE*: The top prize available for this game that begins with a minimum prize amount that grows at a pre-determined rate every time a ticket is purchased, and then resets to the minimum prize amount whenever a top prize winning ticket is sold.
- (k) *Prize*: A non-monetary item, money, or experience that can be won as specified in section 6 (relating to prizes available to be won and determination of prize winners) of this game notice.
- (l) WINNING NUMBERS: The numbers, letters, symbols or other characters found in the play area that, when matched against the play symbols in the "YOUR NUMBERS" area, determine whether a player wins a prize.
- (m) Winning ticket: A game ticket which has been validated and qualifies for a prize.
- (n) YOUR NUMBERS: The numbers, letters, symbols or other characters found in the play area that, when matched against the play symbols in the "WINNING NUMBERS" area, determine whether a player wins a prize.
 - 3. Price: The price of a Magni-Find Money ticket is \$5.
- 4. Description of Magni-Find Money Fast Play lottery game:
- (a) Magni-Find Money lottery game is an instant win game printed from a Lottery Terminal. All prizes are

- predetermined, and the player does not have the ability to select their own play symbols. Magni-Find Money tickets may be purchased from an authorized retailer or at a Lottery self-service terminal that sells terminal-based Lottery game tickets. Tickets purchased from an authorized retailer shall be printed on-demand at the time of purchase and may not be preprinted by the retailer.
- (b) Magni-Find Money is played by matching any of the play symbols located in the "YOUR NUMBERS" area to any of the play symbols located in the "WINNING NUMBERS" area. A player matching play symbols in this manner will win the prize shown under the matching "YOUR NUMBERS" play symbol. A bet slip is not used to play this game.
- (c) Magni-Find Money tickets contain a "MONEY-MAGNI-PLIER" area. When a 2X (2TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, multiply any prize won in the "YOUR NUMBERS" area by two. When a 3X (3TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, multiply any prize won in the "YOUR NUMBERS" area by three. When a 4X (4TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, multiply any prize won in the "YOUR NUMBERS" area by four. When a 5X (5TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, multiply any prize won in the "YOUR NUMBERS" area by five. When a 1X (NOMULT) symbol appears in the "MONEY MAGNI-PLIER" area, any prize won in the "YOUR NUMBERS" area is not multiplied.
- (d) Players can win the prizes identified in section 6 (relating to prizes available to be won and determination of prize winners).
- (e) Magni-Find Money tickets cannot be canceled or voided once printed by the Lottery Terminal, even if printed in error.
- (f) To purchase a ticket at an authorized retailer, a player must remit the purchase price to the retailer and verbally request a Magni-Find Money ticket. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
- (g) To purchase a ticket at a Pennsylvania Lottery self-service terminal, the player must insert into the self-service terminal a dollar amount equal to the total purchase price of a Magni-Find Money ticket and select the Magni-Find Money option on the Lottery self-service terminal. The ticket shall be the only valid proof of the bet placed and the only valid receipt for claiming a prize.
 - 5. Magni-Find Money ticket characteristics:
- (a) Magni-Find Money tickets shall contain a play area, the cost of the play, the date of sale and a bar code.
- (b) Play Symbols: Magni-Find Money tickets will contain a "WINNING NUMBERS" area, a "YOUR NUMBERS" area and a "MONEY MAGNI-PLIER" area. The play symbols and their captions, located in the "WINNING NUMBERS" area and the "YOUR NUMBERS" area, are: 1 (ONE), 2 (TWO), 3 (THREE), 4 (FOUR), 5 (FIVE), 6 (SIX), 7 (SEVEN), 8 (EIGHT), 9 (NINE), 10 (TEN), 11 (ELEVN), 12 (TWLV), 13 (THRTN), 14 (FORTN), 15 (FIFTN), 16 (SIXTN), 17 (SVNTN), 18 (EGHTN), 19 (NINTN), 20 (TWENT), 21 (TWYONE), 22 (TWYTWO), 23 (TWYTHR), 24 (TWYFOR), 25 (TWYFIV), 26 (TWYSIX), 27 (TWYSVN), 28 (TWYEGT), 29 (TWYNIN) and 30 (THIRT). The play symbols and their captions, located in the "MONEY MAGNI-PLIER" area,

- are: 1X (NOMULT) symbol, 2X (2TIMES) symbol, 3X (3TIMES) symbol, 4X (4TIMES) symbol and a 5X (5TIMES) symbol.
- (c) Prize Symbols: The prize symbols and their captions, located in the "YOUR NUMBERS" area, are: $\$5^{.00}$ (FIV DOL), $\$10^{.00}$ (TEN DOL), $\$15^{.00}$ (FIFTEEN), $\$20^{.00}$ (TWENTY), $\$30^{.00}$ (THIRTY), $\$50^{.00}$ (FIFTY), \$100 (ONE HUN), \$300 (THR HUN), \$500 (FIV HUN), \$1,000 (ONE THO) and PROG (TOP PRIZE).
- (d) Prizes: The prizes that can be won in this game, are: \$5, \$10, \$15, \$20, \$30, \$50, \$100, \$300, \$500, \$1,000 and the "PROGRESSIVE TOP PRIZE." The "PROGRESSIVE TOP PRIZE" amount starts at \$50,000 and increases by \$0.70 every time a Magni-Find Money ticket is purchased. When a "PROGRESSIVE TOP PRIZE" winning ticket is sold, the "PROGRESSIVE TOP PRIZE" resets to \$50,000. A player can win up to 12 times on a ticket.
- (e) Approximate number of tickets available for the game: Approximately 1,200,000 tickets will be available for sale for the Magni-Find Money lottery game.
- 6. Prizes available to be won and determination of prize winners:
- (a) All Magni-Find Money prize payments will be made as one-time, lump-sum cash payments.
- (b) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of PROG (TOP PRIZE) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of a "PROGRESSIVE TOP PRIZE." The amount won under this paragraph is the amount of the "PROGRESSIVE TOP PRIZE," determined by the Lottery Central Computer System, as of the time the winning ticket was purchased. The amount won will be a minimum of \$50,000.
- (c) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$1,000 (ONE THO) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$1,000.
- (d) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$500 (FIV HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 2X (2TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$1,000.
- (e) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$100 (ONE HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 5X (5TIMES) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$500.
- (f) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$300 (THR HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X

(NOMULT) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$300.

- (g) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$100 (ONE HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 3X (3TIMES) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$300.
- (h) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$50^{.00} (FIFTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 5X (5TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$250.
- (i) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$50.00 (FIFTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 4X (4TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$200.
- (j) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$50.00 (FIFTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 3X (3TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$150.
- (k) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$30.00 (THIRTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 5X (5TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$150.
- (l) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$30.00 (THIRTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 4X (4TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$120.
- (m) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$100 (ONE HUN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$100.
- (n) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$50^{.00} (FIFTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 2X (2TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$100.
- (o) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of $$20^{.00}$ (TWENTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 5X (5TIMES)

symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$100.

- (p) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$20^{.00} (TWENTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 4X (4TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$80.
- (q) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$20^{.00} (TWENTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 3X (3TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$60.
- (r) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$15.00 (FIFTEEN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 4X (4TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$60.
- (s) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$50.00 (FIFTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$50.
- (t) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$10^{.00} (TEN DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 5X (5TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$50.
- (u) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$20⁻⁰⁰ (TWENTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 2X (2TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$40.
- (v) Holders of tickets upon which any of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$10^{.00} (TEN DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 4X (4TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$40.
- (w) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of $\$30^{.00}$ (THIRTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$30.
- (x) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the

- "WINNING NUMBERS" play symbols and a prize symbol of \$15.00 (FIFTEEN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 2X (2TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$30.
- (y) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$10^{.00} (TEN DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 3X (3TIMES) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$30.
- (z) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$20.00 (TWENTY) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$20.
- (aa) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$10^{.00} (TEN DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 2X (2TIMES) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$20.
- (bb) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$5.00 (FIV DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 4X (4TIMES) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$20.
- (cc) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$15.00 (FIFTEEN) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$15.
- (dd) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$5.00 (FIV DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 3X (3TIMES) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$15.
- (ee) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of \$10.00 (TEN DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X (NOMULT) symbol appears in the "MONEY MAGNIPLIER" area, on a single ticket, shall be entitled to a prize of \$10.
- (ff) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of $\$5^{.00}$ (FIV DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 2X

(2TIMES) symbol appears in the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$10.

(gg) Holders of tickets upon which any one of the "YOUR NUMBERS" play symbols matches any of the "WINNING NUMBERS" play symbols and a prize symbol of $\$5^{.00}$ (FIV DOL) appears in the "Prize" area under the matching "YOUR NUMBERS" play symbol, and a 1X

(NOMULT) symbol appears under the "MONEY MAGNI-PLIER" area, on a single ticket, shall be entitled to a prize of \$5.

7. Number and description of prizes and approximate chances of winning: The following table sets forth the approximate number of winners, amounts of prizes and approximate chances of winning:

Match Any "WINNING NUMBER," Win Prize Shown Under The Matching Number. Win With:	MONEY MAGNI-PLIER:	$\it Win:$	Approximate Chances Of Winning Are 1 In:	Approximate No. Of Winners Per 1,200,000 Tickets:
\$5		\$5	8	150,000
\$5	2X	\$10	16.39	73,200
\$10		\$10	100	12,000
\$5 × 3		\$15	1,000	1,200
\$10 + \$5		\$15	333.33	3,600
\$5	3X	\$15	40	30,000
\$15		\$15	333.33	3,600
\$15 + \$5		\$20	500	2,400
\$5	4X	\$20	66.67	18,000
\$10	2X	\$20	333.33	3,600
\$20		\$20	500	2,400
\$5 × 2	3X	\$30	333.33	3,600
\$15 × 2		\$30	2,000	600
\$10	3X	\$30	333.33	3,600
\$15	2X	\$30	1,000	1,200
\$30		\$30	2,000	600
\$5 × 5	2X	\$50	12,000	100
\$15 + \$10	2X	\$50	12,000	100
\$20 + \$5	2X	\$50	12,000	100
\$30 + \$20		\$50	24,000	50
\$10	5X	\$50	444.44	2,700
\$50		\$50	24,000	50
\$10 × 5	2X	\$100	24,000	50
\$5 × 5	4X	\$100	12,000	100
(\$20 × 2) + (\$15 × 2) + (\$10 × 2) + (\$5 × 2)		\$100	120,000	10
\$20 + \$15 + \$10 + \$5	2X	\$100	120,000	10
\$20	5X	\$100	4,000	300
\$50	2X	\$100	24,000	50
\$100		\$100	120,000	10
\$30 × 2	5X	\$300	120,000	10
\$50 × 3	2X	\$300	120,000	10
\$50 × 2	3X	\$300	40,000	30
$(\$20 \times 2) + (\$10 \times 2) + (\$5 \times 8)$	3X	\$300	120,000	10
$(\$20 \times 6) + (\$5 \times 6)$	2X	\$300	120,000	10
\$50 + \$10	5X	\$300	60,000	20
\$100	3X	\$300	40,000	30
\$300		\$300	120,000	10

When Any Of "YOUR NUMBERS" Match Any "WINNING NUMBER," Win Prize Shown Under The Matching Number. Win With:	MONEY MAGNI-PLIER:	Win :	Approximate Chances Of Winning Are 1 In:	Approximate No. Of Winners Per 1,200,000 Tickets:
\$100 × 2	5X	\$1,000	120,000	10
(\$50 × 2) + (\$20 × 3) + (\$15 × 2) + (\$10 × 2) + (\$5 × 2) + \$30	4X	\$1,000	120,000	10
\$500	2X	\$1,000	240,000	5
\$1,000		\$1,000	240,000	5
PROGRESSIVE TOP PRIZE		\$50,000*	400,000	3

MONEY MAGNI-PLIER: Multiply any prize won by the multiplier shown in the MONEY MAGNI-PLIER AREA.

*PROGRESSIVE TOP PRIZE: The minimum value of the PROGRESSIVE TOP PRIZE is \$50,000. The PROGRESSIVE TOP PRIZE increases by \$0.70 every time a ticket is purchased, and resets to \$50,000 whenever a top prize winning ticket is sold.

Prizes, including top prizes, are subject to availability at the time of purchase.

- 8. Ticket responsibility:
- (a) A Fast Play lottery game ticket is a bearer document deemed to be owned by the person holding the game ticket, except that if a name is contained on the back of the game ticket, the person named will, for all purposes, be considered the owner of the game ticket.
- (b) The holder of a Fast Play lottery game ticket has the sole responsibility for checking the accuracy and condition of the data printed on the game ticket.
- (c) The Commonwealth shall not be responsible for a lost or stolen Fast Play lottery game ticket, or for a Fast Play ticket redeemed by a player in error.
 - 9. Ticket validation and requirements:
- (a) Valid Fast Play lottery game tickets. To be a valid Fast Play lottery game ticket, the presented game ticket must meet the following requirements:
- (1) The game ticket's bar code shall be present in its entirety.
 - (2) The game ticket must be intact.
- (3) The game ticket may not be mutilated, altered, reconstituted or tampered with.
- (4) The game ticket may not be counterfeit or a duplicate of a winning ticket.
 - (5) The game ticket must have been validly issued.
- (6) The game ticket data shall have been recorded on the Lottery Central Computer System and the game ticket data shall match the computer record in every respect.
- (7) The game ticket must not be defectively printed or printed or produced in error such that it cannot be processed or validated by the Lottery.
- (8) The game ticket must pass other confidential security checks of the Lottery.
- (b) Invalid or defective game tickets. A game ticket not passing the validation requirements in subsection (a) will be considered invalid and no payment will be made on account of any play recorded thereon. The determination of the Secretary in this regard is final.

- 10. Procedures for claiming and payment of prizes:
- (a) A prize may be claimed through an authorized retailer or the Lottery, as provided in this section. A prize must be claimed within 1 year of the sale date of the Fast Play lottery game ticket.
- (b) An authorized retailer is authorized to pay prizes of \$2,500 or less. The holder of a game ticket evidencing a winning play representing a prize of \$2,500 or less may be paid by a participating authorized retailer if a proper validation pay ticket was issued by the retailer's Lottery Terminal.
- (c) The holder of a game ticket evidencing a winning play representing a prize in excess of \$2,500 may present the game ticket to an authorized retailer, Lottery District Office, or Lottery Headquarters.
- (d) The holder of a game ticket evidencing a winning play shall present the ticket, in person, to an authorized retailer, Lottery Headquarters or a Lottery District Office. The retailer or the Lottery will issue payment if:
- (1) The game ticket is scanned, and the play is validated through the Lottery Terminal or the Lottery Central Computer System;
 - (2) A claim form is properly and fully completed;
 - (3) The identification of the claimant is confirmed; and
- (4) The winning ticket has not expired, pursuant to this section or section 12 (relating to unclaimed prizes).
- (e) The Commonwealth shall not be responsible for a winning play paid in error by an authorized retailer.
- (f) In the event a prize described in these rules is not available, the Lottery may either provide a substitute prize, determined by the Secretary to have an equivalent value to the prize won, or make a cash payment to the winner, in an amount determined by the Secretary to have an equivalent value to the prize won.
- 11. Funding for prizes: Moneys will be drawn from the State Lottery Fund, to the extent necessary, to fund the payment of prizes under this section. If this lottery game is terminated for any cause, prize moneys remaining undistributed will remain in the State Lottery Fund and used for purposes otherwise provided for by law.
- 12. Unclaimed prizes: Unclaimed prize money on winning Fast Play lottery game tickets will be retained by the Secretary for payment to the persons entitled thereto for 1 year from the sale date of the Fast Play lottery game ticket. If no claim is made within 1 year from the

sale date of the Fast Play lottery game ticket, the right of a ticket holder to claim the prize represented by that ticket, if any, shall expire.

- 13. Purchase and prize restrictions: A Fast Play lottery game ticket may not be purchased by, and a prize may not be paid, to an officer or employee of the Lottery, Lottery professional services contractors or subcontractors, or to a spouse, child, brother, sister or parent residing in the same household of an officer, employee, contractor or subcontractor who is involved in the production, distribution or operation of systems for the validation or accounting of Fast Play games.
 - 14. "PROGRESSIVE TOP PRIZE" restrictions:
- (a) An amount of \$0.70 from the sale of each Magni-Find Money ticket will be accumulated in the "PRO-GRESSIVE TOP PRIZE" pool.
- (b) Prize Amount: The amount of the "PROGRESSIVE TOP PRIZE" at the time a ticket is purchased can only be verified through the Lottery's Central Computer System. Any advertisement or any materials describing the amount of the "PROGRESSIVE TOP PRIZE" are only valid as of the time they are posted. If any discrepancy exists between this notice and any material describing or advertising the Magni-Find Money game, this notice and the data contained in the Lottery's Central Computer System shall govern.
- (c) The "PROGRESSIVE TOP PRIZE" and all other prizes are subject to availability at the time of purchase. The Lottery is not responsible for prizes that are not awarded due to technical issues. In the event of a "PROGRESSIVE TOP PRIZE" being reset without the actual sale of a "PROGRESSIVE TOP PRIZE" winning ticket, all prize money that had accumulated into the "PROGRESSIVE TOP PRIZE" pool (i.e. \$0.70 from the sale of each ticket) shall be awarded as part of the next "PROGRESSIVE TOP PRIZE" won.
- (d) Prizes payable to "PROGRESSIVE TOP PRIZE" winners will be paid as a one-time cash payment. For the purposes of calculation of the prize to be paid to "PROGRESSIVE TOP PRIZE" winners, the "PROGRESSIVE TOP PRIZE" amount will be rounded up to the nearest \$0.50.
 - 15. Governing law:
- (a) By purchasing a ticket, the purchaser agrees to comply with and abide by the State Lottery Law (72 P.S. §§ 3761-101—3761-314), this notice, instructions, conditions and final decisions of the Secretary, and procedures established by the Secretary for the conduct of the Fast Play Magni-Find Money lottery game.
- (b) Decisions made by the Secretary, including the declaration of prizes and the payment thereof, in interpretation of this notice are final and binding on players and persons making a claim in respect thereof.

- 16. Retailer compensation:
- (a) Authorized retailers may be entitled to compensation as determined by the Lottery.
- (b) No authorized retailer or employee of an authorized retailer shall request, demand, or accept gratuities or any compensation other than as provided in subsection (a) in exchange for the performance of duties authorized pursuant to the Lottery retailer's license without the Lottery's prior written authorization.
- 17. Retailer Incentive Programs: The Lottery may conduct a separate Retailer Incentive Program for retailers who sell Pennsylvania Fast Play Magni-Find Money lottery game tickets.
- 18. Retailer bonus: The Lottery may offer a retailer bonus in connection with the sale of Pennsylvania Fast Play lottery game tickets. If a retailer bonus is offered, a Lottery retailer shall be eligible for a bonus as described in this section. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$100,000 and not exceeding \$500,000 shall be paid a bonus of \$500. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$500,001 and not exceeding \$1,000,000 shall be paid a bonus of \$5,000. Lottery retailers who sell a winning ticket that entitles the ticket holder to a prize, either payable in a single installment or having a guaranteed minimum payout, of at least \$1,000,001 and not exceeding \$10,000,000 shall be paid a bonus of \$10,000. A Lottery retailer is entitled only to the largest bonus for which they qualify on a winning ticket. A bonus will be initiated for payment after the Fast Play game ticket is claimed and validated. A bonus will not be awarded to a Lottery retailer that sells a non-winning Pennsylvania Lottery Fast Play game ticket used to enter a Pennsylvania Lottery second-chance drawing or promotion that is subsequently selected to win a prize.
- 19. Termination of the game: The Secretary may announce a termination date, after which no further tickets from this game may be sold. The announcement will be disseminated through media used to advertise or promote Magni-Find Money or through normal communications methods.
- 20. Applicability: This notice applies only to the Magni-Find Money lottery game announced in this notice.

C. DANIEL HASSELL, Secretary

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1204.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$

FISH AND BOAT COMMISSION

Triploid Grass Carp Permit Application

Under 58 Pa. Code § 71.7 (relating to triploid grass carp), the Fish and Boat Commission (Commission) may issue permits to stock triploid grass carp in Commonwealth waters. Triploid grass carp are sterile fish that may, in appropriate circumstances, help control aquatic vegetation. The Commission has determined, consistent with 58 Pa. Code § 71.7(e)(3), to seek public input with respect to any proposed stockings of triploid grass carp in waters having a surface area of more than 5 acres.

Interested persons are invited to submit written comments, objections or suggestions about the notice to the Executive Director, Fish and Boat Commission, P.O. Box 67000, Harrisburg, PA 17106-7000, within 10 days after publication of this notice in the *Pennsylvania Bulletin*. Comments submitted by facsimile will not be accepted. Comments also may be

submitted electronically by completing the form at www.fishandboat.com/regcomments. If an acknowledgment of electronic comments is not received by the sender within 2 working days, the comments should be retransmitted to ensure receipt.

The following applications to stock triploid grass carp in waters having a surface area of greater than 5 acres are currently undergoing staff review:

Applicant	Water	Location of Water	Description of Water	Nature of Vegetation to be Controlled
Jeremiah Hoagland	Beaver Pond 41° 33′ 28″ -76° 27′ 51″	Sullivan County Cherry Township	56-acre lake unnamed tributary to Lick Creek to Little Loyalsock Creek to Loyalsock Creek to West Branch Susquehanna River to Susquehanna River	Brasenia schreberi Myriophillum sp. Scirpus sp. Typha latifolia Eliocharis sp. Lemna minor

TIMOTHY D. SCHAEFFER, Executive Director

[Pa.B. Doc. No. 21-1205. Filed for public inspection July 30, 2021, 9:00 a.m.]

INDEPENDENT REGULATORY REVIEW COMMISSION

Actions Taken by the Commission

The Independent Regulatory Review Commission met publicly at 10 a.m., Thursday, July 15, 2021, and announced the following:

Actions Taken—Regulations Approved:

Department of General Services # 8-27: State Metrology Laboratory Fee Schedule (amends 70 Pa. Code Section 110.2)

Pennsylvania Gaming Control Board # 125-234: Sports Wagering (amends 58 Pa. Code §§ 1401a—1411a)

Pennsylvania Liquor Control Board # 54-90: Responsible Alcohol Management Program (amends 40 Pa. Code Chapter 5)

Action Taken—Regulation Disapproved: Order Not Yet Issued

*Department of Drug and Alcohol Programs # 74-4: Standards for Drug and Alcohol Recovery House Licensure

*Will advise when order is issued.

Approval Order

Public Meeting Held July 15, 2021

Commissioners Voting: George D. Bedwick, Chairperson; John F. Mizner, Esq., Vice Chairperson; John J. Soroko, Esq.; Murray Ufberg, Esq.; Dennis A. Watson, Esq.

> Department of General Services— State Metrology Laboratory Fee Schedule Regulation No. 8-27 (# 3237)

On June 18, 2019, the Independent Regulatory Review Commission (Commission) received this proposed regulation from the Department of General Services (Department). This rulemaking amends 70 Pa. Code Section 110.2. The proposed regulation was published in the June 29, 2019 *Pennsylvania Bulletin* with a public comment period ending on July 29, 2019. The final-form regulation was submitted to the Commission on May 25, 2021.

This regulation amends the State Metrology Laboratory (Laboratory) schedule of fees that the Department charges for metrology laboratory calibration, type evaluation, and other services performed by the Laboratory.

We have determined this regulation is consistent with the statutory authority of the Department (3 Pa.C.S. § 4178) and the intention of the General Assembly. Having considered all of the other criteria of the Regulatory Review Act, we find promulgation of this regulation is in the public interest.

By Order of the Commission:

This regulation is approved.

Approval Order

Public Meeting Held July 15, 2021

Commissioners Voting: George D. Bedwick, Chairperson; John F. Mizner, Esq., Vice Chairperson; John J. Soroko, Esq.; Murray Ufberg, Esq., Recused; Dennis A. Watson, Esq.

> Pennsylvania Gaming Control Board— Sports Wagering Regulation No. 125-234 (# 3279)

On November 12, 2020, the Independent Regulatory Review Commission (Commission) received this proposed regulation from the Pennsylvania Gaming Control Board (Board). This rulemaking amends 58 Pa. Code §§ 1401a—1411a. The proposed regulation was published in the December 26, 2020, *Pennsylvania Bulletin* with a public comment period ending on January 25, 2021. The final-form regulation was submitted to the Commission on May 26, 2021.

The rulemaking establishes the regulatory oversight structure for the conduct of sports wagering in the Commonwealth.

We have determined this regulation is consistent with the statutory authority of the Board (4 Pa.C.S. §§ 1202(b)(30) and 13C02) and the intention of the General Assembly. Having considered all of the other criteria of the Regulatory Review Act, we find promulgation of this regulation is in the public interest.

By Order of the Commission:

This regulation is approved.

Approval Order

Public Meeting Held July 15, 2021

Commissioners Voting: George D. Bedwick, Chairperson; John F. Mizner, Esq., Vice Chairperson; John J. Soroko, Esq.; Murray Ufberg, Esq.; Dennis A. Watson, Esq.

> Pennsylvania Liquor Control Board— Responsible Alcohol Management Program Regulation No. 54-90 (# 3236)

On June 3, 2019, the Independent Regulatory Review Commission (Commission) received this proposed regulation from the Pennsylvania Liquor Control Board (Board). This rulemaking amends 40 Pa. Code Chapter 5. The proposed regulation was published in the July 20, 2019, *Pennsylvania Bulletin* with a public comment period ending on August 19, 2019. The final-form regulation was submitted to the Commission on June 9, 2021.

This final-form regulation incorporates statutory changes to the Responsible Alcohol Management Program (RAMP) that require mandatory training for managers and alcohol service personnel. RAMP certification, which is only required for certain licensees, is clarified and distinguished from RAMP training, which is mandatory for all employees who sell, furnish or serve alcohol, and verify ages of individuals entering a licensed facility. In addition, the regulation establishes application, approval, renewal and deauthorization procedures for classroom instructors and online training providers.

We have determined this regulation is consistent with the statutory authority of the Board (47 P.S. §§ 2-207(i) and 4-471.1) and the intention of the General Assembly. Having considered all of the other criteria of the Regulatory Review Act, we find promulgation of this regulation is in the public interest.

By Order of the Commission:

This regulation is approved.

GEORGE D. BEDWICK,

Chairperson

[Pa.B. Doc. No. 21-1206. Filed for public inspection July 30, 2021, 9:00 a.m.]

INSURANCE DEPARTMENT

1332 Waiver Reinsurance Program—Program Parameters; Notice 2021-09

On July 24, 2020, the Centers for Medicare & Medicaid Services, a division of the United States Department of Health and Human Services, and the United States Department of the Treasury, approved the Insurance Department's 1332 Waiver Application. The approval is effective for a waiver period from January 1, 2021, through December 31, 2025, with a provision for a possible extension at the end of the initial term.

The reinsurance program is a claims-based, attachment point reinsurance program that will reimburse health insurers for claims costs of qualifying Affordable Care Act-compliant individual enrollees, where a percentage of the claims costs exceeding a specified threshold (attachment point) and up to a specified ceiling (reinsurance cap) will be reimbursed. Beginning January 1, 2022, and slightly adjusted from the preliminary parameters in

Notice 2021-16 published at 51 Pa.B. 3073 (May 29, 2021), the program-adopted parameters are an attachment point of \$60,000, a cap of \$100,000 and a coinsurance rate of 45%.

Questions regarding this notice may be addressed to the Bureau of Life, Accident and Health, Insurance Department, 1311 Strawberry Square, Harrisburg, PA 17120, RA-RATEFORM@pa.gov.

> JESSICA K. ALTMAN, Insurance Commissioner

[Pa.B. Doc. No. 21-1207. Filed for public inspection July 30, 2021, 9:00 a.m.]

INSURANCE DEPARTMENT

Act 46 of 2021; Notice 2021-10

The General Assembly of the Commonwealth enacted Act 46 of 2021 (P.L. , No. 46) (House Bill 1349 of the Regular Session 2021-2022) on June 30, 2021, amending the act of May 17, 1921 (P.L. 789, No. 285), known as The Insurance Department Act of 1921 (40 P.S. §§ 1—326.7).

The Insurance Department (Department) provides the following guidance to insurance producers about the changes as a result of Act 46 of 2021:

Act 46 of 2021 amends the Insurance Department Act of 1921 to enable the Department to electronically process criminal history records for insurance producer applicants. Applicants will continue to submit fingerprints by means of Live Scan at an IdentoGO enrollment center to comply with statutory requirements.

Current law requires insurance producers to notify the Department of a change of address within 30 days. Act 46 of 2021 expands that notification requirement to require the report of changes in producer phone numbers and e-mail addresses to the Department within 30 days. Licensees can update contact information online at www.sircon.com/pennsylvania or www.nipr.com.

This legislation will take effect on August 29, 2021.

Questions about this notice may be directed to the Bureau of Licensing and Enforcement at ra-in-producer@pa.gov or (717) 787-3840.

JESSICA K. ALTMAN, Insurance Commissioner

[Pa.B. Doc. No. 21-1208. Filed for public inspection July 30, 2021, 9:00 a.m.]

INSURANCE DEPARTMENT

Allianz Life Insurance Company of North America (SERFF # ALLB-132821902); Rate Increase Filing for Several LTC Forms; Rate Filing

Allianz Life Insurance Company of North America is requesting approval to increase the premium an aggregate 24.6% on 513 policyholders with LTC forms: 11-P-Q-PA and 11-P-Q-PA(F).

Unless formal administrative action is taken prior to October 15, 2021, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's web site at www.insurance.pa.gov (hover the cursor over the "Consumers" tab, then select "Pending Long Term Care Rate Filings").

Interested parties are invited to submit written comments, suggestions or objections to James Laverty, Actuary, Insurance Department, Insurance Product Regulation and Market Enforcement, Room 1311, Strawberry Square, Harrisburg, PA 17120, jlaverty@pa.gov within 30 days after publication of this notice in the *Pennsylvania Bulletin*

JESSICA K. ALTMAN, Insurance Commissioner

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1209.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9:00\ a.m.]$

INSURANCE DEPARTMENT

Allianz Life Insurance Company of North America (SERFF# ALLB-132903805); Rate Increase Filing for Several LTC Forms; Rate Filing

Allianz Life Insurance Company of North America is requesting approval to increase the premium an aggregate 40.1% on 1,431 policyholders with LTC forms: 10-P-Q-PA and 10-P-Q-PA(F).

Unless formal administrative action is taken prior to October 15, 2021, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's web site at www.insurance.pa.gov (hover the cursor over the "Consumers" tab, then select "Pending Long Term Care Rate Filings").

Interested parties are invited to submit written comments, suggestions or objections to James Laverty, Actuary, Insurance Department, Insurance Product Regulation and Market Enforcement, Room 1311, Strawberry Square, Harrisburg, PA 17120, jlaverty@pa.gov within 30 days after publication of this notice in the *Pennsylvania Bulletin*.

JESSICA K. ALTMAN, Insurance Commissioner

[Pa.B. Doc. No. 21-1210. Filed for public inspection July 30, 2021, 9:00 a.m.]

INSURANCE DEPARTMENT

Application for Domestic Certificate of Authority Filed by Devoted Health Insurance Company of Pennsylvania, Inc.

Devoted Health Insurance Company of Pennsylvania, Inc. filed an application with the Insurance Department (Department) on June 22, 2021, for a certificate of authority to operate a stock life and health insurance company under The Insurance Company Law of 1921 (40 P.S. §§ 341—1007.15).

Interested parties are invited to submit written comments to the Department within 30 days from the date of this issue of the *Pennsylvania Bulletin*. Each written statement must include name, address and telephone

number of the interested party; identification of the application to which the statement is addressed; and a concise statement with sufficient detail and relevant facts to inform the Department of the exact basis of the statement. Written statements may be e-mailed to Karen Feather, Company Licensing Division, kfeather@pa.gov. Questions may be directed to Karen Feather, (717) 214-4113.

JESSICA K. ALTMAN, Insurance Commissioner

[Pa.B. Doc. No. 21-1211. Filed for public inspection July 30, 2021, 9:00 a.m.]

INSURANCE DEPARTMENT

Availability of Technical Advisory Relating to External Grievance Process for Medical Assistance Managed Care Organizations in 28 Pa. Code § 9.707; Notice 2021-11

Under 28 Pa. Code § 9.603 (relating to technical advisories) and the Memorandum of Understanding between the Department of Health and the Insurance Department dated December 29, 2020, the Insurance Department's Bureau of Managed Care is issuing on behalf of the Department of Health a technical advisory related to 28 Pa. Code § 9.707 (relating to external grievance process) as it applies to Medical Assistance Managed Care Organizations.

Copies of the technical advisory may be obtained by contacting the Bureau of Managed Care, RA-INBURMNGDCAREPRDR@pa.gov, (717) 787-4192, toll-free (888) 466-2787.

JESSICA K. ALTMAN, Insurance Commissioner

[Pa.B. Doc. No. 21-1212. Filed for public inspection July 30, 2021, 9:00 a.m.]

INSURANCE DEPARTMENT

Brighthouse Life Insurance Company (SERFF # MILL-132793082); Rate Increase Filing for Several LTC Forms; Rate Filing

Brighthouse Life Insurance Company is requesting approval to increase the premium an aggregate 91.5% on 1,956 policyholders with LTC forms: H-LTC4JQ7, H-LTC4JFQ15, H-LTC3JFQ7, H-LTC3JF026, H-LTC3JP, H-LTC3JP27, H-LTC3J-2, H-LTC2J-5 and H-LTC3JQ3.

Unless formal administrative action is taken prior to October 15, 2021, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's web site at www.insurance.pa.gov (hover the cursor over the "Consumers" tab, then select "Pending Long Term Care Rate Filings").

Interested parties are invited to submit written comments, suggestions or objections to James Laverty, Actuary, Insurance Department, Insurance Product Regulation and Market Enforcement, Room 1311, Strawberry Square,

Harrisburg, PA 17120, jlaverty@pa.gov within 30 days after publication of this notice in the *Pennsylvania Bulletin*

JESSICA K. ALTMAN, Insurance Commissioner

[Pa.B. Doc. No. 21-1213. Filed for public inspection July 30, 2021, 9:00 a.m.]

INSURANCE DEPARTMENT

Health Maintenance Organization Certificate of Authority Application Filed by Devoted Health Plan of Pennsylvania, Inc.

Devoted Health Plan of Pennsylvania, Inc. filed an application with the Insurance Department (Department) on June 22, 2021, for a certificate of authority to operate a health maintenance organization (HMO) under the Health Maintenance Organization Act (40 P.S. §§ 1551—1567), Department of Health HMO regulations (28 Pa. Code §§ 9.631—9.654) and the Insurance Department HMO regulations (31 Pa. Code §§ 301.1—301.204).

The proposed service areas of the applicant are Bucks, Chester, Delaware, Montgomery and Philadelphia Counties.

Interested parties are invited to submit written comments to the Department within 30 days from the date of this issue of the *Pennsylvania Bulletin*. Each written statement must include name, address and telephone number of the interested party; identification of the application to which the statement is addressed; and a concise statement with sufficient detail and relevant facts to inform the Department of the exact basis of the statement. Written statements may be e-mailed to Katie Dzurec, Bureau of Managed Care, kdzurec@pa.gov or Karen Feather, Company Licensing Division, kfeather@pa.gov. Questions may be directed to Katie Dzurec, (717) 783-4335 or Karen Feather, (717) 214-4113.

JESSICA K. ALTMAN, Insurance Commissioner

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1214.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9:00\ a.m.]$

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Electric Generation Supplier License Cancellations of Companies with an Expired Financial Security, Insufficient Financial Security Amount or Language

Public Meeting held July 15, 2021

Commissioners Present: Gladys Brown Dutrieuille, Chairperson; David W. Sweet, Vice Chairperson; John F. Coleman, Jr.; Ralph V. Yanora

Electric Generation Supplier License Cancellations of Companies with an Expired Financial Security, Insufficient Financial Security Amount or Language; M-2021-3023559

Tentative Order

By the Commission:

The Commission's regulations at 52 Pa. Code § 54.40(a) state that an Electric Generation Supplier (EGS) license will not be issued or remain in force until the licensee furnishes a bond or other security approved by the Commission. In addition, 52 Pa. Code § 54.40(d) states that the maintenance of an EGS license is contingent on the licensee providing proof to the Commission that a bond or other approved security in the amount directed by the Commission has been obtained.

Each EGS must file an original bond, letter of credit, continuation certificate, amendment, or other approved financial instrument with Rosemary Chiavetta, Secretary, Pennsylvania Public Utility Commission, 400 North Street, Harrisburg, PA, 17120, prior to the EGS's current security expiration date. Each financial instrument must be an original document that displays a "wet" signature or digital signature, preferably in blue ink, and displays a "raised seal" or original notary stamp. The name of the principal on the original financial instrument must match exactly with the name that appears on the EGS's license issued by the Commission.

Failure to file before the financial security's expiration date may cause Commission staff to initiate a formal proceeding that may lead to the following: cancellation of each company's electric supplier license, removal of each company's information from the Commission's website, and notification to all electric distribution companies, in which each company is licensed to do business, of the cancellation of the license.

While we recognize that the COVID-19 pandemic has provided some challenges related to the continuance of normal business operations, it is imperative that the Commission have an approved financial security in place with each EGS to ensure compliance with 52 Pa. Code § 54.40(d). On March 25, 2020, Commission staff issued an EGS Financial Security Filing Guidance Memo (Guidance Memo) that stated the following:

- Where practical, EGSs should file an original bond, letter of credit, continuation certificate, amendment, or other financial instrument. These original financial instruments should display "wet" signatures or digital signatures, preferably in blue ink, and display a "raised seal" or original notary stamp.
- EGSs should email a copy of the original financial instrument directly to Secretary Chiavetta at rchiavetta@ pa.gov. Secretary Chiavetta has waived the restriction on emailed filings that contain confidential and proprietary material. As such, financial security instruments will be permitted to be filed by email for the duration of the Commission's work from home order.
- If an EGS is unable to acquire a "raised seal" or original notary stamp on the financial security during the pendency of the COVID-19 emergency, the Secretary's Bureau will not reject the financial security.
- If an EGS has been granted a reduction in its financial security, and it is time to renew the annual reduction, please file an original annual compliance filing with the Secretary's Bureau and a copy via email at rchiavetta@pa.gov.

Please note that the requirement that EGSs maintain a valid financial security on file with the Commission, remains in effect.

Be advised that emailed financial security instruments—after review and acceptance of the Secretary's

Bureau and the Bureau of Technical Utility Services—will be provisionally approved by the Commission until Commission staff resume working in the Keystone Building. EGSs must still mail the original bond with original signatures and notary stamp as per the Commission's normal practice.

On July 27, 2020, the Commission issued a Secretarial Letter which modified certain filing and service requirements. Specifically, this Secretarial Letter amended the Emergency Order issued on March 20, 2020, at Docket No. M-2020-3019262 regarding the filing of certain confidential documents. At the time the Emergency Order was issued, the Commission did not have access to its physical location. However, since that time the Commission has

secured limited access to its place of business. Under these circumstances and consistent with the authority provided to the Secretary by the Emergency Order, the Secretarial Letter requires that confidential filings made pursuant to 52 Pa. Code § 54.40(a) (EGS financial securities), must be filed with the Secretary by overnight delivery and are not to be filed electronically with the Secretary.

As of July 2, 2021, each EGS listed in the Supplier Table below has not provided proof to the Commission that it has a bond or other approved security in the amount or language directed by the Commission, to replace a bond which is expired, or which is noncompliant with Commission regulations.

Supplier Table—List of Electric Generation Suppliers

Docket Number	Company Name	Financial Security Expiration Date	Commission Approved Amount or Language
A-2011-2243559	ENERGY ENABLEMENT, LLC	6/16/2021	Yes
A-2018-3003638	ENERGY LINK I, LLC	6/17/2021	Yes
A-2016-2575063*	FREEPOINT ENERGY SOLUTIONS, LLC	7/1/2021	No
A-2009-2137275*	GATEWAY ENERGY SERVICES CORPORATION	7/1/2021	Yes

^{*}Taking title to electricity

As part of its EGS license validation procedures, the Commission's Bureau of Technical Utility Services sent a 90-day Security Renewal Notice email to each entity in the Supplier Table above stating that original documentation of a bond, or other approved security in the amount or language directed by the Commission, must be filed within 30-days prior to each entity's security expiration date. None of the companies listed in the Supplier Table provided the required documentation.

Based on the above facts, we tentatively conclude that the EGSs listed in the Supplier Table are not in compliance with 52 Pa. Code § 54.40(a) and (d) and therefore it is appropriate to initiate the cancellation process for the EGS license of each company listed in the Supplier Table, without the necessity of a formal complaint, as being in the public interest; *Therefore*,

It Is Ordered That:

- 1. Cancellation of the Electric Generation Supplier License of each company listed in the Supplier Table is hereby tentatively approved as being in the public interest.
- 2. The Secretary (i) serve a copy of this Tentative Order upon the Office of Consumer Advocate, the Office of Small Business Advocate, the Bureau of Investigation & Enforcement, all electric generation distribution companies, and all of the Electric Generation Suppliers listed in the Supplier Table; (ii) publish a copy of this Tentative Order in the *Pennsylvania Bulletin* with a 30-day comment period; and (iii) file a copy of this Tentative Order at each Electric Generation Supplier's assigned docket number.
- 3. To the extent any of the Electric Generation Suppliers listed in the Supplier Table challenge the cancellation of their license, they must file comments within thirty (30) days after publication of this Tentative Order

- 4. Alternatively, Electric Generation Suppliers listed in the Supplier Table may provide the Commission an approved security up to and within thirty (30) days after publication in the *Pennsylvania Bulletin*. The Electric Generation Supplier must file an original bond, letter of credit, continuation certificate, amendment, or other approved financial instrument displaying a "wet" signature or digital signature, preferably in blue ink, and displaying a "raised seal" or original notary stamp with Rosemary Chiavetta, Secretary, Pennsylvania Public Utility Commission, 400 North Street, Harrisburg, PA, 17120.
- 5. Absent the timely (i) filing of comments challenging the cancellation of the Electric Generation Supplier's license, or (ii) the filing of an approved security within 30-days after publication in the *Pennsylvania Bulletin*, the Bureau of Technical Utility Services, shall prepare a Final Order for entry by the Secretary revoking the license of each Electric Generation Supplier that fails to respond.
- 6. Upon entry of the Final Order, Electric Generation Suppliers that remain listed as not in compliance with 52 Pa. Code § 54.40(a) and (d) will be stricken from all active utility lists maintained by the Commission's Bureau of Technical Utility Services and the Assessment Section of the Bureau of Administration, removed from

in the *Pennsylvania Bulletin*. Written comments referencing Docket No. M-2021-3023559 must be eFiled to the Pennsylvania Public Utility Commission through the Commission's eFiling System per the Commission's Emergency Order dated March 20, 2020, at Docket No. M-2020-3019262. You may set up a free eFiling account with the Commission at https://efiling.puc.pa.gov/ if you do not have one. Filing instructions may be found on the Commission's website at http://www.puc.pa.gov/filing_resources.aspx. Comments containing confidential information should be emailed to Commission Secretary Rosemary Chiavetta at rchiavetta@pa.gov rather than eFiled.

¹ Docket No. M-2020-3019262.

the Commission's website, and notifications be sent to all electric distribution companies in which the Electric Generation Suppliers are licensed to do business.

7. Upon entry of the Final Order, Electric Generation Suppliers that fail to respond will be prohibited from providing electric generation supply services to retail electric customers. That upon entry of the Final Order described in Ordering Paragraph No. 5, each electric distribution company in which the Electric Generation Suppliers are licensed to do business, shall return the customers of the Electric Generation Suppliers to default service.

> ROSEMARY CHIAVETTA, Secretary

ORDER ADOPTED: July 15, 2021 ORDER ENTERED: July 15, 2021

[Pa.B. Doc. No. 21-1215. Filed for public inspection July 30, 2021, 9:00 a.m.]

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Petition of Armstrong Telecommunications, Inc. to Amend its Designation as an Eligible Telecommunications Carrier

> Public Meeting held July 15, 2021

Commissioners Present: Gladys Brown Dutrieuille, Chairperson; David W. Sweet, Vice Chairperson; John F. Coleman, Jr.; Ralph V. Yanora

Petition of Armstrong Telecommunications, Inc. to Amend its Designation as an Eligible Telecommunications Carrier; P-2018-3005035

Order

By the Commission:

Before the Pennsylvania Public Utility Commission (Commission) for disposition is an application for amended designation as an Eligible Telecommunications Carrier (ETC) filed by Armstrong Telecommunications, Inc. (ATI) (Petition). Specifically, ATI is requesting the Commission to amend its existing ETC designation and designate it as an ETC in the eligible census blocks where it submitted winning bids in the Federal Communications Commission's (FCC) Rural Digital Opportunity Fund Auction ("RDOF Auction" or "Auction 904") that was conducted in 2020.2 Granting ATI's Petition would result in an amendment to the Designated Service Area where ATI had been initially designated as an ETC in the Commonwealth of Pennsylvania at the above-captioned docket following the FCC's 2018 Connect America Fund Phase II Auction 903 (CAF II Auction or Auction 903).

Per the rules of Auction 904, ATI is required to certify with the FCC that it has been designated an ETC in the eligible census blocks in Pennsylvania where it has been

awarded federal high-cost support to provide standalone voice and/or broadband internet access services (BIAS) to identified locations.4

The Commission has reviewed ATI's Petition, as supplemented, to determine whether it meets the statutory criteria and applicable minimum standards necessary under state and federal law to obtain an ETC designation in the Auction 904-eligible census blocks. Accordingly, the Commission has determined that ATI meets the statutory criteria and applicable minimum standards necessary under state and federal law to obtain an ETC designation in the Auction 904-eligible census blocks and that it is in the public interest to designate ATI an ETC in the Auction 904-eligible census blocks where it will receive federal high-cost support to deploy and maintain networks capable of providing standalone voice and/or broadband services.⁵ By making such a finding we affirmatively amend ATI's current ETC Designated Service Area, which only consisted of the Auction 903-eligible census blocks, and have expanded the designated service area so that it now also encompasses the Auction 904-eligible census blocks, i.e. Amended Designated Service Area.

As a condition of receiving this ETC designation, ATI is also required to participate in the federal Lifeline program and must offer Lifeline service to qualified lowincome eligible customers or households throughout its Amended Designated Service Area only in accordance with applicable federal and Pennsylvania law. ATI's Petition is hereby approved under the applicable federal statutory criteria and other relevant federal and Pennsylvania law.

Background

A. FCC's Re-Purposing of the High Cost Program of the Federal Universal Service Fund

In 2011, the FCC concluded that the deployment of broadband-capable networks would also be an express universal service principle under Section 254(b) of the Communications Act of 1934, as amended (Act), 47 U.S.C. § 254(b).6 For this reason, the FCC comprehensively reformed the High Cost Program of the federal Universal Service Fund (USF) so that it would ensure that robust, affordable voice and broadband services become available to all Americans living in rural areas across the nation.

Up to that time, the six pre-existing programs within the High Cost Program only supported the provisioning of voice service.8 In order to accomplish its goal of ensuring all Americans had access to both voice service and robust broadband service, the FCC repurposed the six preexisting programs so that it would distribute federal high-cost support to recipients to provision both fixed broadband and voice service throughout their service territories. Concomitant with this repurposing, the FCC also renamed the federal High Cost program the Connect America Fund (CAF). With the CAF, the FCC determined that it would begin to distribute federal high-cost support in the areas served by the incumbent local exchange

efforts of the long-form applicant. ATI filed a waiver request of the Auction 904 deadline with the FCC.

⁵ As a RDOF recipient, ATI is required to offer at least one standalone voice service plan and one service plan that provides broadband that meets FCC requirements. FCC 20-5, para. 43, Released February 7, 2020.

⁶ Connect America Fund et al., Report and Order and Further Notice of Proposed Rulemaking, 26 FCC Rcd 17683- 17684, para.60 (2011) (USF/ICC Transformation Order), aff'd sub nom. In re FCC 11-161, 753 F.3d 1015 (10th Cir. 2014).

⁷ Id. at 17672, para. 17. ⁸ Id. at 17691-17692, para. 76.

¹ Although styled an application, as we did previously with ATI, we are deeming its filing as a petition since ETC designations are properly sought through a petition per our regulations. 52 Pa. Code § 1.2. ² ATI has identified these specific census blocks in the Supplement to is Petition that was filed on May 4, 2021, which we have replicated in Appendix A to this Order." ³ See Petition of Armstrong Telecommunications, Inc. for Designation as an Eligible Telecommunications Carrier, Docket No. P-2018-3005035 (Order entered February 6, 2020) (ATI Auction 903 ETC Order).

 $^{^4}$ An Auction 904 winning bidder is required to certify that it has been designated as An Action 504 winning bidder is required to terrify that it has been designated as an ETC in all its winning bid areas and to submit appropriate documentation supporting such certification on or before June 7, 2021 (Auction 904 ETC deadline). On May 24, 2021, the Commission issued a "good faith" letter to ATI stating that our review of its Petition would not be completed prior to deadline despite the good faith efforts of the long-form applicant. ATI filed a waiver request of the Auction 904 deadline with the RCC.

carriers that operate as "price cap" carriers under federal law through the use of a combination of a "new forwardlooking model of the cost of constructing modern multipurpose networks" and a competitive bidding process.9

B. FCC's Efforts to Modernize the Federal Lifeline

In order to continue the mission of assisting qualifying low-income Americans to get and stay connected in today's technological climate, while at the same time relieving some of the burden on the entities providing this service, the FCC also had begun restructuring the federal USF Lifeline program. Beginning in 2012, the FCC took several steps to comprehensively reform and modernize the Lifeline program in the 2012 Lifeline Reform Order by improving enrollment and consumer disclosures and eliminating the previous system of tiered support and setting an interim funding rate of \$9.25 per month per eligible subscriber or household.

These reforms were adopted by the FCC to strengthen protections against waste, fraud, and abuse in the federal Lifeline program by, among other things: setting a savings target; improved program administration and accountability by creating a National Lifeline Accountability Database (NLAD) to prevent multiple carriers from receiving support for the same household; and confirming a one-per-household rule applicable to all consumers and Lifeline providers in the program. The FCC also took preliminary steps to modernize the federal Lifeline program by, among other things, allowing Lifeline support for bundled service plans combining voice and broadband or packages including optional calling features. 12 The FCC has issued three later Lifeline reform orders establishing a number of additional enhancements to the federal Lifeline Program, further connecting low-income Americans to voice services and now, broadband access. 13 These modified requirements have been codified in the FCC's rules and regulations at Title 47, Chapter I, Part 54, Subpart E, which governs universal service support provided to low-income consumers.

C. CAF Phase II Auction

The FCC contemplated that its new competitive bid process to disburse federal high-cost support to common carriers would be done as "reverse auctions" and rolledout in several phases. The second phase of the CAF, but first descending clock, reverse auction, was Auction 903 held in 2018. Auction 903 awarded up to \$198 million annually for 10 years to the winning bidders that had committed to provide voice and fixed broadband services to specific locations in unserved high-cost areas, including areas in Pennsylvania.

ATI was a winning bidder in Auction 903 and was awarded \$2,642,412.90 of federal high-cost support to provide voice and broadband services to 1,949 identified locations situated within 117 eligible census blocks that

⁹ Id. at 17725, paras. 156-57.

¹⁰ See generally Lifeline and Link Up Reform and Modernization, et al., Report and Order and Further Notice of Proposed Rulemaking, 27 FCC Red 6566 (2012) (2012 Lifeline Reform Order or Lifeline FNPRM). Per subsequent FCC orders, the Lifeline benefit has been reduced, and it is currently set at \$5.25. However, Lifeline support for standalone voice services is set to go to zero after December 1, 2021, although that decision is under reconsideration at the FCC.

¹¹ Id. at 6690-91, paras. 77-78

were located in the Commonwealth of Pennsylvania. 14 In the ATI Auction 903 ETC Order, the Commission designated ATI a federal high-cost ETC in those specific high-cost areas only. 15 In the ATI Auction 903 ETC Order, the Commission found that ATI met all applicable requirements for an ETC designation, including the federal requirements for a high-cost ETC designation at 47 C.F.R. § 54.101, the additional federal requirements for obtaining an ETC designation at 47 C.F.R. §§ 54.202 and 54.207, the FCC's requirements related to Lifeline service at 47 C.F.R. §§ 54.410, 54.416, 54.417, and 54.422, and the Pennsylvania-specific requirements for an ETC designation. As such, ATI was able to certify to the FCC that it was designated an ETC by this Commission and, thus, eligible to receive the awarded Auction 903 federal highcost support in those specific eligible census blocks.

D. Implementation of the Rural Digital Opportunity Fund

The FCC acknowledged that Auction 903 was a significant step towards addressing the rural "digital divide" in America, but that more work needed to be done to accelerate the deployment of access to broadband in these unserved and underserved communities. Consequently, on August 1, 2019, the FCC adopted a Notice of Proposed Rulemaking (NPRM) proposing to establish the \$20.4 billion RDOF Auction as its next step in bridging the rural digital divide in America. 16 Specifically, the FCC sought to allocate this federal universal service high-cost support to a certain number of locations in eligible census block groups (CBGs) across the United States, including areas in Pennsylvania which were entirely unserved by broadband service at least 25/3 Mbps. 17

On January 30, 2020, the FCC adopted the RDOF Order, which established the framework for the RDOF. 18 The FCC determined that the RDOF would target federal high-cost support to areas that lacked access to both fixed voice and 25/3 Mbps broadband services in two phases: Phase I of the RDOF will assign up to \$16 billion for those census blocks that are wholly unserved with broadband at speeds of 25/3 Mbps, and Phase II will make the remaining \$4.4 billion, along with any unawarded funds from Phase I available for those census blocks that it later determined through the Digital Opportunity Data Collection, or suitable alternative data source, are only partially served, as well as census blocks unawarded in the Phase I auction. 19

Phase I of the RDOF Auction began on October 29, 2020 and ended on November 25, 2020. On December 7, 2020, the FCC announced the winning bidders for Phase I of the RDOF auction.20 ATI was named amongst the companies that had been awarded federal high-cost support to bring broadband to over five million homes and businesses across the nation in census blocks that were entirely unserved by voice and broadband with download speeds of at least 25 Mbps. 21 With the receipt of this federal high-cost support from Auction 904, ATI is ex-

²¹As a result of Auction 904, some homes and businesses now would have access to voice as well as BIAS at download speeds of at least 100 Mbps.

¹³ Lifeline and Link Up Reform and Modernization et al., Second Further Notice of Lifeline and Link Up Reform and Modernization et al., Second Further Notice of Proposed Rulemaking, Order on Reconsideration, Second Report and Order, and Memorandum Opinion and Order, 30 FCC Rcd 7818 (2015) (2015 Lifeline FNPRM); Lifeline and Link Up Reform and Modernization et al., Third Report and Order, Further Report and Order, and Order on Reconsideration, 31 FCC Rcd 3962, 4038, para. 211 (2016) (2016 Lifeline Modernization Order); Fourth Report and Order, Order on Reconsideration, Memorandum Opinion and Order, Notice of Proposed Rulemaking, and Notice of Inquiry, 32 Rcd 10475 (2017), vacated and remanded, National Lifeline Association et al. v. FCC, Docket Nos. 18-1026, Order issued February 1, 2019 (D.C. Cir. 2019) (2017 Lifeline NPRM and NOI) (collectively Lifeline Reform Orders).

¹⁴ ATI Auction 903 ETC Order at 24. See also Connect America Fund Phase II, Auction 903, Attachment A.
¹⁵ See Acceptin B.

Auction 903, Autachment A.

15 See Appendix B.

16 Rural Digital Opportunity Fund; Connect America Fund; Notice of Proposed Rulemaking, 34 FCC Rcd 6778 (2019) (Rural Digital Opportunity Fund NPRM).

17 Id. The FCC made eligible for Auction 904 certain high-cost census block groups in

^{16.} The FCC made eligible for Auction 904 certain high-cost census block groups in RDOF Phase I in unserved areas nationwide that were not served by an unsubsidized service provider.

18 Rural Digital Opportunity Fund et al., Report and Order, 35 FCC Rcd 686 (2020) (RDOF Order).

19 RDOF Order, 35 FCC Rcd at 689, paras. 8-9.

20 See Rural Digital Opportunity Fund Phase I Auction (Auction 904) Closes; Winning Bidders Announced; FCC Form 683 Due January 29, 2021, Public Notice, 35 FCC Rcd 13888, 13890-91, paras. 9—15 (RBATF, OEA, WCB 2020) (RDOF Closing Public Notice) Public Notice).

pected to provide both standalone voice and BIAS at 1 Gbps/500 Mbps to 536 eligible locations in 209 eligible census blocks in Pennsylvania.²²

E. ATI's RDOF ETC Petition and Supplements

On February 4, 2021, ATI filed this Petition. In its Petition, ATI stated that since it was previously designated an ETC in the Commonwealth of Pennsylvania at this docket in the ATI Auction 903 ETC Designation Order, it now requests that the Commission amend its previous ETC designation to encompass the 536 eligible locations in 117 eligible census blocks where it has been awarded Auction 904 support. Thus, ATI requests to amend its ETC designation to add only the 117 census blocks where it has been awarded RDOF Phase I highcost funding support by the FCC in Auction 904. As identified in Appendix A, Auction 904 federal high-cost

support has been assigned to various census blocks located in Allegheny, Butler, Chester, Crawford, Fayette, Mercer and Washington Counties, respectively. As noted below, these various eligible census blocks are scattered throughout the service territories of the following incumbent local exchange carriers (ILECs) operating in those counties: Consolidated Communications of Pennsylvania Company, LLC (Consolidated Communications), The United Telephone Company of Pennsylvania, LLC f/d/b/a CenturyLink n/k/a/ Lumen,²³ Verizon Pennsylvania, LLC (Verizon PA), Verizon North LLC (Verizon North) and Windstream Pennsylvania, LLC (Windstream PA). Both the counties and rural ILECs (Consolidated, Lumen, and Windstream PA) and non-rural ILECs (Verizon North and Verizon PA) local exchange carriers where the Auction 904 eligible census blocks are located are illustrated

Local Exchanges in Rural Incumbent Local Exchange Carriers' Service Territories—Auction 904

Allegheny County	ILEC	Butler County	ILEC	Crawford County	ILEC	Mercer County	ILEC
Wexford	Consolidated Communications	Butler	CenturyLink (n/k/a Lumen)	Meadville	Windstream, PA	Fredonia	Windstream, PA
		Connoquenessing	CenturyLink (n/k/a Lumen)	Westford	Windstream PA		
		Saxonburg	Consolidated Communications				
		Cooperstown	Consolidated Communications				

Local Exchanges in Non-rural Incumbent Local Exchange Carriers' Service Territories—Auction 904

Butler	ILEC	Chester County	ILEC	Fayette County	ILEC	Mercer County	ILEC	Washington County	ILEC
Zelienople	Verizon, PA, Inc	Oxford	Verizon, PA, Inc.	Dawson	Verizon, PA, Inc.	Wesley	Verizon, PA, Inc.	California	Verizon, PA, Inc.
				Connellsville	Verizon, PA, Inc.			Brownsville	Verizon, PA, Inc.

In its Petition, ATI states that it will use facilities that are company-owned, and at times may resell another carrier's services to offer the supported services to residential and business customers. 24 ATI states that it intends to provide its services with a combination of Time Division Multiplex (TDM) and Internet Protocol (IP) technologies. TDM is used in traditional telecommunications service and involves analog ATI technology. ATI will interface with both technologies to ensure reliable service to their customers.²⁵ ATI intends to use its own switching facilities and obtain transport from other providers when needed.²⁶ As part of its voice service offerings, ATI proposes to offer standalone basic local telephone service, which is a protected service in ATI's Amended Designated Area.²⁷ Additionally, ATI certifies that it will ensure uninterrupted access to 911/Enhanced 911 (E911) emergency services for its customers.²⁸

Petition at 6.

ATI also certifies that its Lifeline offering to eligible low-income consumers would be eligible for the federal \$5.25 rate of support for voice services.²⁹ Eligible Lifeline customers will have access to a variety of standard features, including voicemail, caller I.D., and call waiting services at the applicable tariff rates and charges. Furthermore, ATI will offer number porting at no charge to its Lifeline customers.³¹ ATI will bill its customers on a monthly basis and at this time only provides paper billing. ATI's Lifeline customers will be advised of the billing method prior to establishing Lifeline service with ATI.32 ATI will not charge any of its Lifeline customers installation or equipment fees for voice or broadband service.3

Notice of ATI's Petition was published in the Pennsylvania Bulletin at 51 Pa.B. 1944 on April 3, 2021. No comments were filed in response to ATI's Petition. ATI also filed supplements to its original Petition that set forth additional pertinent information. The Commission notes that upon receipt of a high-cost designation from the relevant authority, RDOF winning bidders are re-

 $^{^{22}\,\}mathrm{ATI}$ was awarded \$22,009,640.50 to serve 10,495 locations in three states. Of that, \$344,898.10 was awarded to serve Pennsylvania locations. See Rural Digital Opportunity Fund Phase I Auction (Auction 904) Winning Bidders Announced, Public Notice mty runa rnase i Auction (Auction 904) Winning Bidders Announced, Public Notice DA No. 20-1422 (OEA/WCB Rel. Dec. 7, 2020) (RDOF Auction Closing Public Notice). 23 On January 22, 2021, CenturyLink, Inc. formally changed its name to Lumen Technologies, Inc. As a result, CenturyLink, Inc. is now referred to as "Lumen Technologies," or simply "Lumen." 24 Patition of 6

²⁵ Petition at 6.
²⁵ ATI Response to staff inquiry. June 22, 2021.
²⁶ Petition at 6.

Supplement filed June 16, 2021.

²⁹ ATI certifies that it will comply with all FCC requirements. Supplement filed June 16, 2021 at 2.

30 Supplement filed June 16, 2021.

31 Id.

32 Id.

33 Id.

quired to comply with the same long-form application process the FCC adopted for Auction 903.34 Consequently, ATI will still have to submit a long-form application to the FCC and become subject to a thorough financial and technical review by the FCC prior to ultimately receiving the Auction 904 support if the Commission designates ATI an ETC in the Auction 904-eligible census blocks.

Discussion

Section 254(e) of the Act provides that "only an eligible telecommunications carrier designated under Section 214(e) shall be eligible to receive Federal universal service support."³⁵ Consequently, a common carrier first must be designated an ETC according to subsections (2), (3), or (6) of Section 214(e) of the Act in order to be eligible to receive federal high-cost universal service support in accordance with section 254 of the Act.³⁶ Pursuant to Section 214(e)(2) of the Act, state commissions have the primary responsibility for performing ETC designations for common carriers seeking to obtain federal high-cost funding support.³⁷ Only in those instances where a state cannot or will not make the requisite ETC designation, will the FCC make the ETC designation.³⁸

The Commission reserves the right to review any ETC designation request on a case-by-case basis and grant or deny such designation after considering the circumstances particular to each application. Thus, the Commission will review ATI's Petition, as supplemented, to determine if it satisfies the federal and state law criteria to receive a designation as a high-cost ETC in the Auction 904-eligible census blocks.

Governing Authority

A. Requirements for Designation as a High-Cost ETC

Pursuant to 47 U.S.C. § 214(e)(1), in order to obtain an ETC designation and become eligible to receive federal high-cost universal service support, a common carrier³⁹ must satisfy the following criteria:⁴⁰ (1) Certify that it offers or intends to offer all services designated for support by the Commission pursuant to section 254(c) of the Act; 41 (2) certify that it offers or intends to offer the supported services either using its own facilities or a combination of its own facilities and resale of another carrier's services;⁴² (3) describe how it advertises the availability of the supported services and the charges therefor using media of general distribution⁴³ and (4) describe the geographic service area for which it requests to be designated an ETC. $^{44}\,$

The FCC adopted additional requirements for parties seeking ETC designation that were codified at 47 CFR

34 RDOF Order, 35 FCC Rcd at 725, para. 86.

(Emphasis supplied). 40 See Federal-State Joint Board on Universal Service, Report and Order, 12 FCC

§ 54.202.45 As such, a telecommunications carrier must also satisfy the following additional mandatory requirements for it to be designated an ETC and thus eligible to receive federal universal service support: (1) certify that it will comply with the service requirements applicable to the support that it receives in its proposed service area; (2) submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network throughout its proposed service area;⁴⁷ (3) demonstrate its ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations;48 (4) demonstrate that it will satisfy applicable consumer protection and service quality standards;⁴⁹ and (5) offer local usage comparable to that offered by the ILEC. 50

The FCC subsequently added an additional requirement concerning the Anti-Drug Abuse Act of 1988.⁵¹ Specifically, the FCC requires a party seeking ETC designation certify that neither it, nor any party to the application, is subject to a denial of federal benefits pursuant to the Anti-Drug Abuse Act of 1988.

In addition to meeting these statutory requirements, state commissions must also perform a "public interest' review before approving an ETC designation. Section 214(e)(2) of the Act states that, "[u]pon request and consistent with the public interest, convenience, and necessity, the State commission may, in the case of an area served by a rural telephone company, and shall, in the case of all other areas, designate more than one common carrier as an eligible telecommunications carrier" for a designated service area, so long as the requesting carrier meets the requirements of Section 214(e)(1).

The Commission has adopted these federal standards under independent Pennsylvania law as a starting point for review of a request for ETC designation. We also have Pennsylvania-specific guidelines that an ETC petitioner must satisfy before we can approve its request for designation as an ETC in Pennsylvania.⁵²

B. FCC Rules Governing the Federal Lifeline Program

Beginning in 2012, the FCC took several steps to comprehensively reform and modernize the Universal Service Fund's Lifeline program.⁵³ The reforms, adopted in the 2012 Lifeline Reform Order, focused on changes to eliminate waste, fraud, and abuse in the federal Lifeline

^{35 47} U.S.C. § 254(e). 36 47 U.S.C. § 214(e)(1).

³⁷ Id. 38 47 U.S.C. § 214(e)(6). ³⁸ 47 U.S.C. § 214(e)(6).
³⁹ Pursuant to Section 153(10) of the Act, a "telecommunications carriers" has been defined to include, with one minor exception, any provider of "telecommunications services." 47 U.S.C. § 153(51). The Act defines a "telecommunications service," as "the offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used." 47 U.S.C. § 153(53). In turn, telecommunications means "the transmission, between or among points specified by the user, of information of the user's choosing, without change in the form or content of the information as sent or received."
47 U.S.C. § 153(50). The definition of "telecommunications carrier" in the Act goes on to state that "lal telecommunications carrier" shall be treated as a common carrier to state that "[a] telecommunications carrier" shall be treated as a common carrier under this Act only to the extent that it is engaged in providing telecommunications services, except that the Commission shall determine whether the provision of fixed and mobile satellite service shall be treated as "common carriage." 47 U.S.C. § 153(51)

See Federal-State Joint Board on Universal Service, Rep Red 8776, 8847-76, paras. 128—80 (1997).

41 47 U.S.C. § 214(e)(1)(A); see also 47 C.F.R. § 54.201(d)(1).

42 47 U.S.C. § 214(e)(1)(B); see also 47 C.F.R. § 54.201(d)(1).

43 47 U.S.C. § 214(e)(1)(B); see also 47 C.F.R. § 54.201(d)(2).

44 47 U.S.C. § 214(e)(5); see also 47 C.F.R. § 54.207(a).

⁴⁵ See 2005 ETC Designation Order, 20 FCC Rcd at 6380, para. 20 (citing Federal-State Joint Board on Universal Service, Recommended Decision, 19 FCC Rcd

Federal-State Joint Board on Universal Service, Recommended Decision, 19 FCC Rcd 4259, para. 5 (Fed-State Jt. Bd. 2004)).

⁴⁶ 47 C.F.R. § 54.202(a)(1)(i).

⁴⁷ 47 C.F.R. § 54.202(a)(1)(ii). The FCC subsequently eliminated the five-year improvement plan requirement for CAF recipients since it had adopted more specific measures to track deployment, including annual reporting of service to geocoded locations and certification of compliance with benchmark milestones. See Connect America Fund et al., ETCs Annual Reports and Certifications, Report and Order, 32 FCC Red 5944, 5944-48, paras. 3—14 (2017) (ETC Reporting Streamlining Order) (eliminating requirements relating to the reporting of network outages, unfulfilled service requests, complaints, and pricing and the certification of compliance with applicable service quality standards).

service requests, complaints, and pricing and the certification of compliance with applicable service quality standards).

48 47 C.F.R. 54.202(a)(2).

49 47 C.F.R. § 54.202(a)(3). The FCC also has eliminated this requirement for CAF support recipients finding that the need for it was obviated by the specific service quality standards applicable to CAF support recipients and specific reporting obligations relating to such standards. See generally ETC Reporting Streamlining Order.

50 In the 2005 ETC Designation Order, the FCC had established that an ETC may be required to provide acreal process if all other ETCs in the service area relaquish their

required to provide equal access if all other ETCs in the service area relinquish their designations. In the USF/ICC Transformation Order, the FCC determined that the above ETC equal access requirement was obsolete and deleted it from 47 C.F.R. § 54.202. The FCC stated because this rule was obsolete, it found good cause to delete it without notice and comment. USF/ICC Transformation Order, FCC Rcd 17872, para.

⁶⁴⁷ and Appendix A.

51 21 U.S.C. § 862; 47 C.F.R. § 1.2002(a)-(b).

^{52 52} Pa. Code § 69.2501. 53 See generally 2012 Lifeline Reform Order.

program by, among other things: setting a savings target; creating a National Lifeline Accountability Database (NLAD) to prevent multiple carriers from receiving support for the same household; and confirming a one-perhousehold rule applicable to all consumers and Lifeline providers in the program.⁵⁴ It also took preliminary steps to modernize the federal Lifeline program by, among other things, adopting express goals for the program and allowing Lifeline support for bundled service plans combining voice and broadband or packages including optional calling features.⁵⁵ These modified requirements were codified in the FCC's rules and regulations at Title 47, Chapter I, Part 54, Subpart E, which governs universal service support provided to low-income consumers.

1. 47 C.F.R. § 54.405

Lifeline service provider obligations.

All high-cost ETCs must certify that they do the following: (1) make available Lifeline service, as defined in § 47 C.F.R. § 54.401, to qualifying low-income consumers; (2) publicize the availability of Lifeline service in a manner reasonably designed to reach those likely to qualify for the service; (3) explain in its marketing materials using easily understood language that the Lifeline program is a federal government assistance program that provides a monthly subsidy that lowers the monthly cost of phone or internet service (but not both) and is available only to one eligible consumer per household, not per person and that the benefit is nontransferable once the customer is enrolled into the program; and (4) disclose its name on all marketing materials describing the service.

2. 47 C.F.R. § 54.410

Subscriber Eligibility Determinations and Deenrollments

All high-cost ETCs must certify that they first ensure that their potential Lifeline subscribers are eligible to receive Lifeline services. ⁵⁶ In Pennsylvania, all ETCs must receive a notice from the National Verifier that their potential Lifeline subscribers are eligible to receive Lifeline services.⁵⁷ Lifeline service providers can help Lifeline consumers obtain an eligibility decision from the National Verifier through the service provider portal that links to the National Verifier, or consumers can apply on their own by mail or online. 58

As Pennsylvania is a National Verifier state, ATI must query the NLAD to ascertain a potential Lifeline applicant's eligibility for service as determined by the National Verifier. Thereafter, once it has been verified that the consumer is eligible to qualify for Lifeline Service, the ETC may provide the consumer with an activated device that it represents enables use of Lifeline-supported ser-

Further, a Lifeline service provider must certify that it complies with the FCC federal policy rules for deenrolling an account from Lifeline support.⁵⁹ There are several situations that might result in subscriber de-

area to contact one to enroll.

59 47 C.F.R. § 54.405(e).

enrollment from Lifeline-supported service: (1) deenrollment because the service provider has a reasonable basis to believe a subscriber is no longer eligible to receive a Lifeline benefit;60 (2) de-enrollment for duplicative support; (3) de-enrollment for non-usage; (4) de-enrollment for failure to re-certify;63 and (5) deenrollment requested by the subscriber.

3. 47 C.F.R. §§ 54.416, 54.417 and 54.422

Annual Certifications and Reporting to USAC

ETCs must certify that they will comply with annual certification requirements relating to the Lifeline program such as certifying annually that they are in compliance with the minimum service levels set forth in 47 C.F.R. § 54.408.64 ETCs are required to annually certify compliance with the applicable minimum service level rules by submitting Form 481 to USAC. 65

C. Pennsylvania-Specific Requirements for Lifeline Pro-

In addition to the federal Lifeline standards above, the Commission also has adopted minimum service standards to govern the federal Lifeline program. 66 Section 3019(f) of the Pennsylvania Public Utility Code (Code), 66 Pa.C.S. § 3019(f), sets forth the minimum Pennsylvania requirements for ETCs seeking low-income support from the federal Lifeline Program.

In addition to the above Pennsylvania statutory requirements, the Commission also established other Lifeline eligibility criteria via orders. ⁶⁷ To the extent that federal law or federal requirements for Lifeline service have not preempted or made Pennsylvania state-specific Lifeline requirements obsolete, they remain applicable to all Lifeline service providers. For example, our PA Lifeline Order⁶⁸ requires ETCs to verify the ongoing eligibility of their Lifeline subscribers and submit an annual re-certification of that verification. However, we note that pursuant to the federal rules, ATI's Lifeline subscribers will be recertified either automatically through the National Verifier's state/federal data sources or receive a recertification request from USAC.

Additionally, ETCs are required to report to the Commission annual changes in Pennsylvania Lifeline enrollment, such as the requirements for certification and verification of a customer's initial and continued eligibility for Lifeline services have been impacted by developments at the federal level. Thus, ETCs must certify that they will comply with relevant requirements set forth in the Pa. Lifeline Order, Tracking Report Order, and Policy Statement.

62 If the subscribers do not use their Lifeline service at least every 30 days they will be notified by the provider that they may be de-enrolled if they do not use their service during the 15-day notice period (the "cure period").
 63 Every Lifeline consumer's eligibility is to be recertified annually. 47 C.F.R. \$ 54.410(f). Lifeline subscribers will be recertified either automatically through the National Verifier's state/federal data sources or receive a recertification request from USAC. In Pennsylvania, service providers must use the National Verifier to recertify their current Lifeline subscribers.
 64 47 C.F.R. § 54.416.
 65 47 C.F.R. § 54.422.
 66 52 Pa. Code § 69.2501.
 67 In Re: Lifeline and Link-up Programs, Docket No. M-00051871 (Order entered May 23, 2005) (PA Lifeline Order); Re: Section 3015(f) Review Regarding Lifeline

 $^{^{54}}$ Id. at 6690-91, paras. 77-78. 55 Id.

⁵⁵ Id.
⁵⁶ 47 C.F.R. § 54.410.
⁵⁷ The Universal Service Administrative Company (USAC), the administrator of the federal Lifeline program, manages the National Verifier and its customer service department, the Lifeline Support Center. The National Verifier makes an initial determination of a subscriber's eligibility based on prospective subscriber's eligibility to qualify for Lifeline service using either income-based eligibility criteria or program-based eligibility criteria is codified at Sections 54.410(b) and (c), respectively best of the consumers receive their initial eligibility determination.

⁵⁸ New and potential Lifeline consumers receive their initial eligibility determination by signing into CheckLifeline.org from any computer or mobile device to create an account, receive an eligibility decision, and use the list of service providers in their

⁶⁰ 47 C.F.R. § 54.405(e)(1).
⁶¹ If the USAC provides notification to a service provider that a subscriber has more than one discounted account, or that more than one member of a subscriber's household is receiving service, the service provider must de-enroll the subscriber within five business days (47 C.F.R. Section 54.405(e)(2)).
⁶² If the subscribers do not use their Lifeline service at least every 30 days they will be notified by the service of the subscribers do not use their between the dependent of the dependent of the service at least every 30 days they will be notified by the service of the service at least every 30 days they will be notified by the service of the service at least every 30 days they will be notified by the service of the service at least every 30 days they will be notified by the service of the service

May 23, 2005) (PA Lifeline and Link-up Programs, Docket No. M-00051871 (Order entered May 23, 2005) (PA Lifeline Order); Re: Section 3015(f) Review Regarding Lifeline Tracking Report, Accident Report, and Services Outage Report, 100 Pa. P.U.C. 553 (Dec. 30, 2005) (Tracking Report Order); Final Policy Statement on Commonwealth of Pennsylvania Guidelines for Designation and Annual Recertification as an Eligible Telecommunications Carrier (ETC) for Purposes of Federal Universal Service Support, Docket No. M-2010-2164741 (Order entered August 2, 2010) (Final Policy Statement Order)

Order). 68 In Re: Lifeline and link-up Programs, Docket No. M-00051871 (Order entered May 23, 2005)

Analysis

In order to obtain an ETC designation to receive federal high-cost support in the eligible Auction 904-census blocks, the Commission must find that ATI is a common carrier and that it has adequately certified that, among other things, it offers or intends to offer all federal high-cost supported services⁶⁹ as described in 47 C.F.R. § 54.101 either using its own facilities or a combination of its own facilities and resale of another carrier's services throughout its designated service territory.

As mentioned above, ATI has been previously designated a high-cost ETC in various eligible census blocks located in Pennsylvania where it receives Auction 903 federal high-cost support. Consequently, this Commission is already significantly familiar with the facilities that ATI utilizes to offer its qualifying supported services and the facts and certifications in support of its Petition for Amended Designation.

ATI is a current facilities-based provider of broadband and standalone voice telecommunications services in the Commonwealth of Pennsylvania. 70 ATI offers VoIP service as its standalone voice service throughout its current designated service area. ATI's VoIP service provides voice grade access to the public switched network or its functional equivalent; (2) minutes of use for local service provided at no additional charge to end users; (3) toll limitation to qualifying low-income consumers; and (4) access to the emergency services 911 and enhanced 911 services. ATI's VoIP service is offered at rates that are reasonably comparable to urban rates.⁷¹

Additionally, ATI's existing network provides BIAS throughout its current Designated Service Area. ATI's BIAS provides a customer with the capability to transmit data to and receive data from all or substantially all Internet endpoints⁷² and with sufficient latency that is suitable for real-time applications and with usage capacity that is reasonably comparable to comparable offerings in urban areas and at rates that are reasonably comparable to rates for comparable offerings in urban areas. 73 Thus, based on the federal definitions of "telecommunications service" and "telecommunications carrier" in the Act and the definition of jurisdictional telecommunications public utility in the Public Utility Code, we find that ATI is a common carrier.

As a designated high-cost ETC, ATI certifies that it plans to provide the supported services, including Lifeline, only in the eligible census blocks for which it has been awarded support by the FCC in Auction 903⁷⁴ and Auction 904.⁷⁵ ATI also has certified that it can remain functional in emergency situations and that its customers

⁶⁹ The FCC defines federal high-cost supported services as qualifying voice service and the offering of qualifying BIAS. See 47 C.F.R. § 54.101 (including both eligible voice telephony and eligible broadband Internet access as services "supported by federal universal service support mechanisms," and characterizing the provision of eligible broadband service as a high-cost public interest obligation); see also USF/ICC Transformation Order, 26 FCC Red at 17691-94, paras. 74—89 (describing the "core functionalities of the supported services as vioiec telephony service," and as a separate condition of receiving federal high-cost universal service support, all ETCs are required to offer BIAS in their supported area that meets certain basic performance requirements).

ments).

70 Petition at 6. ATI (utility code 311014) holds certificates of public convenience "Petition at 6. ATI (utility code 311014) holds certificates of public convenience from the Commission to operate as a non-facilities-based and facilities-based Competitive Local Exchange Carrier (CLEC), Interexchange Toll Reseller (IXCR), and a Competitive Access Provider (CAP) at Docket Nos. A-311014; A-311014F0002; A-311014F0003, respectively. ATI operates as CLEC in the following ILEC service territories: Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company, LLC (Frontier Commonwealth); Verizon North; Verizon Pennsylvania; Lumen; Citizens Telephone Company of Kecksburg; Consolidated Communications; and Windstream PA.

1 USF/FCC Transformation Order, 26 FCC Rcd at 17693, paras. 80-81; see also 47 C.F.R. § 54.101(b).

will have access to E911. The Commission notes that earlier this year, the FCC recently implemented a rule that requires providers of interconnected VoIP services to specifically advise every subscriber, both new and existing, prominently and in plain language, of the circumstances under which E911 service may not be available through the interconnected VoIP service or may be in some way limited by comparison to traditional E911

ATI offers VoIP service as its standalone service offering throughout its current Designated Service Area and upon receipt of an ETC designation in the Auction 904 eligible census blocks will also be required to do so throughout the Amended Designated Service Area.⁷⁷ We have reviewed ATI's customer materials concerning E911 limitations and the terms and conditions set forth therein explicitly state that ATI notifies each subscriber of the circumstances where 911/E911 emergency service may be limited or unavailable.⁷⁸ Thus, we determine that ATI is currently in compliance with 47 CFR § 9.11(b)(5)(i).

However, to the extent that ATI obtains customers' affirmative acknowledgement of these E911 limitations, as required by 47 C.F.R. § 9.11(b)(5)(i), it shall ensure that there are both electronic and non-electronic means of obtaining such acknowledgement.

ATI has provided a detailed description of the geographic area for which it seeks to extend its ETC designation in the Commonwealth of Pennsylvania.⁷⁹ ATI's Amended Designated Service Area is set forth in Appendix C. Accordingly, we determine that ATI remains in compliance with the applicable federal and Pennsylvania-specific ETC rules and therefore, we find that ATI will offer the supported services as described in 47 C.F.R. § 54.101 by using its own facilities throughout its Amended Designated Service Area.

Additionally, ATI commits to offering Lifeline discounts to qualifying low-income consumers, consistent with both the FCC's and Pennsylvania-specific rules in all high-cost areas where it is authorized to receive support.80 As it already does in its Auction 903-eligible census blocks, ATI certifies that it will provide operator services, directory assistance and interexchange access (long distance) to its potential Lifeline subscribers in the Auction 904-eligible census blocks too.⁸¹ Given that all of ATI's Lifeline voice offerings would include long distance, all Lifeline customers throughout its Amended Designated Service Area where it receives high-cost support will be afforded such access. 82

ATI certifies that it will continue to comply with the annual certification requirements relating to the Lifeline program such as certifying annually that they are compli-

C.F.R. § 54.101(b).

72 47 C.F.R. § 54.101(a)(2) and (c).
73 47 C.F.R. § 54.805(a).

See Appendix B.
 See Appendix A.

⁷⁶ 47 C.F.R. § 9.11(b)(5)(i).

⁷⁷ The Commission's consumer protection and quality of service regulations appli-77 The Commission's consumer protection and quality of service regulations applicable to CLECs apply to both competitive and non-competitive services. Further, we note that standalone basic voice service has not been reclassified as competitive under Section 3016 of the Code, 66 Pa.C.S. § 3016, in any of the service areas where ATI provides CLEC services. Thus, in addition to other Commission jurisdiction preserved under the VoIP Freedom Act, this service remains subject to all applicable consumer protections and quality of service standards under Pennsylvania law, even though it will be provided as an interconnected VoIP service. See 73 P.S. §§ 2251.5 and 2251.6. The Patition Supplement filed June 4, 2021. While some of the 117 eligible census blocks where ATI has been awarded RDOF Phase I support and seeks designation as an ETC are located in the above-listed RLEC service territories, a redefinition analysis of these RLEC service territories is not necessary since the FCC waived its rules regarding the redefinition process for Auction 904 recipients. See RDOF Order, 35 FCC RCd at 727-728, paras. 91—93.

⁹⁰⁴ recipients. See RDOF Order, 35 FCC Rcd at 727-728, paras. 91—93. \$0 Id. As Pennsylvania is a National Verifier state, ATI will must query the NLAD to ascertain a potential Lifeline applicant's eligibility for service as determined by the National Verifier. Additionally, by our PA Lifeline Order we also require ETCs to verify the ongoing eligibility on their Lifeline subscribers and submit an annual recertification of that verification. However, we note that pursuant to the federal rules, ATI's Lifeline subscribers will be recertified either automatically through the National Verifier's state/federal data sources or receive a recertification request from USAC. \$1 Supplement filed June 16, 2021.

ant with the minimum service levels set forth in 47 C.F.R. § 54.408.83 ATI certifies that it will annually certify its compliance with the applicable minimum service level rules by submitting Form 481 to USAC.84

In addition to the minimum federal standards mentioned above, ATI has certified that it will continue to comply with Pennsylvania law and all Commission orders which govern Pennsylvania's Lifeline programs.⁸⁵ Specifically, ATI commits to: (1) abide by the applicable eligibility certification and verification requirements set forth in the Commission's PA Lifeline Order;86 (2) abide by the applicable requirements set forth in the Commission's Tracking Report Order;⁸⁷ (3) abide by the Commission's Chapter 64 regulations regarding standards and billing practices, 52 Pa. Code §§ 64.1—64.213;88 and (4) have consumer Lifeline voice service-related complaints or non-Lifeline voice service related complaints, which are unresolved by ATI's customer service, handled by BCS as appropriate and, if not, be resolved through formal or informal Commission processes.⁸⁹

Additionally, ATI is to engage in advertising its supported services using media of general distribution and will also promote the availability of Lifeline service throughout its Amended Designated Service Area. 90 ATI certifies that it will provide BCS with copies of all advertising, promotional and general Lifeline programrelated customer notices and communications on an annual basis or upon request.91 Thereafter, BCS will review the submitted materials to ensure the information is current and consistent with eligibility determination criteria and annual certification requirements, and plain language requirements. 92

Further, in order to ensure the Pennsylvania Lifeline program advances the Commonwealth's universal service policy, ATI shall be required to provide to BCS a copy of its annual Lifeline Eligible Telecommunications Carrier Certification Form, FCC Form 555, that it files with USAC. The FCC Form 555 reports the results of the annual recertification process and includes data accuracy certifications. Any failure of ATI to comply with these requirements will be a basis for revocation of its ETC designation or other enforcement action.

ATI's continued adherence to these Pennsylvaniaspecific requirements applicable to ETCs designated by the Commission will assure uniformity among Lifeline services offered by different ETCs, will provide consumer protection for low-income consumers, and will enable BCS to monitor Lifeline Program effectiveness in Pennsylva-

ATI also submits a certification that it satisfies the requirements of the Anti-Drug Abuse Act of 1988, as codified in sections 1.2001—1.2003 of the FCC's rules. 93 ATI further states that it will continue to comply with all prior certifications related to its previous ETC designation, such as complying with our requirements regarding

83 Supplement filed June 16, 2021.

Or Id. 10 Id.

the relinquishment of its ETC status in any of the census blocks where it receives federal high-cost support and filing a petition for renewal of its ETC designation in the event of a change of or transfer in corporate control as defined in Pennsylvania statutory law, case law, and the Commission's regulations at 52 Pa. Code § 63.322.5

Conclusion

The Commission has adopted the federal minimum standards that are applicable to ETC designations as codified. Consequently, our review of ATI's petition has been done consistent with these federal requirements. Additionally, our review of ATI's Petition also has been done to ensure consistency with independent Pennsylva-

ATI was a winning bidder in the FCC's Auction 903, and the Commission previously designated ATI a federal high-cost ETC in those areas where it received Auction 903 support to deploy broadband service. As a federal high-cost ETC receiving Auction 903 support, ATI was required to participate in the federal Lifeline program and was required to offer Lifeline service to qualified low-income eligible customers or households in its Designated Area. Upon review, we conclude that amending the designation of ATI as a federal high-cost ETC to include the Auction 904-eligible census blocks in Pennsylvania is in the public interest. Receipt of Auction 904 high-cost support funding will facilitate the provision of additional access to voice and broadband services to Pennsylvania consumers in rural areas. Moreover, ATI commits to offering Lifeline discounts to qualifying low-income consumers in all high-cost areas where it is authorized to receive support, consistent with both FCC and Pennsylvania-specific rules.

As a winning RDOF bidder, we acknowledge that ATI is only required to provide certifications as part of its ETC petition and is not necessarily required to demonstrate its capability to provide the supported services as certified. Nevertheless, as stated above, ATI is currently a high-cost ETC in Pennsylvania and, thus, we deem that it is currently compliant with federal ETC requirements, including the FCC's Universal Service Order, the 2005 ETC Designation Order, the USF/ICC Transformation Order, and all relevant FCC regulations that have codified the requirements related to ETC designations and Lifeline service. Accordingly, we find that ATI has established through the required certifications and related filings that in its Amended Designated Service Area it will offer the services supported by the federal universal service support mechanisms and will comply with the service requirements and annual reporting obligations applicable to the support that it receives.

While our ETC designation process is separate from, and serves a different purpose than, the authorization process and post-authorization accountability measures that will be conducted by the FCC during its long form application review, our action to designate ATI does impose certain statutory and regulatory obligations to Pennsylvania once it is authorized to receive the awarded Auction 904 support in the eligible census blocks in Pennsylvania. Based on the information, representations, and certifications in its petition, we find that ATI has met all applicable Pennsylvania conditions and prerequisites for ETC designation throughout its Amended Designated Service Area and that such a designation is in the public

Supplement filed June 22, 2021.

Id.
 Specifically, BCS will address Lifeline-related issues which pertain to the consumers' rights under ATTs Residential Service Agreement, including (1) eligibility disputes; (2) program offering issues; and (3) limited equipment-related issues.

90 Supplement filed June 22, 2021.

^{92 47} C.F.R. § 54.405(b)—(d) pertain to all material that describe Lifeline service and 66 Pa.C.S. § 3019(f)(4) pertains to bill messages ⁹³ Petition Supplement filed June 22, 2021.

 $^{^{94}}$ ATI must file a petition for renewal of its ETC designation at the same time it files or is implicated in the filing of any application for a change or transfer of control under Pennsylvania law because the Commission is lawfully entitled to timely re-examine any such changes and ascertain whether a particular telecommunications entity should continue with an ETC designation.

interest. Accordingly, we also conclude that designation of ATI as a federal high-cost ETC to secure the awarded federal high-cost support in the Auction 904-eligible census blocks in Pennsylvania is in the public interest and is in accord with Section 214 of the Act, the FCC's regulations and orders related to ETC designation, Section 3019(f) of the Code, and the Commission's orders on ETC designation. 47 U.S.C. § 214; 47 C.F.R. §§ 54.201, et seq.; and 66 Pa.C.S. § 3019(f); Therefore,

It Is Ordered:

- 1. The Application for Amended Designation as An Eligible Telecommunications Carrier of Armstrong Telecommunications, Inc. is granted, subject to the terms and conditions set forth in this Order.
- 2. That the Commission amends Armstrong Telecommunications, Inc.'s previous designation as a federal high-cost Eligible Telecommunications Carrier by approving its additional designation as an Eligible Telecommunications Carrier in the Auction 904-eligible census blocks located within the service territories of Consolidated Communications of Pennsylvania Company, Verizon Pennsylvania, LLC, Verizon North, LLC, The United Telephone Co. of Pennsylvania, Inc., d/b/a CenturyLink, and Windstream Pennsylvania, LLC.
- 3. That Armstrong Telecommunications, Inc.'s Designated Service Area in Pennsylvania, now to be known as the Amended Designated Service Area, consists only of the eligible census blocks set forth in Appendix C.
- 4. That the rules of the Federal Communications Commission regarding the redefinition process are inapplicable to Armstrong Telecommunications, Inc.'s designation as a federal high-cost Eligible Telecommunications Carrier, which is below the study area level of Consolidated Communications of Pennsylvania Company, The United Telephone Co. of Pennsylvania, Inc., n/k/a Lumen Technologies, Inc., and Windstream Pennsylvania, LLC.
- 5. That Armstrong Telecommunications, Inc. is required to offer Lifeline service to eligible low-income consumers or households only in those census blocks for which it will be receiving Connect America Fund federal high-cost support as described in this Order.
- 6. That Armstrong Telecommunications, Inc. shall provide updated tariff pages for its qualifying voice service that is offered in census blocks that are located in noncompetitive local exchanges within 30 days of the entry of this Order.
- 7. That Armstrong Telecommunications, Inc. shall provide updated tariff pages for its Lifeline service within 30 days of the entry of this Order.
- 8. That Armstrong Telecommunications, Inc. shall comply with 47 C.F.R. §§ 9.11(b)(5)(i), (ii) and (iii) by ensuring that there are both electronic and non-electronic means of obtaining a customer's affirmative acknowledgement of E911 limitations throughout its Amended Designated Service Area.
- 9. That, upon request, Armstrong Telecommunications, Inc. shall provide the Bureau of Consumer Services with copies of its and annual certification and promotional materials to review for current information, consistency with eligibility determination criteria and annual certification requirements, and plain language requirements.
- 10. That Armstrong Telecommunications, Inc. is hereby directed to work with the Bureau of Consumer Services to resolve informal complaints and to submit to Commission

- jurisdiction on formal complaints filed by Armstrong Telecommunications, Inc. Lifeline customers on Lifeline and other related issues.
- 11. That the failure of Armstrong Telecommunications, Inc. to comply with any of the provisions of this Order may result in revocation of its ETC designation(s) for purposes of receiving federal Universal Service Fund high-cost support and the federal Lifeline support or be subject to further Commission process.
- 12. That Armstrong Telecommunications, Inc. shall petition this Commission for any future change to the basic Lifeline service offerings provided through this ETC designation as described herein which represents a limitation or reduction of Lifeline services/equipment provided free of charge and shall provide notice to this Commission of any addition, change or new offering which is in addition to the basic Lifeline offering.
- 13. That Armstrong Telecommunications, Inc. shall petition this Commission for renewal of its Eligible Telecommunications Carrier status at the same time it files or is implicated in the filing of any application for a change or transfer of control as defined in Pennsylvania law.
- 14. That the Secretary shall serve a copy of this Order on Armstrong Telecommunications, Inc., Consolidated Communications of Pennsylvania Company, Verizon Pennsylvania, LLC, Verizon North, LLC, The United Telephone Co. of Pennsylvania, Inc. n/k/a Lumen Technologies, Inc, Windstream Pennsylvania, LLC, the Office of Consumer Advocate, and the Office of Small Business Advocate.
- 15. That a copy of this Order shall be published in the *Pennsylvania Bulletin*.
 - 16. That this docket shall be marked closed.

ROSEMARY CHIAVETTA,

Secretary

ORDER ADOPTED: July 15, 2021 ORDER ENTERED: July 15, 2021

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1216.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9:00\ a.m.]$

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Petition of Claverack Communications, LLC for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Pennsylvania

Public Meeting held July 15, 2021

Commissioners Present: Gladys Brown Dutrieuille, Chairperson; David W. Sweet, Vice Chairperson; John F. Coleman, Jr.; Ralph V. Yanora

Petition of Claverack Communications, LLC for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Pennsylvania; P-2021-3023996

Order

By the Commission:

Before the Pennsylvania Public Utility Commission (Commission) for disposition is the February 3, 2021 Petition of Claverack Communications, LLC (Claverack

Communications), as supplemented, in which it is seeking designation as an Eligible Telecommunications Carrier (ETC) in the Commonwealth of Pennsylvania for the purpose of receiving federal Universal Service Fund (USF) high-cost support, pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (Act), 47 U.S.C. § 214(e)(2), and Sections 54.101, 54.201-54.203 and 54.205—54.209 of the Federal Communications Commission's (FCC) regulations, 47 C.F.R. §§ 54.101, 54.201—54.203 and 54.205—54.209, and 52 Pa. Code § 69.2501.

Specifically, Claverack Communication is required to obtain a designation as an ETC from the Commission in order for it to be eligible to receive the federal high-cost support funding it has been awarded in the FCC's Rural Digital Opportunity Fund (RDOF) auction (Auction 904). As such, Claverack Communications is required to certify to the FCC that it has received designation as a high-cost ETC in all of the eligible census block groups in Pennsylvania for which Claverack Communications submitted a winning bid and has been awarded Auction 904 support.

In its Petition for ETC Designation (Petition), Claverack Communications states that it is seeking designation as a high-cost ETC in the specific RDOF-eligible census block groups for which it was awarded funding and as a Lifeline-only ETC in all other areas where it has not been awarded high-cost support from Auction 904.1 We have reviewed Claverack Communications' Petition, as supplemented, to determine whether it meets the statutory criteria and applicable minimum standards necessary under federal and state law to obtain an ETC designation.

We hereby conclude that it meets the statutory criteria and applicable minimum standards necessary under federal and state law to obtain an ETC designation and it is in the public interest that Claverack Communications be designated as an ETC for purposes of receiving Auction 904 high-cost support in those Pennsylvania eligible census block groups where it submitted a winning bid to deploy and maintain networks capable of providing voice and broadband access services. Additionally, we are designating Claverack Communications as a Lifeline-only ETC in those areas in its Designated Service Area where it will not receive any federal high-cost support so that it can provide Lifeline service to qualifying low-income customers or households located in those areas. Accordingly, Claverack Communications' Petition is hereby approved under the applicable federal statutory criteria and other relevant federal and Pennsylvania law.

Background

A. FCC's Re-Purposing of the High Cost Program of the Federal Universal Service Fund

In 2011, the FCC concluded that the deployment of broadband-capable networks would also be an express universal service principle under Section 254(b) of the Communications Act of 1934, as amended (Act), 47 U.S.C. § 254(b).2 For this reason, the FCC comprehensively reformed the High Cost Program of the federal Universal Service Fund (USF) so that it would ensure that robust, affordable voice and broadband services become available to all Americans living in rural areas across the nation

who were receiving voice service but lacked access to robust broadband infrastructure and service.

Up to that time, the six pre-existing programs in the High Cost Program had only supported the provisioning of voice service. In order to accomplish its goal of ensuring all Americans had access to both voice service and robust broadband service, the FCC repurposed the six pre-existing programs so that it would distribute federal high-cost support to recipients so that they could provision both fixed broadband and voice service throughout their service territories.⁵ Concomitant with this repurposing, the FCC also renamed the federal High Cost program to the Connect America Fund (CAF). With the CAF and Auction 903, the FCC determined that it would begin to distribute federal high-cost support in the areas served by the incumbent local exchange carriers that operate as price cap carriers under federal law, through a combination of a "new forward-looking model of the cost of constructing modern multi-purpose networks" and a competitive bidding process.⁶

B. FCC's Efforts to Modernize the Federal Lifeline Program

To continue the mission of assisting qualifying lowincome Americans to get and stay connected in today's technological climate, while at the same time relieving some of the burden on the entities providing this service, the FCC also began restructuring the federal USF Lifeline program. Beginning in 2012, the FCC took several steps to comprehensively reform and modernize the Lifeline program in the 2012 Lifeline Reform Order by improving enrollment and consumer disclosures and eliminating the previous system of tiered support and set an interim funding rate of \$9.25 per month and per eligible subscriber or household.⁷

These reforms were adopted by the FCC to strengthen protections against waste, fraud, and abuse in the federal Lifeline program by, among other things: setting a savings target; improved program administration and accountability by creating a National Lifeline Accountability Database (NLAD) to prevent multiple carriers from receiving support for the same household; and confirming a one-per-household rule applicable to all consumers and Lifeline providers in the program.⁸ The FCC also took preliminary steps to modernize the federal Lifeline program by, among other things: allowing Lifeline support for bundled service plans combining voice and broadband or packages including optional calling features. The FCC has issued three later Lifeline reform orders establishing a number of additional enhancements to the federal Lifeline Program, further connecting low-income Americans to voice services and, now, broadband access. 10 These modified requirements have been codified in the

 $^{^1\,\}rm It$ is in these federally funded census block groups that Claverack Communications is seeking federal high-cost ETC designation and will be offering voice and broadband access services under federal law consistent with the FCC's public interest obligations. 2 Connect America Fund et al., Report and Order and Further Notice of Proposed Rulemaking, 26 FCC Rcd 17663, 17672 para. 17 (2011) (USF/ICC Transformation Order), aff'd sub nom. In re FCC 11-161, 753 F.3d 1015 (10th Cir. 2014).

 $^{^3}$ Id. at 17667, para. 1. 4 Id. at 17725, para. 156-57. 5 Id.

Id. 6 Id. 7 See generally Lifeline and Link Up Reform and Modernization, et al., Report and Order and Further Notice of Proposed Rulemaking, 27 FCC Red 6656 (2012) (2012 Lifeline Reform Order or Lifeline FNPRM). Per subsequent FCC orders, the Lifeline benefit has been reduced, and it is currently set at \$5.25 for stand-alone voice. However, Lifeline support for standalone voice services is set to go from \$5.25 to zero after December 1, 2021, although that decision is under reconsideration at the FCC. 8 Id. at 6690-91, paras. 77-78.
 Id. if Glips and Link Up Reform and Medernization et al. Second Further Notice of 10 Lifeline and Link Up Reform and Medernization et al. Second Further Notice of

¹⁰ Lifeline and Link Up Reform and Modernization et al., Second Further Notice of ¹⁰ Lifeline and Link Up Reform and Modernization et al., Second Further Notice of Proposed Rulemaking, Order on Reconsideration, Second Report and Order, and Memorandum Opinion and Order, 30 FCC Red 7818 (2015) (2015 Lifeline FNPRM); Lifeline and Link Up Reform and Modernization et al., Third Report and Order, Further Report and Order, and Order on Reconsideration, 31 FCC Red 3962, 4038, para. 211 (2016) (2016 Lifeline Modernization Order); Fourth Report and Order, Order on Reconsideration, Memorandum Opinion and Order, Notice of Proposed Rulemaking, and Notice of Inquiry, 32 Red 10475 (2017), vacated and remanded, National Lifeline Association et al. v. FCC, Docket Nos. 18—1026, Order issued February 1, 2019 (D.C. Cir. 2019) (2017 Lifeline NPRM and NOI) (collectively Lifeline Reform Orders).

FCC's rules and regulations at Title 47, Chapter I, Part 54, Subpart E, which governs universal service support provided to low-income consumers.

C. CAF Auctions

The FCC contemplated that its new competitive bid process to disburse federal universal service high-cost support to common carriers would be done as "reverse" auctions" and rolled-out in different phases. 11 The second phase of the CAF, but first "reverse" auction to disburse federal high-cost support, was Auction 903 (or CAF Phase II Auction) in 2018. 12 Auction 903 awarded up to \$198 million annually for 10 years to all service providers that had committed to provide voice and fixed broadband services to specific locations in unserved high-cost areas, including areas in Pennsylvania.¹³

Acknowledging that Auction 903 was a significant step towards addressing the rural "digital divide" in America but that more work needed to be done to accelerate the deployment of access to broadband in these unserved and underserved communities, on August 1, 2019, the FCC adopted a Notice of Proposed Rulemaking (NPRM) proposing to establish the \$20.4 billion RDOF as its next step in bridging the rural digital divide in America.¹⁴ Specifically, the FCC sought to allocate this federal universal service high-cost support to a certain number of locations in eligible census block groups (CBGs) across the United States, including areas in Pennsylvania which were entirely unserved by broadband service of at least 25/3 Mbps. 15

On January 30, 2020, the FCC adopted the RDOF Report and Order, which established the framework for the RDOF auction. ¹⁶ The FCC determined that the RDOF would target federal high-cost support to areas that lack access to both fixed voice and 25/3 Mbps broadband services in two phases: Phase I of the RDOF will assign up to \$16 billion for those census blocks that are wholly unserved with broadband at speeds of 25/3 Mbps, 17 and Phase II will make the remaining \$4.4 billion, along with any unawarded funds from Phase I available for those census blocks that it later determined through the Digital Opportunity Data Collection, or suitable alternative data source, are only partially served, as well as census blocks unawarded in the Phase I auction.¹⁸

Claverack Rural Electric Cooperative (CREC)¹⁹ submitted a short-form application to participate in the RDOF Phase I as part of a bidding consortium known as "the Co-Op Connections Consortium." Phase I of the RDOF Auction began on October 29, 2020, and ended on November 25, 2020. On December 7, 2020, the FCC announced the winning bidders²⁰ for Phase I of the RDOF auction and awarded up to \$923 million annually for 10 years to these winning bidders that had committed to provide voice and fixed broadband internet access services (BIAS) to specific locations in unserved high-cost areas, including areas in Pennsylvania.²¹

In the RDOF Closing Public Notice, the FCC announced that Co-Op Connections Consortium was awarded a total of \$42.6 million of federal high-cost support funding for certain designated RDOF-eligible CBGs located throughout the Commonwealth of Pennsylvania.22 Specifically, CREC was one of the winning consortium bidders and received \$31.6 million in RDOF support for a number of locations in 35 CBGs in Pennsylvania.²³ See Appendix A. In accordance with Auction 904 rules and procedures,²⁴ Co-Op Connections Consortium through CREC assigned a portion of its winning bid in Pennsylvania to its wholly-owned subsidiary, Claverack Communications. 25

D. Claverack Communications' Petition and Supplements

Pursuant to the RDOF Order and the RDOF Public Notice,26 winning bidders were required to certify with the FCC that they have obtained an ETC designation that covers all relevant census blocks from the relevant authority for high-cost ETC designation by June 7, 2021.²⁷ In its Petition, Claverack Communications has requested ETC designation in 35 specific CBGs where it had been awarded RDOF Phase I high-cost funding support by the FCC in Auction 904. Claverack Communications is a limited liability company located at 32750 Route 6, Wysox, Pennsylvania in Bradford County.

See Rural Digital Opportunity Fund Phase I Auction (Auction 904) Closes; Winning Bidders Announced; FCC Form 683 Due January 29, 2021, Public Notice, 35 FCC Rcd 13888, 13890-91, paras. 9—15 (RBATF, OEA, WCB 2020) (RDOF Closing Public Notice).

21 As a result of Auction 904, some homes and businesses would have voice as well

as broadband Internet access services available with download speeds of at least 100

Mbps. 22 Co-Op Connections Consortium was awarded Auction 904 support in a total of

eight states.

23 The other portion of the Co-Op Connections Consortium Auction 904 support that was awarded to Pennsylvania CBG was assigned to Tri-Co Connections. "Long-Form Applicants Spreadsheet" found on the FCC's Auction 904 webpage per Public Notice— Applicants Spreadsheet in Auction 904—DA 21-170 released 2/18/2021 (Long Form Applicants Spreadsheet)

24 RDOF Order, 35 FCC Red at 725, para. 85.

¹¹ USF/ICC Transformation Order, 26 FCC at 17732, para. 178.
12 Connect America Fund et al., Report and Order and Further Notice of Proposed Rulemaking, 31 FCC Rcd 5949, (2016) (CAF Phase II Auction Order).
13 Connect America Fund Phase II Auction (Auction 903) Closes; Winning Bidders Announced; FCC Form 683 Due October 15, 2018, AU Docket No. 17-182, WC Docket No. 10-90, Public Notice, 33 FCC Rcd 8257 (Auction 903 Closing Public Notice).
14 Rural Digital Opportunity Fund; Connect America Fund; Notice of Proposed Rulemaking, 34 FCC Rcd 6778 (2019) (Rural Digital Opportunity Fund NPRM).
15 Id. The FCC made eligible for Auction 904 certain high-cost census block groups in RDOF Phase I in unserved areas nationwide that were not served by an unsubsidized

service provider.

16 Rural Digital Opportunity Fund et al., Report and Order, 35 FCC Rcd 686 (2020) (RDOF Order).

17 The FCC determine 1 of the PCC determine

⁽RDDF Order).

17 The FCC determined that eligible areas for Phase I would include (1) the census blocks for which price cap carriers currently receive CAF Phase II model-based support; (2) any census blocks that were eligible for, but did not receive, winning bids in the CAF Phase II auction; (3) any census blocks where a CAF Phase II auction winning bidder has defaulted; (4) the census blocks excluded from the offers of model-based support and the CAF Phase II auction because they were served with voice and broadband of at least 10/1 Mbps; (5) census blocks served by both price cap carriers and rate of support was received to the vector that the census block is in the price. carriers and rate-of-return carriers to the extent that the census block is in the price cap carrier's territory, using the most recent study area boundary data filed by the rate-of-return carriers to identify their service areas and determine the portion of each census block that is outside this service area; (6) any unserved census blocks that are outside of price cap carriers' service areas where there is no certified high-cost eligible telecommunications carrier (ETC) providing service, such as the Hawaiian Homelands, and any other populated areas unserved by either a rate-of-return or price cap carrier; and (7) any census blocks identified by rate-of-return carriers in their service areas as ones where they do not expect to extend broadband. Id. at 691, para. 12.

18 Id. at 690, para. 9.

¹⁹ CREC is an 82-year-old, member-owned, non-profit electric cooperative in northeastern Pennsylvania. Today, CREC serves over 16,000 customers with electric service across a 2,700-mile distribution system. CREC's service territory encompasses an eight-county region, providing electricity to customers in Pennsylvania's Bradford, Lackawanna, Luzerne, Lycoming, Sullivan, Susquehanna, Tioga, and Wyoming countries. ties. CREC's total property, lines, and equipment is valued at approximately \$48

²⁵ Petition at 2-3. In December of 2020, CREC created Claverack Communications to offer retail voice and broadband services, as anticipated in CREC's short-form application and required by Pennsylvania's recently enacted Act 98 of 2020, P.L. No. application and required by remissivants recently effected RC 35 of 2029, 112, 1va 98-2020, which facilitates broadband access by allowing electric cooperatives to utilize existing utility poles to place fiber-optic lines. In addition, later in December, CREC and Claverack Communications submitted the necessary filing to the FCC to accept their portion of the overall RDOF support awarded to the Co-Op Connections Consortium in Auction

26 RDOF Order, 35 FCC Rcd at 722, para, 79, 726, para, 90; RDOF Closing Public

Consortium in Auction 26 RDOF Order, 35 FCC Rcd at 722, para. 79, 726, para. 90; RDOF Closing Public Notice, 35 FCC Rcd at 18893-95, para. 17. 27 RDOF Closing Public Notice, 35 FCC Rcd at 18893-95, para. 17; see also 47 C.F.R. 54 S04(b)(5). On May 24, 2021, the Commission issued a "good faith" letter to Claverack Communications stating that our review of its Petition would not be completed prior to deadline despite Claverack Communications' good faith efforts. Claverack Communications filed a waiver request of the Auction 904 deadline with the FCC on June 7, 2021. Claverack Communications, LLC's Petition for Limited Waiver and Extension of 47 C.F.R. 54.804(b)(5) RDOF Auction 904 ETC Certification Deadline, ALI Docket No. 20.34. AU Docket No. 20-34.

28 Petition Exhibit 3.

Claverack Communications provided documentation that it has the requisite authority from the Pennsylvania Department of State to do business in Pennsylvania as a domestic limited liability company.²⁹

In its Petition, Claverack Communications stated that it was created by CREC to offer retail voice and broadband services.³⁰ Additionally, CREC and Claverack Communications submitted the necessary filing to the FCC to accept their portion of the overall RDOF support awarded to the Co-Op Connections Consortium as directed by the FCC in the RDOF Public Notice.³¹ On January 29, 2021, Claverack Communications submitted its long-form application to the FCC to secure the funding for the 35 census block groups that it was awarded in the RDOF Auction $904.^{32}\,$

Claverack Communications states that Exhibit 5 of its Petition, which is an excerpt from its proposed CLEC tariff, lists the various exchanges of the rural incumbent local exchange carriers (RLEC) where its awarded CBGs are situated and for which Claverack Communications is requesting high-cost ETC designation in Pennsylvania.³³ Exhibit 5 also lists the counties, townships and boroughs that comprise Claverack Communications' entire service territory. We have listed the local exchanges of the rural areas where Claverack Communications has been awarded federal high-cost support below:

Claverack Communications Local Exchanges in the ILEC Service Territories³⁴

The North-Eastern Pennsylvania Telephone Company	Frontier Communications of Canton, LLC	Citizens Telecommunications of New York, Inc. d/b/a Citizens Communications Services Company	Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company
New Milford	Canton	Little Meadows	Brooklyn
	Troy	Quaker Lake	Laceyville
			Lawsville
			Leraysville
			Montrose
			New Albany
			Nicholson
			Noxen
			Rome
			Rush
			St. Joseph
			Springville
			Towanda
			Troy
			Tunkhannock
			Ulster

For the geographic areas in the townships and boroughs for which Claverack Communication has not been awarded federal high-cost support in Auction 904, Claverack Communications requests designation as a Lifeline-only ETC.

Claverack Communications certifies that its wireline service offering satisfies the FCC's definition of voice telephony service, and it will provide all services designated for support by the FCC.³⁵ Claverack Communications plans to deploy a Fiber to the Premises (FTTP)

network architecture to serve Claverack Communications' awarded census block locations within each CBG. The fiber optic cable infrastructure will be designed in a manner that permits Claverack Communications to use various next-generation technologies such as Active Ethernet and Gigabit Passive Optical Network to serve its customers.³⁶ Claverack Communications' proposed FTTP network architecture will allow for the delivery of voice and data services across the broadband access platform.³⁷ It anticipates using a managed services provider to facilitate interconnection with the PSTN and traffic exchange with other carriers.³⁸ Claverack Communications' FTTP network will separately provision voice traffic from Internet traffic since both services will be transmitted over the same physical network.39

Claverack Communications plans to implement a proposed FTTP network across its Designated Service Area that allows for delivery of voice and data services across a

²⁹ See Id.
30 Petition at 3.
31 Petition at 3.

³¹ Petition at 3.
³² Petition at 4. Unlike other auctions winners whose names the FCC released on December 7, 2020, Claverack Communications' identity as an Auction 904 recipient was not publicly acknowledged by the FCC. Under the FCC's rules for Auction 904, participants must adhere to strict non-disclosure requirements that prohibited the applicant from communicating certain auction-related information to another applicant from the auction short-form application filing deadline until the post-auction deadline for winning bidders to file long-form applications for support. The quiet period ended on January 29, 2021, and Claverack Communications was able to publicly acknowledge that it was a winning bidder in Auction 904 and submit its Petition for ETC designation that is required to obtain the RDOF funds.

Petition at 5. Fettition at 5.
 May 11, 2021 Data Request (DR) Responses para. 18.
 Petition at 8.

³⁶ Id. 37 Id. at 8 to 9. 38 Id at 9. 39 Id.

broadband access platform. 40 Claverack Communications will implement redundant Ethernet uplinks from the proposed FTTP electronics to its core data network.4 Claverack Communications also plans to implement data network routers, Internet uplinks, and ISP services to support customers from the awarded census block locations in the RDOF Phase I Auction 904.42 The FTTP architecture enables the network operator to provide peak data speed to individual users in increments of 1 Mbps or less.43 This functionality allows Claverack Communications to provide a wide variety of data rates up to 1 Gbps (including raw data and ethernet overheads). 44 Claverack Communications' FTTP uses pulses of light to transmit voice and data traffic which results in one of the fastest possible transmission paths, creating a very low-latency network.45

Notice of Claverack Communications' Petition was published in the Pennsylvania Bulletin at 51 Pa.B. 2747 on May 15, 2021. No comments were filed in response to Claverack Communications' Petition. Claverack Communications also filed supplements to its Petition that set forth additional pertinent information.

Discussion

Section 254(e) of the Act provides that "only an eligible telecommunications carrier designated under Section 214(e) shall be eligible to receive specific Federal universal service support."46 Consequently, a common carrier first must be designated as an ETC subsections (2), (3), or (6) of Section 214(e) of the Act to be eligible to receive federal high-cost universal service support in accordance with section 254 of the Act. Pursuant to Section 214(e)(2) of the Act, state commissions have the primary responsibility for performing ETC designations for common carriers seeking to obtain federal high-cost funding support. Only in those instances where a state cannot or will not make the requisite ETC designation, will the FCC make the ETC designation.47

The Commission reserves the right to review any ETC designation request on a case-by-case basis and grant or deny such designation after considering the circumstances particular to each application. Thus, the Commission has reviewed Claverack Communications' Petition, as supplemented, to determine whether if it satisfies the federal and state law criteria to receive a designation as an ETC in Pennsylvania.

I. Requirements for Designation as a High-Cost

Pursuant to 47 U.S.C. § 214(e)(1), a common carrier must satisfy the following criteria 48 in order to obtain an ETC designation and become eligible to receive federal high-cost universal service support throughout the service area for which the designation is received: (1) certify that it offers or intends to offer all services designated for support by the Commission pursuant to section 254(c) of the Act;⁴⁹ (2) certify that it offers or intends to offer the supported services either using its own facilities or a

Rcd 8776, 8847-76, paras. 128—180 (1997).

49 47 U.S.C. § 214(e)(1)(A); see also 47 C.F.R. § 54.201(d)(1).

combination of its own facilities and resale of another carrier's services;⁵⁰ (3) describe how it advertises the availability of the supported services and the charges therefor using media of general distribution;⁵¹ and (4) describe the geographic service area for which it requests to be designated an ETC.⁵²

The FCC adopted additional requirements for parties seeking ETC designation that have been codified at 47 C.F.R. § 54.202.⁵³ As such, a telecommunications carrier must also satisfy the following additional mandatory requirements for it to be designated an ETC and thus eligible to receive federal universal service support: (1) certify that it will comply with the service requirements applicable to the support that it receives in its proposed service area;⁵⁴ (2) submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network throughout its proposed service area;⁵⁵ (3) demonstrate its ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations;⁵⁶ (4) demonstrate that it will satisfy applicable consumer protection and service quality standards;⁵⁷ and (5) offer local usage comparable to that offered by the ILEC.⁵⁸

The FCC subsequently added an additional requirement concerning the Anti-Drug Abuse Act of 1988.⁵⁹ Specifically, the FCC requires a party seeking ETC designation certify that neither it, nor any party to the application, is subject to a denial of federal benefits pursuant to the Anti-Drug Abuse Act of 1988.

In addition to meeting these statutory requirements, state commissions must also perform a "public interest" review before approving an ETC designation. Section 214(e)(2) of the Act states that, "[u]pon request and consistent with the public interest, convenience, and necessity, the State commission may, in the case of an area served by a rural telephone company, and shall, in the case of all other areas, designate more than one common carrier as an eligible telecommunications carrier" for a designated service area, so long as the requesting carrier meets the requirements of Section 214(e)(1).

⁴⁰ Id. at 10.
41 Id.
42 Id.
43 Id.
44 Id.
44 Id.
45 Id.
46 47 U.S.C. § 254(e).
47 47 U.S.C. § 214(e)(6).
48 See Federal-State Joint Board on Universal Service, Report and Order, 12 FCC (ed 8776 8847.76 pages 128—180 (1997)

^{50 47} U.S.C. § 214(e)(1)(A); see also 47 C.F.R. § 54.201(d)(1).
51 47 U.S.C. § 214(e)(1)(B); see also 47 C.F.R. § 54.201(d)(2).
52 47 U.S.C. § 214(e)(5); see also 47 C.F.R. § 54.201(d)(2).
53 See 2005 ETC Designation Order, 20 FCC Red at 6380, para. 20 (citing Federal-State Joint Board on Universal Service, Recommended Decision, 19 FCC Red 4259, para. 5 (Fed-State Jt. Bd. 2004)).
54 47 C.F.R. § 54.202(a)(1)(i).
55 47 C.F.R. § 54.202(a)(1)(i). The FCC subsequently eliminated the five-year improvement plan requirement for CAF recipients since it had adopted more specific measures to track deployment, including annual reporting of service to geocoded locations and certification of compliance with benchmark milestones. See Connect America Fund et al., ETCs Annual Reports and Certifications, Report and Order, 32 FCC Red 5944, 5944-48, paras. 3—14 (2017) (ETC Reporting Streamlining Order) (eliminating requirements relating to the reporting of network outages, unfulfilled (eliminating requirements relating to the reporting of network outages, unfulfilled service requests, complaints, and pricing and the certification of compliance with applicable service quality standards).

64 T. C.F.R. 54.202(a)(2).

74 T. C.F.R. § 54.202(a)(3). The FCC also has eliminated this requirement for CAF

support recipients finding that the need for it was obviated by the specific service quality standards applicable to CAF support recipients and specific reporting obligations relating to such standards. See generally ETC Reporting Streamlining Order. ⁵⁸ In the 2005 ETC Designation Order, the FCC had established that an ETC may be

In the 2005 ETC Designation Order, the FCC had established that ETC may be required to provide equal access if all other ETCs in the service area relinquish their designations. In the USF/ICC Transformation Order, the FCC determined that the above ETC equal access requirement was obsolete and deleted it from 47 C.F.R. § 54.202. The FCC stated because this rule was obsolete, it found good cause to delete it without notice and comment. USF/ICC Transformation Order, FCC Rcd 17872, para. 647 and Appendix A.
⁵⁹ 21 U.S.C. § 862; 47 C.F.R. § 1.2002(a)-(b).

The Commission has adopted these federal standards under independent Pennsylvania law as a starting point for review of a request for ETC designation. ⁶⁰ We also have Pennsylvania-specific guidelines discussed below that a federal high-cost ETC petitioner must satisfy before we can approve its request for ETC designation in Pennsylvania. Our review of Claverack Communications' Petition is done consistent with the federal requirements that must be met in order for an applicant to receive designation as an ETC, as codified, which we have adopted and implemented in the Commonwealth as the minimum standards applicable to ETC designation. Additionally, our review of Claverack Communications' Petition is also done to ensure consistency with independent Pennsylvania law as an ongoing obligation.

As discussed in more detail below, we determine that Claverack Communications satisfies all federal requirements applicable to obtaining a high-cost ETC designation, including those embodied in the FCC's Universal Service Order, the 2005 ETC Designation Order, the USF/ICC Transformation Order, the Lifeline Reform Orders, and codified in pertinent FCC regulations. Claverack Communications also satisfies related Pennsylvania-specific requirements or guidelines.

A. Certification That It Is a Common Carrier and Offering All Services Designated for Federal Universal Service Support

In order to obtain an ETC high-cost designation, Claverack Communications must demonstrate that it is a common carrier and certify that it offers the services supported by the federal universal service support mechanisms or "supported services".⁶¹ Pursuant to 47 C.F.R. § 54.101, the FCC defines supported services as qualifying voice service and the offering of qualifying broadband Internet access service (BIAS).⁶² Also, as a condition of receiving support, the common carrier must offer qualifying voice service as a standalone service throughout its designated service area and must offer voice telephony services at rates that are reasonably comparable to urban rates.63

1. Qualifying Voice Service

In order to satisfy the criterion of offering qualifying voice services set forth in 47 C.F.R. \S 54.201(a), Claverack Communications must be a common carrier that certifies that its eligible voice telephony services provide (1) voice grade access to the public switched network or its functional equivalent; (2) minutes of use for local service provided at no additional charge to end users: (3) access to the emergency services provided by local government or other public safety organizations, such as 911 and enhanced 911, to the extent the local government in an eligible carrier's service area has implemented 911 or enhanced 911 systems; and (4) toll limitation services to qualifying low-income consumers. Additionally, as a RDOF support recipient, like all other high-cost ETCs, Claverack Communications will be required to offer standalone voice service and offer voice and broadband services at rates that are reasonably comparable to rates offered in urban areas. Claverack

60 52 Pa. Code § 69.2501(a).

C.F.R. § 54.101(b).

Communications certifies that its wireline service offering satisfies the FCC's definition of voice telephony service.

a. Voice Grade Access to the Public Switched Telecommunications Network (PSTN)

In its Petition, Claverack Communications states that Exhibit 1 to its Petition depicts how it plans to implement a proposed FTTP network across its Designated Service Area that will allow for delivery of both voice and data services across a broadband access platform. Claverack Communications asserts that this fiber optic cable infrastructure will be designed in a manner that permits it to use various next-generation technologies (e.g., Active Ethernet, Gigabit Passive Optical Network, etc.) to serve customers. 65 Claverack Communications also states that it anticipates it will use a managed services provider to facilitate interconnection with the PSTN and traffic exchange with other carriers.66

Additionally, Claverack Communications asserts that because FTTP technologies transmit voice and data over the same physical network, voice traffic is provisioned separately from the Internet traffic, which allows for the network operator to prioritize voice traffic over other types of traffic. Claverack Communications further asserts that since light is not susceptible to electromagnetic interference like copper-based (e.g., DSL, cable modems, etc.) or wireless technologies, the FTTP deployments offer high signal-to-noise ratios and the lowest possible error rates of any access technology.

Claverack Communications also states that it will provide standalone interconnected Voice over Internet Protocol (VoIP) service in its proposed Designated Service Area.⁶⁷ Lastly, Claverack Communications further certifies that it will offer voice service at rates that are reasonably comparable to rates offered in urban areas, and it will comply with annual results of the Urban Rate Survey published annually by the FCC.⁶⁸

b. Minutes of Use for Local Service

As part of offering voice grade access to the PSTN, an ETC must also provide local calling services to its customers at no additional charge. Although the FCC did not set a minimum local usage requirement, in the Universal Service Order, it determined that ETCs should provide some minimum amount of local usage as part of their "basic service" package of supported services. 69 However, the FCC has determined that a carrier satisfies the local usage requirements by including a variety of local usage plans as part of a universal service offering.

Claverack Communications states that it will offer voice rate plans in the service area that includes local calling at no additional charge and will comply with any and all minimum local usage required adopted by the FCC or states with jurisdiction over Claverack Communications' standalone voice service.70

c. Access to Emergency Services

Claverack Communications also certifies that it will provide access to 911 and E911 emergency calling services for all of its customers to the extent the local govern-

Petition, Exhibit 4 at 33-34.

^{61 47} C.F.R. § 54.201(d).
62 47 C.F.R. § 54.101 (including both eligible voice telephony and eligible broadband Internet access as services "supported by federal universal service support mechanisms," and characterizing the provision of eligible broadband service as a high-cost public interest obligation); see also USF/ICC Transformation Order, 26 FCC Rcd at 17691—94, paras. 74—89 (describing the "core functionalities of the supported services as voice telephony service," and as a separate condition of receiving federal high-cost universal service support, all ETCs are required to offer BIAS in their supported area that meets certain basic performance requirements).

63 USF/FCC Transformation Order, 26 FCC Red at 17693, paras. 80-81; see also 47

⁶⁴ Petition at 8.

⁶⁵ Petition at 6.
66 Petition at 8.
66 Id. at 9 and May 11, 2021 DR Responses para. 16.

Pettion, Exhibit 4 at 33-34.
 Fee Petition at 19.
 See Universal Service Order, 12 FCC Rcd 8776, 8813, para. 67. Although the FCC's rules define "local usage" as "an amount of minutes of use of wire center service, prescribed by it, provided free of charge to end users," the FCC has not specified a number of minutes of use. See 47 C.F.R. 54.101(a)(1). See also Federal-State Joint Board on Universal Service, Recommended Decision, CC Docket No. 96-45, FCC 02J-1 (rel. Jul. 10, 2002).

70 Petition at 8.

ments in its service area have implemented 911 and E911.⁷¹ Additionally, Claverack Communications will advise every VoIP subscriber, and will provide the necessary disclosure, of the circumstances under which 911 service may not be available or may be in some way limited by comparison to traditional E911 service. 72 Such circumstances include, but are not limited to, relocation of the end user's IP-compatible customer premise equipment (CPE), use by the end user of a non-native telephone number, broadband connection failure, loss of electrical power, and delays that may occur in making a dispatchable location available in or through the Automatic Location Identification (ALI) database. As Claverack Communications rolls out its VoIP services in accordance with the FCC's RDOF milestones, it will ensure that all of its VoIP customers, including participants in the Lifeline program, have full access to E911 services in compliance with all FCC rules relating to E911 and Lifeline. 74 Claverack Communications or its third-party managed VoIP provider will ensure that the necessary arrangements are in place with municipalities for this purpose.75

Claverack Communications has also certified that it will take measures to ensure reliability of 911 in emergency situations. 76 Claverack Communications has selected its engineering and design vendor to design the network and assist with equipment choices.⁷⁷ Claverack Communications will ensure redundancy and reliability by including battery back-ups at cabinets and will also consider wired back-up generation sources at points on its network.⁷⁸ It also anticipates that network design may include multiple sites for interconnection with back-haul providers to access the PSTN such as Level 3, PenTeleData and other back-haul providers in Claverack Communications' service area.

The FCC also requires interconnected VoIP carriers to obtain affirmative acknowledgment that each subscriber understands the circumstances in which E911 service may be limited or unavailable. 47 C.F.R. § 9.11(b)(5). Claverack Communications anticipates developing its ordering and customer documentation process for various services in 2022 and is considering multiple methods to obtain the affirmative acknowledgement from subscribers for E911 service.⁸⁰ It is considering the following methods for affirmative acknowledgement from subscribers: paper order forms, on-line order form, telephone or video chat order, annual reconfirmations through invoices.81

Accordingly, the Commission determines that Claverack Communications has satisfied its obligation of ensuring access to emergency services.

d. Toll Limitation Services

Under the language of Section 54.400, the FCC has defined three terms addressing the service provided by an ETC by which a subscriber may prevent toll charges from accumulating beyond a set point. Specifically, Subsection 54.400(b) of the FCC's regulations defines "toll blocking" as the service a subscriber may elect to not allow outgoing toll calls. Subsection (c) defines "toll control service" as the service a subscriber may elect to specify a

 71 Id.
 72 See April 8, 2021 DR Responses para. 12. ⁷² See Δ₁...
 ⁷³ Id.
 ⁷⁴ Id para. 19.
 ⁷⁵ Id. para. 19.
 ⁷⁶ May 22, 2021 DR Responses para. 14.
 ⁷⁷ Id.

set amount of toll usage allowed per month or per billing cycle. Subsection (d) defines "toll limitation service" as a generic term covering either toll blocking or toll control service for ETCs that are incapable of providing both or covering both services.

Section 54.401(a)(2), toll limitation service, does not need to be offered for any Lifeline service that does not distinguish between toll and non-toll calls in the pricing of the service. If an ETC charges Lifeline subscribers a fee for toll calls that is in addition to the per month or per billing cycle price of the subscribers' Lifeline service, the carrier must offer toll limitation service at no charge to its subscribers as part of its Lifeline service offering.

In the FCC's Lifeline and Link Up Reform Order, the FCC explained that toll limitation would no longer be deemed a supported service as of 2014.⁸² As such, Claverack Communications will not seek reimbursement for toll limitation services. Claverack Communications currently does not have Lifeline customers because only carriers designated as an ETC can participate in the Lifeline program. Once designated as an ETC, however, Claverack Communications will participate in Lifeline, as required by the FCC's rules, and will provide toll blocking service.83 Therefore, the nature of Claverack Communications' service eliminates the concern that low-income customers will incur significant charges for international calls, risking disconnection of their service.

2. Eligible Broadband Internet Access Services

An ETC subject to a high-cost public interest obligation to offer BIAS, must offer BIAS that provides the capability to transmit data to and receive data by wire or radio from all or substantially all Internet endpoints, including any capabilities that are incidental to and enable the operation of the communications service, but excluding dial-up service, within the areas where it receives highcost support.⁸⁴ Additionally, pursuant to Section 54.805 of the FCC's regulations, recipients of RDOF support are "required to offer broadband service with latency suitable for real-time applications, including VoIP, and usage capacity that is reasonably comparable to comparable offerings in urban areas, at rates that are reasonably comparable to rates for comparable offerings in urban areas."85 More specifically, recipients of RDOF support are required to meet the broadband service speeds and performance standards for the relevant performance or the average usage of a majority of fixed broadband customers as announced annually by the FCC's Wireline Competition Bureau (WCB).86

Claverack Communications is obligated to offer one service plan that provides BIAS at 1 Gbps/500 Mbps speed at low latency.⁸⁷ For winners in the RDOF Phase I auction who submitted bids for the Gigabit tier speed, the FCC required them to show that 95% or more of all testing-hour measurements of network round trip latency are at or below 100 milliseconds (ms) as their latency standard for BIAS.8

Claverack Communications asserts that it will offer BIAS with the capability to transmit data and receive data by wire or radio from all or substantially all internet endpoints, including any capabilities that are incidental

⁸⁰ Id. para. 13. 81 Id.

 ⁸² In the Matter of Lifeline and Link Up Reform and Modernization, et. Al., WC Docket No. 11-42, Report and Order, FCC 12-11, para. 229 (Feb. 6, 2012).
 ⁸³ Petition Exhibit 4 at 34, April 8, 2021 DR Responses paras. 2 and 10 and May 11,

²⁰²¹ DR Responses para. 9.

84 47 C.F.R. §§ 54.101(a)(2) and (c).

85 47 C.F.R. § 54.805(a).

86 47 C.F.R. § 54.805(b).

⁸⁷ RDOF Phase I Auction Order, para. 43. 88 Id. para. 32.

to and enable the operation of the communications service, but excluding dial-up service. 89 Claverack Communications states that it will implement redundant Ethernet uplinks from the proposed FTTP electronics to its core data network, which will ensure highly reliable broadband data communications services. 90 Claverack Communications also plans to implement data network routers, Internet uplinks, and ISP services to support customers from the awarded census block locations in the RDOF Phase I Auction 904.91

Claverack Communications asserts that this proposed FTTP architecture should enable the network operator to provide peak data speeds to individual users in increments of 1 Mbps or less and also allow Claverack Communications to provide a wide variety of data rates up to 1 Gbps (including raw data and ethernet overheads). Thus, Claverack Communications commits to adhere to the requisite performance standards and interest obligations for the relevant performance tier it is obligated to deploy and offer to consumers.

Lastly, Claverack Communications further certifies that it will offer broadband service at rates that are reasonably comparable to rates offered in urban areas, and it will comply with annual results of the Urban Rate Survey published annually by the FCC.⁹³ Accordingly, the Commission finds that Claverack Communications satisfies this criterion because through the RDOF Phase I funding support it will receive from Auction 904, Claverack Communications will be able to furnish BIAS supported service in Pennsylvania that provides the capability to transmit data to and receive data by wire or radio from all or substantially all Internet endpoints, including any capabilities that are incidental to and enable the operation of the communications service.94

B. Certification Regarding the Offering of the Supported Services Using a Carrier's Own Facilities.

In order to obtain a high-cost ETC designation, a common carrier must offer the qualifying supported services throughout their service area "either using its own facilities or a combination of its own facilities and resale of another carrier's services."95 Thus, only common carriers that provide the qualifying supported services as defined under section 54.101(a), as amended, by using their own facilities will be deemed to meet the requirements of subsection 214(e)(1)(A) of the Act.

The FCC has interpreted the term "facilities" to mean "any physical components of the telecommunications network that are used in the transmission or routing of the services designated for support under section 254(c)(1)."96 However, as explained by the FCC, "a carrier need not offer universal service wholly over its own facilities in order to be designated an eligible carrier because the statute allows an eligible carrier to offer the supported services through a combination of its own facilities and resale."9

Facilities are the ETC's "own" if the ETC has exclusive right to use the facilities to provide the supported services⁹⁸ or when service is provided by any affiliate within

89 Petition at 9-10.

89 Petition at 9-10.
90 Id.; also see Exhibit 1.
91 Id.
92 Id.
93 Petition at 19-20.
94 See Petition at 14.
95 47 U.S.C. § 214(e)(1); 47 C.F.R. § 54.101.
96 Universal Service Order, 12 FCC Rcd at 8847, para. 128; 47 C.F.R. § 54.201(e).
97 Id. at 8870, para. 169; 47 C.F.R. § 54.201(f) and (g).
98 Id. at 8866, para. 160.

the holding company structure. 99 Additionally, a common carrier satisfies its ETC designation obligation to "offer" qualifying services by being legally responsible for dealing with customer problems, providing quality of service guarantees, and meeting federal USF-related requirements. 100 Accordingly, a broadband provider may satisfy its voice obligation by offering voice service through an affiliate or by offering a managed voice solution (including VoIP) through a third-party vendor but cannot simply rely on the availability of over-the-top voice options.

Claverack Communications has attested that it will be providing the qualifying supported services and functionalities set forth in Section 54.101(a) of the FCC's regulations throughout its proposed Designated Service Area in the Commonwealth of Pennsylvania using its own facilities. 102

C. Certification Regarding Advertising Supported Ser-

Claverack Communications has stated that it will advertise the availability of its Lifeline services in a manner reasonably designed to reach those likely to qualify for the service. 103 Claverack Communications further attested that it will coordinate with state, county and local agencies and organizations that target audiences who are potentially eligible for Lifeline. Claverack Communication also will promote the availability of the program through its website and mailers to current and potential customers, through articles in the Claverack Rural Electric Cooperative periodic newsletters and through booths or exhibits at other local events. 104 Claverack Communications further certifies to provide the Commonwealth's Department of Human Services ("DHS") with Lifeline service descriptions and subscription forms, contact telephone numbers, and a listing of the geographic area or areas it serves, for use by DHS in providing notifications to new enrollees in DHSadministered low-income programs pursuant to 66 Pa.C.S. § 3019(f). Lastly, Claverack Communications states that it will advertise the availability and rates of voice and broadband internet service in languages other than English consistent with the applicable FCC and PUC rules. 106

D. Certification to Provide a Detailed Description of the Geographic Service Area Where It Will Be Designated an

Generally, once an entity is designated an ETC in a service area, it must offer the supported services throughout that entire designated service area. The term service area generally means the overall geographic area for which the carrier shall receive support from federal universal service support mechanisms. A service area is established by a state commission for the purpose of determining universal service obligations and support mechanisms. Thus, an ETC's "service area" is set by the designating authority and is the geographic area within

See Rural Digital Opportunity Fund Phase I Auction Order, FCC 20-77, Para.

139. 102 See Petition at 8-9. 10-11; so

Petition at 10-11; see also April 11, 2021 DR Responses para. 4.

Petition at 10-104 Id. 105 Petition at 11. 106 Id.

⁹⁹ December 2014 CAF Order, 29 FCC Rcd at 15668 n.43; see also 47 U.S.C. § 153(2) (defining an affiliate as "a person that (directly or indirectly) owns or controls, is owned or controlled by, or is under common ownership or control with, another

person"). 100 Cf. Connect America Fund, Report and Order, 28 FCC Rcd 7211, 7215, para. 9 (2013) (Phase II Challenge Process Order) (finding that it is not sufficient for a broadband provider to qualify as an "unsubsidized competitor" if a consumer must because that broadband provider would not be obtain voice service from a third party, because that broadband provider would not be

which an ETC has universal service obligations and may receive universal service support. 10

Claverack Communications has been awarded RDOF Phase I high-cost funding support in specific RDOF-CBGs located in the Pennsylvania counties of Bradford, Susquehanna and Wyoming. Pursuant to its Petition, Claverack Communications is seeking designation as a high-cost ETC only in the RDOF-eligible CBGs that are located within certain local exchanges of the following RLECs in Pennsylvania: Commonwealth Telephone Company d/b/a Frontier Communications, Frontier Communications of Canton, LLC, The North-Eastern Pennsylvania Telephone Company and Citizens Telecommunications of New York, Inc. d/b/a Citizens Communications Services Company.

Section 214(e)(5) of the Act, 47 U.S.C. § 214(e)(5), normally requires that a competitive high-cost ETC's (CETC) proposed designated service area conform with the rural incumbent ETC's designated service area. The rural incumbent ETC's designated service area is usually its entire service territory. Generally, if a state commission sought to designate a CETC only in a portion of a rural incumbent ETC's designated service, that rural service area must first be redefined under the process set forth in Section 214(e)(5) of the Act. 108 To accomplish a redefinition of a rural service area, the Commission would be required to conduct a cream-skimming analysis to compare the population density of the wire centers in which the CETC applicant seeks designation against that of the wire centers in the rural service area in which the CETC applicant does not seek designation. 109

In this proceeding, Claverack Communications seeks a high-cost ETC designation in the service territory of four RLECs but it requests that its designated service areas be limited only to those townships and boroughs in the rural incumbent ETC's service area that comprises Claverack Communications' service territory. As explained above, the Commission usually would have to undergo a redefinition analysis of the particular RLEC service territory since the Petitioner requests to be designated only in certain portions of the RLECs' service areas. However, the FCC has eliminated the service area conformance requirement for those winning bidders in the Auction 904 seeking an ETC designation. 110

Specifically, in its RDOF Order, the FCC held that for those entities that were seeking to obtain ETC designations solely as a result of being selected as winning bidders for the Auction 904 support, it was best to forbear from applying Section 214(e)(5) of the Act and Section 54.207(b) of the FCC's rules insofar as those sections require that the service area of such a competitive ETC conform to the service area of any RLEC serving an area eligible for Phase I support. The FCC noted that like the CAF Phase II auction, it will be maximizing the use of the RDOF support by making it available for only one provider per geographic area. 112 It further noted that since price cap ETCs had declined the offer of modelbased support and another entity is now receiving that declined support through Auction 904, the incumbent ETC's service area is no longer a relevant consideration in determining the geographic scope of a winning bidder's

111 Id. para. 92. 112 Id.

ETC designation. 113 Hence, the RLEC's service area will no longer be relevant because the incumbent ETC may be eventually replaced by the RDOF recipient in those portions of its service area where it may seek relinquishment since it will no longer receive high-cost support to provide the supported services, particularly qualifying voice service.

Here, Claverack Communications was a winning bidder in specific eligible census block groups located within four of our RLECs' service areas. Consequently, it is seeking a high-cost ETC designation only in those specific CBGs. Since the FCC has waived its rules regarding the redefinition process specifically for Auction 904 funding recipients, there is no need for the Commission to consider the relevant analysis the state and the FCC historically considered when deciding whether to redefine an RLEC's service area when it receives a request from the winning bidder to have a designated service area that is below the incumbent rural ETC's entire service area.

Based on our analysis of the applicable and relevant governing authority, we approve Claverack Communications' request for it to be designated a high-cost ETC in a service area that is below the service area of each of the four RLECs. Accordingly, we approve Claverack Communications' proposed Designated Service Area as set forth in its Petition and relevant supplements. Claverack Communications' high-cost Designated Service Area will only consist of the specific RDOF Phase I CBGs listed in Appendix A, which are located in the specific local exchanges of four RLECs, as listed in Appendix B.

E. Compliance with the Service Requirements Applicable to Auction 904 Support

Claverack Communications must certify that it will comply with requirements applicable to the federal universal service support that it has been awarded by the FCC. In order to satisfy this criterion, an ETC petitioner must demonstrate its commitment and ability to provide the supported services to all customers making a reasonable request for service within the ETC's designated service area. 114

To satisfy the first prong, an ETC petitioner must ensure that it is providing services to all customers making a reasonable request for service throughout its proposed Designated Service Area. If the ETC's network already passes or covers the potential customer's premises, the ETC should provide service immediately. Claverack Communications certifies that it will comply with the service and performance requirements applicable to the support that it receives, including the performance requirements and deployment milestones associated with RDOF support. Additionally, Claverack Communications certifies that it will comply with all applicable state and federal consumer protection and service quality standards associated with the receipt of RDOF support. 116

F. Certification Regarding Continued Functionality in Emergency Situations

Pursuant to 47 C.F.R. § 54.202(a)(2), an ETC petitioner is required to demonstrate its ability to remain functional in emergency situations. To satisfy this criterion, a peti-

^{107 47} U.S.C. § 214(e)(5); 47 CFR § 54.207(a).
108 Section 214(e)(5) of the Act provides that a CETC service area is defined as the RLEC's study area unless and until the state commission and the FCC, taking into consideration any recommendations from the Joint Board, redefine the RLEC's service

area to be something other than its study area.

109 See ETC Designation Order, 20 FCC Rcd at 6392-95, paras. 48—53.

110 RDOF Order, 35 FCC Rcd at 727-728, paras. 91—93.

¹¹³ Id. The FCC has determined CAF high-cost recipients need not submit a formal five-year improvement plan that demonstrates how universal service funds will be used to improve coverage, signal strength, or capacity that would not otherwise occur absent the receipt of high-cost support. See generally WCB Reminds Connect America Fund Phase II Applicants of the Process for Obtaining Federal Designation as an Eligible Telecommunications Carrier, WC Docket Nos. 09-197, 10-90, Public Notice, DA 18-714, 3-4 (rel. July 10, 2018)).

¹¹⁵ Petition at 19 ¹¹⁶ Id. at 15.

tioner must demonstrate it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations. The FCC's regulations further require facilities-based fixed residential voice services that are not line-powered (fixed service providers) to offer for sale to subscribers "at least one option that provides a minimum of twenty-four hours of standby backup power" for customer premises equipment by February 13, 2019. 117

Claverack Communications has certified that it intends to design the network with redundancy to enable continuous service. 118 Claverack Communications asserts that it is contemplating locating multiple dead ends in the service territory and ensure that the network contains at least two backhaul interconnections. Claverack Communication will also install battery backups for Optical Network Terminals (ONT) at customers' premises if purchased. 119 Claverack Communications will explain the installation cost to the customer as part of the application process and will also inform the customer of the option to purchase battery backup and the associated cost. 120 Claverack Communications will also include a backuppower disclosure. 121 Claverack Communications has set forth its anticipated voice service options and pricing on pages 38 to 41 in its proposed tariff. Claverack Communication anticipates that it will develop its broadband service prices in 2022, before it begins marketing services in anticipation of its initial service launch expected to occur before the end of 2022. 122

G. Certification to Satisfy Customer Service and Service Quality Standards

Historically, a petitioner seeking an ETC designation for purposes of becoming eligible to receive high-cost support was required to demonstrate its ability to satisfy applicable consumer protection and service quality standards. 123 However, for petitioners seeking ETC designation for the purposes of becoming authorized to receive Auction 904 high-cost support, the FCC waived the requirement to submit proof of compliance with consumer protection and service quality standards—finding that the need for such requirements is obviated by specific service quality standards applicable to Auction 904 winning bid areas and specific reporting obligations relating to such standards. 124

Nonetheless, Claverack Communications is a certificated CLEC and Interexchange Facilities-based reseller authority and, thus, it is subject to the consumer protection and service quality standards promulgated by the Commission. 125 Claverack Communications asserts that it will meet those requirements as applicable. Moreover, Claverack Communications proposes to offer a protected, stand-alone basic voice service over a fiber-based IP platform. ¹²⁶ Therefore, in addition to other Commission

PENNSYLVANIA BULLETIN, VOL. 51, NO. 31, JULY 31, 2021

jurisdiction preserved under the VoIP Freedom Act, this service remains subject to all applicable consumer protections and quality of service standards under Pennsylvania law, even though it will be provided as an interconnected VoIP service. 12

H. Certification Regarding Financial and Technical Ability to Provide Lifeline Service

1. 47 C.F.R. § 54.202(a)(4)

Financial and Technical Ability to Provide Lifeline

Generally, a carrier seeking only low-income support under Subpart E, 47 C.F.R. §§ 54.400—54.422, must demonstrate that it possesses the financial and technical ability to provide Lifeline service. ¹²⁸ Claverack Communications certifies that it is not seeking designation as an ETC for purposes of receiving support only under 47 C.F.R., Chapter I, Subchapter B, Part 54, Subpart E, which is Lifeline-only support. 129 Therefore, Claverack Communications argues that 47 C.F.R. sections 54.202(a)(4) is inapplicable.

However, in its Petition, Claverack Communications explicitly states that it is also seeking to be designated as a Lifeline-only ETC in those areas within its service area in Pennsylvania where it has not been awarded Auction 904 high-cost support. As such, Claverack Communications must still demonstrate financial and technical ability to provide Lifeline service in these areas.

Moreover, Claverack Communications must participate in the federal Lifeline program and offer Lifeline service to low-income eligible customers or households in these CBGs within its Designated Service Area. 130 Therefore, we will ensure that Claverack Communications has the technical and financial capability to provide Lifeline services to eligible low-income consumers residing in either the Auction 904 census blocks or those geographic areas in its service territory that are not subject to Auction 904 funding.

The Commission takes note that Claverack Communications was one of the successful bidders in the FCC's RDOF Phase I Auction 904 that is aiding with the construction of the planned network facilities in Pennsylvania, and that the FCC's RDOF Phase I bidding process required the substantive demonstration of managerial, technical, and financial fitness elements for the participation of the successful bidders. ¹³¹ Accordingly, we find that Claverack Communications has demonstrated it is technically, managerially, and financially fit to offer and provide Lifeline service to qualifying low-income consumers, consistent with the FCC rules and Pennsylvania-specific

that bundle.

131 See, e.g., RDOF Phase I Auction at paras. 69, 72 and 75.

¹¹⁷ 47 C.F.R. § 9.20; see also Ensuring Continuity of 911 Communications, Report and Order, 30 FCC Red 8677 (2015).

Petition at 14.

¹¹⁸ Petition at 14.

120 May 11, 2021 DR Responses para. 12.

121 See Claverack Communications' Residential Phone Terms and Conditions.

122 May 11, 2021 DR Responses para. 4.

123 47 C.F.R. § 54.202(a)(3).

124 See RDOF Order.

125 Approval of Claverack Communications LLC Authority to Operate 124 See RDOF Order.
125 Approval of Claverack Communications LLC Authority to Operate as an Interexchange Carrier Reseller throughout the Commonwealth of Pennsylvania, Docket No. A-2021-3024004 (Order entered April 15, 2021). The Commission's consumer protection and quality of service regulations applicable to CLECs apply to both commission and non-compatitive new year.

competitive and non-competitive services.

126 We note that stand-alone basic voice service has not been reclassified as competitive under Section 3016 of the Code, 66 Pa.C.S. § 3016, in any of the ILEC service area exchanges or wire centers where Claverack Communications proposes to provide CLEC services.

¹²⁷ See 73 P.S. §§ 2251.5 and 2251.6(1)(v). Under the VoIP Freedom Act, the Commission has retained jurisdiction to enforce applicable federal and Pennsylvania statutes or regulations on interconnected VoIP services relating to the following subject matters: (i) The provision and administration of enhanced 911 service and nondiscriminatory enhanced 911 fees; (ii) telecommunications relay service fees; (iii) universal service fund fees; (iv) switched network access rates or other intercarrier compensation rates for interexchange services provided by a local exchange telecommunications company; and (v) rates, terms or conditions of protected services provided near tariffs which are subject to approval by the Commission. 73 P.S. § 2251.6(1). See also Eileen Floyd v. Verizon Pennsylvania LLC, Docket No. C-2012-2333157 (Order entered April 30, 2013); Application of Momentum Telecom, Inc. for Approval of the Abandonment or Discontinuance of Competitive Local Exchange Carrier and Interexchange Carrier Reseller Services to the Public in the Commonwealth of Pennsylvania, Docket No. A-2014-2450071, (Order entered May 20, 2015). See also Mozilla Corp. v. FCC, 940 F.3d 1, 74-86 (D.C. Cir. 2019).

¹²⁸ 47 C.F.R. § 54.202(a)(4).
¹²⁹ Petition at 15.
¹³⁰ Currently, federal rules limit Lifeline funding support to \$5.25 per month per subscriber for voice services. The Lifeline subscriber's \$5.25 support may also be applied to BIAS a Lifeline consumer may choose to purchase but subscribers cannot receive the \$5.25 support separately for each service. However, Lifeline also supports broadband access and voice bundles so consumers choosing a bundled package containing voice and broadband access service can apply the \$5.25 monthly support to

rules, throughout its service territory in Pennsylvania. Accordingly, we find that Claverack Communications meets the requirements of 47 C.F.R. § 54.202(a)(4).

2. 47 C.F.R. §§ 54.202(a)(5) and 54.202(a)(6)

Terms and Conditions of Lifeline Plans

Consistent with our prior determination regarding Section 54.202(a)(4) above, we believe these sections are also applicable to Claverack Communications' ETC designation request. Pursuant to Section 54.202(a)(5) of the FCC rules, a common carriers seeking a Lifeline-only designation must submit information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers, including details on the number of minutes provided as part of the plan, additional charges, if any, for toll calls, and rates for each such plan. Additionally, pursuant to 54.202(a)(6) of the FCC rules, a common carriers seeking a Lifeline-only designation must submit information describing the terms and conditions of any BIAS plans offered to Lifeline subscribers, including details on the speeds offered, data usage allotments, additional charges for particular uses, if any, and rates for each such plan. Thus, Claverack Communications' Lifeline service that is offered to qualifying low-income consumers throughout its service territory must comply with these FCC's rules and also the Commission's rules and guidelines.

Pursuant to Sections 54.202(a)(5) and 54.202(a)(6), Claverack Communications commits to offering Lifeline service to qualifying low-income consumers consistent with the FCC's rules and the Commission's rules and guidelines in all high-cost areas where it is authorized to receive Lifeline support. 134 Claverack Communications has provided the requisite information in its accompanying supplements about its Lifeline service plan offerings. 135 Claverack Communications' supplements include the requisite description of its voice and Internet access service offerings for Lifeline subscribers. 136 Claverack Communications also certifies that Lifeline subscribers will be able to choose from voice and BIAS that are generally available to the public. 137 Accordingly, we find that Claverack Communications meets the requirements of 47 C.F.R. § 54.202(a)(5) and 47 C.F.R. § 54.202(a)(6).

3. 47 C.F.R. § 54.202(b)

Public Interest Standard

Claverack Communications states that the public interest requirement imposed by 47 C.F.R. § 54.202(b) is inapplicable. We agree. This public interest requirement is applicable only when the FCC is designating a common carrier providing telephone exchange service and exchange access that is not subject to the jurisdiction of a state commission. Moreover, a state is already required to determine whether an ETC Petitioner has demonstrated that its request for designation as an ETC is consistent with the public interest, convenience and necessity under 47 U.S.C. § 214(e)(2) and 47 C.F.R. § 54.202(c)(1), which is discussed in subsection L below.

I. Certification of Eligibility for Benefits under the Anti-Drug Abuse Act

ETC petitioners must certify that neither the petitioner nor any party to the petition is subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug

 136 See generally April 8, 2021 DR Responses and May 11, 2021 DR Responses. 137 May 11, 2021 DR Responses para. 3.

Abuse Act of 1988, as implemented in Section 1.2002 of the FCC's rules. Claverack Communications certifies that no party to its Petition is subject to denial of federal benefits, including FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

J. Certification to Relinquish Its ETC Designation

Claverack Communications may possibly replace the current incumbent price cap ETCs as the only carrier receiving federal USF high-cost support in certain CBGs within the RLECs' local exchanges. ¹³⁸ In the December 2014 Connect America Order, the FCC determined that federal price cap carriers can remove their ETC status via the Section 214 process if (1) the census block is determined to be low cost; (2) the census block is served by an unsubsidized competitor offering voice and broadband at speeds of 10/1 Mbps or better to all eligible locations; or (3) the census block is served by a subsidized competitor (another ETC) receiving federal high-cost support to deploy modern networks capable of providing voice and broadband to fixed locations. Thus, in those areas where a new provider is granted high-cost ETC status and is authorized to receive Auction 904 support, the incumbent price cap carrier will be relieved of its federal high-cost ETC obligation to offer voice telephony services in that area.

However, this forbearance action does not relieve the price cap ETC of its other "incumbent-specific obligations" like interconnection and negotiating unbundled network elements pursuant to sections 251 and 252 of the Act. Additionally, notwithstanding an incumbent price cap carrier's being relieved of an ETC obligation to provide qualifying voice telephony service, where the CETC is the only entity that receives federal high-cost support, it is still required to do the following: (1) seek relinquishment of its ETC designation as prescribed under Section 214(e)(4) of the Act and (2) maintain existing voice service until they receive discontinuance authority under section 214(a) of the Act and Section 63.71 of the Commission's rules. 140 Thus, price cap carriers will remain subject to ETC obligations other than those covered by our forbearances unless or until they relinquish their ETC designations in those areas pursuant to Section 214(e)(4) of the

Further, price cap carriers in these areas will remain subject to other Title II requirements, including ensuring that voice telephony rates remain just and reasonable and the nondiscrimination obligations of Sections 201 and 202 of the Act. Moreover, pursuant to our Pennsylvaniaspecific carrier of last resort (COLR) obligations, the Commission will ensure that the local rates that the relinquishing price cap carrier offers in the areas from which they may forbear remain just and reasonable. 141 Lastly, these price cap carriers must continue to satisfy all Lifeline ETC obligations by offering voice telephony service to qualifying low-income households in areas in which they are subject to this limited forbearance.

The same standard will apply to Claverack Communications upon its ETC designation as the designation will

140 RDOF Order, 35 FCC Rcd at 743-744, paras. 134-35.
 141 Id. at para. 134. See also 66 Pa.C.S. § 1301.

^{132 47} C.F.R. § 54.202(a)(5).
133 47 C.F.R. § 54.202(a)(6).
134 See Petition at 22—28.
135 See generally April 8, 2021 and May 11, 2021 DR Responses; see also DR Responses generally. See also Mockup of Advertising/Marketing Materials and Claverack Communications LLC Residential Phone Terms and Conditions.
136 See generally April 8, 2021 DR Responses and May 11, 2021 DR Responses.

¹³⁸ Notwithstanding Pennsylvania state law, a state commission must allow an ETC to relinquish its designation in any area served by more than one ETC pursuant to Section 214(e)(4) of the Act if conditions are met. See 47 U.S.C. § 214(e)(2). The state of the section of the state of the section of the sect Section 214(e)(4) of the Act if conditions are met. See 47 U.S.C. § 214(e)(2). The relinquishing ETC must provide advance notice of such relinquishment to the state commission. Prior to allowing the relinquishing carrier to cease providing universal service, the state commission must require the remaining ETC or ETCs to ensure that all customers served by the relinquishing carrier will continue to be served. The state commission also must require sufficient notice to the remaining ETC or ETCs to permit the purchase or construction of adequate facilities, with such purchase occurring within a specific time period. See 47 U.S.C. § 214(e)(4).

139 See December 2014 Connect America Order, Report and Order, 29 FCC Rcd 15644, 15663-71, paras. 50—70.

require it to ensure that all customers are served in its service territory upon request. Claverack Communications, as a common carrier with an ETC designation, will continue to have the obligation to serve all customers in the Auction 904 census blocks where it will receive federal high-cost support up until the time it is permitted by the Commission to relinquish its ETC designation. 142 Hence, if all other ETCs in Claverack Communications' proposed Designated Service Area are permitted to relinquish their ETC designations, Claverack Communications, as the competitive ETC, may be required to ensure that all customers served by the relinquishing carriers in their respective service areas will continue to be served. 143

Accordingly, if at some point in the future Claverack Communications becomes the only entity in the geographic area that receives federal high-cost support, if it seeks to relinquish its ETC designation, it certifies that it will comply with the requirements of Section 54.205 as well as independent state law.

K. Certification Regarding Applicable Annual Reporting and Certification Requirements for High-Cost Support Recipients

Pursuant to 47 C.F.R. § 54.806, an RDOF recipient is required to comply with applicable annual reporting requirements, compliance measures, recordkeeping requirements and audit requirements for high-cost support recipients under Sections 54.313, 54.314, 54.316 and 54.320(a)—(c) of the FCC's rules. 144

L. Analysis and Public Interest Standard

Federal law dictates that only a common carrier designated as an eligible telecommunications carrier under 47 U.S.C. § 214(e)(2) shall be eligible to receive universal service support in accordance with section 254 of the Act. 145 Claverack Communications has filed this Petition seeking to have the Commission designate it as high-cost ETC designation in the relevant census blocks where it has been awarded Auction 904 federal high-cost support. 146

Section 153(10) of the Act defines the term "common carrier" as "any person engaged as a common carrier for hire, in interstate or foreign communications by wire or radio[.]" 47 U.S.C. § 153(10). A carrier is eligible under Section 54.201 so long as it offers the services set forth in Section 54.101, either through its own facilities or a combination of its own facilities and the resale of another carrier's services and advertises the availability of the federal universal support services using media of general distribution. Common carriers that provide services consistent with the requirements of Section 214(e) may be designated ETCs.

Claverack Communications meets the ETC requirement of being a common carrier. Claverack Communications

146 See Appendix B.

will provide interconnected VoIP service (and BIAS) in Pennsylvania. Additionally, Claverack Communications also will provide standalone interconnected VoIP service in its Designated Service Area. As such, Claverack Communications is a common carrier under 47 U.S.C. §§ 214(e)(1) for purposes of ETC designation. Thus, the Commission finds that Claverack Communications has established through the required certifications and related filings that it satisfies the standards applicable to obtaining a high-cost ETC designation and that it will comply with the requisite service requirements and obligations attendant to its high-cost designation as specified in the Act, the Commission's rules, and under independent state law.

However, pursuant to 47 U.S.C. \S 214(e)(2), the Commission must still determine that designating Claverack Communications as a high-cost ETC in the eligible Auction 904 census blocks and as a Lifeline-only ETC in all other non-CAF funded geographic areas throughout its service territory would be in the public interest. When making a public interest determination for an ETC designation under 47 U.S.C. § 214(e)(2), we have historically considered the benefits of increased consumer choice and the unique advantages and disadvantages of the petitioner's service offering in the Designated Service Area. 147

In particular, granting an ETC designation may serve the public interest by providing a choice of voice and BIAS service offerings to consumers residing within our rural high-cost areas. Additionally, as a condition of obtaining a high-cost ETC designation, Claverack Communications is required to serve low-income consumers by offering Lifeline discounts to its service offerings, which ensures the availability of new, facilities-based Lifeline services at competitive prices in these areas.

Moreover, we believe the Section 214(e)(2) publicinterest test has been met because Claverack Communications has been assigned a significant portion of Co-Op Connections Consortium's winning bid in Pennsylvania in Auction 904, which will result in Pennsylvania benefitting from the federal support associated with those winning bids. 148 Essentially, the Auction 904 support will allow Claverack Communications to offer voice and broadband data services to areas in Pennsylvania that currently do not have broadband access services. Receipt of Auction 904 high-cost support funding will be a considerable benefit to Pennsylvania, which is otherwise a netcontributor state to the federal USF funding mechanism. It will facilitate the provision of additional access to voice and broadband services to Pennsylvania consumers in rural areas that are expensive and difficult to serve. Recipients of RDOF Phase I support are required to offer voice and broadband access services at modern speeds with latency suitable for real-time applications, including VoIP, and usage capacity that is reasonably comparable to similar offerings in urban areas. Claverack Communications has certified that it will abide by the FCC's rules for voice and broadband access services in accordance with 47 C.F.R. § 54.805.¹⁴⁹

Claverack Communications was assigned winning bids in Auction 904 in the following manner:

¹⁴⁹ Id. at 16.

 $^{^{142}}$ 47 U.S.C. \$ 214(e)(4) (emphasis added). 143 2005 ETC Designation Order, 20 FCC Rcd at 6386, para 36. The FCC stated that under Section 214(e)(4) of the Act, the state commission or, in the case of a common carrier not subject to state commission jurisdiction, the FCC "shall permit an eligible telecommunications carrier to relinquish its designation as such a carrier in any area served by more than one eligible telecommunications carrier." However, prior to served by more than one eligible telecommunications carrier." However, prior to allowing the carrier to cease providing universal service in the area, the remaining ETC or ETCs will be required to ensure that all customers served by the relinquishing carrier will continue to be served. Furthermore, under Section 251(h)(2) of the Act, the Commission may treat another carrier as the incumbent LEC if that carrier occupies a position in the market that is comparable to the position occupied by the incumbent LEC, if such carrier has substantially replaced an incumbent LEC, and if such treatment is consistent with the public interest, convenience and necessity. Moreover, applicable Pennsylvania law notwithstanding, ILECs seeking to relinquish their ETC designations will remain obligated, however, to maintain existing voice service unless and until they receive authority under 47 U.S.C. § 214(a) to discontinue that service. They also will remain subject to the obligation to offer Lifeline service to qualifying low-income consumers or households throughout their service territory. low-income consumers or households throughout their service territory.

144 47 C.F.R. §§ 54.313, 54.314, 54.316 and 54.320(a)—(c).

145 47 U.S.C. § 254(e).

 $^{^{147}\,\}mathrm{See}$ generally Federal-State Joint Board on Universal Service, Highland Cellular, Inc. Petition for Designation as an Eligible Telecommunications Carrier for the Commonwealth of Virginia, Memorandum Opinion and Order, 19 FCC Red. 6422, 6424, para. 4 (2004); Federal-State Joint Board on Universal Service, Virginia Cellular, LLC Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Commonwealth of the Commonwea wealth of Virginia, Memorandum Opinion and Order, 19 FCC Rcd 1563, 1565. para. 4

<sup>(2004).

148</sup> See Petition at 2-3.

Bidder	State	Annual Assigned Support for 10-year period	Locations Assigned
Claverack Rural Electric Cooperative	PA	\$31,634,533 ¹⁵⁰	8496 ¹⁵¹

Specifically, granting Claverack Communications' request to be designated a high-cost ETC will permit it to secure the release of the total 10-year support of \$31,634,533 by the FCC from Auction 904 to deploy broadband-capable networks in rural underserved areas in Pennsylvania where such deployment might otherwise prove more expensive or take longer to implement. Accordingly, we determine that granting an ETC designation to an entity in those areas where it is authorized to receive Auction 904 support as a winning bidder serves the public interest.

Since an ETC designation will assist Claverack Communications to secure federal universal service high-cost support funding under RDOF Phase I in various CBGs in specific local exchanges and also provide voice services while promoting the deployment of advanced telecommunications and BIAS in the relevant areas and locations of the Commonwealth addressed in the Petition, the Commission determines that ETC designation for Claverack Communications is in the public interest. It promotes both the FCC's and the Pennsylvania General Assembly's goals of preserving and advancing universal telecommunications and broadband services and ensuring the availability of quality telecommunications services at just, reasonable, and affordable rates within rural and highcost areas. See 66 Pa.C.S. §§ 3011(1) and (2), 3012 (definition of universal broadband availability), and 3014(a) and (b). Accordingly, we find that designating Claverack Communication as an ETC so that it may become eligible to receive the Auction 904 federal highcost support in the eligible census block groups located within Claverack Communications' service territory and its designation as a Lifeline-only ETC in all other non-CAF funded geographic areas in its service territory is in the public interest.

II. Federal Requirements of Eligible Telecommunications Carriers for Universal Service Support for Low-Income Consumers

Upon receiving a designation as an ETC in the CBGs throughout its service territory where it has been awarded Auction 904 federal high-cost support, the ETC is required to participate in the federal Lifeline program and must offer Lifeline service to qualified low-income eligible customers or households in Auction 904-eligible census blocks. 152 Further, since Claverack Communications' ETC designation comprises geographic areas where it has not been awarded Auction 904 support, Claverack Communications will be designated as Lifeline-only ETC in those areas. 153 Claverack Communications' Lifeline service must meet the minimum standards set forth in the FCC's Lifeline Reform Orders, which have been codified at Title 47, Chapter I, Part 54, Subpart E that, which governs universal service support provided to

low-income consumers. All other minimum federal requirements of the FCC's Lifeline Reform Orders not expressly discussed herein, are nonetheless applicable to ETC designation requests in Pennsylvania. This includes any subsequent developments in those federal requirements.

A. The FCC's Rules Applicable to Claverack Governing

1. 47 C.F.R. § 54.405

Lifeline service provider obligations.

All ETCs must certify that they do the following: (1) make available Lifeline service, as defined in 47 C.F.R. § 54.401, to qualifying low-income consumers; (2) publicize the availability of Lifeline service in a manner reasonably designed to reach those likely to qualify for the service; (3) explain in its marketing materials using easily understood language that the Lifeline program is a federal government assistance program that provides a monthly subsidy that lowers the monthly cost of phone or internet service (but not both) and is available only to one eligible consumer per household, not per person and that the benefit is non-transferable once the customer is enrolled into the program; and (4) disclose its name on all marketing materials describing the service.

2. 47 C.F.R. § 54.410

Subscriber Eligibility Determinations and Deenrollments

All high-cost ETCs must certify that they first ensure that their potential Lifeline subscribers are eligible to receive Lifeline services. 154 In Pennsylvania, all ETCs must receive a notice from the National Verifier that their potential Lifeline subscribers are eligible to receive Lifeline services. 155 Lifeline service providers can help Lifeline consumers obtain an eligibility decision from the National Verifier through the service provider portal that links to the National Verifier, or consumers can apply on their own by mail or online. 156

As Pennsylvania is a National Verifier state, Claverack Communications must query the NLAD to ascertain a potential Lifeline applicant's eligibility for service as determined by the National Verifier. Thereafter, once it has been verified that the consumer is eligible to qualify for Lifeline Service, the ETC may provide the consumer with an activated device that enables use of Lifelinesupported service. 157

Further, a Lifeline service provider must certify that it complies with the FCC federal policy rules for de-

¹⁵⁰ Long-Form Applicants Spreadsheet.
151 Id.
152 Id. at 707-708, para. 42.
153 As previously noted, Claverack Communications' request for high-cost ETC designation was limited to its proposed Designated Service Area—the census block groups for which it was awarded Auction 904 support. Claverack Communications also seeks Lifeline-only ETC designation for all other census blocks in its service area where Claverack Communications is not receiving high-cost support. Petition at 19.

¹⁵⁴ 47 C.F.R. § 54.410.

¹⁵⁴ 47 C.F.R. § 54.410.
¹⁵⁵ In its 2016 Lifeline Order, the FCC established the National Verifier as the entity designated to make the initial eligibility determination regarding a potential Lifeline subscriber. 2016 Lifeline Order, 31 FCC Rcd 3962, 4007, para. 128 (2016).
¹⁶⁶ New and potential Lifeline consumers receive their initial eligibility determination.

tion by signing into CheckLifeline.org from any computer or mobile device to create an account, receive an eligibility decision, and use the list of service providers in their

account, receive an eligibility decision, and use the list of service providers in their area to contact one to enroll.

157 The Universal Service Administrative Company (USAC), the administrator of the federal Lifeline program, manages the National Verifier and its customer service department, the Lifeline Support Center. The National Verifier makes an initial determination of a subscriber's eligibility based on prospective subscriber's eligibility to qualify for Lifeline service using either income-based eligibility criteria or program-based eligibility criteria is codified at Sections 54.410(b) and (c), respectively.

enrolling an account from Lifeline support. 158 There are several situations that might result in subscriber de-enrollment from Lifeline-supported service: (1) deenrollment because the service provider has a reasonable basis to believe a subscriber is no longer eligible to receive a Lifeline benefit; 159 (2) de-enrollment for duplicative support; 160 (3) de-enrollment for non-usage; 161 and (4) de-enrollment for failure to re-certify; and (5) deenrollment requested by subscriber.

3. 47 C.F.R. §§ 54.416, 54.417 and 54.422

Annual Certifications and Reporting to USAC

ETCs must certify that they will comply with annual certification requirements relating to the Lifeline program such as certifying annually that they are in compliance with the minimum service levels set forth in 47 C.F.R. § 54.408.162 ETCs are required to annually certify compliance with the applicable minimum service level rules by submitting Form 481 to USAC. 163

B. Pennsylvania-Specific Requirements for Lifeline Pro-

In addition to the federal Lifeline standards above, the Commission also has adopted minimum service standards to govern the federal Lifeline program. 164 Section 3019(f) of the Pennsylvania Public Utility Code, 66 Pa.C.S. § 3019(f), sets forth the minimum Pennsylvania requirements for ETCs seeking low-income support from the federal Lifeline Program.

In addition to these Pennsylvania statutory requirements, the Commission also has established other Lifeline eligibility criteria via orders. 165 To the extent that federal law or federal requirements for Lifeline service have not preempted or made our Pennsylvania state-specific Lifeline requirements obsolete, they remain applicable to all Lifeline service providers. For example, our PA Lifeline Order requires ETCs to verify the ongoing eligibility of their Lifeline subscribers and submit an annual recertification of that verification. However, we note that pursuant to the federal rules, Lifeline subscribers will be recertified either automatically through the National Verifier's state/federal data sources or receive a recertification request from USAC. 166 Additionally, ETCs are required to report to the Commission annual changes in their Pennsylvania Lifeline enrollment. Thus, ETCs must certify that they will comply with relevant requirements set forth in the Pa. Lifeline Order, Tracking Report Order, and Policy Statement.

¹⁵⁸ See 47 C.F.R. § 54.405(e). Every Lifeline consumer's eligibility is to be recertified annually. 47 C.F.R. § 54.410(f). Lifeline subscribers will be recertified either automatically through the National Verifier's state/federal data sources or receive a recertifica-tion request from USAC. In Pennsylvania, service providers query NLAD to verify their current Lifeline subscribers' continued eligibility. 159 47 C.F.R. § 54.405(e)(1).

their current Lieline subscribers continued eigibility.

169 47 C.F.R. § 54.405(e)(1).

160 If the USAC provides notification to a service provider that a subscriber has more than one discounted account, or that more than one member of a subscriber's household is receiving service, the service provider must de-enroll the subscriber's within five business days. 47 C.F.R. § 54.405(e)(2).

161 If the subscribers do not use their Lifeline service at least every 30 days, they will be notified by the provider that they may be de-enrolled if they do not use their service during the 15-day notice period (the "cure period").

162 47 C.F.R. § 54.416.

163 47 C.F.R. § 54.422.

165 10 Pa. Code § 69.2501.

165 In Re: Lifeline and Link-up Programs, Docket No. M-00051871 (Order entered May 23, 2005) (PA Lifeline Order); Re: Section 3015(f) Review Regarding Lifeline Tracking Report, Accident Report, and Services Outage Report, 100 Pa. P.U.C. 553 (Dec. 30, 2005) (Tracking Report Order); Final Policy Statement on Commonwealth of (Dec. 30, 2005) (Tracking Report Order); Final Policy Statement on Commonwealth of Pennsylvania Guidelines for Designation and Annual Recertification as an Eligible Telecommunications Carrier (ETC) for Purposes of Federal Universal Service Support, Docket No. M-2010-2164741, Final Policy Statement Order (Order entered August 2,

2010).

166 We acknowledge that many of the Pennsylvania-specific requirements set forth in our PA Lifeline Order such as the requirements for certification and verification of a customer's initial and continued eligibility for Lifeline services have been impacted by developments at the federal level. For example, the creation of the National Verifier nd the NLAD has made certain Pennsylvania-specific requirements for verification of Lifeline eligibility and re-certification moot.

C. Analysis

Claverack Communications certifies that this satisfies the minimum standards set forth in the FCC's Lifeline Reform Orders, reporting and performance metrics set forth in the USF/ICC Transformation Order, and all related regulations. Further, Claverack Communications also certifies that it satisfies and will abide by the Commission's requirements in the Public Utility Code, our ETC Guidelines, and all other Lifeline-related orders. As a RDOF winning bidder, Claverack Communications is required to comply with the same long-form application process the FCC adopted for Auction 903. 167 Thus, upon receipt of an ETC designation from us, Claverack Communications will be subject to a thorough financial and technical review by the FCC during the long-form application stage prior to ultimately receiving the Auction 904 support. 168

Since Claverack Communications has committed itself to serve low-income consumers by offering Lifeline discounts to its service offerings, we find that reliance on its commitments to meet these and other regulatory requirements, as well as representations and commitments made in its petition, is reasonable and consistent with the public interest and the Act.

III. Change in Corporate Control and Renewed **ETC Designation**

In the event of a change of or transfer in corporate control, as defined in the Commission's regulations at 52 Pa. Code § 63.322, Claverack Communications will have to petition this Commission for a renewal of its ETC status. Ĉorporate changes of control may also be accompanied with changes in ETC status of a particular telecommunications entity with reference to the various and evolving support mechanisms of the federal USF. In this respect, this Commission is lawfully entitled to timely re-examine any such changes and ascertain whether a particular telecommunications entity should continue with an ETC designation. For this reason, we shall require Claverack Communications to file for renewal of its ETC designation at the same time it files any application for a change or transfer of control under our regulations.

Conclusion

We acknowledge that Claverack Communications is only required to provide certifications as part of its ETC petition and is not required to demonstrate its capability to provide service as certified. While our ETC designation process is separate from and serves a different purpose than the authorization process and post-authorization accountability measures that will be conducted by the FCC, 169 our action to designate Claverack Communications does impose certain statutory and regulatory obligations on it once it is authorized to receive the awarded Auction 904 support in the eligible census blocks in Pennsylvania. Based upon our review of Claverack Communications' Petition as supplemented, we determine that Claverack Communications satisfies all applicable and relevant FCC rules and federal requirements necessary to obtain a high-cost ETC designation for the purpose of receiving Auction 904 high-cost support as discussed

¹⁶⁷ RDOF Order, 35 FCC Rcd at 724-725, para. 84.

establishes its general eligibility for receiving the awarded Auction 904 support in the eligible CBGs in Pennsylvania.

¹⁶⁷ RDOF Order, 35 FCC Rcd at 724-725, para. 84.
¹⁶⁸ As a part of the FCC's long-form application process, Claverack Communications must file more extensive information demonstrating to the FCC that it is legally, technically and financially qualified to receive support. Also, Claverack Communications must again certify in its long-form application that it is financially and technically qualified to meet the public interest obligations in each area for which it seeks Auction 904 support. Id. at 717-18, paras. 66—70.
¹⁶⁹ The ETC designation that we grant to Claverack Communications simply stabilized its repeated slightly for receiving the awarded Auction 904 support in the

above. Additionally, Claverack Communications also meets the additional requirements for ETC designation as outlined in the Commission's Policy Statement at 52 Pa. Code § 69.2501. Further, Claverack Communications has certified that it will comply with all applicable annual reporting requirements for high-cost support recipients provided under 47 C.F.R. §§ 54.805-806 and 47 C.F.R. §§ 54.313, 54.316, and 54.320.

Consumers will benefit from the Commission's decision to designate Claverack Communications an ETC in the townships and boroughs located throughout its service territory. Granting Claverack Communications an ETC designation allows it to receive the RDOF Phase I high-cost support funding to expand voice and broadband-capable networks with service quality that meets the FCC's and Pennsylvania's requirements in the listed census block groups in Appendix A attached to this Order.

As an ETC receiving federal high-cost support, Claverack Communications is obligated to ensure that the support it receives is being used only for the provision, maintenance, and upgrading of facilities and services in the areas where it is designated an ETC. Additionally, because Claverack Communications will also be providing voice and BIAS to non-Lifeline customers, we require Claverack Communications to comply with applicable Commission and FCC requirements governing the delivery of voice and BIAS to non-Lifeline consumers.

We note that with the grant of this ETC designation, Claverack Communications may replace the current incumbent price cap ETCs in the future as the only carrier receiving federal high-cost support in those census block groups within the local exchanges where it has received an ETC designation. If such relinquishment occurs, Claverack Communications, as the competitive ETC, will be required to ensure that all customers served by a relinquishing carrier in Claverack Communications' Designated Service Area will continue to be served. Since Claverack Communications may become the entity having the ETC COLR obligation, it too must first seek to relinquish its ETC designation before ceasing to provide the qualified supported services.

Upon receipt of a federal high-cost ETC designation, a winning RDOF Phase I bidder is required to offer Lifeline services and is required to comply with the rules and requirements of the federal Lifeline program in all areas throughout its service territory.

In sum, in consideration of the Claverack Communications' Petition for ETC designation, as supplemented, we conclude that it meets the statutory criteria and applicable minimum standards necessary under federal and state law to obtain an ETC designation and it is in the public interest to approve Claverack Communications' request for designation as an ETC. As a federal high-cost ETC designee, Claverack Communications will become eligible to secure the federal high-cost support assigned to the geographic area for which it has received its ETC designation. Our finding to designate Claverack Communications as an ETC in the discrete census block groups included in Auction 904, which includes Claverack Communications' tariffed service area in Pennsylvania is in accord with Section 214 of the Act, the FCC's regulations and orders related to ETC designation, Section 3019(f) of the Public Utility Code, and the Commission's orders on ETC designation. 47 U.S.C. § 214; 47 C.F.R. §§ 54.201, et seq.; and 66 Pa.C.S. § 3019(f); Therefore,

It Is Ordered:

1. The Petition of Claverack Communications, LLC for Designation as an Eligible Telecommunications Carrier in

- the Commonwealth of Pennsylvania is granted, subject to the terms and conditions set forth in this Order.
- 2. That the Commission designates Claverack Communications, LLC as an Eligible Telecommunications Carrier throughout its service territory and its Designated Service Area is depicted in Appendix C attached to this Order.
- 3. That upon its designation as an Eligible Telecommunications Carrier throughout its service territory, Claverack Communications, LLC will become qualified to receive the federal high-cost support awarded via the Rural Digital Opportunity Fund in those Phase I-eligible census block groups located in certain local exchanges throughout the Commonwealth of Pennsylvania as listed in Appendices A and B attached to this Order.
- 4. That Claverack Communications, LLC is designated as a Lifeline-only Eligible Telecommunications Carriers in those geographic areas throughout its service territory where it is not receiving any federal high-cost support, including the Rural Digital Opportunity Fund support.
- 5. That the rules of the Federal Communications Commission regarding the redefinition process as it relates to Claverack Communications, LLC's designation as a federal high-cost Eligible Telecommunications Carrier below the study area levels of Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company, Frontier Communications of Canton, LLC, Citizens Telecommunications of New York, Inc. d/b/a Citizens Communications Services Company and The North-Eastern Pennsylvania Telephone Company are inapplicable for the reasons set forth in this Order.
- 6. That Claverack Communications, LLC is required to offer Lifeline service to any eligible low-income consumers or households located throughout its service area as described in this Order.
- 7. That Claverack Communications, LLC shall file a tariff for its qualifying voice service that it offers in any noncompetitive local exchange located within its service territory.
- 8. That Claverack Communications, LLC shall file a Lifeline tariff for Lifeline services.
- 9. That Claverack Communications, LLC shall submit its proposed Residential Phone Terms and Conditions to the Commission's Bureau of Consumer Services prior to the commencement of service and dissemination to the public to ensure that it complies with all applicable regulations at Chapter 64, Title 52 of the *Pennsylvania Code*, especially as to the terms and conditions regarding billing standards and practices, and disclosure of early termination and other fees.
- 10. That Claverack Communications, LLC shall submit a mock-up of its final marketing and promotional materials (e.g., advertisements and sales brochures) regarding its RDOF-funded interconnected VoIP service and BIAS and Lifeline service to the Bureau of Consumer Services for its review and approval for plain language requirements at 52 Pa. Code § 69.251 and compliance with all applicable regulations at 47 C.F.R. § 54.405(c) and (d) prior to distribution of these materials to the public.
- 11. That Claverack Communications, LLC is hereby directed to work with the Bureau of Consumer Services to resolve informal complaints and to submit to Commission jurisdiction on formal complaints filed by its Lifeline customers on Lifeline and other related issues.
- 12. That Claverack Communications, LLC shall petition this Commission for any future change to the basic

Lifeline service offerings provided through this ETC designation as described herein which represents a limitation or reduction of Lifeline services/equipment provided free of charge and shall provide notice to this Commission of any addition, change or new offering which is in addition to the basic Lifeline offering.

- 13. That Claverack Communications, LLC shall petition this Commission for renewal of its Eligible Telecommunications Carrier status at the same time it files or is implicated in the filing of any application for a change or transfer of control as defined in Pennsylvania law.
- 14. That Claverack Communications, LLC shall pay the Pennsylvania's Telecommunications Relay Service fee, E911 fees, and Pennsylvania Universal Service Fund fees for the duration of its ETC designation.
- 15. That Claverack Communications, LLC shall notify the Commission of any change in its network architecture that will impact its interconnected VoIP or BIAS offerings in Pennsylvania.
- 16. That the failure of Claverack Communications, LLC to comply with any of the provisions of this Order may result in revocation of its ETC designation(s) for purposes of receiving federal Universal Service Fund high-cost support and the federal Lifeline support or be subject to further Commission process.
- 17. That the Secretary shall serve a copy of this Order on Claverack Communications, LLC, Commonwealth Telephone Company d/b/a Frontier Communications, Commonwealth Telephone Company, Frontier Communications of Canton, LLC, Citizens Telecommunications of New York, Inc. d/b/a Citizens Communications Services Company, The North-Eastern Pennsylvania Telephone Company, the Office of Consumer Advocate, and the Office of Small Business Advocate.
- 18. That a copy of this Order shall be published in the *Pennsylvania Bulletin*.
 - 19. That this docket shall be marked closed.

ROSEMARY CHIAVETTA,

Secretary

ORDER ADOPTED: July 15, 2021 ORDER ENTERED: July 15, 2021

APPENDIX A

RDOF-ELIGIBLE CENSUS BLOCK GROUPS COMPRISING CLAVERACK COMMUNICATIONS, LLC'S ELIGIBLE TELECOMMUNICATIONS CARRIER DESIGNATED SERVICE AREA

CENSUS BLOCK GROUPS

42-015-9501002
42-015-9501003
42-015-9501004
42-015-9502002
42-015-9502003
42-015-9502004
42-015-9509001
42-015-9509004
42-015-9509005
42-015-9511002
42-015-9512001
42-015-9512002
42-015-9512003
42-015-9513001

42-015-9514002
42-015-0320001
42-015-0320002
42-015-0320003
42-015-0321001
42-015-0321002
42-015-0321003
12 010 0021000
42-015-0326001
42-015-0326004
42-015-0327001
42-015-0328001
42-015-0328002
42-015-0328003
42-015-0328004
42-015-0329011
42-015-4001002
42-015-4002001
42-015-4002003
42-015-4003003
42-015-4006001
1= 010 1000001
42-015-4007001

APPENDIX B

LOCATION OF CLAVERACK COMMUNICATIONS, LLC'S RDOF-ELIGIBLE CENSUS BLOCKS BY INCUMBENT LOCAL EXCHANGE CARRIER LOCAL EXCHANGE AREA

Abbreviation	Name
CT	Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company
Frontier-Canton	Frontier Communications of Canton, LLC
Citizens NY	Citizens Telecommunications of New York, Inc. d/b/a Citizens Communications Services Company
NE PA Telephone	The North-Eastern Pennsylvania Telephone Company

Bradford County CBGs

	•
9501002	CT Ulster, CT Rome
9501003	CT Leraysville, CT Rome, CT Rush
9501004	CT Leraysville, CT Rush
9502002	CT Ulster, CT Rome
9502003	CT Ulster, CT Rome
9502004	CT Ulster, CT Rome
9509001	CT Towanda, CT New Albany, CT Troy
9509004	CT Troy, CT Towanda, Frontier Canton-Canton, Frontier Canton-Troy
9509005	CT Troy, CT Towanda, Frontier Canton-Troy
9511002	CT Towanda, CT New Albany
9512001	CT Towanda CT New Albany, CT Laceyville
9512002	CT Towanda, CT New Albany
9512003	CT Towanda, CT New Albany
9513001	CT Troy, CT Towanda, Frontier Canton-Canton, Frontier Canton-Troy
9514002	CT Troy, CT Towanda, Frontier Canton-Canton, Frontier Canton-Troy

Susquehanna County CBGs

0320001 Citizens NY-Little Meadows, Citizens NY-Quaker Lake 0320002 Citizens NY-Little Meadows, Citizens NY-Quaker Lake, CT Lawsville, CT Rush, CT St. Joseph's 0320003 CT Lawsville, CT Rush 0321001 CT Lawsville 0321002CT Lawsville

0321003 CT Montrose 0326001 CT Montrose

0327001 CT Rush, CT Montrose

CT Springville, CT Montrose, CT Brooklyn 0328001

0328002 CT Springville, CT Montrose, CT Brooklyn

CT Brooklyn, CT Springville 0328003 CT Brooklyn, CT Springville 0328004 0329011 NE PA Telephone-New Milford

Wyoming County CBGs

4001002 CT Laceyville 4002001 CT Tunkhannock

4002003 CT Laceyville, CT Noxen

4003003 CT Nicholson

4006001 CT Tunkhannock, CT Noxen

4007001 CT Noxen

[Pa.B. Doc. No. 21-1217. Filed for public inspection July 30, 2021, 9:00 a.m.]

PENNSYLVANIA PUBLIC **UTILITY COMMISSION**

Petition of Tri-Co Connections, LLC, to Amend its Designation as an Eligible Telecommunications Carrier in the Commonwealth of Pennsylvania

> Public Meeting held July 15, 2021

Commissioners Present: Gladys Brown Dutrieuille, Chairperson; David W. Sweet, Vice Chairperson; John F. Coleman, Jr.; Ralph V. Yanora

Petition of Tri-Co Connections, LLC, to Amend its Designation as an Eligible Telecommunications Carrier in the Commonwealth of Pennsylvania; P-2018-3005127

Order

By the Commission:

Before the Pennsylvania Public Utility Commission (Commission) for disposition is a Petition for Amended Designation as An Eligible Telecommunications Carrier, as supplemented, (Petition) filed by Tri-Co Connections, LLC (Tri-Co). Specifically, Tri-Co is requesting the Commission to amend its existing Eligible Telecommunications Carrier (ETC) designation by designating it a high-cost ETC in the eligible census blocks where it submitted winning bids in the Federal Communications Commission's (FCC) Rural Digital Opportunity Fund Auction ("RDOF Auction" or "Auction 904") that was conducted in 2020. Granting Tri-Co's Petition would result in an expansion to its current high-cost Designated Service Area where Tri-Co had been initially designated as an ETC in certain eligible high-cost census blocks in the Commonwealth of Pennsylvania at the above-captioned docket following the FCC's 2018 Connect America Fund Phase II Auction 903 ("CAF II Auction" or "Auction 903").¹

Per the rules of Auction 904, Tri-Co is required to certify with the FCC that it has been designated an ETC in the eligible census blocks in Pennsylvania where it has been awarded RDOF Phase I federal high-cost support to provide standalone voice and/or broadband internet access services (BIAS) to identified locations.

The Commission has reviewed Tri-Co's Petition, as supplemented, to determine whether it meets the statutory criteria and applicable minimum standards necessary under state and federal law to obtain an ETC designation in the Auction 904-eligible census blocks. The Commission determines that Tri-Co has satisfied all relevant statutory criteria necessary to obtain an ETC designation in the Auction 904-eligible census blocks and that it is in the public interest to designate Tri-Co as an ETC in these eligible census blocks in order for it to become qualified to obtain RDOF Phase I federal highcost support to deploy and maintain networks capable of providing standalone voice and/or broadband services.3 By making such a finding we affirmatively amend Tri-Co's current high-cost ETC Designated Service Area, which only consisted of the Auction 903-eligible census blocks, and have expanded the high-cost designated service area so that it now also encompasses the Auction 904-eligible census blocks, i.e. Amended Designated Service Area. Tri-Co's Petition is hereby approved under the applicable federal statutory criteria and other relevant federal and Pennsylvania law.

As a condition of receiving this ETC designation, Tri-Co is also required to participate in the federal Lifeline program and must offer Lifeline service to qualified low-income eligible customers or households throughout its Amended Designated Service Area in accordance with applicable federal and Pennsylvania law. Since Tri-Co is also a Lifeline-only ETC in all other areas in its CLEC service territory where it is not receiving Connect America Fund high-cost support, it will continue to offer Lifeline services to qualified low-income eligible consumers residing in these geographic areas. Background

A. FCC's Re-Purposing of the High Cost Program of the Federal Universal Service Fund

In 2011, the FCC concluded that the deployment of broadband-capable networks would also be an express universal service principle under Section 254(b) of the Communications Act of 1934, as amended (Act), 47 U.S.C. $\S~254(b).^4$ For this reason, the FCC comprehensively reformed the High Cost Program of the federal Universal Service Fund (USF) so that it would ensure that robust,

¹ Petition of Tri-Co Connections, LLC for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Pennsylvania, P-2018-3005127 (Order entered April 11, 2019) (Tri-Co Auction 903 ETC Designation Order).

² An Auction 904 winning bidder is required to certify that it has been designated as an ETC in all its winning bid areas and to submit appropriate documentation supporting such certification on or before June 7, 2021 (Auction 904 ETC deadline). On May 24, 2021, the Commission issued a "good faith" letter to Tri-Co stating that our regions of its Patition would not be completed prior to deadline despite the question of the period of the commission issued as "good faith" letter to Tri-Co stating that our review of its Petition would not be completed prior to deadline despite the good faith efforts of the long-form applicant. Tri-Co filed a waiver request of the Auction 904 deadline with the FCC.

deadline with the FCC.

³ As a RDOF recipient, Tri-Co is required to offer at least one standalone voice service plan and one service plan that provides broadband that meets FCC requirements. FCC 20-5, para. 43, Released February 7, 2020.

⁴ Connect America Fund et al., Report and Order and Further Notice of Proposed Rulemaking, 26 FCC Rcd 17683-17684, para. 60 (2011) (USF/ICC Transformation Order), aff'd sub nom. In re FCC 11-161, 753 F.3d 1015 (10th Cir. 2014).

affordable voice and broadband services become available to all Americans living in rural areas across the nation.

Up to that time, the six pre-existing programs within the High Cost Program only supported the provisioning of voice service.⁶ In order to accomplish its goal of ensuring all Americans had access to both voice service and robust broadband service, the FCC repurposed the six preexisting programs so that it would distribute federal high-cost support to recipients to provision both fixed broadband and voice service throughout their service territories. Concomitant with this repurposing, the FCC also renamed the federal High Cost program the Connect America Fund (CAF). With the CAF, the FCC determined that it would begin to distribute federal high-cost support in the areas served by the incumbent local exchange carriers that operate as "price cap" carriers under federal law, through the use of a combination of a "new forwardlooking model of the cost of constructing modern multipurpose networks" and a competitive bidding process.7

B. FCC's Efforts to Modernize the Federal Lifeline

In order to continue the mission of assisting qualifying low-income Americans to get and stay connected in today's technological climate, while at the same time relieving some of the burden on the entities providing this service, the FCC also began restructuring the federal USF Lifeline program. Beginning in 2012, the FCC took several steps to comprehensively reform and modernize the Lifeline program in the 2012 Lifeline Reform Order by improving enrollment and consumer disclosures and eliminating the previous system of tiered support and setting an interim funding rate of \$9.25 per month per eligible subscriber or household.

These reforms were adopted by the FCC to strengthen protections against waste, fraud, and abuse in the federal Lifeline program by, among other things: setting a savings target; improved program administration and accountability by creating a National Lifeline Accountability Database (NLAD) to prevent multiple carriers from receiving support for the same household; and confirming a one-per-household rule applicable to all consumers and Lifeline providers in the program.⁹ The FCC also took preliminary steps to modernize the federal Lifeline program by, among other things, allowing Lifeline support for bundled service plans combining voice and broadband or packages including optional calling features. 10 The FCC has issued three later Lifeline reform orders establishing a number of additional enhancements to the federal Lifeline Program, further connecting low-income Americans to voice services and now, broadband access.¹¹ These modified requirements have been codified in the FCC's rules and regulations at Title 47, Chapter I, Part 54, Subpart E, which governs universal service support provided to low-income consumers.

C. CAF Phase II Auction

The FCC contemplated that its new competitive bid process to disburse federal high-cost support to common carriers would be done as "reverse auctions" and rolledout in several phases. The second phase of the CAF, but first descending clock, reverse auction, was Auction 903 held in 2018. Auction 903 awarded up to \$198 million annually for 10 years to the winning bidders that had committed to provide voice and fixed broadband services to specific locations in unserved high-cost areas, including areas in Pennsylvania.

Tri-Co was a winning bidder in Auction 903 and was awarded \$32,326,228.30 of federal high-cost support to provide voice and broadband services to 7,015 identified locations situated within the Commonwealth of Pennsylvania. 12 In the Tri-Co Auction 903 ETC Designation Order, the Commission designated Tri-Co an ETC eligible to obtain high-cost support in specific census blocks located in various local exchanges throughout its service territory. ¹³ In the Tri-Co Auction 903 ETC Designation Order, the Commission found that Tri-Co met all applicable requirements for an ETC designation, including the federal requirements for a high-cost ETC designation at 47 C.F.R. § 54.101, the additional federal requirements for obtaining an ETC designation at 47 C.F.R. §§ 54.202 and 54.207, the FCC's requirements related to Lifeline service at 47 C.F.R. §§ 54.410, 54.416, 54.417, and 54.422, and the Pennsylvania-specific requirements for an ETC designation. The same Order designated Tri-Co a Lifeline-only ETC in those geographic areas throughout its CLEC service territory where it was not awarded Auction 903 support. 14 As such, Tri-Co was able to certify to the FCC that it was designated an ETC by this Commission and, thus, eligible to receive the awarded federal Auction 903 support in those specific high-cost eligible census blocks.

D. Implementation of the Rural Digital Opportunity Fund

The FCC acknowledged that Auction 903 was a significant step towards addressing the rural "digital divide" in America, but that more work needed to be done to accelerate the deployment of access to broadband in these unserved and underserved communities. Consequently, on August 1, 2019, the FCC adopted a Notice of Proposed Rulemaking (NPRM) proposing to establish the \$20.4 billion RDOF Auction as its next step in bridging the rural digital divide in America. 15 Specifically, the FCC sought to allocate this federal universal service high-cost support to a certain number of locations in eligible census block groups (CBGs) across the United States, including areas in Pennsylvania, which were entirely unserved by broadband service at least 25/3 Mbps. 16

On January 30, 2020, the FCC adopted the RDOF Order, which established the framework for the RDOF.¹⁷ The FCC determined that the RDOF would target federal high-cost support to areas that lacked access to both fixed voice and 25/3 Mbps broadband services in two phases: Phase I of the RDOF will assign up to \$16 billion for those census blocks that are wholly unserved with broad-

⁵ Id. at 17672, para. 17.

⁶ 1d. at 17691-92, para. 76.

⁷ Id. at 17725, paras. 156-57.

⁸ See generally Lifeline and Link Up Reform and Modernization, et al., Report and Order and Further Notice of Proposed Rulemaking, 27 FCC Rcd 6656 (2012) (2012 Lifeline Reform Order or Lifeline FNPRM). Per subsequent FCC orders, the Lifeline benefit has been reduced, and it is currently set at \$5.25. However, Lifeline support for standalone voice services is set to go from \$5.25 to zero after December 1, 2021, although that decision is under reconsideration at the FCC.

⁹ Id. at 6690-91, paras. 77-78.

¹¹ Lifeline and Link Up Reform and Modernization et al., Second Further Notice of ¹¹ Lifeline and Link Up Reform and Modernization et al., Second Further Notice of Proposed Rulemaking, Order on Reconsideration, Second Report and Order, and Memorandum Opinion and Order, 30 FCC Rcd 7818 (2015) (2015 Lifeline FNPRM); Lifeline and Link Up Reform and Modernization et al., Third Report and Order, Further Report and Order, and Order on Reconsideration, 31 FCC Rcd 3962, 4038, para. 211 (2016) (2016 Lifeline Modernization Order); Fourth Report and Order, Order on Reconsideration, Memorandum Opinion and Order, Notice of Proposed Rulemaking, and Notice of Inquiry, 32 Rcd 10475 (2017), vacated and remanded, National Lifeline Association et al. v. FCC, Docket Nos. 18—1026, Order issued February 1, 2019 (D.C. Cir. 2019) (2017 Lifeline NPRM and NOI) (collectively Lifeline Reform Orders).

The locations in which Tri-Co was a winning bidder in Auction 903 were located in Bradford, Lycoming, Potter, and Tioga Counties. See https://www.fcc.gov/file/14390/download. See also Tri-Co Auction 903 ETC Designation Order at 8, 31; and Appendix

A hereto.

13 See Appendix A.

14 Tri-Co Auction 903 ETC Designation Order, at 49-50.

15 Rural Digital Opportunity Fund; Connect America Fund; Notice of Proposed Rulemaking, 34 FCC Rcd 6778 (2019) (Rural Digital Opportunity Fund NPRM).

16 Id. The FCC made eligible for Auction 904 certain high-cost census block groups in RDOF Phase I in unserved areas nationwide that were not served by an unsubsidized corrier rewirder.

service provider. 17 Rural Digital Opportunity Fund et al., Report and Order, 35 FCC Rcd 686 (2020) (RDOF Order).

band at speeds of 25/3 Mbps, 18 and Phase II will make the remaining \$4.4 billion, along with any unawarded funds from Phase I available for those census blocks that it later determined through the Digital Opportunity Data Collection, or suitable alternative data source, are only partially served, as well as census blocks unawarded in the Phase I auction. 19

Phase I of the RDOF Auction began on October 29, 2020 and ended on November 25, 2020. On December 7, 2020, the FCC announced the winning bidders for Phase I of the RDOF auction.20 Tri-Co was named amongst the companies that had been awarded federal high-cost support to bring broadband to over five million homes and businesses across the nation in census blocks that were entirely unserved by voice and broadband with download speeds of at least 25 Mbps. 21 With the receipt of this federal high-cost support from Auction 904, Tri-Co is expected to provide both standalone voice and BIAS at 1 Gbps/500 Mbps in the 23 CBGs in Pennsylvania where it was named a winning bidder in Auction 904.22

E. Tri-Co's RDOF ETC Petition and Supplements

On February 4, 2021, Tri-Co filed this Petition. In its Petition, Tri-Co stated that the 23 CBGs where it has been awarded Auction 904 high-cost support fall within the geographic areas where it has already been designated a Lifeline-only ETC in the Tri-Co Auction 903 ETC Designation Order.²³ The 23 CBGs where it has been awarded Auction 904 federal high-cost support consist of 559 individual census blocks for which Tri-Co submitted an identifying list.²⁴ Accordingly, Tri-Co stated that since it was previously designated a Lifeline-only ETC in the individual Auction 904 eligible census blocks, it now requests that the Commission amend its previous ETC designation so that its current high-cost Designated Service Area now encompasses the 559 eligible census blocks where it has been awarded Auction 904 support. Thus its Amended Designated Service Area will comprise those local exchanges and census blocks where Tri-Co receives CAF support as identified in Appendix C, where Tri-Co will hold both Lifeline and high-cost ETC designation. It will remain a Lifeline-only ETC in any area where it does not receive CAF support.

Tri-Co stated that the 23 CBGs where it has been assigned Auction 904 federal high-cost support are located in Bradford, Lycoming, Potter and Tioga Counties, respectively. As noted below, the individual eligible census blocks comprising the CBGs are scattered throughout the service territories of the following incumbent local exchange carriers (ILECs) operating in these counties: Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company (Frontier Commonwealth); Frontier Communications of Oswayo River, LLC (Frontier Oswayo); North Penn Telephone Company (North Penn); Verizon North LLC (Verizon North); and Verizon Pennsylvania LLC (Verizon Pennsylvania). The local exchanges of the ILECs where the individual Auction 904 eligible census blocks are located are illustrated in the table below.

Local Exchanges in Incumbent Local Exchange Carriers' Service Territories—Auction 904

Frontier Commonwealth	Frontier Oswayo	North Penn	Verizon North	Verizon Pennsylvania
Liberty	Genesee	Bentley Creek	Elkland	Austin
Morris	Millport		Harrison Valley	Coudersport
Troy			Trout Run	Galeton
Ulster				Roulette
Wellsboro				Ulysses

In its Petition, Tri-Co asserted that, to the extent necessary, it incorporated all the information and pleadings that had been previously submitted in support of its

Auction Closing Public Notice), Petition at 4, ¶ 8.

23 See Petition at 4, ¶ 8; see generally Tri-Co Auction 903 ETC Designation Order.

existing ETC designations granted in the Tri-Co Auction 903 ETC Designation Order. This includes confirmation of the facilities and platforms over which Tri-Co will be providing its service, its proposal to offer stand-alone basic local telephone service, which is a protected service in Tri-Co's Designated Service Area, and its offering Lifeline to eligible low-income consumers in accordance with FCC and Commission requirements. Tri-Co also asserted that it has certified in its January 25, 2021 Long-Form Submission to the FCC that it is in compliance with all statutory and regulatory requirements to obtain an ETC designation in the Auction 904 eligible census blocks. 26 Tri-Co also filed supplements to its original Petition that set forth other additional pertinent information.²⁷

Notice of Tri-Co's Petition was published in the Pennsylvania Bulletin at 51 Pa.B. 3327 on June 12, 2021. No comments were filed in response to Tri-Co's Petition. The Commission notes that upon receipt of a high-cost designation from the relevant authority, RDOF winning bid-

 $^{^{18}\,\}mathrm{The}\,\,\mathrm{FCC}$ determined that eligible areas for Phase I would include (1) the census blocks for which price cap carriers currently receive CAF Phase II model-based support; (2) any census blocks that were eligible for, but did not receive, winning bids in the CAF Phase II auction; (3) any census blocks where a CAF Phase II auction winning bidder has defaulted; (4) the census blocks excluded from the offers of model-based support and the CAF Phase II auction because they were served with voice and broadband of at least 10/1 Mbps; (5) census blocks served by both price cap carriers and rate-of-return carriers to the extent that the census block is in the price cap carrier's territory, using the most recent study area boundary data filed by the rate-of-return carriers to identify their service areas and determine the portion of each census block that is outside this service area; (6) any unserved census blocks that are outside of price cap carriers' service areas where there is no certified high-cost eligible telecommunications carrier (ETC) providing service, such as the Hawaiian Homelands, and any other populated areas unserved by either a rate-of-return or price cap carrier;

and any other populated areas unserved by etnic a Tate-of-return or pine cap carriers as ones where they do not expect to extend broadband. Id. at 691, para. 12.

19 RDOF Order, 35 FCC Red at 689, paras. 8-9.
20 See Rural Digital Opportunity Fund Phase I Auction (Auction 904) Closes; Winning Bidders Announced; FCC Form 683 Due January 29, 2021, Public Notice, 35 FCC Red 13888, 13890-91, paras. 9—15 (RBATF, OEA, WCB 2020) (RDOF Closing Public Netice). Public Notice).

²¹As a result of Auction 904, some homes and businesses in the eligible census blocks now would have access to voice as well as BIAS at download speeds of at least

¹⁰⁰ Mbps.

22 Tri-Co participated in Auction 904 as part of a bidding group known as the Co-op Connections Consortium, which collectively was awarded \$42.6 million for locations in Pennsylvania. Of that, Tri-Co was awarded \$10,988,229 in RDOF funding for 23 CBGs encompassing 3,944 locations in Bradford, Lycoming, Potter and Tioga Counties. See Rural Digital Opportunity Fund Phase I Auction (Auction 904) Winning Bidders Announced, Public Notice DA No. 20-1422 (OEA/WCB Rel. Dec. 7, 2020) (RDOF

See July 9, 2021 Supplement, Exhibit 1; see also Appendix B hereto.
 See May 4, 2021 Supplement, Tri-Co's response to Bureau of Consumer Services
 (BCS) Data Request No. 2.
 Dating Publish 2, 2022 Petition, Exhibit 2, at 8.

Petition, Exhibit 2, at 8.
 Tri-Co filed supplements on May 4, 2021 (May 4, 2021 Supplement), May 19, 2021 (May 18, 2021 Supplement), and July 9, 2021 (July 9, 2021 Supplement).

ders are required to comply with the same long-form application process the FCC adopted for Auction 903.²⁸ Consequently, Tri-Co will still have to submit a long-form application to the FCC and become subject to a thorough financial and technical review by the FCC prior to ultimately receiving the Auction 904 support if the Commission designates Tri-Co an ETC in the Auction 904eligible census blocks.

Discussion

Section 254(e) of the Act provides that "only an eligible telecommunications carrier designated under Section 214(e) shall be eligible to receive Federal universal service support."²⁹ Consequently, a common carrier first must be designated an ETC according to subsections (2), (3), or (6) of Section 214(e) of the Act in order to be eligible to receive federal high-cost universal service support in accordance with Section 254 of the Act. 30 Pursuant to Section 214(e)(2) of the Act, state commissions have the primary responsibility for performing ETC designations for common carriers seeking to obtain federal high-cost funding support.³¹ Only in those instances where a state cannot or will not make the requisite ETC designation, will the FCC make the ETC designation.³²

The Commission reserves the right to review any ETC designation request on a case-by-case basis and grant or deny such designation after considering the circumstances particular to each application. Thus, the Commission will review Tri-Co's Petition, as supplemented, to determine if it satisfies the federal and state law criteria to receive a designation as a high-cost ETC in the Auction 904-eligible census blocks.

Governing Authority

A. Requirements for Designation as a High-Cost ETC

Pursuant to 47 U.S.C. § 214(e)(1), in order to obtain an ETC designation and become eligible to receive federal high-cost universal service support, a common carrier 33 must satisfy the following criteria: 34 (1) certify that it offers or intends to offer all services designated for support by the FCC pursuant to section 254(c) of the Act;35 (2) certify that it offers or intends to offer the supported services either using its own facilities or a combination of its own facilities and resale of another carrier's services:³⁶ (3) describe how it advertises the availability of the supported services and the charges

 28 RDOF Order, 35 FCC Rcd at 725, para. 86. 29 47 U.S.C. § 254(e). 30 47 U.S.C. § 214(e)(1). 31 1, 1

therefore using media of general distribution;³⁷ and (4) describe the geographic service area for which it requests to be designated an ETC. $^{38}\,$

The FCC adopted additional requirements for parties seeking ETC designation that were codified at 47 C.F.R. § 54.202.³⁹ As such, a telecommunications carrier must also satisfy the following additional mandatory requirements for it to be designated an ETC and thus eligible to receive federal universal service support: (1) certify that it will comply with the service requirements applicable to the support that it receives in its proposed service area; (2) submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network throughout its proposed service area; 41 (3) demonstrate its ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations; 42 (4) demonstrate that it will satisfy applicable consumer protection and service quality standards;⁴³ and (5) offers local usage comparable to that offered by the ILEC.44

The FCC subsequently added an additional requirement concerning the Anti-Drug Abuse Act of $1988.^{45}$ Specifically, the FCC requires a party seeking ETC designation certify that neither it, nor any party to the application, is subject to a denial of federal benefits pursuant to the Anti-Drug Abuse Act of 1988.

In addition to meeting these statutory requirements, state commissions must also perform a "public interest" review before approving an ETC designation. Section 214(e)(2) of the Act states that, "[u]pon request and consistent with the public interest, convenience, and necessity, the State commission may, in the case of an area served by a rural telephone company, and shall, in the case of all other areas, designate more than one common carrier as an eligible telecommunications carrier" for a designated service area, so long as the requesting carrier meets the requirements of Section $21\overline{4}(e)(1)$.

The Commission has adopted these federal standards under independent Pennsylvania law as a starting point for review of a request for ETC designation. We also have Pennsylvania-specific guidelines that an ETC petitioner must satisfy before we can approve its request for designation as an ETC in Pennsylvania.⁴⁶

of 47 U.S.C. § 214(e)(1).

31 Id.

32 47 U.S.C. § 214(e)(6).

33 Pursuant to Section 153(10) of the Act, a "telecommunications carriers" to include, with one minor exception, any provider of "telecommunications services." 47 U.S.C. §153(51). The Act defines a "telecommunications service," as "the offering of telecommunications" of the offering of telecommunications. \$153(51). The Act defines a "telecommunications service," as "the offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used." 47 U.S.C. \(\) 153(53). In turn, telecommunications means "the transmission, between or among points specified by the user, of information of the user's choosing, without change in the form or content of the information as sent or received." 47 U.S.C. \(\) 153(50). The definition of "telecommunications carrier" in the Act goes on to state that "[a] telecommunications carrier" shall be treated as a common carrier under this Act only to the extent that it is engaged in providing telecommunications services, except that the Commission shall determine whether the provision of fixed and mobile satellite service shall be treated as "common carriage." 47 U.S.C. § 153(51) (Emphasis

service shall be deated as Common 1-1-1-3 supplied).

3f See Federal-State Joint Board on Universal Service, Report and Order, 12 FCC Rcd 8776, 8847-76, paras. 128—180 (1997).

35 47 U.S.C. § 214(e)(1)(A); see also 47 C.F.R. § 54.201(d)(1).

36 47 U.S.C. § 214(e)(1)(A); see also 47 C.F.R. § 54.201(d)(1).

^{37 47} U.S.C. § 214(e)(1)(B); see also 47 C.F.R. § 54.201(d)(2).
38 47 U.S.C. § 214(e)(5); see also 47 C.F.R. § 54.207(a).
39 See 2005 ETC Designation Order, 20 FCC Rcd at 6380, para. 20 (citing Federal-State Joint Board on Universal Service, Recommended Decision, 19 FCC Rcd 4259, para. 5 (Fed-State Jt. Bd. 2004)).
40 47 C.F.R. § 54.202(a)(1)(i). The FCC subsequently eliminated the five-year improvements also recommended by the december of the

rovement plan requirement for CAF recipients since it had adopted more specific measures to track deployment, including annual reporting of service to geocoded locations and certification of compliance with benchmark milestones. See Connect America Fund et al., ETCs Annual Reports and Certifications, Report and Order, 32 FCC Rcd 5944, 5944-48, paras. 3—14 (2017) (ETC Reporting Streamlining Order) (eliminating requirements relating to the reporting of network outages, unfulfilled

⁽eliminating requirements relating to the reporting of network outages, unfulfilled service requests, complaints, and pricing and the certification of compliance with applicable service quality standards).

42 47 C.F.R. 54.202(a)(2).

43 47 C.F.R. § 54.202(a)(3). The FCC also has eliminated this requirement for CAF support recipients finding that the need for it was obviated by the specific service quality standards applicable to CAF support recipients and specific reporting obligations relating to such standards. See generally ETC Reporting Streamlining Order.

44 In the 2005 ETC Designation Order, the FCC had established that an ETC may be required to provide equal access if all other ETCs in the service area relinquish their designations. In the USF/ICC Transformation Order, the FCC determined that the above ETC equal access requirement was obsolete and deleted it from 47 C.F.R. § 54.202. The FCC stated because this rule was obsolete, it found good cause to delete it without notice and comment. USF/ICC Transformation Order, FCC Rcd 17872, para. 647.

 $^{{}^{45}}_{}$ 1 U.S.C. § 862; 47 C.F.R. § 1.2002(a)-(b). ${}^{46}_{}$ 52 Pa. Code § 69.2501.

B. FCC Rules Governing the Federal Lifeline Program

Beginning in 2012, the FCC took several steps to comprehensively reform and modernize the Universal Service Fund's Lifeline program.⁴⁷ The reforms, adopted in the 2012 Lifeline Reform Order, focused on changes to eliminate waste, fraud, and abuse in the federal Lifeline program by, among other things: setting a savings target; creating a National Lifeline Accountability Database (NLAD) to prevent multiple carriers from receiving support for the same household; and confirming a one-perhousehold rule applicable to all consumers and Lifeline providers in the program.⁴⁸ It also took preliminary steps to modernize the federal Lifeline program by, among other things, adopting express goals for the program and allowing Lifeline support for bundled service plans combining voice and broadband or packages including optional calling features.⁴⁹ These modified requirements were codified in the FCC's rules and regulations at Title 47, Chapter I, Part 54, Subpart E, which governs universal service support provided to low-income consumers.

1. 47 C.F.R. § 54.405

Lifeline service provider obligations.

All high-cost ETCs must certify that they do the following: (1) make available Lifeline service, as defined in § 47 C.F.R. § 54.401, to qualifying low-income consumers; (2) publicize the availability of Lifeline service in a manner reasonably designed to reach those likely to qualify for the service; (3) explain in its marketing materials using easily understood language that the Lifeline program is a federal government assistance program that provides a monthly subsidy that lowers the monthly cost of phone or internet service (but not both) and is available only to one eligible consumer per household, not per person and that the benefit is nontransferable once the customer is enrolled into the program; and (4) disclose its name on all marketing materials describing the service.

2. 47 C.F.R. § 54.410

Subscriber Eligibility Determinations and De-enrollments

All high-cost ETCs must certify that they first ensure that their potential Lifeline subscribers are eligible to receive Lifeline services. In Pennsylvania, all ETCs must receive a notice from the National Verifier that their potential Lifeline subscribers are eligible to receive Lifeline services.⁵¹ Lifeline service providers can help Lifeline consumers obtain an eligibility decision from the National Verifier through the service provider portal that links to the National Verifier, or consumers can apply on their own by mail or online. 52

As Pennsylvania is a National Verifier state, Tri-Co must query the NLAD to ascertain a potential Lifeline applicant's eligibility for service as determined by the National Verifier. Thereafter, once it has been verified that the consumer is eligible to qualify for Lifeline

Service, the ETC may provide the consumer with an activated device that it represents enables use of Lifelinesupported service.

Further, a Lifeline service provider must certify that it complies with the FCC federal policy rules for de-enrolling an account from Lifeline support. 53 There are several situations that might result in subscriber deenrollment from Lifeline-supported service: (1) deenrollment because the service provider has a reasonable basis to believe a subscriber is no longer eligible to receive a Lifeline benefit;⁵⁴ (2) de-enrollment for duplicative support;⁵⁵ (3) de-enrollment for non-usage;⁵⁶ de-enrollment for failure to re-certify;⁵⁷ and (5) deenrollment requested by the subscriber.

3. 47 C.F.R. §§ 54.416, 54.417 and 54.422

Annual Certifications and Reporting to USAC

ETCs must certify that they will comply with annual certification requirements relating to the Lifeline program such as certifying annually that they are in compliance with the minimum service levels set forth in 47 C.F.R. § 54.408.⁵⁸ ETCs are required to annually certify compliance with the applicable minimum service level rules by submitting Form 481 to USAC.⁵⁹

C. Pennsylvania-Specific Requirements for Lifeline Pro-

In addition to the federal Lifeline standards above, the Commission also has adopted minimum service standards to govern the federal Lifeline program. 60 Section 3019(f) of the Pennsylvania Public Utility Code (Code), 66 Pa.C.S. § 3019(f), sets forth the minimum Pennsylvania requirements for ETCs seeking low-income support from the federal Lifeline Program.

In addition to the above Pennsylvania statutory requirements, the Commission also established other Life-line eligibility criteria via Orders. ⁶¹ To the extent that federal law or federal requirements for Lifeline servicehave not preempted or made Pennsylvania statespecific Lifeline requirements obsolete, they remain applicable to all Lifeline service providers. For example, our PA Lifeline Order⁶² requires ETCs to verify the ongoing eligibility of their Lifeline subscribers and submit an annual re-certification of that verification. However, we note that pursuant to the federal rules, Tri-Co's Lifeline subscribers will be recertified either automatically through the National Verifier's state/federal data sources or receive a recertification request from USAC.

Additionally, ETCs are required to report to the Commission annual changes in Pennsylvania Lifeline enroll-

23, 2005).

⁴⁷ See generally 2012 Lifeline Reform Order.

⁴⁸ Id. at 6690-91, paras. 77-78.

⁴⁹ Id.

⁵⁰ 47 C.F.R. § 54.410.

⁵¹ The Universal Service Administrative Company (USAC), the administrator of the federal Lifeline program, manages the National Verifier and its customer service department, the Lifeline Support Center. The National Verifier makes an initial determination of a subscriber's eligibility based on prospective subscriber's eligibility to qualify for Lifeline service using either income-based eligibility criteria or programbased eligibility criteria is codified at Sections 54.410(b) and (c), respectively.

⁵² New and potential Lifeline consumers receive their initial eligibility determination by signing into CheckLifeline.org from any computer or mobile device to create an account, receive an eligibility decision, and use the list of service providers in their

account, receive an eligibility decision, and use the list of service providers in their area to contact one to enroll.

^{53 47} C.F.R. § 54.405(e).

bit 47 C.F.R. § 54.405(e).
54 47 C.F.R. § 54.405(e).
55 If the USAC provides notification to a service provider that a subscriber has more than one discounted account, or that more than one member of a subscriber's household is receiving service, the service provider must de-enroll the subscriber within five business days (47 C.F.R. Section 54.405(e)(2)).
56 If the subscribers do not use their Lifeline service at least every 30 days they will be patified by the provider that they may be de-enrolled if they do not use their service

be notified by the provider that they may be de-enrolled if they do not use their service during the 15-day notice period (the "cure period").

The theorem of the theorem Order). 62 In Re: Lifeline and link-up Programs, Docket No. M-00051871 (Order entered May

ment, such as whether the requirements for certification and verification of a customer's initial and continued eligibility for Lifeline services have been impacted by developments at the federal level. Thus, ETCs must certify that they will comply with relevant requirements set forth in the Pa. Lifeline Order, Tracking Report Order, and Policy Statement.

Analysis

In order to obtain the RDOF Phase I federal high-cost support in the 559 eligible Auction 904-census blocks, the Commission must find that Tri-Co is a common carrier and that it has adequately certified that, among other things, it offers or intends to offer all federal high-cost supported services⁶³ as described in 47 C.F.R. § 54.101 either using its own facilities or a combination of its own facilities and resale of another carrier's services throughout its designated service territory.

As mentioned above, Tri-Co has been previously designated an ETC in various eligible census blocks located in Pennsylvania where it receives Auction 903 federal high-cost support. 64 Consequently, this Commission is already significantly familiar with the facilities that Tri-Co utilizes to offer its qualifying supported services and the facts and certifications in support of its Petition for Amended ETC Designation. As a current certificated CLEC⁶⁵ and high-cost ETC in Pennsylvania, Tri-Co offers voice telecommunications service and BIAS service throughout its current Designated Service Area. Thus, based on the federal definitions of "telecommunications service" and "telecommunications carrier" in the Telecommunications Act of 1996 and the definition of jurisdictional telecommunications public utility in the Public Utility Code, we find that Tri-Co is a common carrier.

Tri-Co has incorporated by reference all of the information and pleadings it had previously submitted to us in support of its existing ETC designations in the Tri-Co Auction 903 ETC Designation Order. 66 We determine that is prudent and appropriate for us consider and incorporate these findings and the conditions set forth in our Tri-Co Auction 903 ETC Designation Order in reviewing the instant ETC designation request.

Tri-Co has affirmed that it will provide the qualifying supported services using its own facilities throughout the assigned Auction 904 eligible census blocks, all of which are located entirely within Tri-Co's CLEC service area, pursuant to all applicable and relevant federal RDOF

⁶³ The FCC defines federal high-cost supported services as qualifying voice service and the offering of qualifying BIAS. See 47 C.F.R. § 54.101 (including both eligible voice telephony and eligible broadband Internet access as services "supported by "". voice telephony and engine broadband internet access as services supported by federal universal service support mechanisms," and characterizing the provision of eligible broadband service as a high-cost public interest obligation); see also USF/ICC Transformation Order, 26 FCC Red at 17691-94, paras. 74—89 (describing the "core functionalities of the supported services as 'voice telephony service," and as a separate condition of receiving federal high-cost universal service support, all ETCs are required to offer BIAS in their supported area that meets certain basic performance require-

regulations.67 Also, Tri-Co has provided a detailed description of the geographic area for which it seeks to extend its high-cost ETC designation in the Commonwealth of Pennsylvania. 68 The list of the individual Auction 904 census blocks is attached hereto as Appendix B. Accordingly, we determine that Tri-Co remains in compliance with the applicable federal and Pennsylvaniaspecific ETC rules and therefore, we find that Tri-Co will offer the supported services as described in 47 C.F.R. § 54.101 by using its own facilities throughout its Amended Designated Service Area. Tri-Co's Amended Designated Service Area by ILEC local exchange areas and census blocks is set forth in Appendix C.

Additionally, Tri-Co commits to offering Lifeline discounts to qualifying low-income consumers in its Amended Designated Service Area consistent with both FCC and Pennsylvania-specific rules. The Commission acknowledges that when Tri-Co initially requested to be designated an ETC throughout its CLEC service territory, it was designated as a Lifeline-only ETC in those geographic areas outside of the census blocks where it received Auction 903 federal high-cost support. As stated above, Tri-Co has received Auction 904 support for geographic areas in its CLEC service territory where it was previously designated a Lifeline-only ETC. To the extent, however, that Tri-Co's Amended Designated Area does not encompass Tri-Co's entire CLEC service territory and there remain geographic areas where Tri-Co has not been awarded any CAF funding from the FCC, it will be considered a Lifeline-only ETC in those specific areas and must offer federal Lifeline support in these areas. Further, Tri-Co has received no waivers or exceptions from the FCC pertaining to high-cost or low-income Universal Service Fund support.

We also note that Tri-Co has certified in its January 25, 2021 Long-Form Application submission to the FCC, that it is in compliance with all statutory and regulatory requirements. ⁶⁹ The Commission notes that earlier this year, the FCC implemented a rule that requires providers of interconnected Voice-over-Internet Protocol (VoIP) services to specifically advise every subscriber, both new and existing, prominently and in plain language, of the circumstances under which E911 service may not be available through the interconnected VoIP service or may be in some way limited by comparison to traditional E911 service. Tri-Co offers VoIP service as its standalone voice service throughout its Amended Designated Service Area. 71

We have reviewed Tri-Co's customer materials concerning E911 limitations and those materials explicitly state that Tri-Co notifies each subscriber of the circumstances where 911/E911 emergency service may be limited or unavailable. 72 However, to the extent that Tri-Co obtains customers' affirmative acknowledgement of these E911

⁶⁷ See May 4, 2021 Supplement, Tri-Co's response to Data Request Nos. 3 and 4. ⁶⁸ While some of the Auction 904 eligible census where Tri-Co has been awarded RDOF Phase I support and seeks additional designation as an ETC are within local exchanges that are located in the service territories of the above-listed RLECs, a redefinition analysis of these RLEC service territories is not necessary since the FCC waived its rules regarding the redefinition process for Auction 904 regimes. See

waived its rules regarding the redefinition process for Auction 904 recipients. See RDOF Order, 35 FCC Rcd at 727-28, paras. 91—93.

69 Petition, Exhibit 2, at 8.

ments).

64 Tri-Co ETC Designation Order; Appendix A.

65 Tri-Co is a certificated Competitive Local Exchange Carrier approved to provide voice telecommunications service in the territories of Verizon Pennsylvania LLC; Verizon North LLC; Commonwealth Telephone Company dlva Frontier Communications Commonwealth Telephone Company; Frontier Communications of Canton, LLC; Frontier Communications of Oswayo River, LLC; North Penn Telephone Company; and Windstream Pennsylvania, LLC. See Application of Tri-Co Connections, LLC for Approval to Offer, Render, Furnish or Supply Telecommunications Services to the Public in the Commonwealth of Pennsylvania as a Competitive Local Exchange Carrier in the Service Territories of: Verizon Pennsylvania, LLC; Verizon North LLC; Commonwealth Telephone Company dlv/a/ Frontier Communications Commonwealth Telephone Company; Frontier Communications of Canton, LLC; Frontier Communications of Oswayo River, LLC; North Penn Telephone Company; and Windstream Pennsylvania, LLC, Docket No. A-2018-3005309; and Application of Tri-Co Connections, LLC for Approval to Offer, Render, Furnish or Supply Telecommunications Services to the Public in the Commonwealth of Pennsylvania as a Detariffed Facilities-based Interexchange Carrier, Docket No. A-2018-3005312 (Order entered December 6, 2018). December 6, 2018).

66 Petition at 4, ¶ 9.

^{70 47} C.F.R. § 9.11(b)(5)(i).
71 On July 17, 2020, at Docket Nos. A-2018-3005309 and A-2018-3005312, Tri-Co submitted an Amendment to its Application that indicated that it is now using an IP-platform to provision voice service to its customers. The Commission's consumer IP-platform to provision voice service to its customers. The Commission's consumer protection and quality of service regulations applicable to CLECs apply to both competitive and non-competitive services. Further, we note that standalone basic voice service has not been reclassified as competitive under Section 3016 of the Code, 66 Pa.C.S. § 3016, in any of the service areas where Tri-Co provides CLEC services. Thus, in addition to other Commission jurisdiction preserved under the VoIP Freedom Act, this service remains subject to all applicable consumer protections and quality of service standards under Pennsylvania law, even though it will be provided as an interconnected VoIP service. See 73 P.S. §§ 2251.5 and 2251.6.

72 See May 18, 2021, Supplement, Tri-Co response to Data Request No. 1.

limitations, as required by 47 C.F.R. § 9.11(b)(5)(i), it shall ensure that there are both electronic and non-electronic means of obtaining such acknowledgement. Accordingly, we find that Tri-Co is compliant with all applicable federal and Pennsylvania-specific ETC rules.

Tri-Co is also required to comply with all prior certifications related to its previous ETC designation, such as complying with our requirements regarding the relinquishment of its ETC status in any of the census blocks where it receives federal high-cost support and filing a petition for renewal of its ETC designation in the event of a change of or transfer in corporate control as defined in Pennsylvania statutory law, case law, and the Commission's regulations at 52 Pa. Code § 63.322.⁷³

Conclusion

The Commission has adopted the federal minimum standards that are applicable to ETC designations as codified. Consequently, our review of Tri-Co's petition has been done consistent with these federal requirements. Additionally, our review of Tri-Co's petition also has been done to ensure consistency with independent Pennsylvania law.

Tri-Co was a winning bidder in the FCC's Auction 903, and the Commission previously designated Tri-Co as an ETC throughout its CLEC service territory so that it could obtain Auction 903 support to deploy broadband service in the Auction 903-eligible census blocks. As an ETC receiving Auction 903 support, Tri-Co was also required to participate in the federal Lifeline program and offer Lifeline service to qualified low-income eligible customers or households in its Designated Service Area. Upon review, we conclude that amending Tri-Co's previous ETC designation in Pennsylvania by designating it as a high-cost ETC in the 559 Auction 904-eligible census blocks so that it may obtain the RDOF Phase I federal high-cost from Auction 904 is in the public interest. Receipt of Auction 904 high-cost support funding will facilitate the provision of additional access to voice and broadband services to Pennsylvania consumers in rural

We note that the Auction 904 eligible census blocks fall within the geographic areas where Tri-Co has been previously designated as a Lifeline-only ETC. To the extent that Tri-Co's Amended Designated Area does not encompass its entire CLEC service territory any there are remain some geographic areas where Tri-Co will not be receiving any Connect America Fund federal high-cost support from the FCC, it will be considered a Lifeline-only ETC in those specific areas. Thus, Tri-Co is required to offer Lifeline discounts to qualifying low-income consumers in all high-cost areas where it is authorized to receive support, and all other geographic areas where it has not been awarded federal high-cost support, consistent with both FCC and Pennsylvania-specific rules.

As a winning RDOF bidder, we acknowledge that Tri-Co is only required to provide certifications as part of its ETC petition and is not necessarily required to demonstrate its capability to provide the supported services as certified. Nevertheless, as stated above, Tri-Co is currently a high-cost ETC in Pennsylvania and, thus, we deem that it is currently compliant with federal ETC requirements, including the FCC's Universal Service Order, the 2005 ETC Designation Order, the USF/ICC

Transformation Order, and all relevant FCC regulations that have codified the requirements related to ETC designations and Lifeline service. Accordingly, we find that Tri-Co has established through the required certifications and related filings that in its Amended Designated Service Area it will offer the services supported by the federal universal service support mechanisms and will comply with the service requirements and annual reporting obligations applicable to the support that it receives.

While our ETC designation process is separate from, and serves a different purpose than, the authorization process and post-authorization accountability measures that will be conducted by the FCC, our action to designate Tri-Co does impose certain statutory and regulatory obligations to Pennsylvania once it is authorized to receive the awarded Auction 904 support in the eligible census blocks in Pennsylvania. Based on the information, representations, and certifications in its petition, we find that Tri-Co has met all applicable Pennsylvania conditions and prerequisites for ETC designation throughout its Amended Designated Service Area and that such a designation is in the public interest. Accordingly, we also conclude that designation of Tri-Co as a federal high-cost ETC to secure the awarded federal high-cost support in the Auction 904-eligible census blocks in Pennsylvania is in the public interest, and is in accord with Section 214 of the Act, the FCC's regulations and orders related to ETC designation, Section 3019(f) of the Code, and the Commission's orders on ETC designation. 47 U.S.C. § 214; 47 C.F.R. §§ 54.201, et seq.; and 66 Pa.C.S. § 3019(f); Therefore,

It Is Ordered:

- 1. The Petition for Amended Designation as An Eligible Telecommunications Carrier of Tri-Co Connections, LLC is granted, subject to the terms and conditions set forth in this Order.
- 2. That the Commission amends Tri-Co Connections, LLC's previous designation as an Eligible Telecommunications Carrier by approving its designation as an Eligible Telecommunications Carrier in the Auction 904-eligible census blocks in the service territories of Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company; Frontier Communications of Oswayo River, LLC; North Penn Telephone Company; Verizon North LLC; and Verizon Pennsylvania LLC.
- 3. That Tri-Co Connections, LLC's entire high-cost Designated Service Area in Pennsylvania, now to be known as the Amended Designated Service Area of Tri-Co Connections, LLC, consists of the eligible census blocks where it receives Connect America Fund federal high-cost support from the Federal Communications Commission via Auction 903 and Auction 904 and which are located within the local exchanges and census blocks set forth in Appendix C.
- 4. That the rules of the Federal Communications Commission regarding the redefinition process are inapplicable to Tri-Co Connections, LLC's designation as a federal high-cost Eligible Telecommunications Carrier, which is below the study area level of Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company; Frontier Communications of Oswayo River, LLC; and North Penn Telephone Company.
- 5. That Tri-Co Connections, LLC is required to offer Lifeline service to eligible low-income consumers or households in its Amended Designated Service Area as

 $^{^{73}\,\}mathrm{Tri\text{-}Co}$ must file a petition for renewal of its ETC designation at the same time it files or is implicated in the filing of any application for a change or transfer of control under Pennsylvania law because the Commission is lawfully entitled to timely re-examine any such changes and ascertain whether a particular telecommunications entity should continue with an ETC designation.

described in this Order and also in all other geographic areas outside its Amended Designated Area where it is not receiving Connect America Fund federal high-cost support.

- 6. That Tri-Co Connections LLC shall comply with 47 C.F.R. §§ 9.11(b)(5)(i), (ii) and (iii) by ensuring that there are both electronic and non-electronic means of obtaining a customer's affirmative acknowledgement of E911 limitations throughout its Amended Designated Service Area.
- 7. That Tri-Co Connections, LLC shall provide updated tariff pages for its qualifying voice service that is offered in census blocks that are located in noncompetitive local exchanges within 30 days of the entry of this Order.
- 8. That Tri-Co Connections, LLC shall provide updated tariff pages for its Lifeline service within 30 days of the entry of this Order.
- 9. That, upon request, Tri-Co Connections, LLC shall provide the Bureau of Consumer Services with copies of its and annual certification and promotional materials to review for current information, consistency with eligibility determination criteria and annual certification requirements, and plain language requirements.
- 10. That Tri-Co Connections, LLC is hereby directed to work with the Bureau of Consumer Services to resolve informal complaints and to submit to Commission jurisdiction on formal complaints filed by Tri-Co Connections, LLC Lifeline customers on Lifeline and other related issues.
- 11. That the failure of Tri-Co Connections, LLC to comply with any of the provisions of this Order may result in revocation of its ETC designation(s) for purposes of receiving federal Universal Service Fund high-cost support and the federal Lifeline support or be subject to further Commission process.
- 12. That Tri-Co Connections, LLC shall petition this Commission for any future change to the basic Lifeline service offerings provided through this ETC designation as described herein which represents a limitation or reduction of Lifeline services/equipment provided free of charge and shall provide notice to this Commission of any addition, change or new offering which is in addition to the basic Lifeline offering.
- 13. That Tri-Co Connections, LLC shall petition this Commission for renewal of its Eligible Telecommunications Carrier status at the same time it files or is implicated in the filing of any application for a change or transfer of control as defined in Pennsylvania law.
- 14. That the Secretary shall serve a copy of this Order on Commonwealth Telephone Company d/b/a Frontier Communications Commonwealth Telephone Company; Frontier Communications of Oswayo River, LLC; North Penn Telephone Company; Verizon North LLC; and Verizon Pennsylvania LLC; the Office of Consumer Advocate; and the Office of Small Business Advocate.
- 15. That a copy of this Order shall be published in the *Pennsylvania Bulletin*.
 - 16. That this docket shall be marked closed.

ROSEMARY CHIAVETTA,

Secretary

ORDER ADOPTED: July 15, 2021 ORDER ENTERED: July 15, 2021

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1218.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Service of Notice of Motor Carrier Applications

The following temporary authority and/or permanent authority applications for the right to render service as a common carrier or contract carrier in this Commonwealth have been filed with the Pennsylvania Public Utility Commission (Commission). Formal protests, petitions to intervene and answers must be filed in accordance with 52 Pa. Code (relating to public utilities) on or before August 16, 2021. Filings must be made electronically through eFiling to the Secretary of the Pennsylvania Public Utility Commission, 400 North Street, Harrisburg, PA 17120, with a copy served on the applicant by August 16, 2021. In accordance with the Commission's Emergency Order at M-2020-3019262, all parties participating in matters pending before the Commission are required to eFile their submissions by opening an eFiling account and accepting EService. Individuals can sign up for a free eFiling account with the Secretary of the Commission through the Commission's eFiling system at https://www.puc.pa.gov/efiling/Default.aspx. A protest shall indicate whether it applies to the temporary authority application, the permanent authority application, or both. Protests may only be filed if there is evidence that the applicant lacks fitness. Protests based on endangering or impairing operations of an existing carrier will not be honored. The documents filed in support of the application are only available for inspection through the Commission's web site at www.puc.pa.gov by searching under the previously listed docket number or by searching the applicant's web site.

Applications of the following for approval to *begin* operating as *common carriers* for transportation of *persons* as described under each application.

A-2021-3025456. Aerotrip Transportation, LLC (700 River Side Avenue, Pittsburgh, Allegheny County, PA 15212) in airport transfer service, from points in the Counties of Allegheny, Armstrong, Beaver, Clarion, Erie, Fayette, Greene, Mercer, Somerset, Washington, Wayne and Westmoreland, to the Pittsburgh International Airport, and vice versa.

A-2021-3026712. BKL Transportation, LLC (1700 Market Street, Suite 1005, Philadelphia, PA 19018) in paratransit service between points in Delaware County, and the City and County of Philadelphia.

A-2021-3026859. Brian Swanger (1327 White Hall Road, Turbotville, PA 17772) to transport, in paratransit service, persons that are employees of JEM Roofing Shop, from points in Northumberland County, to points in Pennsylvania and return.

A-2020-3018958. PHN Charitable Foundation, t/a CF Transportation Solutions (55 Pitt Street, Sharon, PA 16146) for the right to begin to transport, as a common carrier, by motor vehicle, persons in paratransit service, from points in the County of Beaver, to points in Pennsylvania and return. Attorney: William H. Stewart, III, Vuono & Gray, LLC, 310 Grant Street, Suite 2310, Pittsburgh, PA 15219.

A-2021-3027311. JL Luxury Transit, LLC (905 East King Street, Apartment C, Lancaster, Lancaster County, PA 17602) for the right to begin to transport, as a common carrier, by motor vehicle, persons in group and party service, in vehicles seating 11 to 15 passengers,

including the driver, from points in the 17602-zip code to points within a 50-mile radius of the boundary of the 17602-zip code.

Application of the following for the approval of the *transfer of stock* as described under the application.

A-2021-3027253. Golden Care Transportation, LLC (471 Pheasant Lane, Fairless Hills, Bucks County, PA 19030) for the approval of the transfer of one half of ownership, from Maunita Patel, to Ashish Desai. *Attorney*: Louise Vuono, 310 Grant Street, Suite 2310, Pittsburgh, PA 15219.

ROSEMARY CHIAVETTA, Secretary

[Pa.B. Doc. No. 21-1219. Filed for public inspection July 30, 2021, 9:00 a.m.]

PENNSYLVANIA PUBLIC UTILITY COMMISSION

Service of Notice of Motor Carrier Formal Complaints

Formal complaints have been issued by the Pennsylvania Public Utility Commission. Answers must be filed in accordance with 52 Pa. Code (relating to public utilities). Answers are due August 16, 2021, and must be made with the Secretary, Pennsylvania Public Utility Commission, 400 North Street, Harrisburg, PA 17120, with a copy to the First Deputy Chief Prosecutor, Pennsylvania Public Utility Commission.

Pennsylvania Public Utility Commission; Bureau of Investigation and Enforcement v. Scholl, Earl A., Inc.; Docket No. C-2021-3025743

COMPLAINT

The Pennsylvania Public Utility Commission (Commission) is a duly constituted agency of the Commonwealth of Pennsylvania empowered to regulate public utilities within the Commonwealth. The Commission has delegated its authority to initiate proceedings which are prosecutory in nature to the Bureau of Investigation and Enforcement and other bureaus with enforcement responsibilities. Pursuant to that delegated authority and Section 701 of the Public Utility Code, the Bureau of Investigation and Enforcement hereby represents as follows:

- 1. That all authority issued to Scholl, Earl A., Inc., (respondent) is under suspension effective April 26, 2021 for failure to maintain evidence of insurance on file with this Commission.
- 2. That respondent maintains a principal place of business at 780 Minsi Trail Road, Perkasie, PA 18944.
- 3. That respondent was issued a Certificate of Public Convenience by this Commission on April 28, 1988, at A-00107401.
- 4. That respondent has failed to maintain evidence of Cargo insurance on file with this Commission. The Bureau of Investigation and Enforcement's proposed civil penalty for this violation is \$500.00 and cancellation of the Certificate of Public Convenience.

5. That respondent, by failing to maintain evidence of insurance on file with this Commission, violated 66 Pa.C.S. § 512, 52 Pa. Code § 32.2(c), and 52 Pa. Code § 32.11(a), § 32.12(a) or § 32.13(a).

Wherefore, unless respondent pays the penalty of \$500.00 or files an answer in compliance with the attached notice and/or causes its insurer to file evidence of insurance with this Commission within twenty (20) days of the date of service of this Complaint, the Bureau of Investigation and Enforcement will request that the Commission issue an Order which (1) cancels the Certificate of Public Convenience held by respondent at A-00107401 for failure to maintain evidence of current insurance on file with the Commission, (2) fines Respondent the sum of five hundred dollars (\$500.00) for the illegal activity described in this Complaint, (3) orders such other remedy as the Commission may deem to be appropriate, which may include the suspension of a vehicle registration and (4) imposes an additional fine on the respondent should cancellation occur.

Respectfully submitted, Andrew Turriziani Chief of Motor Carrier Enforcement Bureau of Investigation and Enforcement 400 North Street Harrisburg, PA 17120

VERIFICATION

I, Andrew Turriziani, Chief of Motor Carrier Enforcement, Bureau of Investigation and Enforcement, hereby state that the facts above set forth are true and correct to the best of my knowledge, information and belief and that I expect that the Bureau will be able to prove same at any hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date: May 10, 2021

Andrew Turriziani
Chief of Motor Carrier Enforcement
Bureau of Investigation and Enforcement

NOTICE

A. You must file an Answer within 20 days of the date of service of this Complaint. The date of service is the mailing date as indicated at the top of the Secretarial Letter. See 52 Pa. Code § 1.56(a). The Answer must raise all factual and legal arguments that you wish to claim in your defense, include the docket number of this Complaint, and be verified. You may file your Answer by mailing an original to:

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission 400 North Street Harrisburg, PA 17120

Or, you may eFile your Answer using the Commission's website at www.puc.pa.gov. The link to eFiling is located under the Filing & Resources tab on the homepage. If your Answer is 250 pages or less, you are not required to file a paper copy. If your Answer exceeds 250 pages, you must file a paper copy with the Secretary's Bureau.

Additionally, a copy should either be mailed to:

Michael L. Swindler, Deputy Chief Prosecutor Pennsylvania Public Utility Commission Bureau of Investigation and Enforcement 400 North Street Harrisburg, PA 17120

Or, emailed to Mr. Swindler at: RA-PCCmplntResp@pa.gov

- B. If you fail to answer this Complaint within 20 days, the Bureau of Investigation and Enforcement will request that the Commission issue an Order imposing the pen-
- C. You may elect not to contest this Complaint by causing your insurer to file proper evidence of current insurance in accordance with the Commission's regulations and by paying the fine proposed in this Complaint by certified check or money order within twenty (20) days of the date of service of this Complaint. Accord certificates of insurance and faxed form Es and Hs are unacceptable as evidence of insurance.

The proof of insurance must be filed with the:

Compliance Office, Bureau of Technical Utility Services Pennsylvania Public Utility Commission 400 North Street Harrisburg, PA 17120

Payment of the fine must be made to the Commonwealth of Pennsylvania and should be forwarded to:

> Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission 400 North Street Harrisburg, PA 17120

Your payment is an admission that you committed the alleged violation and an agreement to cease and desist from further violations. Upon receipt of the evidence of insurance from your insurer, and upon receipt of your payment, the Complaint proceeding shall be closed.

- D. If you file an Answer which either admits or fails to deny the allegations of the Complaint, the Bureau of Investigation and Enforcement will request the Commission to issue an Order imposing the penalty set forth in this Complaint.
- E. If you file an Answer which contests the Complaint, the matter will be assigned to an Administrative Law Judge for hearing and decision. The Judge is not bound by the penalty set forth in the Complaint, and may impose additional and/or alternative penalties as appropriate.
- F. If you are a corporation, you must be represented by legal counsel. 52 Pa. Code § 1.21.

Alternative formats of this material are available for persons with disabilities by contacting the Commission's ADA Coordinator at 717-787-8714. Do not call this number if you have questions as to why you received this complaint. For those questions you may call 717 783-3847.

ROSEMARY CHIAVETTA,

Secretary

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1220.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$

PENNSYLVANIA PUBLIC **UTILITY COMMISSION**

Supplier Door-to-Door and In-Person Marketing Moratorium, Proclamation of Disaster Emergency—COVID-19

> Public Meeting held July 15, 2021

Commissioners Present: Gladys Brown Dutrieuille, Chairperson, Statement; David W. Sweet, Vice Chairperson; John F. Coleman, Jr.; Ralph V. Yanora

Supplier Door-to-Door and In-Person Marketing Moratorium, Proclamation of Disaster Emergency—COVID-19; M-2020-3019254

Order

By the Commission:

On March 6, 2020, Governor Tom Wolf issued a Proclamation of Disaster Emergency that identified the COVID-19 pandemic as a disaster emergency affecting the entire Commonwealth. On March 16, 2020, relying on the Proclamation of Disaster Emergency and the Commission's authority, Chairman Gladys Brown Dutrieuille issued an Emergency Order prohibiting jurisdictional electric generation suppliers and natural gas suppliers (collectively, suppliers) from engaging in door-to-door, public event, and in-person sales and marketing activities during the pendency of the Proclamation of Disaster Emergency, or unless otherwise directed by the Commission. With this Order, the Commission further modifies the March 16, 2020, Emergency Order, as modified by the Orders entered June 4, 2020, December 3, 2020, and May 6, 2021, to lift the marketing moratorium for door-to-door, public event, and in-person sales and marketing activities, subject to the conditions established herein.

Background

The Governor issued the March 6, 2020, Proclamation of Disaster Emergency pursuant to subsection 7301(c) of the Emergency Management Services Code, 35 P.S. §§ 7101, et seq., and proclaimed the existence of a disaster emergency throughout the Commonwealth for a period of up to 90 days, unless renewed. The Proclamation of Disaster Emergency explicitly authorized and directed the suspension of "the provisions of any regulatory statute prescribing the procedures for conduct of Commonwealth business, or the orders, rules or regulations of any Commonwealth agency, if strict compliance with the provisions of any statute, order, rule, or regulation would in any way prevent, hinder, or delay necessary action in coping with this emergency." The Governor renewed² the Proclamation of Disaster Emergency a total of five times.

On June 10, 2021, the Pennsylvania General Assembly passed a Concurrent Resolution terminating the Proclamation of Disaster Emergency. On June 11, 2021, the Governor signed House Bill 854, known as Act 21 of 2021, which provides for "temporary regulatory flexibility authority" by extending the suspension of certain regulatory statutes under 35 Pa.C.S. § 7301(f)(1) until September

Proclamation of Disaster Emergency, Commonwealth of Pennsylvania, Office of the Governor (March 6, 2020) available at https://www.governor.pa.gov/wp-content/uploads/2020/03/20200306-COVID19-Digital-Proclamation.pdf.

 Amendment to Proclamation of Disaster Emergency, Commonwealth of Pennsylvania, Office of the Governor (May 20, 2021) available at https://www.pema.pa.gov/

Governor-Proclamations/Documents/Proclamation-Amending-Disaster-Emergency-COVID19-052021.pdf.

30, 2021. We discuss these actions in further detail in our disposition. See H. Res. 106, Reg. Sess. of 2021 (Pa. 2021); Section 2101-F(a) of Act 175 of 1929, as amended by Act 21 of 2021.

The Commission has promulgated residential sales and marketing regulations for suppliers under its jurisdiction at 52 Pa. Code §§ 111.1—111.14. Regarding door-to-door, public event, and in-person sales and marketing activities, the Commission's regulations at 52 Pa. Code § 111.2 provide the following:

Door-to-door sales—A solicitation or sales method whereby an agent proceeds randomly or selectively from residence to residence.

. . .

Public event—An event in a public location which may facilitate sales and marketing activities or may result in a customer enrollment transaction.

Sales and marketing—The extension of an offer to provide services or products communicated orally, electronically or in writing to a customer.

52 Pa. Code § 111.2.

The Chairman's March 16, 2020, Emergency Order prohibited jurisdictional suppliers from engaging in doorto-door, public event, and in-person sales and marketing activities during the pendency of the Governor's Proclamation of Disaster Emergency, or unless otherwise directed by the Commission. The Chairman directed the cessation of these sales and marketing activities to protect the health and safety of customers and supplier employees by minimizing social contact to reduce the spread of COVID-19. The Commission ratified the Emergency Order at the above-referenced docket number on March 26, 2020, finding that it was in the public interest.

On May 21, 2020, NRG Energy, Inc. (NRG) filed its first Petition for Partial Rescission of the Commission's March 16, 2020, Emergency Order. By Order entered June 4, 2020, the Commission granted NRG's May 21, 2020, Petition for Partial Rescission with modification. The Commission lifted the moratorium on in-person sales and marketing activities for all jurisdictional suppliers as it pertains to activities at retail businesses open as a result of the Governor's directives regarding the yellow and green phases. The Commission directed suppliers to report their intent to resume in-person sales and marketing activities at retail businesses to the Commission's Office of Competitive Market Oversight (OCMO) and the Bureau of Consumer Services (BCS). The Commission also directed suppliers engaging in in-person sales and marketing activities at retail businesses to comply with all relevant orders and guidance of the Governor and the Secretary of Health.

On June 15, 2020, StateWise Energy Pennsylvania, LLC (StateWise) and SFE Energy Pennsylvania, LLC (SFE) filed a Petition for Partial Rescission, or alternatively, Petition for Waiver, of the Commission's March 16, 2020, Emergency Order. StateWise and SFE requested relief from the prohibition on door-to-door sales and marketing activities for counties in the yellow and green phases of the Governor's reopening plan. Then, on June 18, 2020, Interstate Gas Supply, Inc. d/b/a IGS Energy's (IGS) filed a Petition for Partial Rescission of the Emergency Order seeking relief from the prohibition on door-to-door, public event, and in-person sales and marketing activities.

By Order entered July 16, 2020, the Commission denied StateWise and SFE's June 15, 2020, Petition for Reconsid-

eration as well as IGS's June 18, 2020, Petition for Reconsideration. The Commission held that StateWise, SFE, and IGS did not offer sufficient justification to rescind the portions of the March 16, 2020, Emergency Order, as modified by the June 4, 2020, Order.

On July 13, 2020, Direct Energy Business, LLC, Direct Energy Services, LLC, and Direct Energy Business Marketing, LLC's (collectively, Direct Energy) filed a Petition for Clarification or Modification of the Commission's June 4, 2020, Order and March 16, 2020, Emergency Order. Direct Energy requested relief from the portions of the Orders that prohibited in-person sales and marketing activities with commercial, industrial, and governmental customers that have reopened their businesses as result of the Governor's directives. On July 24, 2020, IGS filed a Petition for Rehearing and/or Reconsideration of the Commission's July 16, 2020, Order. IGS sought reconsideration to allow door-to-door and by-appointment inperson sales and marketing activities.

On August 27, 2020, the Commission entered two Orders. In its first Order, the Commission denied Direct Energy's July 13, 2020, Petition for Clarification or Modification finding that Direct Energy did not raise compelling reasons to alter the Commission's June 4, 2020, Order or March 16, 2020, Emergency Order. In its second Order, the Commission denied IGS's July 24, 2020, Petition for Reconsideration finding that IGS did not present arguments that warranted reconsideration of the Commission's July 16, 2020, Order.

Subsequently, on October 22, 2020, NRG filed its second Petition for Partial Rescission of the Commission's March 16, 2020, Emergency Order. NRG requested that the Commission rescind the portion of the Emergency Order that prohibits suppliers from engaging in in-person sales and marketing activities at public events only as it pertains to outdoor public events held in accordance with orders and directives issued by the Governor and Secretary of Health.

By Order entered December 3, 2020, the Commission granted NRG's October 22, 2020, Petition for Partial Rescission. The Commission lifted the moratorium on in-person sales and marketing activities for all suppliers as it pertains to activities at outdoor public events held in accordance with orders and directives issued by the Governor and Secretary of Health. The Commission also directed suppliers to report their intent to resume inperson sales and marketing activities at outdoor public events to OCMO and BCS. The Commission further directed suppliers engaging in in-person sales and marketing activities at retail businesses to comply with relevant orders and guidance from the Governor and the Secretary of Health.

On March 29, 2021, the Retail Energy Supply Association (RESA) filed a Petition for Partial Rescission of the Commission's March 16, 2020, Emergency Order requesting that the Commission rescind the portion of the Emergency Order that prohibits in-person sales and marketing activities with commercial and industrial customers

By Order entered May 6, 2021, the Commission granted RESA's March 29, 2021, Petition for Partial Rescission. The Commission lifted the moratorium on in-person sales and marketing activities for all suppliers as it pertains to activities with commercial and industrial customers that are open. The Commission directed suppliers engaging in in-person sales and marketing activities with commercial and industrial customers to comply with all relevant

orders and guidance of the Governor and Secretary of Health and to report their intent to resume those sales marketing activities to OCMO and BCS as previously required for other sales and marketing activities.

Simultaneously, on May 6, 2021, the Commission issued a Tentative Order requesting public comment on when and how the remaining provisions of the marketing moratorium should end. The Commission asked interested stakeholders to comment on a timeline for further modifying or lifting the March 16, 2020, Emergency Order and the metrics that the Commission may use to determine whether to modify or lift the marketing moratorium. The Commission acknowledged that public health and safety concerns may remain if the COVID-19 pandemic has not fully abated. Thus, we also asked stakeholders to comment on any conditions that may be necessary for the safe resumption of prohibited in-person sales and marketing activities, including possible training for suppliers regarding the Commission's marketing regulations and the need for any additional reporting requirements beyond those found at 52 Pa. Code § 111.14.

Further, the Commission sought comment on any additional actions that may be necessary with regard to (1) our June 4, 2020, Order lifting the moratorium on in-person sales and marketing activities for all suppliers as it pertains to activities at retail businesses open as a result of the Governor's directives, and (2) our December 3, 2020, Order lifting the moratorium on in-person sales and marketing activities for all suppliers as it pertains to activities at outdoor public events held in accordance with orders and directives issued by the Governor and Secretary of Health. We also noted that parties should take into account the recent May 6, 2021, Order when filing comments in response to the Tentative Order. The Tentative Order was published in the *Pennsylvania Bulletin* on May 22, 2021, and comments were due within 30 days.

Seven parties filed comments in response to the Commission's May 6, 2021, Tentative Order, including Titan Gas LLC dba CleanSky Energy (CleanSky), the Office of Consumer Advocate (OCA),³ Energy Harbor LLC (Energy Harbor), NRG, PPL Electric Utilities Corporation (PPL), RESA, and TLP Software (TLP). We discuss these comments in detail below.

Discussion

We note that any issues we do not specifically address herein have been duly considered and will be denied without further discussion. It is well settled that the Commission is not required to consider expressly or at length each contention or argument raised by the parties. Consolidated Rail Corporation v. Pa. Public Utility Commission, 625 A.2d 741 (Pa. Cmwlth. 1993); see also, generally, University of Pennsylvania v. Pa. Public Utility Commission, 485 A.2d 1217 (Pa. Cmwlth. 1984).

CleanSky Comments

CleanSky states that it supports the timing of the Commission's initiation of a process to further modify or lift the March 16, 2020, Emergency Order. CleanSky suggests that the Commission take into consideration the same data used by the Governor's office to revise and lift mitigation measures and restrictions in addressing the current supplier door-to-door and in-person marketing moratorium. CleanSky recommends that all suppliers approach re-entry into Pennsylvania as if it were a brand-new market. In this regard, CleanSky proposes that suppliers conduct a soft launch with a small number

of agents in the field for a period of two to three weeks. After this time, CleanSky suggests that suppliers conduct a field audit visit to confirm that field agents are adhering to all measures directed by the Commission and the supplier regarding public health and safety. CleanSky further suggests that, after the audit, suppliers resume normal operations subject to additional periodic field audit visits. CleanSky Comments at 1.

CleanSky further recommends that the Commission require suppliers to develop and provide the Commission with a copy of the supplier's internal requirements and health and safety guidelines for best practices to be followed by the supplier's vendors and field agents. In conjunction with this requirement, CleanSky recommends that each supplier collect from their field agents a completed and signed training acknowledgement form. Under CleanSky's proposal, the form would state that the field agents completed refresher training on the supplier's program, state specific marketing requirements, and appropriate COVID-19 health and safety measures, including the use of personal protective equipment, and other steps recommended by the Department of Health, the Centers for Disease Control and Prevention (CDC), and the supplier's best practices. CleanSky also supports the idea for all suppliers to attend a remote Commission training as a refresher program and to ensure vendor training materials are compliant. CleanSky believes that, if these requirements or similar requirements are put in place, additional monitoring, oversight, or reporting may not be necessary. CleanSky Comments at 2.

OCA Comments

The OCA's requests that the Commission continue the prohibition of residential door-to-door sales until longstanding concerns about this type of marketing are addressed and alleviated. In addition, the OCA suggests that the Commission consider permanently halting door-to-door sales to residential customers or imposing much stricter substantive restrictions on this activity. OCA Comments at 7-8.

If the Commission allows door-to-door sales and marketing activities to resume, the OCA recommends that these activities only be permitted in counties with 70% of the adult population having been fully vaccinated. The OCA notes that information on county vaccination rates is routinely published by the Pennsylvania Department of Health and provides some reasonable level of protection to residents and sales agents. According to the OCA, because suppliers are currently required under 52 Pa. Code § 111.14 to notify BCS of the geographical area where the supplier intends to conduct door-to-door sales campaign that day, this safeguard should be easy to administer. The OCA suggests that the supplier check and report to BCS the vaccination rate of a county before going door-to-door in that county. OCA Comments at 11-12.

Additionally, the OCA notes that there is no guarantee that a customer or sales agent will not contract the virus through an unwanted, unsolicited door-to-door sales interaction. The OCA states that, when suppliers conduct door-to-door sales during a pandemic, the interaction at the customer's door carries health risks and raises important considerations about customer privacy. The OCA recommends that all sales agents be equipped with contactless-tools for touching the customer's door and doorbell as well as sanitizing supplies to continuously clean any objects such as touch devices or clipboards used by customers. The OCA also recommends that any unvaccinated sales agents be required to wear a mask for the

 $^{^3\,\}mathrm{The}$ OCA filed Corrected Comments on June 23, 2021. We refer to this filing as "OCA Comments"

duration of the interaction and remain six to ten feet away from the customer's door at all times. Recognizing that social distancing may make it difficult for the agent to display a badge or provide a business card or other piece of material to identify themselves and the supplier they are representing and to show the requisite information to the customer, pursuant to the Commission's regulations at 52 Pa. Code §§ 111.8(a) and 111.9(d)(2), the OCA recommends that sales agents be required to hold or display a large badge or sign with font any customer can read from a distance. Additionally, the OCA recommends that the Commission temporarily waive the requirement of sales agents to hand over a business card or document, pursuant to 52 Pa. Code Section 111.9(d)(2), to reduce close contact. Rather, the OCA recommends that the sales agent initiate the door-to-door interaction with the following statement:

I am an agent of a licensed supplier of electric/gas energy asking if you want to hear a sales presentation on my products and services. You are under no obligation to purchase my products and services to have your current electric and gas service continue. Are you comfortable to talk to me about the potential benefits of my product or service? If so, you may ask me to leave your property at any time.

Given the unknown vaccination and health status of the customers at the door, the OCA recommends that the sales agent be required to ask the customer if they are comfortable speaking to the sales agent and to leave the property if the customer's response is "no." OCA Comments at 10, 15-16.

The OCA states that it shares the Commission's recognition and concern that resuming door-to-door marketing in Pennsylvania is likely to occur with untrained sales agents. It is the OCA's experience that many suppliers do not have a manager or other office in Pennsylvania. Rather, many suppliers conduct their business for telemarketing and door-to-door sales through third-party agents and those third-party agents, who may or may not be headquartered in Pennsylvania, then engage individuals, who may or may not be residents of Pennsylvania, to train and send out to knock on doors in locations in Pennsylvania where it is profitable to do so. For these reasons, the OCA states that there is a serious concern with respect to how the Commission should ensure each supplier has properly trained its third-party contractors and determine how those contractors train and supervise the conduct of their agents, most of whom are independent contractors whose earnings depend on a successful sale. Accordingly, the OCA recommends that suppliers should be limited to sending their own employees to conduct door-to-door sales, or if suppliers are permitted to use a third-party, the Commission should require suppliers to have their own supervisors making field visits to audit the sales agents during their door-to-door campaigns on the supplier's behalf. OCA Comments at 13-14.

Further, to improve the supplier's ability to monitor door-to-door marketing interactions, the OCA recommends that the Commission consider requiring all door-to-door sales agents to audio-record each interaction with a residential customer and require the supplier to retain the recording. Finally, the OCA recommends that the Commission, in collaboration with interested stakeholders, should jointly host marketing and sales compliance sessions for all suppliers' training managers. The OCA also suggests that the Commission require each supplier to identify and provide evidence of the actual training

that has occurred both for its third-party contractors, as well as the contractor's sales agents. OCA Comments at 13-14.

RESA Comments

RESA believes that there is no longer any public health justification for a blanket prohibition on door-to-door or in-person sales and marketing activities, and that there are well-developed and clear regulatory requirements governing the sales and marketing activities of suppliers. RESA suggests that the Commission remove all remaining restrictions immediately. RESA argues that the reopening of other businesses in Pennsylvania, and the lack of other statewide restrictions indicate that no additional metrics should be required of door-to-door energy marketers. RESA Comments at 3—5.

Regarding conditions, RESA believes that continued adherence to whatever CDC guidelines remain in place is still critical and could be considered a condition. RESA also comments that suppliers could be required to selfcertify that they will ensure that their direct representatives adhere to requirements and any other reasonable public health related precautions that are required of all citizens. For the short term, RESA details that sales representatives should continue to be screened for symptoms and not be permitted to engage in any face-to-face marketing if they are symptomatic. RESA states that the screening process should be left to the supplier. RESA notes that, for door-to-door encounters, which typically take place outside, the precautions of providing single-use marketing materials or the use of a sanitized tablet computer could be employed. The use of a mask should be optional while outdoors and could be required if the consumer requests it, but for indoor encounters, a mask requirement would be reasonable. RESA lastly avers that there is no public health reason to prevent in-person meetings between suppliers and potential customers at locations other than customer residences, since the consumer can ultimately decide whether he or she wants to participate in the meeting with the supplier's representative. RESA Comments at 6-7.

Concerning reporting requirements, RESA opines that, apart from the notifications to BCS and OCMO prior to launching a door-to-door campaign, no general reporting requirements are necessary. RESA argues the reporting of any employee health data, such as number of positive tests, is not within the Commission's purview, and therefore disclosure to the Commission would be inappropriate. RESA suggests that, if an employee were to test positive after having had customer encounters in the prior two weeks, the supplier must cooperate, to the extent it is able, with the contact tracing organization to inform those people of possible contact. RESA Comments at 6-7.

Finally, regarding training, RESA claims that many suppliers did retain their in-person marketing staffs, to the extent possible, and repurposed those individuals to customer service or other related tasks. As such, RESA states that not all employees are likely to have stale recollections of the rules. With a 15-month hiatus, however, RESA notes that a refresher training course performed by the supplier would not be unreasonable. Rather than causing further delay in the resumption of normal sales and marketing operations by requiring attendance at a Commission-developed training, RESA suggests that the Commission direct suppliers to develop and implement a refresher training course and certify to the Commission that they have done so or will complete the training within a reasonable time. RESA Comments at 8.

NRG Comments

NRG urges the Commission to lift the moratorium in its entirety, impose no new requirements or conditions on suppliers, and eliminate the additional reporting requirements imposed by the Orders that modified the Emergency Order to permit in-person sales at retail locations and outdoor events. In NRG's view, suppliers should not be subjected to restrictions on in-person sales and marketing activities that the Commonwealth is not imposing on other businesses. NRG notes that Pennsylvania has taken key steps forward in returning to some sense of normalcy. NRG also states that, since Pennsylvania has eliminated restrictions that interfered with the ability of businesses to operate for over a year, the circumstances prompting issuance of the Commission's Emergency Order are no longer present. NRG further contends that the Commission should not impose conditions or requirements on suppliers engaged in in-person sales and marketing activities beyond those already established by the Commission's regulations. NRG Comments at 1—5.

Energy Harbor Comments

Energy Harbor prefaces its comments by noting that the unavailability of door-to-door marketing and the imposition of restrictions on other in-person sales for more than one year due to the Commission's moratorium has adversely affected Energy Harbor's competitive energy business. Energy Harbor requests that the Commission eliminate the moratorium and allow competitive energy suppliers to resume in-person operations consistent with the directives of Governor Wolf. According to Energy Harbor, in-person sales and marketing activities provide an effective opportunity to explain to consumers how energy choice programs work by allowing consumers to ask specific questions about the terms and conditions of the offer and simultaneously review the offering documents. Energy Harbor Comments at 1-2, 5.

Energy Harbor comments that the Commonwealth's officials in charge of public health and safety have determined that no additional measures are necessary at this time. Accordingly, Energy Harbor's overarching view is that, with the Commonwealth's lifting of all mitigation measures, the Emergency Order should be rescinded in its entirety as soon as possible and should have been lifted along with the Commonwealth's lifting of mitigation measures on Memorial Day. To that end, Energy Harbor argues the Emergency Order should be rescinded by Secretarial Letter as soon as possible or that the Commission should issue an Order via notational voting rather than waiting until a public meeting. Energy Harbor Comments at 6-7.

Energy Harbor comments that mandatory refresher training for suppliers is not necessary as suppliers are capable of reviewing the regulations that have been in place for a decade and ensuring that their employees, vendors, and agents are aware of the applicable requirements. While Energy Harbor indicates that it would welcome the opportunity to participate in any refresher training offered by the Commission, it contends that participation should be not be a prerequisite to resuming in-person sales and marketing activities. If the Commission decides to require training, Energy Harbors comments that the Commission should not make it a condition that delays the resumption of such activities, but rather should direct suppliers to comply with the requirement within a certain number of days after resuming in-person sales and marketing activities. Energy Harbor Comments at 8.

Energy Harbor maintains that no additional reporting requirements are appropriate, given that industry standards must be established through regulations. Energy Harbor further argues that no justification exists to mandate that suppliers comply with reporting requirements that have not been suggested or imposed on other in-person activities engaged in by entities regulated by the Commission. Regarding the notification requirements applicable to the resumption of sales and marketing activities in retail establishments and at outdoor events set forth by the Commission's June 4, 2020, and December 3, 2020, Orders, Energy Harbor suggests that eliminating them would be consistent with the Commonwealth's lifting of mitigation measures and getting businesses back on course. Energy Harbor Comments at 9, 10.

TLP Software Comments

TLP urges the Commission to immediately lift the prohibition on door-to-door marketing and submits that no additional practices or requirements are needed to protect public health and safety. TLP argues that capacity restrictions and other mandates to limit transmission of COVID-19 were lifted on Memorial Day due to increasing vaccinations and a drop in new cases. TLP comments that the Commission should follow suit for door-to-door sales and marketing activities. TLP argues that door-to-door sales and marketing representatives are required to follow federal, state, and local safety rules that proved to be effective measures for minimizing exposure to COVID-19. Thus, TLP says that delaying the reinstatement of door-to-door sales and marketing activities compounds the economic impact that the business has already suffered without providing any material benefit to prospective customers and agents. TLP Comments at 1-2.

Additionally, like the OCA, TLP offers several comments on the Commission's door-to-door marketing rules going forward. TLP notes that the Commission's supplier marketing rules were developed in 2011. TLP recommends that the Commission update the recordkeeping requirements and the requirements regarding the verification process for door-to-door enrollments, among other things. TLP Comments at 2-3.

PPL Comments

As a general matter, PPL asks the Commission to strongly consider bolstering the Commission's regulations on door-to-door sales and marketing activities or prohibiting the practice altogether, even after the Commission modifies or lifts the current moratorium on door-to-door sales and marketing activities. PPL Comments at 4.

With regard to reporting requirements, PPL suggests that the Commission require to provide the BCS and the local distribution company with the names of vendors who are conducting door-to-door sales and marketing activities on behalf of the supplier. As for public safety measures, PPL recommends that door-to-door salespersons be required to follow all applicable CDC and Pennsylvania guidelines and requirements related to COVID-19 after the moratorium is lifted, and that such guidelines and requirements should be followed for however long they remain in effect. Additionally, regarding training, PPL supports requiring suppliers and their vendors to attend a Commission training to refresh their understanding of the Commission's marketing regulations before resuming the sales and marketing activities. PPL further maintains that sales and marketing activities should only resume after the suppliers, their agents, and their vendors undergo Commission training on the appli-

cable Commission regulations. Moreover, PPL recommends that the Commission require suppliers to report vendor names to the Commission and the local distribution company. PPL notes that this requirement will prevent bad actor vendors form switching to another supplier after they are found to be in violation of the Commission's regulations. PPL Comments at 2-4, 5-6.

By way of background, on June 10, 2021, the Pennsylvania General Assembly passed a Concurrent Resolution, which terminated the Governor's Proclamation of Disaster Emergency originally declared on March 6, 2020, and as amended and renewed, in response to COVID-19. In a related action, on June 11, 2021, Governor Wolf signed into law Act 21 of 2021 (Act 21), which provides "temporary regulatory flexibility authority" to "Commonwealth agencies" by suspending regulatory statutes prescribing the procedures for conduct of Commonwealth business, or an order, rule, or regulation which was suspended under the authority of the Governor. Such Orders continue to have the force and effect of law through September 30, 2021, unless sooner terminated by the authority initially authorizing them. For the reasons below, we further modify the March 6, 2020, Emergency Order, as modified by the Orders entered June 4, 2020, December 3, 2020, and May 6, 2021, to lift the moratorium on door-to-door, public event, and in-person sales and marketing activities. Further, consistent with the temporary regulatory authority flexibility authorization of Act 21, we also establish conditions to ensure the safety of these sales and marketing activities.

Upon review and consideration of the comments received in response to the Tentative Order, we find that it is reasonable and appropriate to further modify the March 16, 2020, Emergency Order. The majority of the parties that filed comments request that the Commission immediately end the moratorium on door-to-door sales and marketing activities. See gen'ly RESA Comments; NRG Comments; Energy Harbor Comments; TLP Comments. These parties point out that the circumstances prompting the moratorium no longer exist. For instance, RESA states that there is no longer any public health basis for the moratorium, and TLP notes that there has been a substantial drop in new COVID-19 cases. RESA Comments at 3; TLP Comments at 2. NRG also notes that Pennsylvania businesses are operating without restriction and argues suppliers should not be subject to restrictions that the Commonwealth is not imposing on other business. NRG Comments at 1. Moreover, the parties raise concerns regarding the economic impact of the moratorium. Energy Harbor states that restrictions on in-person sales and the unavailability of the door-todoor channel have adversely affected their business. Energy Harbor Comments at 1, 5. NRG argues that rolling back restrictions will assist businesses in getting back to prior sales levels in order to help grow the economy. NRG Comments at 2; see also Energy Harbor Comments at 3.

We agree that a blanket prohibition on door-to-door sales and marketing activities is no longer justified. We note that suppliers are typically engaged in door-to-door sales and marketing activities in the summer months. Thus, any further extension of the moratorium would effectively eliminate door-to-door sales and marketing activities for suppliers during the remainder of 2021. We also agree that extending the moratorium on door-to-door sales and marketing activities risks further economic harm without providing a material benefit given the status of the COVID-19 pandemic.

In this regard, we note that, since the issuance of our Tentative Order on May 6, 2021, additional COVID-19 mitigation measures and restrictions have been lifted. For instance, on May 30, 2021, Governor Wolf allowed all business, events, and venues to return to 100 percent capacity.⁴ In addition, for the week of June 18 through June 24, the statewide positivity rate for COVID-19 was 1.2%. Further, on June 28, 2021, the Governor lifted the order requiring masks for unvaccinated and partially vaccinated individuals. These masking requirements were set to be lifted when 70 percent of Pennsylvanians age 18 or older were fully vaccinated, or on June 28, 2021, whichever came first. The masking requirements were ultimately lifted on June 28, 2021, at which time the percentage of fully vaccinated Pennsylvanians over the age of 18 was 59.8 percent. Therefore, in light of the further easing of COVID-19 mitigation measures and restrictions, and the potential for economic harm associated with maintaining the moratorium, we are further modifying our March 16, 2020 Emergency Order, as modified by the Orders entered June 4, 2020, December 3, 2020, and May 6, 2021, to lift the moratorium on door-to-door, public event, and in-person sales and marketing activities for all jurisdictional suppliers, subject to specified conditions.

We disagree with the OCA that door-to-door sales and marketing activities should be prohibited in any county where the adult vaccination rate is less than 70 percent. The line of 70 percent proposed by the OCA is fairly speculative, and the OCA provides no evidentiary support for the imposition of this new rule. Moreover, as of July 2, 2021, data from the Pennsylvania Department of Health indicates that 60.3 percent of Pennsylvanians age 18 or older were fully vaccinated. It is not known when, or if, the 70 percent vaccination threshold will be reached. Thus, the OCA's proposal could effectively prohibit doorto-door sales and marketing activities permanently for those counties below the threshold. Further, the Commission has previously looked to the circumstances surrounding the COVID-19 pandemic and the status of the statewide reopening plan in addressing petitions to modify or rescind portions of the March 16, 2020, Emergency Order. The Commission's actions here are consistent with the recent lifting of COVID-19 mitigation measures and restrictions.

We acknowledge, however, that the OCA raises important questions regarding the safety of resuming door-todoor sales and marketing activities. Due to these questions and similar questions raised by other parties, we are modifying the March 16, 2021, Emergency Order to lift the moratorium on door-to-door, public event, and in-person sales and marketing activities, while maintaining and modifying some existing conditions from our June 4, 2020, December 3, 2020, and May 6, 2021, Orders.

For utilities generally, the Commission has authority to ensure that every public utility furnishes and maintains

aumis-imiy-vaccinated-or-june-28/.

⁵ Department of Health: Over 11.7 Million Vaccinations to Date, 62.9% of Entire Population Received First Dose, 60.3% of Pennsylvanians Ag 18 and Older Fully Vaccinated, PA Ranks 9th Among 50 States for First Does Vaccinations Pennsylvania Pressroom (July 2, 2021) available at https://www.media.pa.gov/pages/health-details.aspx?newsid=1514.

See supra, n. 4.

⁴ Wolf Administration: Pennsylvania Businesses, Events, Venues Return to 100% Capacity on Memorial Day; Masking Order Remains Until 70% of Adults Fully Vaccinated or June 28, Pennsylvania Pressroom (May 30, 2021) available at https://www.governor.pa.gov/newsroom/wolf-administration-pennsylvania-businesses-evenues-return-to-100-capacity-on-memorial-day-masking-order-remains-until-70-of-adults-fully-vaccinated-or-june-28/.

⁷ Department of Health: Over 11.6 Million Vaccinations to Date, 62.3% of Entire Population Received First Dose, 59.8% of Pennsylvanians Age 18 and Older Fully Vaccinated, PA Ranks 7th Among 50 States for First Dose Vaccinations, Pennsylvania Press Room (June 28, 2021) available at https://www.media.pa.gov/Pages/Health-Details.aspx?newsid=1508.

adequate, efficient, safe, and reasonable service and facilities. 66 Pa.C.S. § 1501. When the natural gas utility and electric utility industries were restructured, the Commission was also given special authority to regulate the competitive marketplace for electric generation supplier services. 66 Pa.C.S. §§ 2201,et seq. and 2801, et seq. The General Assembly charged the Commission to "establish regulations to require each electric distribution company, electricity supplier, marketer, aggregator and broker to provide adequate and accurate customer information to enable customers to make informed choices regarding the purchase of all electricity services offered by that provider." 66 Pa.C.S. § 2807(d)(2). The General Assembly established a similar requirement regarding NGDCs and NGSs. See 66 Pa.C.S. § 2206(c). Moreover, the Commission is required to ensure that information provided to customers is understandable and enables them to compare prices and services to make informed decisions. See 66 Pa.C.S. §§ 2206(c), 2807(d)(2). In addition, regarding NGSs, "the commission may forbear from extending its regulation of [NGSs] beyond licensing, bonding, reliability and consumer services and protections..." 66 Pa.C.S. § 2208(e). The Commission must further "impose requirements necessary to ensure that the present quality of service provided by electric utilities does not deteriorate." 66 Pa.C.S. § 2809(e). In order to accomplish these responsibilities, the Commission "may make such regulations...as may be necessary or proper in the exercise of its powers or for the performance of its duties." 66 Pa.C.S. § 501(b); Blue Pilot Energy, LLC v. Pa. Pub. Util. Comm'n, 241 A.3d 1254, 1267 (Pa. Cmwlth. 2020).

This authority not only permits the Commission to regulate the behavior of suppliers, but also permits the monitoring of suppliers' agents to ensure suppliers' responsibilities are upheld. Therefore, under this authority and consistent with Act 21, we determine it is necessary to modify the requirements on suppliers.

Importantly, some orders and directives of the Governor and Secretary of Health may persist or reemerge. Therefore, consistent with our prior Orders addressing the marketing moratorium, suppliers engaging in door-todoor, public event, and in-person sales and marketing activities must comply with all relevant orders and guidance of the Governor and the Secretary of Health. Suppliers must also continue to adhere to all applicable Commission regulations and orders. Below we set forth conditions specific to door-to-door sales and marketing activities. These conditions will remain in place until September 30, 2021, unless lifted earlier by the Commis-

Suppliers should report to the Commission their intent to resume door-to-door sales and marketing activities, including the general time period and geographic area in which the supplier will be active. Reports should be provided to OCMO as well as BCS at RA-OCMO@pa.gov and RA-PCDOORTODOOR@pa.gov before commencing such activities. Any reports containing confidential information should be made consistent with the Commission's March 20, 2020, Emergency Order, and the July 27, 2020, Secretarial Letter supplementing that Emergency Order. See Suspension of Regulatory and Statutory Deadlines; Modification to Filing and Service Requirements, Docket No. M-2020-3019262 (Emergency Order ratified March 26, 2020); Modification to Filing and Service Requirements Emergency Order, Docket No. M-2020-3019262 (Secretarial Letter issued July 27, 2020). While the Commission will require these reports for suppliers resuming door-to-door sales and marketing activities, we will lift the requirement for suppliers to report to the

Commission regarding the resumption of other forms of in-person sales and marketing activities initially set forth in our June 4, 2020, December 3, 2020, and May 6, 2021, Orders modifying the March 16, 2020, Emergency Order. We also decline to require reports from suppliers resuming other forms of in-person sales and marketing activities, such as activities at indoor public events.

Additionally, with regard to reporting requirements, we note that the OCA makes a number of recommendations about the use of third parties to perform sales and marketing activities, including restrictions on the use of third parties for door-to-door activities and the required recording of all transactions. PPL similarly suggests increased oversight of third-party marketing services through the addition of a requirement that suppliers report vendors to the Commission and the local electric or natural gas distribution company. OCA Comments at 12, 14; PPL Comments at 5-6.

Generally, we agree with the OCA and PPL that, given the current heightened concerns with public health and safety, it is appropriate for the Commission to receive additional information from suppliers regarding their use of third-party vendors. Accordingly, we will modify the supplier reporting requirement to BCS, as part of their reporting under 52 Pa. Code § 111.14, to indicate if they will be using a third-party vendor to perform door-to-door sales and marketing activities through September 30, 2021. We will not, however, require them to identify who the vendor is. This modification will allow the Commission to more closely monitor door-to-door sales and marketing activities during the suppliers' relaunch of such activities after more than a year since they have conducted such activities.8 Additionally, we remind suppliers that the licensed entity is held responsible for the actions of all agents as set forth in 52 Pa. Code 111.3.9 As it has been over a year since suppliers and their vendors have conducted door-to-door sales activities, and there is likely to have been employee turnover in the interim, we also remind suppliers that they may not permit a person to conduct door-to-door sales and marketing activities until they have obtained the required criminal background checks. See 52 Pa. Code § 111.4.

Moreover, as it pertains to training for suppliers on the basics of the Commission's supplier marketing regulations at 52 Pa. Code, Chapter 111, we note that CleanSky, the OCA, and PPL generally support a training requirement, while RESA, NRG, and Energy Harbor do not object to making Commission training available. In particular, RESA, NRG, and Energy Harbor do not think that training should be required as a precondition of resuming door-to-door sales and marketing activities. These parties are especially concerned that such a requirement would delay the resumption of such sales and marketing activities and argue that suppliers are fully capable of training and overseeing their agents' compliance with the Commission's supplier marketing regulations.

(a) A supplier may use an agent to conduct marketing or sales activities in

the Commission may:

(1) Suspend or revoke a supplier's license.

(2) Impose fines for fraudulent acts, violations of Commission regulations and

 $^{^8}$ This reporting requirement does not alter the Commission's long-standing position that we do not have direct jurisdiction over third-party, non-licensed entities that perform sales and marketing activities. See Electric Generation Suppliers, Docket No. M-2009-2082042 (Secretarial Letter issued December 10, 2009) available at https://www.puc.pa.gov/pedocs/1708744.pdf.

⁹ Section 111.3 of the Commission's regulations provides:

⁽a) A supplier may use an agent to conduct marketing or sales activities in accordance with applicable Commission rules, regulations and orders.

(b) In accordance with § 54.43(f) (relating to standards of conduct and disclosure for licensees) for an EGS and § 62.114(e) (relating to standards of conduct and disclosure for licensees) for an NGS, a supplier is responsible for fraudulent, deceptive or other unlawful marketing acts performed by its agent.

(c) Consistent with due process, for violations committed by the supplier's agent, the Commission may:

While we agree that suppliers are primarily responsible for the training of their agents, we think that refresher training for suppliers from the Commission would be useful. As such, the Commission will make such training available remotely. We will schedule multiple sessions in the coming weeks as to accommodate as many suppliers as possible. While we expect all suppliers that engage in door-to-door sales and marketing activities to attend one of these sessions, we will not make the training a prerequisite for resuming door-to-door sales and marketing activities. We agree that suppliers should have the resources and expertise needed to keep their agents trained, and that making the Commission training a precondition is not necessary and could delay the resumption of such sales and marketing activities. Similarly, we generally agree with CleanSky's comment that all suppliers should resume door-to-door marketing with consideration for the new circumstances surrounding the COVID-19 pandemic. We do not believe, however, that it is necessary to first require suppliers to engage in a soft launch. We expect that suppliers will nonetheless carefully reinitiate door-to-door sales and marketing activities with enhanced monitoring and auditing in place to ensure that the supplier marketing regulations and the requirements of this Order are respected.

Further, although we will allow the resumption of door-to-door, public event, and in-person sales and marketing activities subject to the conditions herein, suppliers should continue to use remote means where possible. We encourage the use of other sales and marketing activities, including outbound telemarketing, inbound calls, website advertising and enrollment, media advertising, PaPowerSwitch, PaGasSwitch, and utility Customer Referral Programs.

Finally, we note that, in response to the Tentative Order, several parties discussed permanent changes to the Commission's supplier marketing regulations at 52 Pa. Code, Chapter 111 due to long-standing concerns regarding door-to-door sales and marketing activities. We believe that the upcoming review of Chapter 111 is a more appropriate forum to address these such concerns. The current proceeding is intended to address immediate concerns related to further modifying the Commission's March 16, 2020, Emergency Order and the lifting the moratorium on door-to-door sales and marketing activities in a manner that protects the public health and safety. The Commission can only impose permanent changes to Chapter 111 through a formal rulemaking proceeding.

Conclusion

Upon review and consideration of the comments received in response to the Commission's Tentative Order, we find that it is reasonable and appropriate to further modify the Commission's March 16, 2020, Emergency Order. With this Order, we lift the moratorium on in-person sales and marketing activities for all jurisdictional suppliers as it pertains to a door-to-door, public event, and in-person sales and marketing activities, and modify the reporting requirements set forth in our June 4, 2020, December 3, 2020, and May 6, 2021, Orders. This Order does not otherwise impact the March 16, 2020, Emergency Order, as amended by the Orders entered June 4, 2020, December 3, 2020, and May 6, 2021. Suppliers engaging in door-to-door, public event, and in-person sales and marketing activities must comply with the applicable conditions of this Order and all

relevant orders and guidance of the Governor and Secretary of Health. Suppliers are also required to report their intent to resume door-to-door marketing activities to OCMO and BCS as set forth herein.

We urge all suppliers to take great care in monitoring and supervising their agents and vendors to ensure that their activities fully comply with the expectations outlined in this Order and all appliable Commission regulations, including the supplier marketing regulations at 52 Pa. Code, Chapter 111. Suppliers, their agents, and their vendors should keep public health and safety concerns paramount when conducting door-to-door sales and marketing activities. The Commission will closely monitor these sales and marketing activities through the reporting requirements described in this order as well as informal calls and complaints to OCMO and BCS. Suppliers are reminded that failure to comply with the Commissions orders and regulations will result in enforcement action, including possible suspension from door-to-door sales and marketing activities;

Therefore,

It Is Ordered:

- 1. That the Commission's March 16, 2020, Emergency Order establishing a moratorium on in-person sales and marketing activities for all jurisdictional electric generation suppliers and natural gas suppliers, and as modified by the Orders entered June 4, 2020, December 3, 2020, and May 6, 2021, is hereby further modified to lift the prohibition on door-to-door, public event, and in-person sales and marketing activities, as of the entry date of this Order, consistent with and subject to the conditions of this Order.
- 2. That all electric generation suppliers and natural gas suppliers under the Commission's jurisdiction engaging in door-to-door, public event, and in-person sales and marketing activities must comply with all relevant orders and guidance of the Governor and the Secretary of Health and continue to adhere to all applicable Commission regulations and orders.
- 3. That, until September 30, 2021, or unless lifted earlier by the Commission, all electric generation suppliers and natural gas suppliers under the Commission's jurisdiction are directed to report their intent to resume door-to-door sales and marketing activities with the general time period and geographic area in which the supplier will be active, before commencing such activities, to the Office of Competitive Market Oversight and the Bureau of Consumer Services at RA-OCMO@pa.gov and RA-PCDOORTODOOR@pa.gov. Any reports containing confidential information should be made consistent with the Commission's March 20, 2020, Emergency Order, and July 27, 2020, Secretarial Letter.
- 4. That, until September 30, 2021, or unless lifted earlier by the Commission, all electric generation suppliers and natural gas suppliers under the Commission's jurisdiction are directed to report when they use a third-party vendor to perform door-to-door sales and marketing activities as part of their report under 52 Pa. Code § 111.14 to the Bureau of Consumer Services. Any reports containing confidential information should be made consistent with the Commission's March 20, 2020, Emergency Order, and July 27, 2020, Secretarial Letter.
- 5. That, upon entry of this Order, the Office of Competitive Market Oversight and the Bureau of Consumer Services shall issue a Secretarial Letter pertaining to the scheduling of training sessions on the resumption of

 $^{^{10}\,\}mathrm{On}$ November 6, 2019, at Docket No. L-2020-2208332, the Commission issued a Secretarial Letter convening a working group to discuss, inter alia, a rulemaking to review and update the Chapter 111 supplier marketing regulations and invited information comments from stakeholders on the same.

door-to-door sales and marketing activities to be offered to all electric general suppliers and natural gas suppliers under the Commission's jurisdiction.

- 6. That this Order be served on all jurisdictional electric generation suppliers, natural gas suppliers, electric distribution companies, natural gas distribution companies, the Commission's Bureau of Investigation and Enforcement, the Office of Consumer Advocate, and the Office of Small Business Advocate.
- 7. That the Office of Competitive Market Oversight shall electronically send a copy of this Order to all persons on the contact list for the Committee Handling Activities for Retail Growth in Electricity.
- 8. That a copy of this Order shall be posted on the Commission's website at the Office of Competitive Market Oversight webpage.
- 9. The contact persons for this matter are Daniel Mumford in the Office of Competitive Market Oversight, (717) 525-2084, dmumford@pa.gov; and Christian McDewell, (717) 787-7466, cmcdewell@pa.gov, and Hayley Dunn, (717) 214-9594, haydunn@pa.gov, in the Law Bureau.

ROSEMARY CHIAVETTA, Secretary

ORDER ADOPTED: July 15, 2021 ORDER ENTERED: July 15, 2021

[Pa.B. Doc. No. 21-1221. Filed for public inspection July 30, 2021, 9:00 a.m.]

PHILADELPHIA PARKING AUTHORITY

Service of Notice of Motor Carrier Applications in the City of Philadelphia

The following permanent authority applications to render service as common carriers in the City of Philadelphia have been filed with the Philadelphia Parking Authority's (PPA) Taxicab and Limousine Division (TLD). Formal protests must be filed in accordance with 52 Pa. Code Part II (relating to Philadelphia Parking Authority) with the TLD's Office of the Clerk, 2415 South Swanson Street, Philadelphia, PA 19148, no later than August 16, 2021. The nonrefundable protest filing fee is \$5,000 payable to the PPA by certified check or money order. The applications are available for inspection at the TLD between 9 a.m. and 4 p.m., Monday through Friday (contact TLD Director Christine Kirlin, Esq. at (215) 683-9653 to make an appointment) or may be inspected at the business addresses of the respective applicants or attorneys, or both.

Doc. No. A-21-07-04. Sagan Transportation, Inc. (114 Chatham Road, Upper Darby, PA 19082): An applica-

tion for a medallion taxicab certificate of public convenience (CPC) to transport, as a common carrier, persons in taxicab service between points within the City of Philadelphia and from points in the City of Philadelphia to points in Pennsylvania, and return.

Doc. No. A-21-07-05. KDS Taxi, LLC (2133 South John Russell Circle, Apartment B, Elkins Park, PA 19027): An application for a medallion taxicab CPC to transport, as a common carrier, persons in taxicab service between points within the City of Philadelphia and from points in the City of Philadelphia to points in Pennsylvania, and return. *Attorney for Applicant*: David R. Alperstein, Esq., 314 Cherry Avenue, Voorhees, NJ 08043.

SCOTT PETRI, Executive Director

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1222.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$

STATE CHARTER SCHOOL APPEAL BOARD

Schedule of Meetings

The State Charter School Appeal Board will meet as follows:

August 13, 2021 2 p.m. Virtually by means of Zoon conferencing	August 13, 2021		
--	-----------------	--	--

Unless due and timely notice to the contrary is given, this virtual public meeting will be held as previously stated.

For additional information or for persons with a disability who wish to attend the virtual public meeting and require an auxiliary aid, service or other accommodation to do so, contact Amy Flaherty, Director, Division of Nutrition and Physical Activity, Bureau of Health Promotion and Risk Reduction, Room 1000, Health and Welfare Building, Harrisburg, PA, (717) 787-5876, or for speech and/or hearing impaired persons, call the Pennsylvania Hamilton Relay Service, (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Individuals can join the Zoom conference by dialing (301) 715-8592. The access code is 984 3146 7784.

Individuals can also join the Zoom conference by going to https://zoom.us/i/984314677784?pwd=aXE1RUdu UHNCNiE1dVQ1YWtHbDZTQT09. The password is 329601.

Individuals with questions may contact Susan Hosler, (717) 783-5500, shosler@pa.gov.

SARA M. HOCKENBERRY, Board Counsel

 $[Pa.B.\ Doc.\ No.\ 21\text{-}1223.\ Filed\ for\ public\ inspection\ July\ 30,\ 2021,\ 9\text{:}00\ a.m.]$