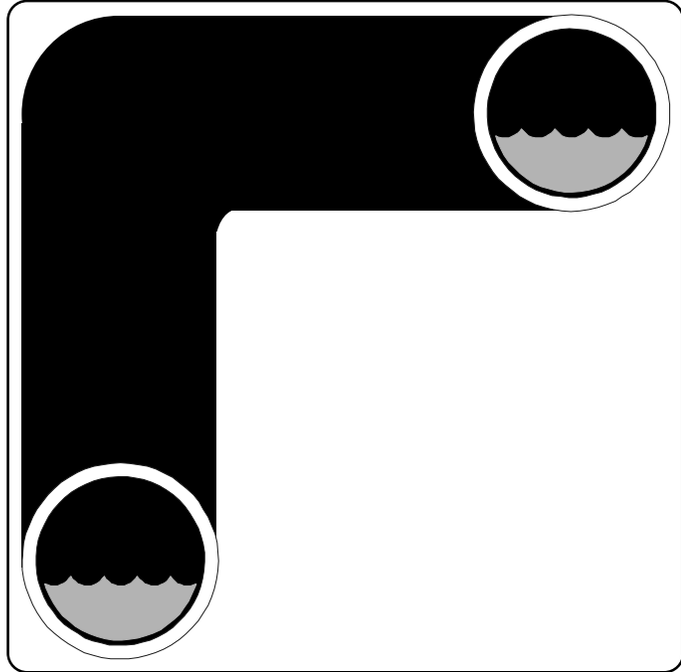


BUREAU OF WATER

Sewer Permitting Program

A guide for wastewater transportation systems



October 1997



South Carolina Department of Health
and Environmental Control

Preface

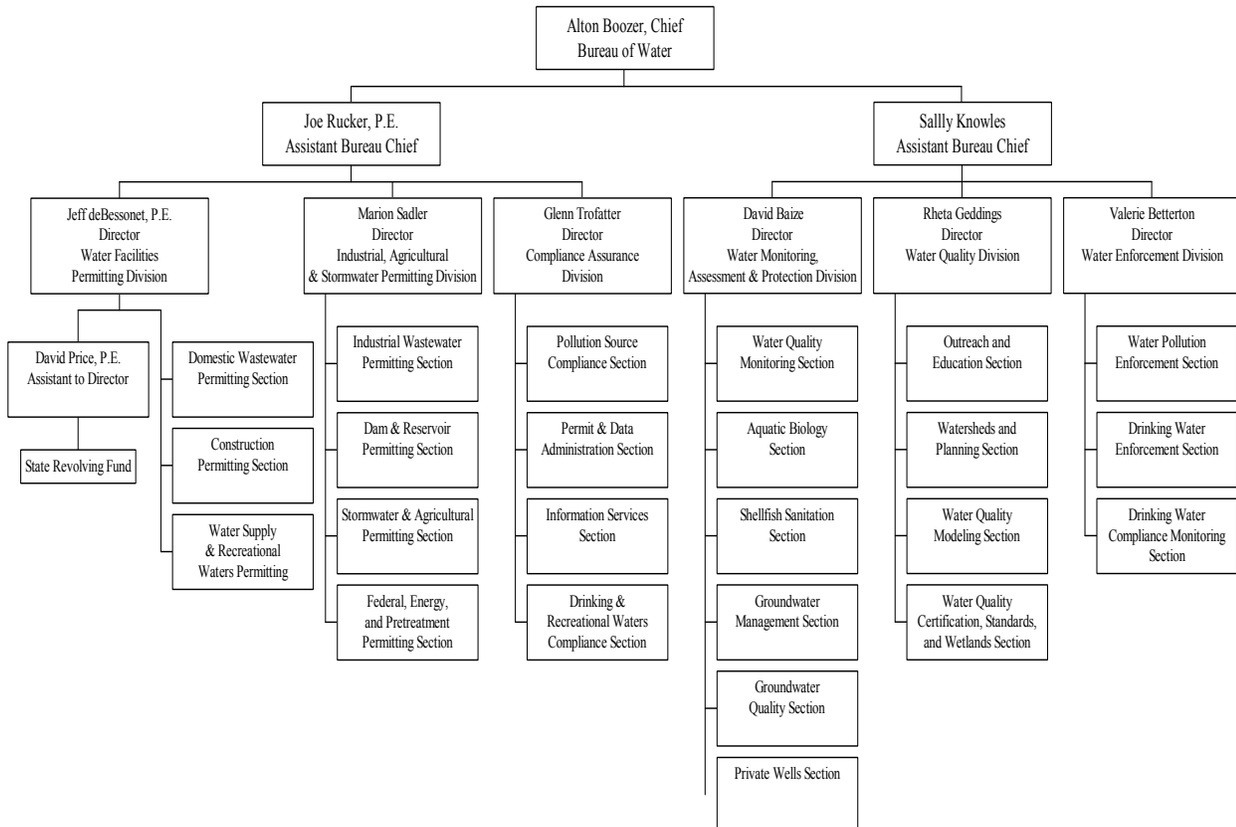
This document has been prepared for use by consulting engineers, developers, industries, and public entities dealing with the Bureau of Water on sewer system projects. It provides:

- ☞ An overview of the Bureau's responsibilities
- ☞ A summary of regulatory requirements
- ☞ Identification of the entities involved in permitting, and
- ☞ Highlights of the review and approval procedures

We hope this document will help everyone have a better understanding of the sewer system permitting program. Through this understanding, we feel it will be easier to go through the administrative processes, technical reviews, and approval processes of the Bureau.

This document provides an explanation of the Bureau's decision making processes. Our decisions are made based on the technical, administrative, and legal aspects of a sewer system project with the protection of the environment and public health as the major considerations.

The Bureau is committed to providing quality service in a reasonable time in all aspects of the permit programs. To do this, we need the cooperation of all parties who deal with us in recognizing our responsibilities and the manner in which we implement them. Therefore, please take the time to read this document carefully. This document is not a replacement for the regulations on sewer system projects. If you have any questions about our sewer system permitting program, please let us know. We welcome any comments you may have on this document or suggestions on how we can improve our service to you and the public.



Why?



Why is a permit needed for sewer system construction?



It is required by state law/regulations. DHEC's review insures that reliable systems are built for the protection of public health and the environment.

The Pollution Control Act (PCA) of SC, Title 48 of the 1976 Code of Laws as amended, in Section 48-1-20 declares the public policy of the State. The public policy is to maintain reasonable standards of purity of air and waters of the State while allowing for development of the state. This policy is to allow for maximum employment, protection of public health, and protection of terrestrial and marine flora and fauna. Also, physical property and other resources are to be protected. This responsibility requires that DHEC abate, control, and prevent pollution.

Section 48-1-110 of the PCA requires the submittal of plans and specifications to DHEC for any new disposal system or for any modification, extension, or change to an existing disposal system. The Act defines the term "disposal system" to include both treatment and sewerage systems (collection systems). This section also makes it unlawful to construct or modify a disposal system until DHEC issues a written permit. Sewer system construction permits, while being required by law, help prevent pollution problems.

Also, DHEC's Regulation 61-67, entitled "Standards for Wastewater Facility Construction," addresses sewer system projects. This regulation contains the administrative and technical design requirements for sewer system projects. You are encouraged to obtain this regulation from DHEC and read it so you can have a complete understanding of the requirements for sewer systems.

For sewer projects, a construction permit must be issued before construction. Also, written authorization to place the system into operation must be granted by DHEC before sewer systems can be used. Written authorizations to begin operation are issued by the District Offices of EQC after construction is completed.

This permitting guide is not a substitute for Regulation 61-67. When questions arise about a sewer system project, Regulation 61-67 is the controlling factor despite the content of this guide.

In some cases, sewer permitting is done by DHEC's Bureau of Environmental Health or County Health Departments under the

authority of Regulation 61-56. An example is a case where a school will receive a permit for a septic tank and drain field. In that case, permitting of the associated sewers is done along with the septic tank and are exempt from the standards of Regulation 61-67.

Where?



Where do I apply for a permit?

*DHEC's Bureau of Water is responsible for permitting sewer systems:
2600 Bull Street, Columbia, SC 29201*

The Bureau of Water (Bureau) is under the Office of Environmental Quality Control (EQC) of DHEC. The Bureau is responsible for protecting the quality of the State's surface and ground water and ensuring safe drinking water for the public. To meet this responsibility, the Bureau issues permits, approvals, and certifications for a variety of wastewater and drinking water projects. This booklet explains the permitting procedures of the Bureau for wastewater collection (sewer systems) systems.

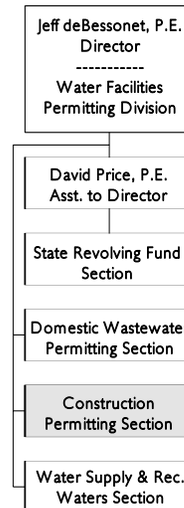
Two divisions of the Bureau of Water are responsible for issuing construction permits on wastewater collection (sewer system) systems:

- ∞ Water Facilities Permitting Division
- ∞ Industrial, Agricultural, and Storm Water Permitting Division

The project owner and the type of project (e.g., subdivision, federal facility, etc.) determine which division handles a particular project.

BUREAU OF WATER: Water Facilities Permitting Division

The Water Facilities Permitting Division handles publicly and privately-owned sewer system projects not categorized as industrial. Sewer system projects are handled by the *Construction Permitting Section* of the Division. The Construction Permitting Section has primary responsibility for issuing state construction permits for domestic sewer systems that are privately owned (excluding industries) or publicly-owned. Management of the delegated review programs (DRP) is included in this responsibility. In the DRP, design reviews for construction permits are done at the local level by the entity receiving the wastewater, prior to DHEC permitting. This results in a streamlined, while protective, permitting program for sewer system projects. Please see the bureau



publication entitled “Delegated Construction Review Program,” dated 1996.

Sewer system projects handled by this Section include the following:

- | | |
|---|---|
| <ol style="list-style-type: none"> 1. Subdivisions 2. Apartments 3. Condominiums 4. Trailer Parks 5. Camp Grounds 6. Restaurants 7. Health Care Facilities 8. Highway Rest Areas 9. Churches 10. Prison Facilities 11. Private Sewer Utilities | <ol style="list-style-type: none"> 12. Hotels and Motels 13. Office Parks 14. Stadiums 15. Retail Stores and Malls 16. Fairgrounds 17. Parks 18. Schools 19. Country Clubs 20. Municipal-owned Sewer Lines 21. Any Other Type Project Not Categorized As Industrial |
|---|---|

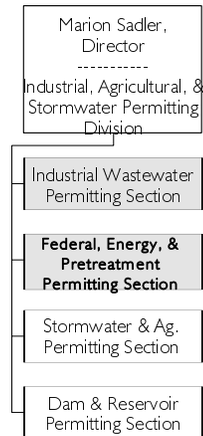
**BUREAU OF WATER:
Industrial, Agricultural & Storm Water
Permitting Division**

The Industrial, Agricultural, and Storm Water Permitting Division handles collection lines owned by industries. This Division has two (2) sections that permit these projects:

- ↻ Federal/Energy/Pretreatment Section
- ↻ Industrial Section.

The Federal/Energy/Pretreatment Section handles federally-owned and operated facilities, energy facilities (power plants), and industrial pretreatment facilities. The Industrial Section handles industrial projects even if the wastewater is strictly domestic waste.

Manufacturing plants, car washes, laundromats, abattoirs, truck stops, funeral homes, and gas stations are included in the Industrial Section's responsibilities.



Others Involved in the Permitting Process

State agencies, other program areas of DHEC, and organizations may be involved in the sewer system permitting program of the Bureau. The Bureau will coordinate with most of these entities by providing basic information on the project to them. If these entities need more information, they will request it from the consulting engineer. The consulting engineer will be notified concerning other entities by the Bureau during the review of a project.

Normally, a permit will not be issued until all the certifications, comments, or permits are received from these entities. Therefore, at the start of a project, the consulting engineer should contact the entities involved in the project. This will help avoid any unusual delays in the Bureau's permitting process.

The following are the entities involved in the Bureau's permitting programs. Their type of involvement is given along with information concerning their requirements or permits.

Council of Governments

The Bureau coordinates with the appropriate 208 Planning Agency (including five of the ten Council of Government [COG] organizations) to insure the project is in compliance with the approved 208 Plan (Water Quality Management Plan) for the area. South Carolina has five designated 208 planning areas. The COGs in the designated 208 areas are responsible for the 208 Plan of their area, while the Bureau is responsible for the areas of the State that are not designated. Please see Appendix 1 for a list of the designated COGs, their addresses, telephone numbers, and the counties in their 208 area.

DHEC's Bureau of Ocean and Coastal Resources Management

The Bureau of Water coordinates with the Bureau of Ocean and Coastal Resources Management (OCRM) on all sewer system projects located in a county under OCRM's jurisdiction. These coastal counties are Horry, Georgetown, Berkeley, Charleston, Dorchester, Colleton, Beaufort, and Jasper.

An information form on the project is sent to OCRM. OCRM will decide whether the project is in compliance with the Coastal Zone Management Plan. If OCRM needs any additional information on the project, they will request it directly from the project's consulting engineer. OCRM's review includes a public notice of applications for consistency certification.

Also, OCRM has authority for sediment and erosion control permitting and certain permitting activities in the "critical zone."

EQC District Offices

The Bureau may request comments from the appropriate District Office of EQC. The District Office will provide information to the Bureau on the receiving collection and treatment system. Also, written authorizations for sewer systems to be placed into operation are granted by the District Offices. Please see Appendix 2 for a list of the District Offices, the counties for which each is responsible, their telephone numbers, and their addresses.

SC Budget and Control Board

The SC Budget and Control Board handles the "banking phase" of the State Revolving Fund (SRF) program. Therefore, on all projects funded by the SRF program, the Bureau coordinates with the Budget and Control Board. This involves establishing the interest rates, payment schedule, loan conditions, etc., for entities that apply for SRF loans.

SC Department of Commerce

The SC Department of Commerce (Commerce Department) maintains a geographical information system (GIS) on the location of sewer systems and treatment plants. This program is called the S.C. Infrastructure Program (SCIP). The Bureau participates in the SCIP program by providing the Commerce Department with information on certain treatment plants.

Copies of the construction permits and overall layouts of the sewer systems on projects permitted by the Water Facilities Permitting Division are provided to the Commerce Department. Also, the Bureau gives the Commerce Department an inventory on the treatment plants handled by the Division. This inventory gives the capacity, permitted flow, and remaining permit capacity at each treatment plant. The inventory also includes other information on the treatment plants such as location, discharge point, enforcement activity, comments, and the 208 Plan status. The Commerce Department uses this information in their day to day activities.

Other Related Permits

Construction of sewer systems may also require other DHEC construction permits. If you are unclear, contact our office. Other permitting functions may include:

- ☞ Sediment and erosion control permit.
- ☞ NPDES stormwater permit.
- ☞ Navigable waterway permit.
- ☞ Interbasin transfer permit.

Regarding NPDES stormwater permitting, most projects can be covered under a general permit issued by DHEC. To streamline permitting, application for the sediment and erosion control permit serves as a notice of intent to get coverage under the NPDES stormwater permit.

If identified during the sewer permitting process, the review for compliance with the navigable waterway program can be performed concurrently with any conditions added to the sewer construction permit.

The interbasin transfer permitting must track separately, but can parallel the sewer process. If a sewer project would by design, transfer enough water to require an interbasin transfer permit, DHEC can issue the sewer construction permit with a condition not to exceed the quantity thresholds (e.g., 1 million gallons per day).

How?



How do I apply for a permit?

An application package consists of a completed permit application form, plans/specifications, an application fee and certain administrative material.

Plans and specifications and in some cases, a preliminary engineering report (PER), are submitted to the appropriate Section of the Bureau. Sewer system projects have multiple phases which are

- ☞ *Phase I:* PER (if applicable)
- ☞ *Phase II:* Plans/specs (construction permit application)
- ☞ *Phase III:* Operational Approval

Each phase must be completed via Bureau approval before the project can go to the next phase.

There is a construction permit application fee for collection system projects. The box below identifies applicable application fees.

Delegated Review (for some municipal projects)	\$75
Non-delegated Review (based on sewer length)	
➔ 1,000 feet or less	\$100
➔ 1,001 through 9,999 feet	\$200
➔ 10,000 feet or more [or pump station(s) included]	\$350

To be conservative, projects should be submitted at least ninety (90) days prior to the date a construction permit will be needed. The actual review time will vary. This will depend upon the complexity of the project and the workload of the Bureau when the project is submitted.

Only sewer systems that connect to the same treatment plant can be included in one submittal package. If an entity has more than one treatment plant and wants to install sewer systems connecting to different plants, a separate and complete submittal is required for the sewer systems connecting to each.

Lines that serve only one building are not normally required to have a construction permit from the Bureau. However, if the line is off of the project's property and has the potential to serve future projects, a construction permit may be required (refer to Regulation 61-67 for the definition of a service line). Further, if industrial wastewater or large volumes of domestic wastewater (in relation to the treatment plant size) are involved, the loading to the treatment plant should be approved by

the Bureau. When two service lines connect together, this is considered a main sewer that must receive a permit to construct from the Bureau.

Delegated Review. The Bureau has a Delegated Review Program (DRP) for sewer system projects in which qualified public entities perform the technical plan review for the Bureau for sewer system projects connecting onto their treatment plants. The procedures are the same as the non-delegated entities except for the submittal requirements on the PER and plans. For these projects, the submittal is made directly to the delegated entity. After the delegated entity completes the technical review and obtains the appropriate certifications from the agencies involved in the Bureau's permitting program, the delegated entity will make the proper submittal to the appropriate Section of the Bureau. The submittal package requirements listed below are for sewer system projects connecting onto entities that do not have the Delegated Review Program. Please see the Bureau publication entitled "Delegated Construction Review Program" for an explanation of the DRP. A list of those entities that are involved in this program is noted in Appendix 3.

Phase I: PER

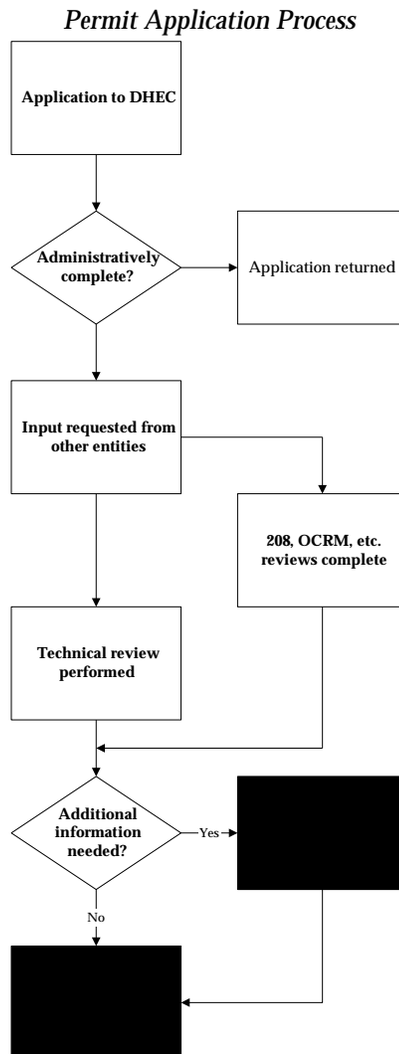
In some cases, a PER may be required for a project. See Regulation 61-67 for details. Where discretionary, PER submittal may be useful in getting DHEC approval of the conceptual design prior to allocating funds for a detailed design (i.e., plans/specs).

Phase II: Plans/Specs (Construction Permit Application)

Submittal of a set of plans/specs as part of the application for a permit to construct is described below and summarized in the chart.

a. Submittal Package

A complete administrative package must be submitted by an engineer registered in SC. The submittal package must include information in the following box:



Submittal Information

1. A transmittal letter outlining the submittal package.
2. Three (3) sets of plans and specifications, signed and stamped by the consulting engineer (specifications may not be required if the consulting engineer has approved standard specifications on file with the Bureau).
3. The original application for permit to construct (most current version) properly filled out with the appropriate signatures and two (2) copies.
4. A letter of acceptance from the entity providing the treatment of the wastewater. This letter should give the number of lots (if applicable) and the flow in gallons per day being accepted and the NPDES or Land Application permit number of the receiving treatment plant. It should also include a statement on the ownership and operation and maintenance of the proposed collection system. If the owner of the treatment plant or the applicant is not responsible for ownership and operation and maintenance of the system then a separate letter from the responsible party must also be included.
5. Three (3) copies of the construction easements necessary to build the project. This is not needed if the project is owned by a public entity with the right of eminent domain. Where easements are required from the Highway Department, DHEC does not need these prior to permitting.
6. Three (3) copies of the appropriate design calculations including flow and pump station calculations with a copy of the pump curve. The flow calculations should be based on the unit loadings given in Regulation 61-67, Appendix A. Variances from the values in Regulation 61-67 must be justified.
7. Three (3) copies of an 8 ½" x 11" location map. This should be separate from the plans. Therefore, even if there is a location map on the plans there still needs to be a separate map on an 8 ½" x 11" sheet of paper with two (2) copies provided.
8. Three (3) copies of the preliminary engineering report, if applicable prepared according to Regulation 61-67. The consulting engineer' should sign and seal each copy of the report.
9. One (1) copy of an overall layout sheet of the wastewater system separate from the plans. This layout must show the proposed sewer systems and their sizes and include existing streets and sewer systems, as a reference point. The proposed sewer systems must be highlighted to be easily identified. This sheet will be sent to the Department of Commerce when the project is permitted.
10. The appropriate construction permit application fee based on Regulation 61-30.

The submittal package should be sent to the attention of the appropriate Section Manager of the Bureau at the following address:

*Bureau of Water
DHEC
2600 Bull Street
Columbia, SC 29201*

An incomplete submittal may be returned. Therefore, please insure the submittal package contains the correct number of copies of each item.

b. Administrative Processing

The review of construction projects will normally be on a "first come/first serve" basis by each program area. Therefore, construction plans and specifications will be reviewed in chronological order based on the date the complete package is received. Upon receipt of a complete package, the project will be placed in line for technical review. For submittals missing certain administrative items, a letter will be sent out noting the deficiency.

For a complete submittal package, the requests for comments from the entities involved in the permitting process will be sent when the project is initially received. These requests will be sent to the appropriate 208 Planning entity and DHEC's Bureau of Ocean and Coastal Resources Management for projects in coastal counties. It may be sent to the appropriate District Office of EQC depending upon the project.

c. Plan Review

When a project is assigned to a Department engineer, it will be reviewed on a technical and administrative basis. The administrative review will involve insuring the Bureau coordinates with the appropriate entities and that permitting capacity exists in the receiving treatment plant.

Also, the Bureau will insure proper ownership and operation and maintenance of the collection system. Collection lines serving more than one parcel of deeded property should not be owned by individuals. For this situation, the collection system must normally be owned by the public entity or the private utility that is providing sewer service to the project.

For projects tying onto an existing treatment facility, a review of the Bureau's treatment plant files will be conducted to see if any problems exist or if any type of enforcement action has been or will be taken that will prevent the issuance of a construction permit. In some cases, a tap moratorium has been issued to a facility. If the receiving treatment plant has violations of its effluent disposal permit or

enforcement action has been or will be taken against the receiving collection system or treatment plant, a construction permit might not be issued. The decision on the issuance of the construction permit will be made based on the severity of the problems.

DHEC maintains a tracking system of permits issued to treatment facilities to determine when the facility has had the maximum number of permits issued. Permits may be denied if the facility doesn't have enough permitting capacity.

The technical review will be conducted using the requirements of Regulation 61-67 and other standard reference books commonly used in the field of wastewater collection and treatment as appropriate.

d. Owner Changes Before Construction Permit Is Issued

If a permit to construct has not been issued and the project owner changes, the new owner must submit a new construction permit application and two (2) copies. This application must be completely filled out and signed by the engineer(s) responsible for the design and construction even if the new owner does not change engineers. The project will then be administratively handled as outlined previously with the construction permit issued to the new owner.

If the new project owner does change engineers, then the original application package will be returned to the engineer that made the submittal for the previous owner. The new owner must then have the new engineer resubmit. This new submittal must be a complete package. This package will be processed and handled according to the normal procedures.

e. Construction Permit Issuance

If the project is tying onto either an existing treatment plant that must expand to provide capacity to the project or a proposed treatment plant, the permit to construct will be issued after both the effluent disposal permit and the construction permit for the treatment plant expansion or the proposed treatment plant are issued.

If the project is tying onto an off-site sewer that is proposed, the construction permit will be issued after a construction permit for the off-site sewer is issued. Also, the construction permit for the on-site sewer will have a special condition that it cannot be given final approval to be placed in operation until the off-site sewer has been granted operational approval.

When the project meets all administrative and technical requirements, a construction permit will be issued. The original permit will be sent to the project owner and a copy will be sent to the consulting engineer.

The construction permit will have two expiration dates. The first date will be the expiration date if construction does not start by the specified date. Normally, this date will be two years after the date of

issuance. The second expiration date will be the expiration date if construction is not completed by the specified date. Normally, this date will be three years from the date of issuance.

f. Extension of a Construction Permit

If a construction permit expires or is within thirty (30) days of expiring, the consulting engineer can request an extension of the permit. This request should be made in writing with a copy of the construction permit attached. The request should be addressed to the appropriate Section Manager. If a permit expires after an extension is granted, future requests for extensions should include a copy of the permit and a copy of each Bureau extension letter. DHEC reserves the right, when a lengthy time period has expired, to require a new application submittal and fee.

Upon receipt of a permit extension request, the Bureau will review the project file to decide if an extension can be granted. Also, comments from the appropriate EQC District Office may be requested. If no problems exist, an extension of the permit will be granted. Normally, the extension will be for one year from the date of the extension letter. If the Bureau denies a request for a construction permit extension, the consulting engineer will be advised of the course of action to be followed.

g. Owner Changes After Construction Permit Is Issued

If the project owner changes after a construction permit is issued and the consulting engineer remains the same, the consulting engineer must submit a new, original construction permit application with two (2) copies showing the new project owner. The application must be completely filled out and signed by the engineer(s) responsible for the design and construction even if the new owner does not change engineers. Then, either the construction permit will be reissued to the new owner or a letter written approving the change of owner.

If the new project owner changes consulting engineers after a construction permit is issued, then the new engineer must submit a new original construction permit application with two (2) copies. The application must be completely filled out and signed by the engineer(s) responsible for the design and construction. Also, a copy of a release letter written to the new engineer from the original design engineer must be submitted. This release letter must give the new engineer the right to use the design plans prepared by the original engineer. Upon receipt of this information, either the construction permit will be issued to the new owner or a letter written approving the change of owner.

If for any reason the original design engineer will not provide a release letter, the construction permit will not be reissued to the new owner. Further, the new owner is not authorized to start or continue

construction until a construction permit is issued to them. However, if construction is complete when the owner changes engineers, the permit to operate will not be issued until the appropriate release is obtained from the original design engineer and the permit is reissued to the new owner.

If a release is not obtained by the new engineer, then the Bureau will not issue a permit to place the system into operation and may revoke the construction permit. If the permit is revoked, it will be necessary for the new engineer to resubmit the project as a new project with a complete submittal package. This submittal will be handled according to the procedures listed previously.

h. Engineer Changes After Construction Permit Is Issued

While unique situations arise, most cases would be handled as follows. Since the permit to construct was based on an application indicating that the original engineer would certify the construction phase, then an approval to place the system into operation cannot be granted without additional information. If the project owner changes engineers after a construction permit is issued, a new application (with 2 copies) should be submitted. In that application, the new engineer would sign the item regarding the certification of construction, but not the design. In addition, DHEC would be looking for information indicating that this change of engineers was consistent with regulations governing the practice of engineering. The type of information that could be submitted would include copies of:

- ∞ Letter of release from the original engineer.
- ∞ Letter from the owner terminating the services of the original engineer.

In a situation where the second engineer sought to alter the original design, a new application and resubmittal of plans and specifications would be appropriate.

i. Modifications to Approved Plans

Depending on the significance of the modification request, a new submittal (and permit application fee) may be required. If significant, modifications to the plans and specifications after a construction permit is issued will be handled as a new submittal. A complete administrative package must be submitted. The administrative review process for modified plans and specifications will be essentially the same process as given in the sections entitled "Administrative Processing" and "Plan Review." However, there will normally be no coordination with the COGs, OCRM, etc. on the review and approval of modified plans.

Phase III: Operational Approval

a. Construction

After the Bureau issues the construction permit, the project can be built. The consulting engineer will perform construction inspections as required by the application for permit to construct. Also, DHEC may perform construction inspections.

b. Authorization to Place the System into Service

When construction is complete, the consulting engineer will send a letter to the appropriate District Office of EQC certifying the project is built according to the permitted plans and specifications. Also, additional items may need to accompany the letter of construction certification such as:

- ☞ A copy of the record drawings.
- ☞ A letter of final acceptance for ownership, operation and maintenance of the system from the appropriate entity.
- ☞ When applicable, a letter from OCRM stating their certification requirements have been met.
- ☞ For pump stations, the pump test results.

Contact the applicable District Office (Appendix 2) to obtain specific details on a submission package.

c. As-built Plans

If construction is not according to the approved plans and specifications but the changes are acceptable to the consulting engineer, as-built plans must be submitted to the appropriate Section for review and approval. The submittal package for as-built plans must include the following:

1. A transmittal letter outlining the submittal. This letter must reference the project by the name (as shown on the construction permit), county, and construction permit number. It also must list the changes to the approved plans.
2. Two (2) sets of the as-built plans and, if necessary, specifications.

This submittal package must be mailed to the appropriate Section Manager. The administrative review process for as-built plans and specifications will be essentially the same process as given in the sections entitled "Administrative Processing" and "Plan Review." However, there will normally be no coordination with the COGs, OCRM, etc. on the review and approval of as-built plans, unless a new permit is required based on the changes being significant.

After approval of the as-built plans, the consulting engineer will send a letter to the appropriate District Office certifying the project is

built according to the approved as-built plans and specifications. The procedures given in the section entitled "Authorization to Place the System into Service" will be followed for granting authorization to place the lines into service.

If the Bureau does not approve the as-built plans, the project must be rebuilt according to the approved plans and specifications. After the contractor rebuilds the project according to the approved plans and specifications, the consulting engineer will send a letter to the appropriate District Office certifying the project is built according to the approved plans and specifications. The procedures given in the section entitled "Authorization to Place the System into Service" will be followed for issuance of the final approval to operate.

APPENDIX 1

Designated 208 Planning Agencies

<i>Councils of Governments</i>
<p>Appalachian Council of Governments Drawer 6668 Greenville, SC 29606 864-242-9733 (fax: 242-9737) <i>Anderson, Cherokee, Greenville, Oconee, Pickens, and Spartanburg Counties</i></p>
<p>Berkeley-Charleston-Dorchester Council of Governments 5290 Rivers Avenue N. Charleston, SC 29418-6357 843-529-0400 (fax: 529-0305) <i>Berkeley, Charleston, and Dorchester Counties</i></p>
<p>Central Midlands Council of Governments 236 Stoneridge Drive Columbia, SC 29210 803-376-5390 (fax: 376-5394) <i>Fairfield, Lexington, Newberry, and Richland Counties</i></p>
<p>Lowcountry Council of Governments Box 98 Yemassee, SC 29945 843-726-5536 (fax: 726-5165) <i>Beaufort, Colleton, Hampton, and Jasper Counties</i></p>
<p>Waccamaw Regional Planning and Development Council 1230 Highmarket Street Georgetown, SC 29440 843-546-8502 (fax: 527-2302) <i>Georgetown, Horry, and Williamsburg Counties</i></p>

In correspondence to the Councils, we suggest that you address correspondence to the "208 Water Quality Manager."

APPENDIX 2

Offices for Approval to Place Projects into Operation

<i>DHEC District Offices of EQC</i>	
<p>Appalachia I 2402 N. Main Street Anderson, SC 29621 864-260-5569 (fax: 260-4855) <i>Anderson and Oconee Counties</i></p>	<p>Lower Savannah 218 Beaufort Street, NE Aiken, SC 29801 803-641-7670 (fax: 641-7675) <i>Aiken, Allendale, Bamberg, Barnwell, Calhoun and Orangeburg Counties</i></p>
<p>Appalachia II 301 University Ridge, Suite 5800 Greenville, SC 29601 864-241-1090 (fax: 241-1092) <i>Greenville and Pickens Counties</i></p>	<p>Pee Dee 145 E. Cheves Street Florence, SC 29506 843-661-4825 (fax: 661-4858) <i>Chesterfield, Darlington, Dillon, Florence, Marion and Marlboro Counties</i></p>
<p>Appalachia III 975 N. Church Street Spartanburg, SC 29303 864-596-3800 (fax: 596-2136) <i>Cherokee, Spartanburg and Union Counties</i></p>	<p>Trident 1362 McMillan Ave., Suite 300 Charleston, SC 29405 843-740-1590 (fax: 740-1595) <i>Berkeley, Charleston and Dorchester Counties</i></p>
<p>Catawba P.O. Box 100 Fort Lawn, SC 29714 803-285-7461 (fax: 285-5594) <i>Chester, Lancaster and York Counties</i></p>	<p>Upper Savannah 613 South Main Street Greenwood, SC 29646 864-223-0333 (fax: 223-6935) <i>Abbeville, Edgefield, Greenwood, Laurens, McCormick and Saluda Counties</i></p>
<p>Central Midlands P.O. Box 156 State Park, SC 29147 803-935-7015 (fax: 935-6724) <i>Fairfield, Lexington, Newberry and Richland Counties</i></p>	<p>Waccamaw 1705 Oak Street Plaze, Suite #2 Myrtle Beach, SC 29577 843-448-1902 (fax: 803946-9390) <i>Georgetown, Horry and Williamsburg Counties</i></p>
<p>Low Country 1313 Thirteenth Street Port Royal, SC 29935 843-522-9097 (fax: 522-8463) <i>Beaufort, Colleton, Hampton and Jasper Counties</i></p>	<p>Wateree 105 Magnolia Street Sumter, SC 29151 803-778-1531 (fax: 773-6366) <i>Clarendon, Kershaw, Lee and Sumter Counties</i></p>

APPENDIX 3

Delegated Review Entities (Municipal Projects)

Aiken, City of
Anderson County Sewer Authority
Bamberg, City of
Barnwell, City of
Beaufort, City of
Berkeley County Water and Sewer
Beaufort Jasper Water and Sewer Authority
Bishopville, City of
Blackville, Town of
Broad Creek PSD
Cayce, City of
Chapin, Town of
Charleston CPW
City of Clinton
Clemson, City of
Columbia, City of
Conway, City of
Dillon, City of
Dorchester County Public Works
Easley Combined Utility System
East Richland County PSD
Edgefield County Water and Sewer Authority
Georgetown County Water and Sewer District
Georgetown, City of
Grand Strand Water and Sewer Authority
Great Falls, Town of
Greenville, City of
Greer, Town of
Hartsville, City of
Kershaw County
Kingstree, Town of
Lexington County Joint W&S Commission
Lexington, City of
Manning, City of
Moncks Corner Public Works Commission
Mount Pleasant Water and Sewer Commission
Newberry, City of
North Augusta, City of
North Charleston Sewer District
Orangeburg Department of Public Utilities
Parker Sewer and Fire Sub District
Richland County Department of Public Works and Utilities
Spartanburg Sanitary Sewer District
Spartanburg, City of
St. Stephen, Town of
Summerville CPW
Town of Summerton
Wagener, Town of
Ware Shoals, Town of
West Columbia, City of