

N60478.AR.001771
NWS EARLE
5090.3a

CORRESPONDENCE REGARDING EXTENSION AND FORCE MAIN TO SERVE 200 UNITS
UNDER PERMIT WQC 87-5-14 FOR HOUSING CONSTRUCTION WITH TRANSMITTAL NWS
EARLE NJ
11/10/1987
STATE OF NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION

09
10 NOV 1987

State of New Jersey
Department of Environmental Protection
Division of Water Resources
P.O. Box CN-20
Trenton, NJ 08625
Attn: Mr. Maselli

Gentlemen:

In response to your letter of October 14, 1987 regarding our permit application for the sewer extension and force main to serve 200 units, we are providing the requested information in enclosure (1). Other details are provided below.

Check #2414429 in the amount of \$1,800.00 was mailed separately to the State of New Jersey Environmental Service Fund, Bureau of Municipal Waste Management on October 9, 1987.

A Draft Environmental Impact Statement (EIS) addressing the project was distributed to local agencies and citizens on July 2, 1987. Subsequently, the Navy conducted a public hearing on September 16, 1987 to listen to comments on the proposed housing construction and sewage treatment plans. Responses to comments received are being researched and prepared and will culminate in a final EIS to be published in the near future.

With regard to form 003 attached, and as discussed between our counsel (Ralph Lombardo) and DEP counsel (Dorothy Highland) on October 27, 1987, it was determined that sections A and C should be self-certified by Naval Weapons Station Earle officials since the sewage plant is a federally-owned facility operated entirely on federal property. Accordingly, form 003 has been completed and is returned for continuing action.

If you need additional information, please contact Lieutenant Commander Tubollo at (201) 577-2317.

Sincerely,

E. P. NICHOLSON
Captain, U. S. Navy
Commanding Officer

Encl:
(1) Permit Application

Blind copy to:
NORTHNAVFACENGCOM (Code 141) ✓
U. S. Attorney (D. Donnelly)

STATE OF NEW JERSEY

DEPARTMENT OF ENVIRONMENTAL PROTECTION
DIVISION OF WATER RESOURCES

NEW JERSEY POLLUTANT DISCHARGE ELIMINATION SYSTEM (NJPDDES)
SUPPLEMENT TO THE STANDARD APPLICATION FORM CP # 1

ENDORSEMENTS

NOTICE: The following citation relates to violations of the Water Pollution Control Act.

N.J.S.A. 58:10A-10 Violations; remedies, fines and penalties; enforcement

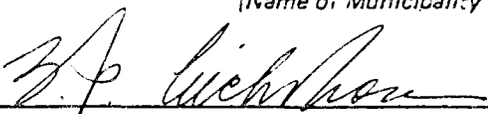
Paragraph (f) "Any person who knowingly makes a false statement, representation, or certification in any application, record, or other document filed or required to be maintained under this act or who falsifies, tampers with or knowingly renders inaccurate, any monitoring device or method required to be maintained pursuant to this act, shall upon conviction, be subject to a fine of not more than \$10,000.00 or by imprisonment for not more than 6 months, or by both."

A. Endorsements by the municipality in which the project is to be located.

**CERTIFICATION BY GOVERNING BODY

This project as proposed is in conformance with the requirements of all municipal ordinances and the Governing Body of this municipality/authority approves of the project as proposed by the applicant.

Endorsed by: U.S. NAVAL WEAPONS STATION EARLE
(Name of Municipality or Authority)

Signed* 

E.P. NICHOLSON, CAPTAIN, U.S. NAVY, COMMANDING OFFICER, 11/2/07
Print or Type: Name and Title Date

* Cite authorization to sign for the Governing Body * SEE BELOW
Submit the resolution granting such authority to sign. If no such resolution granting authority to sign exists, the full resolution approved by the Governing Body endorsing the project must be submitted with this application.

* U.S. NAVAL WEAPONS STATION EARLE IS FEDERALLY-OWNED PROPERTY. SEWAGE PLANT IS U.S. GOV'T PROPERTY OPERATED WITHIN THE CONFINES OF NWS EARLE. IMPROVEMENTS WILL BE MADE IN ACCORDANCE WITH APPLICABLE LAWS AND REGULATIONS.

** NOTE:

Where a municipality has created a sewerage authority, utilities authority, municipal utilities authority or a joint meeting responsible for sewers in the area, the endorsement of the affected sewerage authority(ies) is requested for a sewer extension approval.

8. Determination by the WQMP Agency

This project or activity, as proposed, has been reviewed by this agency in accordance with the Areawide Water Quality Management Plan (WQMP). The following determination has been made by either the appropriate designated WQMP agency, or the Department (where appropriate).

- Project is consistent with Plan
- Project is not inconsistent with Plan*
- Project is inconsistent with Plan**

<i>Name of Project</i>	<i>Authorized Signature</i>	
<i>Name of Plan</i>	<i>Name (Print or Type)</i>	<i>Date</i>
<i>Name of Agency</i>	<i>Title</i>	

NOTE: For the name of the appropriate WQMP agency, or any other questions, contact the Division of Water Resources at (609) 984-4429.

- * A finding of not inconsistent has the same effect as a finding of consistent.
- ** A finding of inconsistent must be accompanied by a letter describing the reason for the finding.

Sewer systems (interceptors, collectors, pump stations) for residential developments of 50 units or more and industrial/commercial and mixed use (including residential) developments having flows of 25,000 gpd or more, do require consistency determinations. Projects that are extensions or modifications to existing projects where the cumulative total for the project is greater than 50 units or 25,000 pgd, as appropriate, shall require a consistency determination (N.J.A.C. 7:15-1 et seq.)

Sewer systems to serve less than 50 units or less than 25,000 gpd do not require a consistency determination but must still be consistent with approved WQM/201 plans.

C. Endorsement by the Sewerage Agency in which the project is to be located.

CERTIFICATION BY THE 201 SEWERAGE AGENCY

This project as proposed is in conformance with the requirements of all Sewerage Agency rules and regulations and the applicable "201" Facilities Plan and the Governing Body of this Sewerage Agency approves of the project as proposed by the applicant.

Endorsed by U.S. NAVAL WEAPONS STATION EARLE SEWAGE TREATMENT PLANT
Name of Treatment Plant

Signed* J. Tubello, LCDR, CEC, U.S. NAVY

J. TUBELLO
Print or Type:

PUBLIC WORKS OFFICER, LIEUTENANT COMMANDER,
Name and Title

11/2/87
Date

CIVIL ENGINEER CORPS, U.S. NAVY

- * Cite authorization to sign for the Sewerage Agency *SEE NOTE BELOW
- Submit the resolution granting such authority to sign. If no such resolution granting authority to sign exists, the full resolution approved by the Sewerage Agency endorsing the project must be submitted with the application.

*U.S. NAVAL WEAPONS STATION EARLE IS FEDERALLY-OWNED PROPERTY, THE SEWAGE PLANT IS U.S. GOV'T PROPERTY LOCATED & OPERATED WITHIN THE CONFINES OF NWS EARLE. IMPROVEMENTS WILL BE MADE IN ACCORDANCE WITH

D. Endorsement by owner of the treatment plant receiving the wastewater.

CERTIFICATION BY OWNER

SEWAGE TREATMENT FACILITY

I (we) hereby certify that the sum of the DEP currently approved projects plus the actual metered flow for the (name of the plant) does not exceed the present design capacity. I (we) further certify that with the addition of this project, the approved design capacity will not be exceeded. Further I (we) certify that the treatment plant is currently complying with its New Jersey Pollutant Discharge Elimination System permit (NPDES) requirements and should continue to do so with the additional flow from this project.

~~SEE~~ NOTE: WITH THE EXCEPTION OF CHLORINE RESIDUAL WHICH AS OF NOV 1, 1987 WILL EXCEED THAT LISTED IN NJPDES PERMIT. CORRECTION SCHEDULED BY MAY 1988. *J Tubello*

Endorsed by U.S. NAVY NWS EARLE SEWAGE TREATMENT PLANT
Name of Treatment Plant

Signed* *Jeffrey Tubello, LCDR, CEC, USN*

JEFFREY TUBELLO, PUBLIC WORKS OFFICER, OCT 8, 1987
Print or Type: Name and Title Date

If the owner is a public agency, cite authorization to sign for the publicly owned treatment works _____ Submit the resolution granting such authority to sign. If no such resolution granting authority to sign exists the full resolution approved by the governing body endorsing the project must be submitted with the application.

- E. 1) Pursuant to N.J.S.A. 58:10A-6 and N.J.A.C. 7:14A-12.1 et seq., no person may build, install, modify or operate any facility for the collection treatment or discharge of any pollutant, including any "extension" as defined in the regulations without the prior approval of the Department.
- 2) Approvals, permits, service contracts or other reservation of capacity issued or agreed to by any participating municipality or sewerage agency does not constitute the required approval of the Department.
- 3) For computation of actual flow at the sewer plant, the average flow processed by the facility for the four (4) month period immediately proceeding the submission shall be used. Under NJPDES Regulations no application shall be submitted if the waste treatment facility is not meeting its discharge permit limits. Under Sewer Ban Regulations, no project is to be submitted if the sewer plant is committed to 100% of its design capacity.
- 4) The owner of the sewage treatment plant shall submit to NJDEP on a quarterly basis the status of sewage flow entering the plant including all outstanding approved sewer extension permits not yet on line. These reports will be used for tracking capacity at the receiving sewage treatment plant. See Form WQM-007.