Application of Pennsylvania-American Water Company for Acquisition of the Water Assets of the Steelton Borough Authority 66 Pa. C.S. § 1329

Application Filing Checklist – Water/Wastewater Docket No. A-2019-____

18. Rates.

b. Provide a copy of the seller's current rules and regulations for service.

RESPONSE:

b. See attached Resolution provided by the Authority representing their Rules and Regulations governing the provision of water service served by those connected to the System.

A RESOLUTION OF THE BOARD OF STEELTON BOROUGH AUTHORITY

ADOPTING RATES, RULES AND REGULATIONS FOR THE WATER SUPPLY SYSTEM OF THE BOROUGH OF STEELTON EFFECTIVE MAY 1, 1995.

The Board of Steelton Borough Authority, Dauphin County, Pennsylvania, hereby resolves:

SECTION 1: That the Rates, Rules and Regulations for the water supply system of the Borough of Steelton effective May 1, 1995, attached hereto and made a part hereof and marked Appendix "A" be adopted.

by the Authority, upon whose premises the water shall have been turned on without the authority of the Authority or the seals of the meters on the property are found to have been broken or any person who violates or aids or abets or assists in the violation of the Rates, Rules and Regulations for the operation of the Water System of the Borough of Steelton herein established, shall, upon summary conviction before the District Justice having jurisdiction, be sentenced to pay a fine not exceeding Three Hundred (\$300.00) Dollars, and the costs, and upon failure to pay the same be confined in the County Jail of Dauphin County for a period not to exceed thirty (30) days at the discretion of the District Justice. Whenever any such person has been notified by an officer of the Authority, by prosecution or in any other manner, of such violation, each

day shall constitute a separate violation thereof and may be punishable as such hereunder.

SECTION 3: The rates set forth in Section II of Appendix "A" shall be effective for the period beginning May 1, 1995.

SECTION 4: All resolutions or parts of resolutions inconsistent herewith be and the same are hereby repealed.

DULY adopted this 6th day of April, 1995.

ATTEST:

STEELTON BOROUGH- AUTHORITY:

Secretary Seal)

Chairman of the Board

APPENDIX "A"

RATES, RULES & REGULATIONS
OF THE
STEELTON BOROUGH AUTHORITY
FOR THE
WATER SUPPLY SYSTEM
MAY 1, 1995

The following rates, rules and regulations shall be and are hereby declared to be the rates, rules and regulations of the Steelton Borough Authority for the operation of the water system of the Borough of Steelton, Pennsylvania, effective May 1, 1995; by resolution adopted by the Board of said Authority to wit:

SECTION I - DEFINITIONS

As used or referred to in these rates, rules and regulations, unless a different meaning clearly appears from the context:

- 1.01 AUTHORITY means STEELTON BOROUGH AUTHORITY, a municipality authority of the Commonwealth of Pennsylvania, incorporated in accordance with the Municipal Authorities Act of 1945, as amended.
- 1.02 AUTHORITY AGENTS or REPRESENTATIVES shall mean Secretary, Assistant Secretary, Superintendant of Water Distribution, Assistant Superintendant of Water Distribution, Superintendant of Water Filtration and Lab, Foreman of Water and Distribution, Authority Engineer, Authority Solicitor and Borough Code Enforcement Officer.
- 1.03 BOROUGH shall mean the Borough of Steelton who shall be responsible for the enforcement of these rates, rules and

regulations under a management agreement with the Authority.

- 1.04 CONSUMER or CUSTOMER, as used herein, shall mean the owner of the property serviced. Owner shall include every natural person, firm, partnership, association, church, religious association, private and public school or corporation.
- 1.05 CORPORATION STOP. Valve installed into the Main for the purpose of supplying water to the Consumer or Customer.
- 1.06 CROSS-CONNECTION. An arrangement allowing either a direct or indirect connection through which backflow, including backsiphonage, can occur between the drinking water in the water system and a system containing a source or potential source of contamination.
- 1.07 CURB STOP AND BOX. Valve installed within one to two feet of the inside face of the curb or one to two feet inside property line and is used for shutting down of water service to individual Consumers. Materials used for the valve and box shall be approved by the Authority.
- 1.08 CUSTOMER FACILITY LINE shall mean the extension from the consumers service unit to the curb stop and box.
- 1.09 DWELLING or LIVING UNIT means a structure or dwelling intended to be occupied as a whole by one family or an apartment intended to be occupied by one family or any other one-family unit.
- 1.10 OWNER shall mean any person vested with ownership, legal or equitable, sole or partial, of any Improved Property.
 - 1.11 MAIN shall mean any pipe or conduit constituting

- a part of the Water System used or usable for water distribution purposes. $\label{eq:constraint}$
- 1.12 PERSON shall mean any individual, partnership, company, association, society, trust, corporation, municipality, municipality authority or other group or entity.
- 1.13 SERVICE LINE shall mean the line extending from corporation stop to the curb stop and box or, if there shall be no curb line, to the property line, or, if no such Service Line shall be provided, then "Service Line" shall mean that portion of, or place in, a Main which is provided for connection of any Building Main.
- 1.14 SERVICE UNIT, as used herein, shall mean each separate dwelling unit, apartment, office, commercial establishment, church, religious organization, private and public school or industrial establishment, whether served individually by a separate meter or served in combination with others under a separate meter.

SECTION II- RATES AND TERMS OF PAYMENT

2.01 Consumption Charge:

Net rate Per 1,000 Gallons

5,001 to 60,000 gallons per quarter \$4.30 60,001 to 150,000 gallons per quarter \$2.90 All over 150,001 gallons per quarter \$2.10

2.02 <u>Minimum Charge</u>: (5,000 gallons per quarter)

Meter Size	Minimum Charge <u>Per Quarter</u>
5/8" and 3/4"	\$ 25.00
1"	\$ 50.00
$1\frac{1}{4}$ " & $1\frac{1}{2}$ "	\$ 90.00
2"	\$130.00
3" 4"	\$275.00 \$350.00
6"	\$560.00
8"	\$960.00

Where more than one service unit — as defined under paragraph 1.14 — is serviced by a single meter, the quarterly charge shall be calculated as follows:

- (a) The number of service units times the minimum charge of a 5/8" meter, plus
- (b) Consumption in excess of the minimum usage for that number of service units divided by the number of service units and charged as individual units in accordance with consumption charges in 2.01.

2.03 Miscellaneous Charges.

Item or Service Provided	Charges
Water Taps:	
3/4"	\$125.00
1"	\$125.00
11/2"	\$150.00
2"	\$200.00

Water Meters:

5.0		
	5/8"	\$ 90.00
	3/4"	\$125.00
	1"	\$130.00
	$1\frac{1}{2}$ "	\$300.00
	2"	\$450.00
	Water Meter Test	\$ 25.00
	5/8" meter couplings	\$8.00 a pair
	3/4" meter couplings	\$9.00 a pair
	1" meter couplings	\$10.00 a pair
Cu	rb Valves:	
	3/4" F.I.P. x F.I.P.	\$ 33.00
	3/4" F.I.P. x Compression	\$ 37.00
	3/4" Both Ends Compression	\$ 39.00
	3/4" Flared x F.I.P.	\$ 37.00
	3/4" Both Ends Flared	\$ 33.00
	1" F.I.P. x F.I.P.	\$ 43.00
	1" F.I.P. x Compression	\$ 46.00
	1" Both Ends Compression	\$ 48.00
	l" Flared x F.I.P.	\$ 43.00
	1" Both Ends Flared	\$ 43.00
	$1\frac{1}{2}$ " F.I.P. x F.I.P.	\$ 70.00
	1½" F.I.P. x Compression	\$ 81.00
	$1\frac{1}{2}$ " Both Ends Compression	\$ 85.00
	l½" Flared x F.I.P.	\$ 75.00
	$1\frac{1}{2}$ " Both Ends Flared	\$ 81.00

2" F.I.P. x F.I.P.	\$ 92.00
2" F.I.P. x Compression	\$110.00
2" Both End Compression	\$120.00
2" Flared x F.I.P.	\$110.00
2" Both Ends Flared	\$130.00
Valve Handles 3/4" and 1"	\$ 5.00
Curb Box - complete	\$ 32.00
Curb Box Cap	\$ 12.00
3/4" Backflow Preventer	\$ 27.00
1" Backflow Preventer	\$ 32.00
Sewer Tap	\$ 75.00
Turn Water Off (during work hours)	NO CHARGE
Turn Water Off (after work hours)	\$ 50.00
Turn Water On (during work hours)	\$ 25.00
Turn Water On (after work hours)	\$ 50.00
Service Call (call out)	\$ 50.00
Fire Hydrant Damages	\$1,750.00

2.04 Terms of Payment.

Bills for water furnished to consumers shall, in general, be rendered on a quarterly basis on or about the 1st day of February, May, August and November.

All bills to consumers are payable immediately upon receipt of the bill. If not paid by February 28, May 31, August 31, and November 30, a penalty of five (5%) percent of the current bill will be added and collected as part thereof and if not

paid by March 31, June 30, September 30 and December 31, an additional five (5%) percent penalty of the current bill will be added and collected as part thereof. Thereafter, if not paid by the next billing dates of February 1, May 1, August 1, and November 1, interest of 2.5% per quarter shall be added on the total unpaid balance each quarter until paid in full.

If a bill is not paid within thirty (30) days after date of bill, a notice may be forwarded to the customer (consumer) at his last recorded address on the books of the Borough informing the customer of the delinquency and the penalty and declaring the intention of the Borough to shut off and discontinue the water service if the bill is not paid within ten (10) days. If the said bill is not paid within ten (10) days of the mailing of the above delinquency notice, water service may be shut off and discontinued in accordance with law. If service is terminated under these conditions, a reconnection charge of \$25.00 on weekdays or \$50.00 on weekends or after the hours of 3:00 p.m. on weekdays must be paid to the Authority, in addition to all arrearages before service shall be restored.

SECTION III- RULES AND REGULATIONS

3.01 Application for Service Connection.

Service connection will be made, and water will be furnished, when feasible, upon written application by the prospective consumer, on an application form prepared by the Authority for this purpose, and after the approval of such application by the Authority or its agents. The application for service

shall in general clearly outline the class, scope and type of use to be made of the service, as well as the purpose for which it will be used.

The application and these rules and regulations constitute the contract between the consumer and the Authority, and each consumer, by the taking of water, agrees to be bound thereby.

A new application must be made to, and approved by, the Authority or its agents on any change in the identity of the contracting consumer at a property, or in the service as described in the application, and the Authority may, upon five. (5) days' notice, discontinue the water supply until such new application has been made and approved.

3.02 Special Application for Water Service.

Water for transient, temporary, or special purposes must be specifically applied for.

Whenever a street service connection is made to the mains for temporary, transient, or special purposes, the applicant will bear the entire cost and expense of labor and material for tapping the main and installing and maintaining the street service connection.

Where the Authority is called upon to render water service of such a temporary or emergency character as to make the installation of a meter economically unfeasible, the Authority will estimate the quantity of water used, and bill for such usage in accordance with the meter rate schedule and applicable rules and regulations.

3.03 Water for Building Purposes.

Water for building purposes will be furnished by meter measurements after a suitable deposit has been made, the minimum deposit being the applicable minimum charge based on meter size, the amount depending upon the size of the construction work contemplated, and all water for building purposes, as set forth in the permit, must pass through one and the same meter.

The deposit may be applied by the Authority to cover charges for water taken as shown by meter readings, the balance to be refunded. In case the charge should exceed the deposit, the entire deposit shall be applied and, upon presentation of bill, the balance due must be paid immediately and if such use has not been discontinued, the deposit must be renewed.

3.04 Notice for Discontinuance of Service.

Any consumer may terminate his service contract with the Authority and have his water service discontinued, upon giving written notice thereof to the Authority and upon lapse of a reasonable time thereafter for the Authority to take final meter readings and attend to other details in connection with such discontinuance of service except pursuant to the Utility Service Tenants Rights Act. The consumer shall remain liable for water furnished to the premises described in his application until the Authority has received written notice from him and the termination of service has taken effect as above stated.

3.05 Allowance for Vacancy.

When premises will be temporarily unoccupied, the consumer

shall notify the Authority in writing and the water will be turned off and all charges will cease. When the property is again occupied, the consumer shall again notify the Authority in writing and the water will be turned on upon payment of the required reconnection charge. No refund or allowances will be made for unoccupied property when written notice, both at time of vacancy and at time of occupancy, has not been given as above provided. No refund or allowance will be given for property unoccupied for a period of time less than three (3) months.

3.06 Use of Water in Accordance with Application.

No person or persons, corporation or partnership receiving a supply of water will be permitted to use water for any other purpose than that for which they shall have contracted to pay as shown by their application, nor shall they supply water in any way to any other party or parties without a written permit from the Authority.

An accepted application for water to any premises shall constitute a license to the applicant to take and receive a supply of water for said premises, but only for the uses specified in such application and the supply shall not be used except for the premises specified in the application.

3.07 Discontinuance of Service for Violation of Rules.

Applications may be canceled or water service may be discontinued by the Authority upon giving to the applicant or consumer ten (10) days' notice thereof, for violation by the applicant or consumer of any of the rules of the Authority or any amendments that may be made thereto or for other proper cause, and especially for any one or more of the following reasons:

- (a) For the violation of Paragraph 3.06 regarding the use of water for unauthorized purposes or premises.
- (b) For violation to pay water or sewer rent when due.
- (c) For any tampering with any water meter or the seal thereof or with any customer facility or service line or curb stop and box, or permitting such tampering by others.
- (d) For unauthorized use during periods of curtail-ment or non-essential use by the Authority.
- (e) For failure to abide by the cross-connection program.

3.08 Turn-On Charge.

A turn-on charge of \$25.00 on weekdays and \$50.00 on weekdays after 3:00 p.m. and on weekends shall be paid where water has been turned off for any violation of the terms of the application or rules of the Authority or for any other reason stated in Paragraph 3.07, and in such cases, the water will not be turned on until after all water and sewer bills, bills for repairs, and other accounts due the Authority shall have been paid in addition to this charge.

3.09 Authority Controls Curb Stop.

The Authority reserves the sole right to turn on or off

the curb stop valve except in case of tests, repairs to service lines, pipes or fixtures on the premises; in such case, the plumber may close the curb stop valve after notifying the Authority of such action and shall turn on the service immediately after the tests or repairs are made.

3.10 Inspection of Premises.

The authorized agents of the Authority shall have the right to access, at all reasonable hours, to the premises supplied with water for the purpose of reading meters, examining pipes and fixtures, observing manner of using water, and for any other purpose which is proper and necessary in the conduct of the Authority business, and will carry with them proper credentials denoting their employment by the Authority. Any personnel or equipment required for confined space entry will be provided by consumer.

3.11 Separate Services.

Each property served shall be individually supplied through a separate service line and a separate meter installed on the service line, unless the Authority approves some other arrangement because of special circumstances.

3.12 Connections.

The Authority will make all connections to its mains ("corporation stop") at the expense of the consumer. The consumer shall at its own expense, install and maintain all service lines from the main ("corporation stop") to and including the curb stop and box, which shall be placed from one to two

feet from the inside face of the curb and shall be of a pipe approved by the Authority. No consumer may install or repair a service line without first allowing the Authority or its authorized agents or representatives to inspect and approve such installation.

3.13 Customer Facility Lines.

All customer facility lines from the curb stop and box to the building shall be of pipe approved by the Authority, laid below frost line below the surface of the ground and kept in good repair at the expense of the consumer. No consumer may install or repair a service line without first allowing the Authority or its authorized agents or representatives to inspect and approve such installation.

3.14 Separate Trenches.

No service lines shall be laid in the same trench with the gas pipe, sewer pipe or any other facility of a public service company, nor within three (3) feet of any open excavation or vault except if not possible, then in accordance with the Borough Code and Authority regulations.

3.15 Cross-Connections Prohibited.

No water service connection shall be installed or maintained to any premises where actual or potential cross-connections to the water system or consumers water system may exist unless such actual or potential cross-connections are abated or controlled to the satisfaction of the Authority or its agents as per the Authority's approved cross-connection program.

3.16 Service Stop.

There shall be placed in the customer facility line, within the wall of the building supplied, and so located as to drain all of the pipes in the building as well as the meter, a brass, lever handle stop and waste valve, easily accessible to the occupants, for their protection in enabling them to turn off the water in the case of leaks and to drain the pipes to prevent freezing.

3.17 Meters.

All meters shall be furnished by and remain the property of the Authority at the cost of the consumer except for those commercial customers who currently own their meters. The size of all meters or any types of meters are to be determined by the Authority. All meters shall be accessible at all times to the Authority and subject to its control. They shall be conveniently located within the building supplied, at a point approved by the Authority or its agents, so as to control the entire supply; and a proper place and protection therefor shall be provided by the consumer. In any case where it is not convenient to place the meter within the building, a concrete or brick pit with suitable cover shall be installed, inside the property line, at the expense of the property owner or consumer. The Authority has the right to install remote meter reading equipment on the consumer's property at a location convenient to the Authority or its agents. All 2" meters or larger shall be equipped with a bypass.

3.18 Meter Maintenance.

Meters will be maintained by the Authority as far as ordinary wear and tear is concerned but the consumer shall be responsible to the Authority for any injury to, or loss of, any meter arising out of, or cause by, the consumer's negligence or carelessness, or that of his servants, employees, members of his household, or any person upon his premises under or by his consent or sufferance. The consumer shall permit no one, not an agent of the Authority or otherwise lawfully authorized to do so, to remove, inspect or tamper with the Authority's meter, or other property of the Authority on his premises.

3.19 Quantity Recorded by Meter.

The quantity of water recorded by the meter shall be conclusive on both the consumer and the Authority, except when the meter has been found to be registering inaccurately or has ceased to register. In either case, the meter will be promptly repaired by the Authority and the quantity of water consumed shall be estimated by the average registration of the meter on previous corresponding periods.

3.20 Meter Testing Upon Consumer's Request.

In case of a disputed account involving the accuracy of a meter, such meter shall be tested, upon the request of the consumer, between the hours of 7:00 a.m. to 3:00 p.m., in conformity with the provisions of the rules and regulations pertaining to Water Service Utilities of the Pennsylvania Public Utility Commission. In the event that the meter so tested is

found to have an error in registration of four (4%) percent or more, the current bills will be increased or decreased accordingly as provided by the aforesaid rules.

Each request for the test of a meter for accuracy shall be accompanied by a deposit, the amount of which shall be determined by the size of the meter as set forth in the rules and regulations pertaining to Water Service Utilities of the Pennsylvania Public Utility Commission. If the meter so tested shall be found to have an error in registration of less then four (4%) percent, the deposit shall be retained by the Authority as compensation for such test; if the error in registration is found to be four (4%) percent or more, then the cost of the test shall be borne by the Authority and the amount of the deposit shall be returned to the consumer. All 4" meters and larger shall be tested semi-annually by an independent contractor approved by the Authority and a report of such testing shall be provided to the Authority.

3.21 Leaks.

All leaks in service lines and customer facility lines from the main ("corporation stop") to and in and upon, the premises supplied shall be promptly repaired. On failure to make such repairs within seven (7) days of notification, the Authority may turn off the water and it will not be again turned on until all proper and necessary expense incurred in shutting off and turning on the water are paid in full. After seven (7) days, the Authority will dig up and shut off at owner's expense.

The Authority may estimate water usage in the event of leaks in customer facility lines.

The Authority shall in no event be responsible for maintenance of, or for damage done by water escaping from, the service pipe or any other pipe or fixture on the outlet side of the curb stop; and the consumer shall, at all times, comply with State and Municipal regulations in reference thereto and shall make any changes thereon required on account of change of grade, relocation of mains or otherwise.

3.22 Curtailment of Non-Essential Use.

In accordance with the terms of the permit issued to the Authority by the Commonwealth of Pennsylvania providing for a supply of water to the Borough, the Authority shall have authority, in the event of any emergency affecting the adequacy of the supply of water, either actual or imminent, to require any or all users to curtail or discontinue the use of water for non-essential uses, and such curtailment or discontinuance shall remain in effect for the duration of such emergency.

Verbal or other notice by the Authority to the user or his agent, or public advertisement in a newspaper circulated locally, shall be deemed to be sufficient notice of such curtailment.

Any such curtailment shall apply to all use of water for car washing, lawn and garden sprinkling, heat transfer service and may, if the degree of the emergency shall warrant, include all or certain industrial and/or commercial uses.

The Authority will not be liable for any claim or damage arising from a shortage of water, the breaking of machinery or other facilities, or any other cause beyond its control. A drought contingency plan has been adopted by Steelton Borough Authority which is incorporated into these Rates, Rules and Regulations as Appendix "B".

3.23 Uninterrupted Water Supply Not Guaranteed.

As necessity may arise in case of break, emergency or other unavoidable cause, the Authority shall have the right to temporarily cut off the water supply in order to make necessary repairs, connections, etc; but the Authority will use all reasonable and practicable measures to notify the consumer, in advance, of such discontinuance of service. In such case, the Authority shall not be liable for any damage or inconvenience suffered by the consumer, nor in any case for any claim against it at any time for interruption in service, lessening of supply, inadequate pressure, poor quality of water, or any cause beyond its control. The Authority shall have the right to reserve a sufficient supply of water at all times in its reservoirs to provide for fire or any other emergencies and may restrict or regulate the quantity of water used by consumers in case of scarcity, or whenever the public welfare may require it.

3.24 Use of Fire Hydrants.

No fireman or other person, except for the legitimate purpose of extinguishing fires, shall open any fire hydrant without the consent of the Authority and no fire hydrant or other connection to the mains of the Authority shall be opened in order to obtain water for street sprinkling purposes or for other uses not contracted for by the consumer, except upon a special arrangement made with the Authority.

3.25 Non-Authority of Agent or Employee.

No agent or employee of the Authority or no agent or employee of the Borough shall have the right or authority to bind the Authority by any promise, agreement or representation contrary to the letter or intent of these rules and regulations.

SECTION IV- PENALTIES

Any owner or other person in charge of a property serviced with water by the Authority, upon whose premises the water shall have been turned on without the authority of the Authority or the seals of the meters on the property are found to have been broken or any person who violates or aids or abets or assists in the violation of the Rates, Rules and Regulations for the operation of the Water System of the Borough of Steelton herein established, shall, upon summary conviction before the District Justice having jurisdiction, be sentenced to pay a fine not exceeding Three Hundred (\$300.00) Dollars and the costs and upon failure to pay the same be confined in the County Jail of Dauphin County for a period not to exceed thirty (30) days at the discretion of the District Justice. Whenever any such person has been notified by an officer of the Authority, by prosecution or in any other manner, of such violation, each

day shall constitute a separate violation thereof and may be punishable as such hereunder.

SECTION V - EFFECTIVE DATE OF RATES

The rates set forth in Section II hereof shall be effective for the period beginning May 1, 1995.

SECTION VI - REPEAL OF RESOLUTIONS

All resolutions or parts of resolutions inconsistent herewith by and the same are hereby repealed.

DULY adopted by resolution this 6th day of April, 1995.

Vice-Chairman, Steelton Borough

↑ ₩₽₽₽₩₽

Secretary

2002/003

DROUGHT CONTINGENCY PLAN

STEELTON BOROUGH AUTHORITY

SOURCE OF SUPPLY

The Borough of Steelton obtains all of its water from the Susquehanna River and processes it through a 3.0 MGD filter plant placed in service in 1974. This plant has duplicate raw water pumps, duplicate solids contact settling and coagulation basins, four filters, duplicate chlorinators, duplicate distribution service pumps, and duplicate 2.0 MG storage tanks. Average consumption is roughly 2.5 MGD.

The minimum yield of the Susquehenna River at Harrisburg on record (90 years) was 1600 cfs or 1,034 MGD, and this was due to a freeze-up. Since construction of the Dock Street dam, the minimum yield was 1700 cfs or 1,098 MGD in September 1964, at which time the gauge reading was 1.83'. At this time, the Steelton intake was flooded by about six (6) inches. Consequently, it is not enticipated that the Borough will ever encounter a lack of water. Therefore, during a drought no additional emergency supply is required.

The Borough has on occasion furnished water to the City of Harrisburg through a temporary fire hose hookup on Front Street. In 1988, the Authority made a permanent interconnection with the Dauphin Consolidated Water Supply Company's system.

STEELTON BOROUGH AUTHORITY DROUGHT CONTINGENCY PLAN

Trigger Point

Demand Measures

Supply Measures

STAGE

Water level over the river intake is roughly 1 foot, or where the Susquehanne River's water level reaches the River Basin Commissin's basin or regional drought level triggers.

Voluntary restrictions on nonessential water use

System-wide leakage and loss reduction survey

STAGE II

Water level over the river intake is roughly 9 inches, or where the Susquehanne River's water level reaches the River Basin Commission's basin or regional drought level triggers.

implement mandatory restrictions on nonessential water use

Not Applicable

Notify State Water Plan Division (717) 787-5008

If Stage III appears imminent, submit Water Rationing Plan to the Pennsylvania Emergency Management Agency

STAGE III

Water level over the river intake is roughly 3 inches, or where the Susquehanna River's water level reaches the River Basin Commission's basin or regional drought level triggers.

Implement water rationing plan after approval by the Pennsylvania Emergency Management Agency

Not Applicable