

SUSQUEHANNA RIVER BASIN COMMISSION

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Docket No. 20240607 Approval Date: June 13, 2024

DILLSBURG AREA AUTHORITY

Groundwater Withdrawal (30-Day Average) of 0.280 mgd from Well 5A, and Total System Withdrawal Limit (30-Day Average) of 0.950 mgd

Section 1. Approval

After review of the record, including the technical findings of Susquehanna River Basin Commission (Commission) staff, the Commission has determined that no significant adverse impacts are anticipated by the operation of this project as described and conditioned herein, the project is physically feasible, and does not conflict with or adversely affect the Commission's Comprehensive Plan. Accordingly, the Commission hereby approves renewal of the project described herein in accordance with the conditions set forth below.

The project sponsor maintains and operates a public water supply system that includes four groundwater sources (Wells 3, 4, 5A, and 7), all of which are incorporated into the total system withdrawal limit. According to information provided by the project sponsor, no other sources are used by the project.

On July 9, 1998, the Commission approved the groundwater withdrawal of 0.576 million gallons per day (mgd) from Well 5A under Commission Docket No. 19980703. On December 23, 2022, the project sponsor submitted a groundwater withdrawal renewal application requesting renewal of the withdraw at a reduced rate of 0.280 mgd (30-day average) from Well 5A. This approval authorizes continued withdrawals at the requested rate and maintains the total system withdrawal limit established under Commission Docket No. 20230904, consistent with the 15-year projected demand through 2039.

Should demand exceed the total system withdrawal limit established herein, the project sponsor may submit a minor modification application in accordance with 18 CFR § 806.18(c)(7) to request an increase to the total system withdrawal limit, as the total system withdrawal limit established herein is based on the 15-year projected demand.

Commission staff has coordinated with the Pennsylvania Department of Environmental Protection (PADEP) and the Pennsylvania Fish and Boat Commission (PFBC) during review of this project.

Section 2. Project Information

Information concerning the project sponsor, water use type, and location are set forth in the table below.

Project Information			
Project Sponsor:	Dillsburg Area Authority		
Approval Type:	Groundwater Withdrawal		
Previous Docket No.:	19980703		
Authorized Water Use Purpose:	Public Water Supply		
Municipality:	Carroll Township		
County:	York County		
State:	Pennsylvania		

Section 3. Source Information

Information concerning the source of water from which the withdrawal will be made is set forth in the table below.

Source Information				
Withdrawal Type:	Groundwater			
Approved Source:	Well 5A			
Subbasin:	Lower Susquehanna			
Watershed Boundary Dataset (WBD):	0205030505 (Yellow Breeches Creek)			
Withdrawal Location (degrees)*:	Lat: Long:			
Special Flow Protection Required:	No			
*Specific location information concerning discrete water-related project features has been withheld for security reasons.				

Section 4. Aquifer Testing

Commission staff determined that the requirements of 18 CFR § 806.12 were met with the with completion of aquifer testing in accordance with a pre-approved aquifer testing plan in 1998 for Well 5A. A 72-hour, constant-rate aquifer test of Well 5A was conducted on March 10 through 13, 1998, pumping at an average rate of 400 gallons per minute (gpm). For this renewal, the project sponsor requested that the required interpretive report under 18 CFR § 806.14 be considered satisfied by the evaluation completed by Commission staff under the Public Water Supply Assistance Program (PWSAP). Staff evaluated hydrogeologic setting information, results of a historical 72-hour aquifer test of Well 5A, historical withdrawal and groundwater elevation data for Well 5A provided by the project sponsor, and prepared a Voluntary Action Plan (Plan) that provided a summary of an availability analysis, available data, a hydrogeologic evaluation, and renewal options for Well 5A. Commission staff evaluated the available hydrogeologic and operational data, and found that the existing data provides the necessary information for

comparison to results of the prior hydrogeologic evaluation and to evaluate potential impacts to other users, impacts to the environment, and the sustainability of the withdrawal at a withdrawal rate of up to 0.280 mgd from Well 5A without requiring new testing or additional hydrogeologic evaluation. Accordingly, the Plan provided the project sponsor with an option to accept staff's evaluation of hydrogeological data for Well 5A, apply for the quantity consistent with or less than the historical data and rate identified in the Plan (30-day average of 0.280 mgd), and utilize Commission staff's hydrogeologic evaluation to support renewal.

The project sponsor utilized staff's evaluation, which determined that a withdrawal from Well 5A at a rate of 0.280 mgd should not cause permanent loss of aquifer storage, render competing supplies unreliable, or cause adverse impacts to the water resources of the basin.

Section 5. Approved Withdrawal Quantities and Limitations

The withdrawal approved hereunder is subject to the quantitative limits and restrictions set forth in the table below.

Approved Withdrawal Quantities and Limitations					
30-Day Average Withdrawal (mgd): 0.280					
Maximum Instantaneous Withdrawal Rate (gpm):	400 (Not to Exceed)				
Peak Day Withdrawal (mgd):	0.576				
Total System Withdrawal Limit – Wells 3, 4, 5A, and 7					
(30-Day Average) (mgd):	0.950				

The withdrawal is also subject to all other conditions set forth in this docket approval.

Section 6. Existing Approved Withdrawals

Quantities applicable to the existing approved withdrawals are listed in the table below.

Existing Approved Groundwater Withdrawals				
Source	30-Day Average Withdrawal (mgd)	Commission Docket No.	Docket Expiration Date	
Well 3	0.200	20081207-1	December 4, 2023*	
Well 4	0.220	20190904	September 30, 2034	
Well 7	0.460	20230904	September 30, 2038	
* Renewal application submitted on June 1, 2023, extending the docket until action by the Commission is completed on the renewal application. The renewal application is currently under technical review.				

Section 7. Grandfathering Determination – Withdrawals

All withdrawals used by the project have Commission approval.

Section 8. Standard Conditions

1. The project sponsor shall comply with all Commission regulations, 18 CFR Parts 801, 806, and 808. This project is subject to the Annual Compliance and Monitoring fee as specified in the Commission's Regulatory Program Fee Schedule, which may be modified over the term of the approval.

2. The project sponsor shall adhere to the metering plan reviewed and approved by Commission staff. Any modifications proposed for the metering plan shall be submitted for review and, if appropriate, approval by Commission staff in accordance with 18 CFR § 806.30. Modifications shall not be made until the project sponsor receives written approval of the amended plan.

3. The project sponsor shall maintain the totalizing meter and other flow and volume measuring devices, accurate to within five (5) percent, so as to provide an accurate record of withdrawals, and certify to the Commission once every five (5) years, or as otherwise requested, the accuracy of all measuring devices and methods to within five (5) percent of actual flow.

4. The project sponsor shall adhere to the groundwater elevation monitoring plan reviewed and approved by Commission staff for the sources listed in Sections 3 and 6. The project sponsor shall maintain and monitor the accuracy of the measuring devices in accordance with the manufacturer's specifications.

5. The project sponsor shall keep daily records of the project's withdrawals and groundwater elevations for the sources listed in Sections 3 and 6, and shall report the data to the Commission quarterly, and as otherwise required, in the form and manner as prescribed by Commission staff. Quarterly monitoring reports shall be submitted online and are due within thirty (30) days after the close of the preceding quarter. Any alternative measuring, monitoring, or accounting procedure, and any modifications proposed for the groundwater elevation monitoring plan, shall be submitted for review and approval by Commission staff in accordance with 18 CFR § 806.30. Modifications shall not be made until the project sponsor receives written approval of the amended plan. All data collected and submitted as required under this approval shall be maintained by the project sponsor for the duration of the approval and all subsequent renewals.

6. The project sponsor or any other person representing the project sponsor shall allow authorized employees or agents of the Commission, without advance notice, at any reasonable time and upon presentation of appropriate credentials, and without delay, to have access to and to inspect all areas where the project is being constructed, operated, or maintained, or otherwise exercise all investigative powers authorized under 18 CFR § 808.12.

7. In accordance with 18 CFR § 806.30(b)(2), the project sponsor shall report violations of any withdrawal limits and any conditions of this approval within five (5) days of such violation or report loss of measuring or recording capabilities required under 18 CFR § 806.30(a)(1) within five (5) days after any such loss.

8. In accordance with 18 CFR § 806.6, if ownership of the project changes or if the project sponsor undergoes a name change, the project sponsor shall submit application for transfer or reissuance of all approvals to the Commission within ninety (90) days of the change in ownership or project sponsor name change.

9. The project sponsor shall comply with the water conservation requirements specified in 18 CFR § 806.25.

10. This approval is conditioned on the project sponsor maintaining legal access to the withdrawal location for the duration of the approval.

11. The project sponsor shall register with the appropriate agency all water sources described herein, and adhere to reporting requirements as may be required by regulations of the member jurisdiction.

12. If the project sponsor fails to comply with the provisions of the Susquehanna River Basin Compact or any rule, regulation, or order of the Commission, or any term or condition of this docket, the project sponsor is subject to enforcement actions pursuant to 18 CFR Part 808.

13. Commission approval shall not be construed to exempt the project sponsor from obtaining and maintaining all necessary permits and/or approvals required for the project from other federal, state, or local government agencies having jurisdiction over the project. All such permits and/or approvals shall be obtained prior to the withdrawal of water. The Commission may modify, suspend, or revoke this approval if the project sponsor fails to obtain or maintain such permits and/or approvals.

14. The Commission may at any time reopen any project approval or issue such additional orders, as may be necessary, to mitigate or avoid adverse impacts or otherwise to protect public health, safety, welfare, or the environment, pursuant to 18 CFR § 806.32.

15. Commission approval confers no property rights upon the project sponsor. The securing of all rights necessary and incident to the project sponsor's development and operation of the project shall be the sole and exclusive responsibility of the project sponsor, and this approval shall be subject thereto.

16. This project is approved for inclusion in the Commission's Comprehensive Plan for the Water Resources of the Susquehanna River Basin.

17. The project sponsor is required to apply for and obtain approval prior to any increase in withdrawal that would exceed the amounts listed herein.

18. The project sponsor is required to apply for and obtain approval prior to any increase in the total system withdrawal that would exceed the approved total system withdrawal limits listed herein.

19. If the Commission determines that the operation of the project's groundwater withdrawal adversely affects any existing groundwater or surface water withdrawal, the project sponsor shall be required to provide, at its expense, an alternate water supply or other mitigating measure.

Section 9. Special Conditions

20. The date of the last meter certification for Well 5A was February 10, 2022; therefore, the next meter certification is due no later than February 10, 2027. Certification of meter accuracy shall be provided to the Commission no less frequent than once every five (5) years from the date of the last certification.

21. The project sponsor shall keep records, and shall report the same to the Commission upon request, of all persons supplied water from the project that maintain a permanent connection to the public water supply system. The project sponsor shall also keep daily records, and shall report the same to the Commission upon request, of all persons supplied water from the project that do not maintain a permanent connection to the public water supply system, including daily quantities supplied.

Section 10. Term

22. This approval shall be effective July 1, 2024, and shall remain effective until June 30, 2039. As specified in 18 CFR § 806.31(e), if the project sponsor submits an application on or before December 31, 2038, the project sponsor may continue operation of this project pursuant to the terms and conditions of this approval until such time as the Commission acts on such application, or until otherwise notified by the Executive Director.

23. Commission Docket No. 19980703 shall remain effective through June 30, 2024, whereupon it shall expire.

CERTIFICATION: I, Jason E. Oyler, Secretary to the Susquehanna River Basin Commission, do hereby certify that the foregoing project docket was approved by the Susquehanna River Basin Commission on June 13, 2024.

Dated: June 14, 2024