

WTP (which discharges to surface and ground waters), JER Herring Orchard LLC WTP, and Pavilions at Princeton WTP will be transferred to Skillman Village WTP. The results of the wastewater capacity analysis identify future wastewater treatment capacity deficiencies at the Stage II WTP (-0.066 million gallons per day (mgd)), the Pike Brook WTP (-0.216 mgd), and the Skillman Village WTP (0.001 mgd); surplus capacity at Cherry Valley Country Club and Carrier Foundation WTP reaching capacity at buildout. The wastewater capacity analysis for the Carrier Foundation WTP is based on the maximum capacity of the care facility, rather than the WTP, and assumes that the wastewater flow rate would increase at the same rate as the inpatient and nonresidential (employee) population if that population increased to the maximum capacity for the care facility; therefore, this WTP is was not identified as having a potential wastewater capacity deficit. The Department has determined that the wastewater treatment capacity analysis complies with N.J.A.C. 7:15-4.5.

The proposed strategies for addressing the deficiencies identified by the wastewater treatment capacity analysis include future expansion of the Stage II and Pike Brook WTPs and future re-rating of the Skillman Village WTP. The Stage II WTP, which is located in Montgomery Township, has a current flow of 0.527 million gallons per day (mgd) and a permitted flow of 0.68 mgd. Based on the projected build-out flow of 0.746 mgd, a capacity deficiency of 0.066 mgd was identified. The strategy to address this deficiency is to adopt the Final Surface Water Renewal Permit Action, which authorizes them to discharge at two additional higher staged flows of 0.78 mgd and 1.2 mgd from the existing permit; however, such expansion would not be necessary until significant new development occurs within the updated SSA. The Pike Brook WTP has a current flow of 0.517 mgd and a permitted flow of 0.67 mgd. Based on the projected build-out flow of 0.886 mgd, including transfer of SSAs previously assigned to the former Riverside and Oxbridge WTPs, a capacity deficiency of 0.216 mgd was identified. The strategy identified to address this deficiency is for Montgomery Township to pursue a future wastewater treatment plant expansion to 0.866 mgd and a NJPDES permit modification to increase the permitted flow to 0.866 mgd. The Skillman Village WTP has a current flow of 0.096 mgd and a permitted flow of 0.500 mgd. Based on the projected build-out flow of 0.501 mgd, including transfer of SSAs previously assigned to the Oxbridge, JER Herring Orchard Corporation, the Pavilions at Princeton, and the Johnson & Johnson WTPs, a capacity deficiency of 0.001 mgd was identified; however, current flows total less than 0.1 mgd and additional capacity will likely not be required for many years. The strategy identified to address this potential deficiency is for Montgomery Township to pursue a NJPDES permit re-rating of the Pike Brook WTP from 0.5 to 0.68 mgd. The Department has determined that the proposed strategies to mitigate potential capacity deficiencies comply with N.J.A.C. 7:15-4.5.

This notice is to inform the public that a plan amendment has been proposed for the Upper Raritan WQM Plan. All information related to the WQM Plan and the proposed amendment is located at:

Somerset County Department of Public Works, Planning Division
20 Grove Street
PO Box 3000
Somerville, NJ 08876-1262

AND
New Jersey Department of Environmental Protection
Division of Water Monitoring and Standards
Bureau of Environmental Analysis Assessment and Standards
Water Quality Management Planning Program
PO Box 420, Mail Code 401-041
401 East State Street
Trenton, New Jersey 08625-0420

The Department's file is available for inspection through the Open Public Records Act. Requests can be made online at <https://www.state.nj.us/dep/opra/opraform.html>.

Interested persons may submit written comments on the proposed amendment to the Department address cited above. Comments should reference Program Interest No. 435434, Activity No. WMP170001 and must be submitted within 30 days of the date of this public notice. A copy of the written comments should also be sent to:

Walter C. Lane, Director of Planning
Somerset County Department of Public Works, Planning Division
20 Grove Street
PO Box 3000
Somerville, NJ 08876

Interested persons may request in writing that the Department hold a non-adversarial public hearing on the amendment or extend the public comment period specified in this notice. Such request should reference Program Interest No. 435434, Activity No. WMP170001 and must demonstrate sufficient public interest for the public hearing or extension of the comment period, as defined under N.J.A.C. 7:1D-5.2(d). The request must be submitted within 30 days of the date of this notice to the Department address cited above. Should the Department decide to hold a public hearing, additional notice will be published in a future issue of the New Jersey Register and the comment period will be extended to 15 days after the public hearing date. All comments submitted prior to the close of the comment period shall be considered by the Department before making a final decision on the proposed amendment.

Sewer service is not guaranteed by this amendment since it represents only one part of the permit process and other issues may need to be addressed. Inclusion in the sewer service area resulting from adoption of this amendment does not eliminate the need to obtain all necessary permits, approvals, or certifications required by any Federal, State, county, or municipal review agency with jurisdiction over this project/activity.

HUMAN SERVICES

(a)

THE COMMISSIONER

Agency Website Posting of Notices of Grant Availability

Notice of Availability of Grants and Requests for Proposal

Take notice that, in compliance with N.J.S.A. 52:14-34.4 et seq. (P.L. 1987, c. 7), the Department of Human Services hereby publishes notice of grant availability and Requests for Proposal (RFPs) on its website at <http://www.state.nj.us/humanservices>. Copies of the notices can be obtained by contacting the Office of Contract Policy and Management, at (609) 633-9611.

CORRECTIONS

(b)

STATE PAROLE BOARD

Notice of Availability of State Funds State Grant in Aid Funding—Stages to Enhance Parolee Success Program

Take notice that the New Jersey State Parole Board hereby announces the availability of State funds for the provision of residential programs and services:

A. Name of program: Parole Aftercare and Transitional Housing (PATH) Program.

B. Purpose: The primary purpose of the PATH Program is to reduce recidivism through the provision of a supportive, transitional living environment for male offenders under the supervision of the New Jersey State Parole Board that are in need of transitional housing. The PATH Program shall provide access to an array of reentry services, but have a primary emphasis on homelessness prevention and the development of a stable, supportive housing plan for the offender upon release from the PATH Program facility.

C. Amount of money in the program: Total amount of available funding for Fiscal Year (FY) 2020 is anticipated to be approximately \$476,398 to be paid on a fee-for-service basis with no guarantee of a minimum. Grant funding is expected to support only a single award. An award shall begin on or about February 1, 2020, and will be made for an initial period of three years, with the option for two one-year extensions not to exceed five years in total. Funding is contingent upon State needs, availability of funds, and satisfactory contract performance. Funding estimates may vary and are subject to the Annual Appropriations Act.

D. Procedure for eligible organizations to apply: Private or public agencies, for-profit or not-for-profit organizations, or companies incorporated, or qualified to do business, in the State of New Jersey may apply for funding under the PATH Program. A prior contract with the New Jersey State Parole Board does not guarantee the awarding of a new contract under this program.

E. Qualifications required by an applicant to be considered for funding: The applicant must have a minimum of two years' experience providing services to an adult offender population. The applicant must have an appropriately licensed residential facility(ies) located in the State of New Jersey and must be qualified to do business in the State of New Jersey. The applicant must meet staffing, facility, and other requirements as delineated in the PATH Program bid specifications and have the ability to initiate services effective on or about February 1, 2020. The New Jersey State Parole Board shall give priority, for consideration of funding, to proposed programs located in Middlesex County-New Brunswick or that vicinity, although applicants proposing services in other geographic locations of the State will be considered.

F. Procedure for eligible organizations to apply: Applicants interested in applying for, and providing services under, the PATH Program should write to the address below or call (609) 777-0181 for a copy of the program specifications. A proposal must be written, submitted, and received in response to the program specifications by 3:00 P.M. on Friday, October 4, 2019.

For information on PATH Program funding, contact:
Edward Jackson, Director
Divisions of Parole and Community Programs
New Jersey State Parole Board
171 Jersey Street, Building 1
Trenton, NJ 08611
(609) 777-0181

LAW AND PUBLIC SAFETY

(a)

OFFICE OF THE ATTORNEY GENERAL DIVISION OF ALCOHOLIC BEVERAGE CONTROL Notice of Receipt of Petition for Rulemaking Retail Incentive Program (RIP) Regulation N.J.A.C. 13:2-24

Petitioner: Kevin Marc Schatz, Senior Deputy Attorney General,
Chief of the Division of Alcoholic Beverage Control's
Enforcement Bureau.

Take notice that on June 6, 2019, the Division of Alcoholic Beverage Control (Division) received a petition for rulemaking from the above-referenced petitioner. The petitioner requests the rulemaking as a result of his on-going investigation regarding the Retail Incentive Program (RIP) regulation, N.J.A.C. 13:2-24 that will define parameters, namely a maximum dollar amount of RIPs a wholesaler, including its affiliates, may pay to a licensee, including its affiliates, in any year, to ensure compliance and to make enforcement practical, effective, and efficient. The petitioner alleges that the pattern of institutionalized abuses of the RIP regulation is so egregious that immediate action is required while the Division continues its investigation. Alternatively, the petitioner seeks the elimination of RIPs, if rulemaking cannot eliminate discrimination and re-establish regulatory compliance.

The petitioner indicates that the problem or purpose that is the subject of the request is that the State's two largest wine and spirits wholesalers, in conjunction with certain large retailers who are their largest RIP customers, have manipulated and violated the RIP process by falsifying records, offering retailers interest-free financing, and extended credit terms, allowing premature RIP payments, and engaging in a practice in which the wholesaler pays more than one RIP per purchase transaction as permissible under the regulation, known as "RIP Padding." The petitioner states that these practices subsidize retailer profits and constitute discrimination in violation of N.J.S.A. 33:1-3.1.b(10), 89, and 90, and other pertinent regulatory requirements related to credit and recordkeeping. See N.J.A.C. 13:2-23.32, 24.1(e)3, and 24.4. The petitioner states that these discriminatory practices place small retailers at a competitive disadvantage that will lead to trade instability contrary to N.J.S.A. 33:1-3.1.b(7). The petitioner sets forth consequences of such trade instability: 1) small retailers will be forced to leave the marketplace; 2) small retailers may risk prohibited sales to underage and intoxicated persons to maintain their business; 3) consumers will have less access to retail stores and their specialized products; 4) large retailers will have even greater leverage over wholesalers; and 5) large retailers will continue to advocate for repeal of the two-license limitation to fill the void that their discriminatory conduct has caused.

This notice and the full text of the petition filed in this matter are available on the Division's website at <https://www.nj.gov/oag/abc/index.html>.

In accordance with the provisions of N.J.A.C. 1:30-4.2, the Division will subsequently mail to the petitioner and file with the Office of Administrative Law a notice of action on the petition.

(b)

DIVISION OF ALCOHOLIC BEVERAGE CONTROL Notice of Receipt of Petition for Rulemaking Regulation of Wholesaler Credit Regulation N.J.A.C. 13:2-24.4

Petitioner: Michael I. Halfacre, Esq., Executive Director, Beer
Wholesalers of New Jersey and President and CEO of Credit
Compliance Corporation.

Take notice that on June 13, 2019, the Division of Alcoholic Beverage Control (Division) has accepted a petition for rulemaking from the above-referenced petitioner. The petitioner requests a rulemaking to permit wholesalers and Credit Compliance Corporation to serve Notices of Obligation electronically upon retailers through the existing Credit Compliance system.

The petitioner states that the purpose of the request is to facilitate compliance with the regulation and to save wholesalers' time and money for the costs incurred in mailing Notices of Obligation to retailers. N.J.A.C. 13:2-24.4(c) currently allows a wholesaler to transmit a written or electronic Notice of Delinquency to a delinquent retailer on the third business day after the Notice of Obligation is sent by the wholesaler. The petitioner states that Credit Compliance Corporation currently sends Notices of Delinquency electronically, which has led to increased compliance with the regulation. The petitioner states that the email system is more efficient, as it provides retailers with "real time" notice of delinquency and because it eliminates "extra" days for mailing, credit is not extended past the intended time frame of the regulation. See N.J.A.C. 13:2-24.4(a)1. Further, since the vast majority of communications between wholesalers and retailers are through electronic mail or in person, it makes sense that Notices of Obligation also be permitted to be sent via electronic mail.

This notice and the full text of the petition filed in this matter are available on the Division's website at <https://www.nj.gov/oag/abc/index.html>.

In accordance with the provisions of N.J.A.C. 1:30-4.2, the Division will subsequently mail to the petitioner and file with the Office of Administrative Law a notice of action on the petition.