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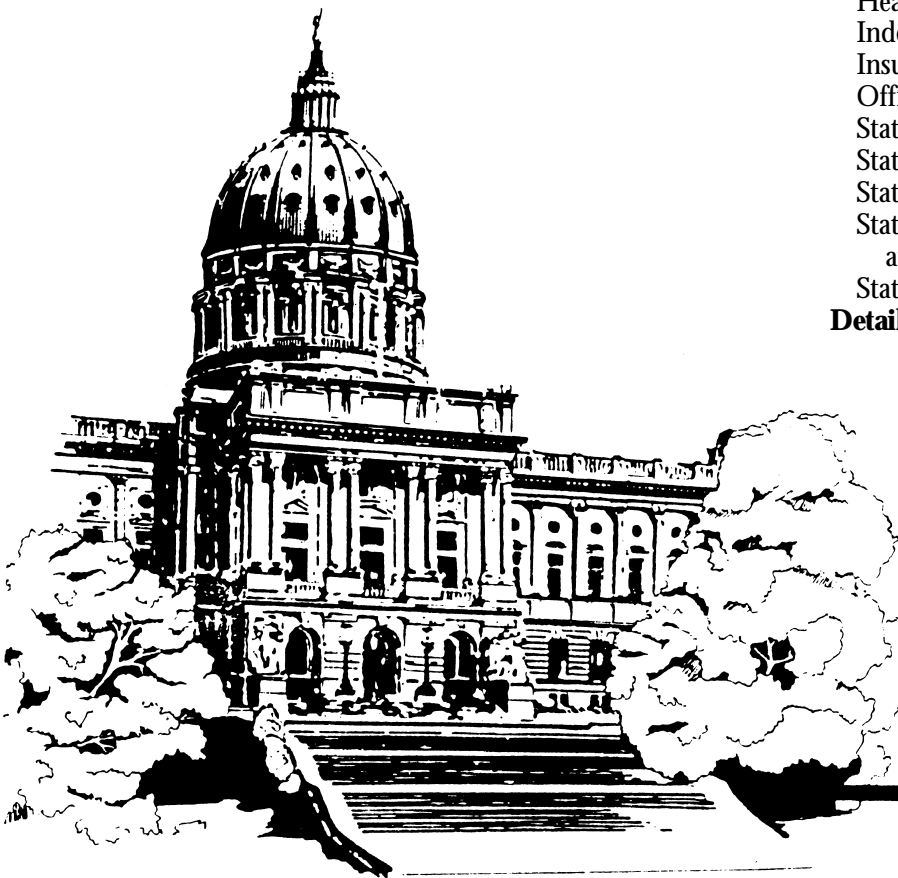
PENNSYLVANIA BULLETIN

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The Courts
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Department of Environmental Protection
Department of Health
Department of Public Welfare
Department of Revenue
Department of Transportation
Health Care Cost Containment Council
Independent Regulatory Review Commission
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Office of Attorney General
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State Board of Dentistry
State Board of Medicine
State Board of Vehicle Manufacturers, Dealers
and Salespersons
State Real Estate Commission

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**Latest Pennsylvania Code Reporter
(Master Transmittal Sheet):**

No. 397, December 2007

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READER'S GUIDE TO THE PENNSYLVANIA BULLETIN AND PENNSYLVANIA CODE

Pennsylvania Bulletin

The *Pennsylvania Bulletin* is the official gazette of the Commonwealth of Pennsylvania. It is published every week and includes a table of contents. A cumulative subject matter index is published quarterly.

The *Pennsylvania Bulletin* serves several purposes. First, it is the temporary supplement to the *Pennsylvania Code*, which is the official codification of agency rules and regulations and other statutorily authorized documents. Changes in the codified text, whether by adoption, amendment, repeal or emergency action must be published in the *Pennsylvania Bulletin*. Further, agencies proposing changes to the codified text do so in the *Pennsylvania Bulletin*.

Second, the *Pennsylvania Bulletin* also publishes: Governor's Executive Orders; State Contract Notices; Summaries of Enacted Statutes; Statewide and Local Court Rules; Attorney General Opinions; Motor Carrier Applications before the Public Utility Commission; Applications and Actions before the Department of Environmental Protection; Orders of the Independent Regulatory Review Commission; and other documents authorized by law.

The text of certain documents published in the *Pennsylvania Bulletin* is the only valid and enforceable text. Courts are required to take judicial notice of the *Pennsylvania Bulletin*.

Adoption, Amendment or Repeal of Regulations

Generally an agency wishing to adopt, amend or repeal regulations must first publish in the *Pennsylvania Bulletin* a Notice of Proposed Rulemaking. There are limited instances where the agency may omit the proposal step; they still must publish the adopted version.

The Notice of Proposed Rulemaking contains the full text of the change, the agency contact person, a fiscal note required by law and background for the action.

The agency then allows sufficient time for public comment before taking final action. An adopted proposal must be published in the *Pennsylvania*

Bulletin before it can take effect. If the agency wishes to adopt changes to the Notice of Proposed Rulemaking to enlarge the scope, they must re-propose.

Citation to the *Pennsylvania Bulletin*

Cite material in the *Pennsylvania Bulletin* by volume number and page number. Example: Volume 1, *Pennsylvania Bulletin*, page 801 (short form: 1 Pa.B. 801).

Pennsylvania Code

The *Pennsylvania Code* is the official codification of rules and regulations issued by Commonwealth agencies and other statutorily authorized documents. The *Pennsylvania Bulletin* is the temporary supplement to the *Pennsylvania Code*, printing changes as soon as they occur. These changes are then permanently codified by the *Pennsylvania Code Reporter*, a monthly, loose-leaf supplement.

The *Pennsylvania Code* is cited by title number and section number. Example: Title 10 *Pennsylvania Code*, § 1.1 (short form: 10 Pa.Code § 1.1).

Under the *Pennsylvania Code* codification system, each regulation is assigned a unique number by title and section. Titles roughly parallel the organization of Commonwealth government. Title 1 *Pennsylvania Code* lists every agency and its corresponding *Code* title location.

How to Find Documents

Search for your area of interest in the *Pennsylvania Code*.

The *Pennsylvania Code* contains, as Finding Aids, subject indexes for the complete *Code* and for each individual title, a list of Statutes Used As Authority for Adopting Rules and a list of annotated cases. Source Notes give you the history of the documents. To see if there have been recent changes, not yet codified, check the List of *Pennsylvania Code* Chapters Affected in the most recent issue of the *Pennsylvania Bulletin*.

The *Pennsylvania Bulletin* also publishes a quarterly List of Pennsylvania Code Sections Affected which lists the regulations in numerical order, followed by the citation to the *Pennsylvania Bulletin* in which the change occurred.

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Printing Format

Material proposed to be added to an existing rule or regulation is printed in **bold face** and material proposed to be deleted from such a rule or regulation is enclosed in brackets [] and printed in **bold face**. Asterisks indicate ellipsis of *Pennsylvania Code* text retained without change. Proposed new or additional regulations are printed in ordinary style face.

Fiscal Notes

Section 612 of The Administrative Code of 1929 (71 P. S. § 232) requires that the Office of Budget prepare a fiscal note for regulatory actions and administrative procedures of the administrative departments, boards, commissions or authorities receiving money from the State Treasury stating whether the proposed action or procedure causes a loss of revenue or an increase in the cost of programs for the Commonwealth or its political subdivisions; that the fiscal note be published in the *Pennsylvania Bulletin* at the same time as the proposed change is advertised; and that the fiscal note shall provide the following information: (1) the designation of the fund out of which the appropriation providing for expenditures under the action or procedure shall be made; (2) the probable cost for the fiscal year the program is implemented; (3) projected cost estimate of the program for each of the five succeeding fiscal years; (4) fiscal history of the program for which expenditures are to be made; (5) probable loss of revenue for the fiscal year of its implementation; (6) projected loss of revenue from the program for each of the five succeeding fiscal years; (7) line item, if any, of the General Appropriation Act or other appropriation act out of which expenditures or losses of Commonwealth funds shall occur as a result of the action or procedures; (8) recommendation, if any, of the Secretary of the Budget and the reasons therefor.

The required information is published in the foregoing order immediately following the proposed change to which it relates; the omission of an item indicates that the agency text of the fiscal note states that there is no information available with respect thereto. In items (3) and (6) information is set forth for the first through fifth fiscal years; in that order, following the year the program is implemented, which is stated. In item (4) information is set forth for the current and two immediately preceding years, in that order. In item (8) the recommendation, if any, made by the Secretary of Budget is published with the fiscal note. See 4 Pa. Code § 7.231 *et seq.* Where “no fiscal impact” is published, the statement means no additional cost or revenue loss to the Commonwealth or its local political subdivision is intended.

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THE COURTS

Title 255—LOCAL COURT RULES

BUCKS COUNTY

Order Amending Administrative Order No. 6; Regarding Implementation of Divorce Code of 1980; Doc No. 2007-30,000

Order of Court

And Now, this 23rd day of November, 2007, Bucks County Civil Division Administrative Order No. 6, Paragraph 10, is hereby amended to read in its entirety as follows:

10. Except as required by Federal or State statute, regulation, rule or other applicable authority, the social security numbers of the parties to an action shall not be included in the caption or any other portion of the complaint or other papers filed. Inclusion of the social security number of an opposing party in contravention of this Order may subject the offending party to sanctions.

All remaining provisions of Administrative Order No. 6 remain in full force and effect.

By the Court

DAVID W. HECKLER,
President Judge

[Pa.B. Doc. No. 07-2302. Filed for public inspection December 14, 2007, 9:00 a.m.]

LEHIGH COUNTY

Assessment of Costs for Regional Central Booking Center, No. AD-23-2007

And Now, this 21st day of November, 2007, it is *Hereby Ordered*:

(1) Effective January 7, 2008, every person convicted of violating § 3802 of the Vehicle Code (relating to driving under the influence of alcohol or controlled substance) and every person accepting Accelerated Rehabilitative Disposition (ARD) for said offense shall pay a fee of \$285, which fee shall be assessed as court costs. This fee shall be in addition to all other authorized costs and supervision fees and shall be for the purposes of reimbursement for the costs of processing, booking, testing and laboratory fees. The funds so collected shall be paid into the general fund of the County of Lehigh, but separately identified in the County's records so that the amounts collected during any given period can be readily determined.

(2) Effective immediately, every person processed through the Regional Central Booking Center (except those defendants charged with the offense of driving under the influence of alcohol or controlled substance under 75 Pa.C.S.A. § 3802, who shall remain liable for the costs as established in (1) hereof) and charged with a Misdemeanor or Felony offense and subsequently convicted or, accepted in a diversionary program such as Accelerated Rehabilitative Disposition (ARD) shall pay a fee of Two Hundred (\$200.00) Dollars, which fee shall be

assessed as court costs. This fee shall be in addition to all other authorized costs and supervision fees and shall be for the purposes of reimbursement for the costs of processing and booking and Video Preliminary Arraignment at the Regional Central Booking Center. The funds so collected shall be paid into the general fund of the County of Lehigh, but separately identified in the County's records so that the amounts collected during any given period can be readily determined.

By the Court

ALAN M. BLACK,
President Judge

Assessment of Costs for Regional Central Booking Center

TO THE HONORABLE, THE PRESIDENT JUDGE OF SAID COURT:

And Now Comes, Your Petitioner, James B. Martin, District Attorney of Lehigh County, and respectfully represents:

1. That, he is the elected District Attorney of Lehigh County, Pennsylvania; and.

2. That, since 1998 a Central "DUI" Processing Center for persons suspected of driving after imbibing or driving under the influence of alcohol and/or drugs has been in operation in Lehigh County; and,

3. That, when the aforesaid Center began operation in 1998, Your Honorable Court approved a fee of \$120.00 per person processed to cover the expenses of the Center. At that time, the costs for testing blood was \$49.20 per person; and,

4. That, in 2001, Your Petitioner requested and received from Your Honorable Court authority to increase the processing fee to \$130.00 per person which request was partly predicated upon the fact that the costs for testing blood had increased to \$63.60 per person, an increase of \$14.40; and,

5. That the fee has remained the same, i.e. \$130.00 since 2001; and,

6. That in 2004, 1,499 suspects were processed through the Center. Of those, 1425 had blood tests; 74 refused the blood tests; and,

7. That the cost of operating the DUI Center in 2004 was \$238,282.00. The fees collected that year, at \$130 per suspect, amounted to \$194,870.00. Thus, the County of Lehigh subsidized the DUI Center to the extent of \$43,412, approximately 19% of the cost of the program during 2004; that in 2005 the cost of operating the DUI Center was in excess of \$212,000 and the fees collected were approximately \$160,000, a deficit of at least \$52,000, or a county subsidy of about 25%; and,

8. That the fee charged by Health Network Laboratories, L.P., has steadily increased over the years; was raised to \$66.15 in 2004; and for the 2005/2006 contract, was increased to \$73.15 per test; and,

9. That the laboratory fee for 2007 remains the same at \$73.15; and,

10. That in 2006, 1522 defendants were processed through the DUI Center; the expenses of said center were \$264,479, including laboratory fees of \$132,153, offset by revenues of \$170,092. Thus, the center operated at a deficit of \$94,387.

11. That for 2007 it is projected that 1600 defendants will be processed through the center; that total expenses will be in excess of \$270,000 offset by revenues of about \$185,000 for a deficit of at least \$85,000; (through October 31, 2007, collections amounted to \$171,365 and laboratory fees paid were \$124,965.)

12. That the County continues to subsidize said Center.

13. That it was always intended that the DUI Center would be self-sufficient and its costs covered by fees levied against defendants.

14. That the DUI Center will be merged into the Regional Central Booking Center which has been established in Lehigh County and is operational as of November 14, 2007; and,

15. That said merger will occur on or about January 7, 2008.

16. That said Regional Central Booking Center will process not only suspected drunk drivers but will also process all persons charged in Lehigh County with misdemeanor and felony offenses; and,

17. That your Honorable Court recently enacted an Administrative Order (No. AD-16-2007) on September 20, 2007, adopting a countywide Central Booking Center (CBC) Procedures Plan for said Regional Central Booking Center.

18. That said Regional Central Booking Center will include modern technology such as AFIS (Automated Fingerprint Identification System), and CPIN (Commonwealth Photo Imaging Network); and,

19. That said Regional Central Booking Center will have a positive impact upon public safety in Lehigh County; and,

20. That said Regional Central Booking Center will provide savings in manpower for municipal police jurisdictions within Lehigh County; and,

21. That said Regional Central Booking Center will provide video conferencing capability for preliminary Arraignments and, thereby, save Magisterial District Judges throughout Lehigh County and the court system great expense and, at the same time, provide greater security and enhanced public safety; and,

22. That said Regional Central Booking Center will provide the Court of Common Pleas with greater uniformity in the criminal justice system and speed the prosecution of criminal cases; and,

23. That the cost of processing defendants through the Regional Central Booking Center should be borne, to the extent fair and reasonable, by the defendants and not by the taxpayers; and,

24. That a fair and reasonable assessment is \$285 per defendant in DUI prosecutions because of the high cost of blood analysis and \$200 for all other defendants; and,

25. That such assessments will help offset operating expenses budgeted to be \$560,000 in 2008; and,

26. That your Honorable Court has the authority to impose said assessment.

Wherefore, your Petitioner, James B. Martin, District Attorney, respectfully prays that Your Honorable Court enter an Order imposing an assessment of Two Hundred Eighty-five (\$285) Dollars against every person processed through the Lehigh County DUI Center and convicted of violating § 3802 of the Vehicle Code (relating to driving under the influence of alcohol or controlled substance)

and every person accepting Accelerated Rehabilitative Disposition (ARD) for said offense, effective January 7, 2008; and, imposing an assessment of Two Hundred (\$200.00) Dollars against every person processed through the Lehigh County Regional Central Booking Center where said person has been convicted of any other Misdemeanor or Felony offense (other than under 75 Pa.CSA § 3802), or placed in the ARD program for such offense.

Respectfully submitted:

James B. Martin, District Attorney
County of Lehigh, Office of District Attorney
455 West Hamilton Street
Allentown, PA 18101-1614
I.D. No. 16576

VERIFICATION

I, JAMES B. MARTIN, District Attorney, certify that the statements made herein are true and correct to the best of my knowledge, information and belief, and satisfy the requirement of 18 Pa.C.S.A. § 4904 (Unsworn Falsification to Authorities).

JAMES B. MARTIN,
District Attorney
I.D. No. 16576

[Pa.B. Doc. No. 07-2303. Filed for public inspection December 14, 2007, 9:00 a.m.]

SOMERSET COUNTY

Adopting Consolidated Rules of Court No. 56; Miscellaneous 2007

Adopting Order

Now, this 30th day of October, 2007, it is hereby ordered:

1. The following designated Somerset County Rule of Civil Procedure 1018.1 (Som.R.C.P. 1018.1) Notice to Defend or Plead, a copy of which follows, is hereby adopted as a Rule of this Court, effective thirty (30) days after publication in the *Pennsylvania Bulletin*:

2. The Somerset County Court Administrator is directed to:

A. File seven (7) certified copies of this Order and the following Rule with the Administrative Office of Pennsylvania Courts.

B. Distribute two (2) certified copies of this Order and the following Rule, along with a diskette or CD, to the Legislative Reference Bureau for publication in the *Pennsylvania Bulletin*.

C. File one (1) certified copy of this Order and the following Rule with the Pennsylvania Civil Procedural Rules Committee.

D. File proof of compliance with this Order in the docket for this Rule, which shall include a copy of each transmittal letter.

By the Court

JOHN M. CASCIO,
President Judge

RULES OF COURT

Civil Procedure Action at Law

Som.R.C.P. 1018.1. Notice to Defend or Plead

The name, address and telephone number of the agency from whom legal help can be obtained, required to be included in the Notice to Defend by Pa.R.C.P. 1018.1, or by any other rule of court now or hereafter promulgated, shall be as follows:

Southwestern Pennsylvania Legal Services, Inc.
218 North Kimberly Avenue
Suite 101
Somerset, PA 15501
(814) 443-4615
Fax (814) 444-0331

[Pa.B. Doc. No. 07-2304. Filed for public inspection December 14, 2007, 9:00 a.m.]

**DISCIPLINARY BOARD OF
THE SUPREME COURT****Notice of Suspension**

Notice is hereby given that on December 3, 2007, under Rule 214(d)(2), Pa.R.D.E., the Supreme Court of Pennsylvania ordered that I. Lewis Libby, Jr., be placed on temporary suspension from the practice of law, effective January 2, 2008. In accordance with Rule 217(f), Pa.R.D.E., since this formerly admitted attorney resides outside of the Commonwealth of Pennsylvania, this notice is published in the *Pennsylvania Bulletin*.

ELAINE M. BIXLER,
Secretary
The Disciplinary Board of the
Supreme Court of Pennsylvania

[Pa.B. Doc. No. 07-2305. Filed for public inspection December 14, 2007, 9:00 a.m.]

RULES AND REGULATIONS

Title 61—REVENUE

DEPARTMENT OF REVENUE

[61 PA. CODE CH. 91]

Realty Transfer Tax

The Department of Revenue (Department), under authority contained in section 1107-C of the Tax Reform Code of 1971 (TRC) (72 P. S. § 8107-C), amends Chapter 91 (relating to realty transfer tax) to read as set forth in Annex A.

Purpose of this Final-Form Rulemaking

The final-form rulemaking contains comprehensive amendments to Chapter 91 to address numerous legislative changes and to bring the regulatory provisions into conformity with Departmental policy.

Explanation of Regulatory Requirements

Section 91.101 (relating to definitions) is amended by updating and adding several definitions in accordance with various legislative changes and court decisions. A summary of the amendments is as follows:

The definition of "association" is amended to address a 1994 statutory amendment to 1 Pa.C.S. § 1991 (relating to definitions) and a 1997 statutory amendment to section 1101-C of the TRC (72 P. S. § 8101-C).

The definition of "child" is added to address an issue raised in *Steidle v. Commonwealth*, 717 A.2d 1084 (Pa. Cmwlth. 1998).

The definition of "conservancy" is added to address a 1989 statutory amendment to section 1102-C.3(18) of the TRC (72 P. S. § 8102-C.3(18)).

The definition of "conversion" is added in the final-form rulemaking for clarity.

The definition of "corporation" is added to address the 1994 statutory amendment in 15 Pa.C.S. § 8925 (relating to taxation of limited liability companies).

The definition of "debt" is added for use in this final-form regulation.

The definition of "entity" is added in this final-form rulemaking for clarity.

The definition of "financing transaction" is added for use in this final-form rulemaking.

The definition of "living trust" is added to address the 1997 statutory amendment to section 1101-C of the TRC; and for further clarification, examples are added in this final-form rulemaking.

The definition of "ordinary trust" is added to address the 1997 statutory amendment to section 1101-C of the TRC. Clarification language has been added in the final-rulemaking.

The definition of "settlor" is added for use in this final-form rulemaking.

The definition of "testamentary trust" is added for use in this final-form rulemaking.

The Department is proposing numerous revisions to improve the clarity of various regulatory provisions including §§ 91.132, 91.135, 91.155, 91.162, 91.166 and 91.202.

Section 91.113(b) (relating to imposition of tax on declarations of acquisition) is amended to address the family farm partnership language set forth in section 1102-C.5(b.1) of the TRC (72 P. S. § 8102-C.5 (b.1)).

A new § 91.115 (relating to publication of common level ratio factors) is added to codify the Department's existing practice of annually publishing applicable common level ratio factors for each fiscal year.

Section 91.132 (relating to bona fide sale transactions) is subdivided and amended by adding subsection (c) to address the court decision in *Allebach v. Commonwealth*, 546 Pa. 146, 683 A.2d 625 (1996). Three examples have been added to this section in the final rulemaking.

Section 91.136 (relating to appraisal) is subdivided and amended by adding paragraph (1) to incorporate the court decision in *Kennedy Boulevard Associates I, Limited Partnership v. Tax Review Board of Philadelphia*, 751 A.2d 719 (Pa. Cmwlth. 2000).

Additional guidance with regard to confirmatory deeds utilized in business mergers, consolidations and business form changes has been added to § 91.152 (relating to confirmatory deed). Clarifying language has been added to this section in this final-form rulemaking.

Section 91.153 (relating to principal and agent) is amended in this final-form rulemaking to add subsection (d).

Language clarifying the taxation regarding conveyances of real estate between entities and their owners is added to § 91.154 (relating to documents involving corporations, partnerships, limited partnerships and other associations).

Enhancements have been made to § 91.155 (relating to timber and crops) to include complete timber removal and products of the soil. In the final-form rulemaking, clarifying language has been added and the heading of the section has been corrected.

Section 91.156 (relating to trusts) is substantially revised to address the trust provisions in sections 1101-C and 1102-C of the TRC and the Pennsylvania Supreme Court holdings in *Leigh v. Commonwealth*, 541 Pa. 187, 661 A.2d 1374 (1995) and *Holmes v. Commonwealth*, 539 Pa. 477, 653 A.2d 615 (1995). In this final-form rulemaking, subsections (c) and (e) have been amended with clarification language for living trusts.

Since its original adoption in 1988, Table I set forth in § 91.165 (relating to reservations or conveyances of life estates) has remained unchanged. In this final-form rulemaking, as recommended by the Independent Regulatory Review Commission (IRRC), the Department is removing Table I from the regulations. The Department proposed in § 91.165(d) to update the life estate and remainder factors by published notice in the *Pennsylvania Bulletin*. In addition, an Example 4 to this section has been added in the final-form rulemaking.

Section 91.168 (relating to sale and leaseback transactions) has been amended in this final-form rulemaking with clarifying language.

A new § 91.170 (relating to rule in *Baehr Bros. v. Commonwealth*, 487 Pa. 233, 409 A.2d 326 (1979)) sets forth rules to determine whether a document is excludible or subject to tax. In the final-form rulemaking, the citation to this case law has been corrected. In addition,

this section was redrafted for clarity in the final-form rulemaking. A new § 91.171 (relating to transfers by operation of law) describes when a transfer by operation of law is and is not subject to tax.

Numerous revisions to § 91.193 (relating to excluded transactions) to bring the section into conformity with statutory changes from 1989—1997 to section 1102-C.3 of the TRC, as well as to clarify areas that have been the subject of taxpayer inquiry and to reflect the United States Bankruptcy Court holding in *Baltimore County v. Hechinger Liquidation Trust (In re Hechinger Inv. Co. of Del., Inc.)*, 335 F.3d 243 (3d Cir. 2003). The *Hechinger* decision stands for the proposition that real estate transactions consummated prior to a Chapter 11 plan confirmation are not eligible to claim a Realty Transfer Tax exemption under 11 U.S.C. § 1146(c). A new subsection (c) is added to promulgate the Department's policy that the list of excluded transactions in subsection (b) does not apply to acquisitions of real estate companies. In the final rulemaking, clarification language has been added throughout this section, as well as updated citations to statutes in paragraph (12).

A new § 91.195 (relating to State-related universities and public charities) is added to explain the taxability of transfers involving State-related universities and public charities. In the final-form rulemaking, this section has been modified to recognize certain transactions with State-related universities as excluded transactions.

Section 91.211 (relating to family farm corporation) is amended and §§ 91.221—91.223 (relating to family farm partnership, acquired family farm partnership and declaration of acquisition) are added to address statutory changes in sections 1101-C, 1102-C and 1102-C.5(b.1) of the TRC regarding family farm partnerships. In this final-form rulemaking, the order of paragraphs (1) and (2) in § 91.221 has been reversed to mirror the order of the language in the statute, as well as the requirements in § 91.211. Finally, the language in § 91.211(a)(1) has been amended to mirror the corresponding language in § 91.221(a)(1), as requested by two commentators.

Affected Parties

Persons or entities transferring an interest in real property could be affected by the regulations.

Comment and Response Summary

Notice of proposed rulemaking was published at 35 Pa.B. 6096 (November 5, 2005). This proposal is being adopted with changes to read as set forth in Annex A.

The Department has prepared a comment and response document that is available to interested parties by contacting Mary R. Sprunk, Office of Chief Counsel, Department of Revenue, P. O. Box 281061, Harrisburg, PA 17128-1061.

In its evaluation of provisions, during the proposal stage, the Department received numerous comments from IRRC and various comments from the public. No comments were received from either the House Finance Committee or the Senate Finance Committee. The following is a summary of the Department's response to the key issues referenced in the comments:

For purposes of clarity, new definitions have been added to § 91.101 for "conversion" and "entity." The Department added or revised numerous examples to illustrate substantive provisions of the regulation (see definition of "living trust" and §§ 91.152(b), 91.154, 91.165 and 91.170). To clarify the exclusion for documents that merely confirm the conversion of entities, the De-

partment redrafted § 91.152(b). New provisions were added to § 91.153 to explain the tax treatment of IRC § 1031 regarding like-kind exchanges. Also, the Department reworded §§ 91.154 and 91.170 for clarity. To address the treatment of living trust transfers in which the property is transferred to the trust by someone other than the settlor, the Department amended § 91.156. At IRRC's suggestion, the table contained in § 91.165 has been removed in favor of language to provide future changes to life estate and remainder factors by published notices in the *Pennsylvania Bulletin*. In addition, the Department has amended § 91.195 to recognize certain State-related universities as exempt parties.

Fiscal Impact

The Department has determined that the amendments will have no significant fiscal impact on the Commonwealth. A relatively small revenue loss could result from the updating of the table concerning the reservations or conveyances of life estates in § 91.165. Conversely, a positive revenue gain may result from the change regarding the treatment of timber in § 91.155. However, there also might be some transactions that will be excluded that were not previously. Finally, the impact of the United States Bankruptcy Court holding of *Baltimore County v. Hechinger Liquidation Trust (In re Hechinger Inv. Co. of Del., Inc.)*, results in a more strict standard than the Department was currently using; however, there is no reason to believe that any substantial revenue impact would result from this change.

Paperwork

The final-form rulemaking will not create additional paperwork for the public or the Commonwealth.

Effectiveness/Sunset Date

The amendments will become effective upon final-form publication in the *Pennsylvania Bulletin*. The regulations are scheduled for review within 5 years of final publication. No sunset date has been assigned.

Contact Person

The contact person for an explanation of the amendments is Mary R. Sprunk, Office of Chief Counsel, PA Department of Revenue, P. O. Box 281061, Harrisburg, PA 17128-1061.

Regulatory Review

Under section 5(a) of the Regulatory Review Act (71 P. S. § 745.5(a)), on October 21, 2005, the Department submitted a copy of the notice of proposed rulemaking, published at 35 Pa.B. 6096 (November 5, 2005) to the IRRC, the Chairpersons of the House Committee on Finance and the Senate Committee on Finance for review and comment. In compliance with section 5(c) of the Regulatory Review Act, the Department also provided IRRC and the Committees with copies of the comments received, as well as other documentation.

In preparing this final-form rulemaking, the Department has considered the comments received from IRRC and the public.

This final-form rulemaking was deemed approved by the Committees on October 31, 2007, and was deemed approved by IRRC on November 1, 2007, in accordance with section 5.1(e) of the Regulatory Review Act (71 P. S. § 745.5a(e)).

Findings

The Department of Revenue finds that:

(1) Public notice of intention to amend the regulations has been given under sections 201 and 202 of the act of July 31, 1968 (P. L. 769, No. 240) (45 P. S. §§ 1201 and 1202) and the regulations thereunder in 1 Pa. Code §§ 7.1 and 7.2.

(2) The amendments are necessary and appropriate for the administration and enforcement of the authorizing statute.

Order

The Department, acting under the authorizing statute, orders that:

(a) The regulations of the Department, 61 Pa. Code Chapter 91, are amended by amending §§ 91.101, 91.113, 91.132, 91.135, 91.136, 91.152—91.156, 91.162, 91.165, 91.166, 91.168, 91.193, 91.202 and 91.211; and by adding §§ 91.115, 91.170, 91.171, 91.195 and 91.221—91.223 to read as set forth in Annex A, with ellipsis referring to the existing text of the regulations.

(b) The Secretary of the Department shall submit this order and Annex A to the Office of General Counsel and the Office of Attorney General for approval as to form and legality as required by law.

(c) The Secretary of the Department shall certify this order and Annex A and deposit them with the Legislative Reference Bureau as required by law.

(d) This order shall take effect upon publication in the *Pennsylvania Bulletin*.

THOMAS W. WOLF,
Secretary

(Editor's Note: The proposal to amend §§ 91.153 and 91.168 was not included in the proposed rulemaking at 35 Pa.B. 6096.)

(Editor's Note: For the text of the order of the Independent Regulatory Review Commission relating to this document, see 37 Pa.B. 6181 (November 17, 2007).)

Fiscal Note: Fiscal Note 15-429 remains valid for the final adoption of the subject regulations.

Annex A

TITLE 61. REVENUE

PART I. DEPARTMENT OF REVENUE

Subpart B. GENERAL FUND REVENUES

ARTICLE IV. COUNTY COLLECTION

CHAPTER 91. REALTY TRANSFER TAX

Subchapter E. GENERAL

§ 91.101. Definitions.

The following words and terms, when used in this chapter, have the following meanings:

Association—

(i) An unincorporated enterprise owned or conducted by two or more persons, including, but not limited to, a partnership, limited partnership, limited liability partnership or restricted professional company that is deemed to be a limited partnership under 15 Pa.C.S. § 8997 (relating to taxation of restricted professional companies) or joint venture.

(ii) The term does not include an ordinary or living trust, limited liability company, decedent's estate, tenancy in common, tenancy by the entireties or joint tenancy.

Child—A son or daughter by either natural birth or adoption. The term does not include:

(i) A stepson or stepdaughter.

(ii) A son or daughter of an individual whose parental rights have been terminated.

Conservancy—An entity which possesses a tax exempt status under section 501(c)(3) of the Internal Revenue Code (26 U.S.C.A. § 501(c)(3)) and which has as its primary purpose, the preservation of land for historic, recreational, scenic, agricultural or open space opportunities.

Conversion—A change of an entity's:

(i) Form of organization.

(ii) Place of organization.

(iii) Name or identity.

Corporation—A corporation, joint-stock association, limited liability company, business trust or banking institution which is organized under the laws of the Commonwealth, the United States or any other state, territory or foreign country or dependency.

Debt—A legally enforceable obligation arising out of a genuine debtor-creditor relationship to pay a fixed or determinable sum of money at a future date.

Document—A deed, quitclaim deed, ground rent, lease, occupancy agreement, contract or other writing evidencing an interest in realty other than:

(i) A will.

(ii) A conventional mortgage or assignment, extension, release or satisfaction thereof.

(iii) A contract for a deed or agreement of sale for the sale of realty whereby the legal title does not pass to the grantee until the total consideration specified in the contract or agreement has been paid, and the consideration is payable over a period of time not exceeding 30 years.

(iv) An instrument which solely grants, vests or confirms a public utility easement.

Entity—An association or corporation.

Family farm realty—One of the following:

(i) Realty devoted to the business of agriculture which was transferred without tax to a family farm corporation by document accepted after July 1, 1986, or recorded after July 31, 1986, by a member of the same family which directly owns at least 75% of each class of the stock of that family farm corporation.

(ii) Realty which was transferred to a family farm corporation without tax after February 15, 1986, under a document accepted prior to July 2, 1986, and recorded prior to August 1, 1986, by a sole proprietor family member.

Financing transaction—An arrangement in which the following apply:

(i) Realty is transferred by the debtor solely for the purpose of serving as security for the payment of a debt.

(ii) No sale or gift is intended.

(iii) The debtor retains possession and beneficial ownership of the real estate transferred before default.

(iv) The transferee obtains title or ownership to the real estate only so far as is necessary to render the instrument of transfer effective as security for the debt.

(v) The transferee or the transferee's successor is obligated to return the transferred real estate at no or only nominal consideration to the debtor upon payment of the debt before default.

Living trust—An ordinary trust:

(i) Which, throughout the settlor's lifetime, is wholly revocable by the settlor without the consent of an adverse party.

(ii) Which vests no present interest in any of the trust corpus or income in any person other than the settlor or trustee until the settlor dies.

(iii) All the corpus and income of which can be reached or materially affected by the settlor without revocation of the trust or the consent of an adverse party.

(iv) From which no transfer of corpus or income may be made by the trustee at any time prior to the death of the settlor to any person in the capacity of a beneficiary other than the settlor.

(v) Under which the trustee exercises no discretion as to the disposition of the trust corpus or income during the settlor's lifetime to any person other than the settlor without the express direction of the settlor to make the specific disposition.

(vi) Which the trustee or, if the settlor was the trustee, the successor trustee is required under the governing instrument to distribute the corpus and retained income upon the death of the settlor.

Example 1. If a trust agreement provides that the income of the trust is distributable one-half to the settlor and one-half to another person, at least annually, the trust is not a living trust because income of the trust is required to be transferred to someone other than the settlor in the capacity as a beneficiary during the settlor's lifetime.

Example 2. If a trust agreement provides that during the settlor's lifetime, the trustee may in the trustee's sole and absolute discretion, make distributions to members of the settlor's family (or other persons), the trust does not qualify as a living trust because someone other than the settlor can receive trust corpus or income without the settlor's consent prior to the settlor's death.

Example 3. If a trust agreement provides that during the settlor's lifetime, the trustee, solely at the direction of the settlor, may transfer trust corpus or income to a person other than the settlor, the provision will not in itself disqualify the trust as a living trust. Because the trustee has the authority to distribute trust corpus or income to someone other than the settlor only at the settlor's direction, effectively the settlor is making the transfer. Thus, the settlor is the party who is reaching and materially affecting the trust corpus or income. Further, the transfer is not made to the other person in the capacity as a trust beneficiary.

Ordinary trust—

(i) A private trust which takes effect during the lifetime of the settlor of the trust and for which the trustees of the trust take title to property primarily for the

purpose of protecting, managing or conserving trust assets, under the ordinary rules applied in the orphan's court division of the court of common pleas or in other chancery or probate courts, until distribution to the beneficiaries of the trust.

(ii) The term does not include:

(A) Business trusts organized under Pennsylvania law or the law of any state or foreign jurisdiction, or any form of trust that has either of the following features:

(I) The treatment of beneficiaries as associates.

(II) Beneficial interests in the trust estate or profits that are evidenced by transferable shares, similar to corporate shares, or are otherwise treated as personal property.

(B) Minors' estates.

(C) Incompetents' estates.

(D) A resulting or constructive trust created by operation of law.

(E) A testamentary trust.

Settlor—One who creates and furnishes the consideration for the creation of a trust by the transfer of property to the trust.

Testamentary trust—A private trust that is established by will or takes effect only at or after the death of the settlor.

Subchapter F. IMPOSITION OF TAX

§ 91.113. Imposition of tax on declarations of acquisition.

(a) A real estate company is subject to pay a State tax at the rate of 1% of the value of the realty held by the real estate company when it becomes an acquired company under § 91.202 (relating to acquired real estate company). The tax shall be paid within 30 days after the real estate company becomes acquired.

(b) A family farm corporation or family farm partnership is subject to pay a State tax at the rate of 1% of the value of the family farm real estate held by the family farm corporation or the family farm partnership when it becomes an acquired company under §§ 91.212 and 91.222 (relating to acquired family farm corporation; and acquired family farm partnership). The tax shall be paid within 30 days after the family farm corporation or the family farm partnership becomes acquired.

§ 91.115. Publication of common level ratio factors.

The Department will publish the applicable common level ratio factors for each fiscal year beginning July 1 and ending June 30 and during the fiscal year, any changes thereto, in the *Pennsylvania Bulletin*.

Subchapter G. VALUATION

§ 91.132. Bona fide sale transactions.

(a) In a bona fide sale of real estate, the value of the real estate is the total agreed consideration for the sale which is paid or to be paid.

(b) The value includes liens existing before the transfer and not removed thereby—whether or not the underlying indebtedness is assumed—or a commensurate part of the liens, if they also encumber other real estate.

Example 1 (existing mortgage lien):

S conveyed a parcel to P in a bona fide sale. The agreed cash consideration was \$20,000. P also agreed to assume S's mortgage on the parcel which had a remaining balance due of \$10,000. The value of the realty conveyed to P is \$20,000 plus \$10,000 or a total of \$30,000, because

$$\frac{\$20,000 \text{ (actual consideration)} + \$10,000 \text{ (amount of lien)}}{\$4,000 + \$6,000 \text{ (assessed value of two lots encumbered by lien)}} \times \$4,000 \text{ (assessed value of lot sold to B)}$$

(c) The value for which a seller will be liable for the payment of tax does not include the value of consideration paid by a buyer's assignee, or a subsequent assignee thereof, for the right to have the seller convey the real estate to the assignee or subsequent assignee unless the seller or the seller's affiliate is a party to the assignment and receives part or all of the consideration paid for the assignment. If the seller or the seller's affiliate is a party to the assignment and receives part or all of the consideration paid for the assignment, the value shall include the value of the consideration that the seller and its affiliate receives. For purposes of this section, the term "seller's affiliate" has the same meaning as the term grantor's affiliate in § 91.131 (relating to definitions).

Example 1. X enters into an agreement of sale with Y for the conveyance of real estate for \$100,000. Y subsequently assigns the sales agreement to Z for \$1 million. X executes a deed for the conveyance of the real estate to Z and receives \$100,000. Y receives \$1 million from Z for the assignment. The taxable value of the deed from X to Z for which X is liable is \$100,000.

Example 2. X enters into an agreement of sale with Y for the conveyance of real estate for \$100,000, plus 20% of the value of any consideration that Y receives for an assignment of the agreement of sale. Y subsequently assigns the sales agreement to Z for \$1 million. X executes a deed for the conveyance of the real estate to Z and receives \$100,000, plus 20% of the assignment price of \$1 million (\$200,000). The taxable value of the deed from X to Z for which X is liable is \$300,000.

Example 3. X enters into an agreement of sale with Y, X's wholly-owned entity, for the conveyance of real estate for \$100,000. Y subsequently assigns the sales agreement to Z for \$500,000. X executes a deed for the conveyance of the real estate to Z. X receives \$100,000 from Y and Y receives \$500,000 from Z for the conveyance. The taxable value of the deed from X to Z for which X is liable is \$600,000.

§ 91.135. Judicial sales and other transactions.

The value of real estate is its computed value where the real estate is transferred through any of the following:

(1) By execution upon a judgment or upon foreclosure of a mortgage or under a judicial sale or tax sale or a transfer to a transferee or assignee of a bid or other rights of a purchaser under a judicial or tax sale.

the existing mortgage lien was not removed by the transfer.

Example 2 (a lien encumbers both the transferred realty and other realty):

S owns two lots, both of which are encumbered by a single \$10,000 lien. The assessed value of the lots are \$4,000 and \$6,000. S sells the lot assessed at \$4,000 to B for \$20,000 in a bona fide sale. If the lien is removed by the sale, the total consideration for the sale is \$20,000. If the lien is not removed by the sale the total consideration is \$24,000 which is computed as follows:

(2) In exchange for stock in a corporation, an interest in a partnership, limited partnership or association, or property—other than cash or credit—in a bona fide sale or otherwise.

(3) By gift or otherwise without consideration or for a nominal consideration.

(4) Under a transaction other than a bona fide sale.

§ 91.136. Appraisal.

The value of real estate shall be determined by appraisal only when one of the following occurs:

(1) The real estate was transferred in lieu of foreclosure.

(2) The real estate is not the subject of a bona fide sale, cannot be valued under § 91.133 (relating to leases) and is not separately assessed for local real estate tax purposes.

Subchapter H. SPECIAL SITUATIONS

§ 91.152. Confirmatory deed.

(a) A deed made without consideration for the sole purpose of confirming title to real estate under a prior recorded document, including a deed that only asserts a transfer of title to real estate by operation of law as a result of an existing survivorship interest, is not taxable. This subsection only applies if the following apply:

(1) The grantee of the deed of confirmation held or holds record title to the property interest described in the deed of confirmation under a prior deed.

(2) The deed of confirmation is made solely for the purpose of making the grantee's record legal title under the prior deed sure and unavoidable.

(3) The grantor of the deed of confirmation has no interest in the real estate conveyed or the grantor received his interest by a document that was void from inception.

(b) A deed made without consideration for the sole purpose of confirming an entity's existing real estate ownership following a conversion of the entity is not taxable. This subsection only applies if all of the following occur:

(1) The entity holds title to the real estate at the time of the conversion as opposed to its owners. An entity does not hold title to real estate if the entity's owners have merely made a capital contribution of the real estate to the entity without the conveyance of title to the real estate.

(2) Without the making of any document:

(i) The entity is vested with all the same property, real, personal and mixed, franchises and debts before and after the conversion.

(ii) The entity is subject to all the same obligations before and after the conversion.

(iii) Liens upon the property of the entity before the conversion are not impaired by the conversion.

(iv) Any claim existing or action or proceeding pending by or against the entity before the conversion may be prosecuted to judgment against the entity after the conversion.

(3) The entity is not required to wind up its affairs or pay its liabilities and distribute its assets either because there is no break in the continuity of its existence or because its separate existence ceases with the conversion.

(4) Considering all the ownership interests in the entity prior to the conversion, there is no change in proportionate ownership interests resulting from the conversion. Notwithstanding the provisions of § 91.154 (relating to documents involving corporations, partnerships, limited partnerships and other associations), when determining if there is a change in proportionate ownership interests, entities will not be considered to be entities separate from their members, partners, stockholders or shareholders; and when determining if there is a change in proportionate ownership interests resulting from the change to a limited partnership, the interests of the limited partners and general partners will both be considered.

(5) Title to real estate would not revert or be in any way impaired by reason of the conversion.

Example 1. A and B are equal partners in a general partnership known as AB, general partnership. One of the assets of the partnership is real estate that A and B contributed to the partnership but own in their individual names. A and B want to convert their general partnership to a limited partnership known as AB, LP. A and B set up a limited liability company (LLC) to be the 1% general partner in the limited partnership. A and B will have a 99% limited partnership interest in the limited partnership (that is, A and B each have a 49.5% limited partnership interest). In order to effectuate the conversion, A and B merge AB into AB, LP. The limited partnership is the surviving entity of the merger. The general partnership ceases to exist as a result of the merger.

By way of the merger, AB has changed its business organization form, or converted, from a general partnership to a limited partnership. AB, LP continues the same business as AB and has all the same assets and liabilities as AB. Further, ownership of the business has not changed. A and B were equal owners of AB and are equal owners of AB, LP through their equal ownership of the LLC and their equal limited partnership interests in AB, LP.

After the conversion, A and B prepare a deed for the real estate from A and B, individually, and AB, general partnership, as grantors to AB, LP as grantee. The deed is taxable because the real estate was in the name of A and B individually. Legal title was never transferred to the general partnership. Therefore, the deed effectuates a transfer of title in the real estate from A and B, individually, to AB, LP. AB, general partnership is merely joining in the deed. A document that transfers title to real estate from individuals to an entity is taxable.

Example 2. Assume the same facts as in Example 1 except that AB purchased the real estate with partnership funds and titled the real estate in the name of AB. Because the general partnership holds title to the real estate and because the deed merely confirms AB's existing ownership of the real estate following its conversion to AB, LP, the deed is not taxable.

Example 3. Assume the same facts as in Example 2, except that instead of setting up a limited liability company (LLC) to be the general partner of AB, LP, A becomes the general partner and B becomes the limited partner. Each holds a 50% interest in the partnership's income. Although A and B each have an equal income interest, A now has sole control over the limited partnership as its general partner and B has only an income interest as a limited partner. In the general partnership, A and B had equal management and income interests. Because there is a change in ownership interests, AB, LP is a different entity than AB. Therefore, the deed is taxable.

Example 4. X, Y and Z are equal co-partners in XYZ general partnership. XYZ general partnership owns Pennsylvania real estate. X, Y and Z desire to change the form of the general partnership to a limited liability company (LLC). X, Y and Z set up an LLC to take the place of the general partnership. X, Y and Z are equal members in the LLC. To effectuate the conversion, X, Y and Z transfer their partnership interests to the LLC. As a result, the LLC becomes the sole partner of the partnership. By law, the partnership must dissolve. As part of the dissolution, the partnership conveys all its assets, including real estate, and assigns its liabilities to the LLC, the sole partner. Because of the dissolution, the general partnership ceases to exist and the LLC survives with the same owners, assets and liabilities as the general partnership. Because of the dissolution, there has been a break in the continuity of the general partnership. Consequently, the exclusion under this subsection does not apply. Further, the document that conveyed the real estate from the general partnership to the LLC effectuated a direct transfer of real estate from the general partnership to the LLC while they both existed. Because the transfer was from an entity, XYZ general partnership, to its sole member, the LLC, the document is subject to tax under § 91.154(a) (relating to documents involving corporations, partnerships, limited partnerships and other associations), and the exclusion under § 91.193(13) (relating to excluded transactions) does not exclude the document from tax because the LLC has not owned its interest in the general partnership for more than 2 years.

§ 91.153. Principal and agent.

(a) *Transfers from agent.*

(1) The transfer of realty without consideration from an agent to the agent's principal is not subject to tax, if the agent acquired the transferred realty for the exclusive benefit of the principal.

(2) The transfer from an agent to a third person of realty acquired by the agent for the exclusive benefit of the agent's principal is subject to tax to the same extent the transfer would be taxed if made directly by the agent's principal.

(b) *Transfers to agent.*

(1) A transfer without consideration to an agent from the agent's principal of realty in which the principal retains the beneficial interest is not subject to tax.

(2) A transfer to an agent from a third person of realty acquired by the agent for the exclusive benefit of the

agent's principal is subject to tax to the same extent that the transfer would be taxed if made directly to the agent's principal.

(c) *Presumption.* If the document by which title is acquired by a grantee fails to set forth that the realty was acquired by the grantee from or for the benefit of the agent's principal, there is a rebuttable presumption the realty is that of the grantee in the grantee's individual capacity if an exemption from taxation under this section is claimed.

(d) *Like-kind exchanges.* For purposes of this section and § 91.193(b)(11) (relating to excluded transactions), an agent or straw party does not include:

(1) A qualified intermediary as defined under Federal Treasury regulation in 26 CFR 1.1031(k)-1(g)(4) (relating to treatment of deferred exchanges) in an Internal Revenue Code § 1031 exchange.

(2) An exchange accommodation titleholder or any other accommodation party utilized in a parking transaction as defined under Federal Revenue Procedure 2000-37 (Rev. Proc. 2000-37, 2000-2 C.B. 308) in an Internal Revenue Code § 1031 exchange.

§ 91.154. Documents involving corporations, partnerships, limited partnerships and other associations.

(a) Entities are separate from their stockholders, shareholders, partners and members. Transfers of title to real estate between entities and their stockholders, shareholders, partners and members, including transfers between a subsidiary and a parent corporation and transfers in consideration of the issuance or cancellation of stock, are fully taxable, unless otherwise excluded.

(b) If a person dedicates and sets aside real estate for an entity's use through a writing without conveying title to the real estate to the entity, the writing is not subject to tax.

(c) If a person dedicates and sets aside real estate for an entity's use through a writing and the writing does not result in a conveyance of title to the real estate to the entity, there is no tax imposed when an entity relinquishes its control over the real estate back to the person through a writing.

(d) *Examples are as follows:*

Example 1. X owns title to real estate. X transfers title to the real estate to X, Y, Z trading as XYZ partnership or X, Y and Z, copartners. The deed of transfer from X is fully taxable. Partnerships are separate entities from their partners.

Example 2. D, E and F are partners in both TUV and QRS partnerships. D, E and F, trading as TUV Partnership, transfer real estate to D, E and F trading as QRS Partnership. The deed is fully taxable because TUV Partnership and QRS Partnership are separate entities even though each has the same partners.

Example 3. Assume the same facts as in Example 1, except that X dedicates and sets the real estate aside for the partnership's use under the partnership agreement without conveying title to the real estate to the partnership. Because title remains with X, no tax is due.

Example 4. Assume the same facts as in example 3. Subsequent to X's dedication of the real estate to the partnership's use, X decides to withdraw from the partnership. When X withdraws from the partnership, the partnership relinquishes its control over the real estate as part of the partnership's purchase of X's interest in the

partnership. The relinquishment is made in writing. Because X has always held title to the real estate, there is no tax liability when the partnership relinquishes its control to the real estate.

§ 91.155. Timber and crops.

(a) Except as provided in subsections (b) and (c), a writing transferring interests in standing timber and crops is a taxable document under this chapter.

(b) Standing timber is considered nontaxable personal property if the writing provides for severance and complete removal at once or as soon as it can be reasonably done. A writing that conveys an interest in standing timber is a taxable document if any of the following apply:

(1) The transferee has discretion as to the time of removal.

(2) The writing is indefinite as to the time for removal.

(3) The writing provides more time for the removal than is reasonably necessary considering the nature and extent of the land and the number of feet of merchantable timber to be removed.

(4) Even if the writing provides a reasonable time for the severance and complete removal of the timber, the transferor concurrently conveys title to the underlying real estate to the transferee, or gives the transferee the right or option to purchase the underlying real estate within the period for severance of the timber.

(c) Products of the soil are considered nontaxable personal property if one of the following applies:

(1) The products are planted annually and gathered during a single, annual season.

(2) The products are propagated for the purpose of being transplanted or grafted.

(3) The products require annual pruning, spraying or cultivation.

(4) The products are the annual products of shrubs, trees or annual or perennial plants.

§ 91.156. Trusts.

(a) *Transfers to ordinary trusts.* A transfer of real estate for no or nominal consideration to an ordinary trust is fully taxable unless the transfer of the same real estate would be wholly excluded if the transfer was made directly from the grantor to all of the possible beneficiaries who have a remainder interest or who are otherwise entitled to receive the real estate or the proceeds from the sale of the real estate as a beneficiary under the terms of the trust, whether or not the beneficiaries are contingent or specifically named.

Example: G transfers real estate to a trust without consideration for the use of B, G's spouse, for life. Under the trust, the remainder interest is vested in G's church. As a direct transfer to the religious organization would be taxable, the transfer to the trust is fully taxable.

(b) *Contingent beneficiaries.* A trust provision which identifies a contingent beneficiary by reference to the heirs of the trust settlor as determined by the laws of intestate succession will by itself neither qualify nor disqualify a transfer from the exemption provided by subsection (a).

(c) *Transfers to living trusts.*

(1) A transfer for no or nominal actual consideration to a trustee of a living trust from the settlor of the living trust is excluded from tax.

(2) A transfer for no or nominal actual consideration to a trustee of a living trust from a grantor other than the settlor is fully taxable unless the transfer of the real estate would be wholly excluded if the transfer was made directly from the grantor to the settlor.

(d) *Transfers from ordinary trusts.* A transfer from an ordinary trust is fully taxable except for a transfer for no or nominal actual consideration from the trustee to the person who has the vested remainder interest or who is otherwise entitled to receive the real estate or the proceeds from the sale of the real estate as a beneficiary under the terms of the trust.

(e) *Inter vivos transfers from living trusts.*

(1) A transfer from the trustee of a living trust during the settlor's lifetime to a grantee other than the settlor will be treated as if the transfer were made directly from the settlor to the grantee.

(2) A transfer from the trustee of a living trust to its settlor is excluded from tax, irrespective of who conveyed the real estate to the trustee. However, if the grantor who conveyed the real estate to the trustee is the settlor's family member as defined in § 91.193(b)(6) (relating to excluded transactions), the provisions of § 91.193(b)(6)(ii) apply to a subsequent transfer.

(f) *Transfers from testamentary trusts and living trusts after the death of the settlor.* A transfer of real estate from the trustee of a testamentary trust or a living trust after the death of its settlor is exempt from tax only if the transfer is made for no or nominal actual consideration and to the person who, under the governing instrument of the trust, has the vested remainder interest or who is otherwise entitled to receive the real estate or the proceeds from the sale of the real estate as a beneficiary under the terms of the trust.

(g) *Requirement for exemption.* An exemption will not be granted under this section unless the recorder of deeds is presented with a copy of the trust agreement.

§ 91.162. Turnkey projects.

A transfer of real estate to a developer or contractor who is required by contract to reconvey the real estate to the grantor after making contracted-for improvements to the real estate is not taxable if no beneficial interest in the real estate is transferred to the developer or contractor. The reconveyance to the grantor is also not taxable.

§ 91.165. Reservations or conveyances of life estates.

(a) The value of a life estate or remainder interest in real estate will be the consideration paid or to be paid for the life estate or remainder interest except as provided for in subsection (b) or (c).

(b) When no or nominal consideration or consideration less than actual monetary worth is paid for a life estate or remainder interest in real estate, life estate and remainder factors as provided in subsection (d) are multiplied by the real estate's computed value in order to calculate the value of a life estate or remainder interest.

(c) When consideration that is paid or to be paid for the conveyance of real estate or the computed value of real estate must be apportioned to calculate the taxable value of a life estate or remainder interest that is part of the conveyance, the life estate and remainder factors as provided in subsection (d) are multiplied by the consider-

ation paid or to be paid for the conveyance of the real estate or the computed value in order to calculate the value of the life estate or remainder interest.

(d) The Department will publish by notice in the *Pennsylvania Bulletin* life estate and remainder factors and their effective date to be used for the calculation of the taxable value of a life estate and remainder interest in real estate.

(1) *Formula.* The factors will be based upon tables published by the Internal Revenue Service for calculating the present worth of a life estate and remainder interest. The Department will use the factors contained in the Internal Revenue Service Table using an interest rate equal to the average interest rate for the 36 consecutive months prior to the publication of the factors in the *Pennsylvania Bulletin*.

(2) *Updates.* The Department will update the factors periodically as needed to account for changes in mortality and interest rates.

Example 1: In an arm's length transaction for actual monetary worth, L conveys a life estate interest (or remainder interest, as the case may be) in real estate to T for \$50,000. The taxable value of the life estate is the consideration paid, that is \$50,000.

Example 2: L conveys a life estate interest in real estate to T for less than actual monetary worth. L reserves the remainder interest for himself. The computed value of the entire real estate is \$100,000. T is 50 years old. The taxable value of T's life estate interest is the computed value of the entire real estate multiplied by the life estate factor based upon T's age.

Example 3: L conveys a remainder interest in real estate to T for less than actual monetary worth. L retains a life estate interest in the real estate. The computed value of the entire real estate is \$100,000. L is 50 years old. The taxable value of T's remainder interest is the computed value of the entire real estate multiplied by the remainder factor based upon L's age.

Example 4: X sells real estate to X's friends Y and Z. The sale consists of a life estate to Y and the remainder to Z. Y is 60 years old, and Z is 45 years old. X sells the real estate to Y and Z for a total, arm's length purchase price of \$100,000, but the agreement of sale does not apportion the purchase price between the price to be paid for the life estate and the remainder interest. To calculate the taxable value of the life estate and remainder interest, the life estate and remainder factors based upon Y's age are multiplied by the total purchase price.

§ 91.166. Life maintenance.

A transfer of real estate as consideration for life maintenance is a taxable transaction. The tax base will be computed based on the value of the real estate as determined under § 91.135 (relating to judicial sales and other transactions).

§ 91.168. Sale and leaseback transactions.

If title to real estate is conveyed on the condition that the real estate be leased back to the grantor the document of conveyance is taxable and the lease is taxable if it is for a term of 30 years or more, unless the conveyance and lease are executed together as part of an excluded financing transaction under § 91.193(b)(23) (relating to excluded transactions).

§ 91.170. Rule in *Baehr Bros. v. Commonwealth*, 487 Pa. 233, 409 A.2d 326 (1979).

(a) *General rules.*

(1) A document will be excludible from tax if each of the following requirements is satisfied:

(i) The document stands in the place of two or more other writings.

(ii) Each of the writings for which the document stands would be excludible from tax under this article and effective notwithstanding the insolvency, bankruptcy or other legal disability of the signatories thereto.

(iii) Title to the affected real estate would not revert or be in any way impaired or encumbered by reason of the recordation of the writings described in subparagraphs (i) and (ii).

(2) Separate transfers of a greater estate and a lesser estate in real property will be taxed as a single transfer of both estates if the transactions are entered into in contemplation of a merger thereof.

(3) Separate transfers of an interest in timber, coal, oil, gas or other appurtenance to real estate and the real estate to which the interest is appurtenant will be taxed as a single transfer of both interests if the transactions are entered into in contemplation of their coinciding and meeting in the same person.

(b) *Combining transactions.* When a single document represents, in substance, two or more transfers of title to real estate, the document will be viewed as a series of separate transfers and documents.

(1) The tax due on the single document will be the same as the sum of tax that would be due had each transfer been effectuated by a document. The tax liability for the single document will be allocated among the parties as if each transfer had been effectuated by a document.

(2) If each separate transfer in the series is excluded from tax, the single document is excluded from tax. This rule only applies if the following apply:

(i) Each transfer and document in the series could have been accomplished and executed individually under the laws of the Commonwealth or the United States.

(ii) Completing the series of transfers and documents would result in the same transfer accomplished by the single document.

(iii) The series of transfers and documents have not been reduced to one transfer and document in order to avoid a legal, contractual, economic or personal detriment associated with completing the series of transfers and documents.

(iv) The series of transfers and documents would have been completed without the benefit of this rule.

(v) The application of § 91.193(b)(6)(ii) (relating to excluded transactions) will not be avoided by the application of this rule.

Example 1. X enters into an agreement of sale with Y for the conveyance of real estate for \$100,000. Y subsequently assigns the sales agreement to Z for \$1 million. X executes a deed for the conveyance of the real estate to Z and receives \$100,000. Y receives \$1 million from Z for the assignment. The taxable value of the deed from X to Z is \$1,100,000. X and Y are jointly and severally liable for the tax on \$100,000 (See § 91.132(c)). Y and Z are liable for the remaining tax on \$1 million.

Example 2. D dies leaving a will that devises real estate to D's two sons, X and Y. D is also survived by another son, Z. Z wants the real estate. X and Y do not want the real estate. X and Y agree to sell the real estate to Z. D's estate could execute a deed for the real estate to X and Y as tenants in common without the imposition of tax. See § 91.193(b)(7). X and Y could then sell and transfer their interests in the real estate to Z without the imposition of tax. See § 91.193(b)(6)(i)(C). Therefore, assuming the criteria in subsection (b)(2)(i)—(iv) are met, D's estate could sell and transfer the real estate to Z without the imposition of tax on the deed of transfer even though the deed from D's estate to Z would otherwise be taxable.

Example 3. X and Y are siblings. X has a child, Z (Y's niece/nephew). Y conveys title to real estate to Z by a document. Documents that convey title to real estate from a person's sibling to the person's child are subject to tax. Therefore, the document from Y to Z is taxable. This rule does not prohibit the imposition of tax. Although Y could have transferred the real estate to X by a document without the imposition of tax, see § 91.193(b)(6)(i)(C), and X could then, by a separate document, have transferred the same real estate to Z without tax, see § 91.193(b)(6)(i)(B). The document from Y to Z is still subject to tax because the two-step transaction would violate the rule under § 91.193(b)(6)(ii) regarding family transfers made within 1 year.

Example 4. X conveys title to real estate to an industrial development authority (IDA) as security for a loan of \$1 million in a financing transaction in which the IDA is the lender. In turn, the IDA enters into an installment land contract with X for the real estate. The total installment payments serve as the debt service on the loan. During the term of the installment land contract, X enters into an agreement of sale with Y for the real estate. The purchase price for the real estate is \$5 million. At the end of the installment sales contract, X directs the IDA to convey the real estate directly to Y. In this case, the deed from the IDA to Y will be viewed as two transfers and documents: a transfer from the IDA to X in satisfaction for the repayment of the \$1 million loan and a subsequent deed for the sale of the real estate from X to Y for \$5 million. The taxable value of the deed from the IDA to Y is \$5 million. The taxable value is calculated by adding the taxable value of the transfer from the IDA to X and the transfer from X to Y as if each transfer had been effectuated by a document. The transfer from the IDA to X is excluded as the second leg in a financing transaction. See § 91.193(b)(23). Neither the IDA or X are liable for tax on this transaction. The transfer from X to Y is taxable on the sale value of \$5 million. X and Y are jointly and severally liable for the tax on the \$5 million sale value.

Example 5. Same facts as in Example 4 except that there is no sale between X and Y. Rather, X is the sole owner of a subsidiary business entity. At the end of the installment sale term between the IDA and X, X directs the IDA to convey the real estate to the subsidiary business entity. The conveyance is for no or nominal consideration. Under this set of facts, the deed to the subsidiary will also be seen as a two step transaction. As in Example 4, the first step of the transaction will be the transfer of the real estate from the IDA to X. That transaction is excluded from tax. The IDA and X have no liability for that transaction. The second step of the transaction is the transfer from X to its subsidiary business entity. The second step is taxable; and because the transaction is for no or nominal consideration, the

taxable value is the computed value of the real estate. X and the subsidiary business entity are jointly and severally liable for the tax on that transfer.

(c) *Splitting transactions.* If a series of two or more transactions and associated writings, one or more of which would not be subject to tax if considered separately, are completed instead of a single transaction and taxable document, the series of transactions and writings will be considered as if completed by the single transaction and document. Therefore, each individual writing in the series of transactions and writings will be subject to tax upon a portion of the value of the title to real estate conveyed in respect of the transactions and writings. If it is not possible to determine how to apportion all or part of the taxable value between two or more of the writings, the value for which apportionment cannot be determined shall be divided equally among all writings that do not have an apportioned value. This rule only applies if:

(1) The parties to the single transaction and document are identical to the parties to the series of transactions and writings. For purposes of this section, parties are identical if they are the same person or the person's affiliate. The term "affiliate" in this section has the same meaning as the term "grantor's affiliate" in § 91.131 (relating to definitions).

(2) Completing the series of transactions and writings results in the same outcome that would have resulted from completing the single transaction and document.

(3) The primary purpose for completing the series of transactions and writings rather than completing the single transaction and document is the avoidance of tax.

Example 1. X agrees to sell and convey real estate to Z for \$2 million. The conveyance can be accomplished by one, taxable document based upon the sale price of \$2 million. To avoid paying tax on the full sale price of the transfer, X and Z agree to divide the conveyance into four separate transactions: D—G. Transaction D involves a deed of conveyance for a portion of the value of the real estate. Z pays \$100,000 for the deed. Transactions E—G are effectuated by separate writings that each, by appearance, is nontaxable. Z pays \$400,000 for transaction E and its respective writing and a total of \$1.5 million for transactions F and G and their respective writings. The four transactions and writings effectuate the same outcome as would have been accomplished by the single transaction and document. Therefore, all four transactions are considered as accomplished by the single transaction and document, and each writing is taxable upon the portion of the value of the real estate that it represents. The deed of conveyance for transaction D represents the conveyance of a portion of the real estate. Z paid \$100,000 for the deed. Therefore, its taxable value is \$100,000. Transactions E, F and G and the associated writings effectuated the transfer of the remaining portion of the real estate. Because Z paid \$400,000 for the writing under transaction E, the taxable value of the writing is \$400,000. There was no allocation of the purchase price for transactions F and G and the associated writings. Therefore, the remaining portion of the real estate value that has not been allocated, that is \$1.5 million, is divided equally, \$750,000 each, between the writings for transactions F and G.

Example 2. X is a land developer and is the sole owner of business entity 1 and 2.

X has business entity 1 purchase vacant real estate. Realty Transfer Tax is paid on the document of transfer for the real estate. X then has business entity 1 lease the

real estate under a short term lease (less than 30 years) to business Entity 2. Business entity 2 makes \$10 million worth of improvements to the real estate. Business entity 1 remains the owner of the underlying real estate and business entity 2 remains the owner of the improvements.

X then enters into an agreement with Y for the sale of the real estate and improvements for \$15 million. The agreement provides that X will have business entity 1 convey its ownership in the underlying real estate to Y for a sale price of \$2 million. Business entity 1 and Y effectuate the transfer of the underlying real estate and pay realty transfer tax on the deed of conveyance based upon the \$2 million sale value.

The agreement also provides that X will have business Entity 2 assign its lessee interest in the short term lease to Y for the remaining \$13 million sale price. No tax is paid on the assignment of the lessee interest. Y then terminates the lease resulting in a merger of the real estate and improvements in Y. Y has, in substance, purchased both the underlying real estate and improvements. By breaking the simple sale of the underlying real estate and improvements into multiple transactions, X and Y have attempted to avoid paying tax on the full sale price of \$15 million. In this case, the multiple transactions will be viewed as a single transaction. Therefore, the total taxable value of the single transaction is the \$15 million sale price.

§ 91.171. Transfers by operation of law.

Except as provided in §§ 91.152(a) and 91.193(b)(1)(i), (7), (12) and (13) (relating to confirmatory deed; and excluded transactions), any writing that satisfies the requirements of the Statute of Frauds and confirms or evidences a transfer of title to real estate that is accomplished by operation of law is taxable on the same basis as a document that effectuates a conveyance or transfer or vests title to real estate.

Subchapter I. EXCLUDED PARTIES AND TRANSACTIONS

§ 91.193. Excluded transactions.

* * * * *

(b) *Additional exclusions.* Other transactions which are excluded from tax include:

(1) A transfer to the United States or the Commonwealth or to an instrumentality, agency or governmental body of either if the transfer is:

(i) In lieu or confirmation of a taking by eminent domain. To qualify for the exclusion, the deed shall be made under a prior statute, ordinance, resolution, plan or order for the condemnation, appropriation or acquisition of the real estate transferred by condemnation or in lieu thereof. The statement of value accompanying a document that effectuates such a transfer shall contain a specific reference to the ordinance, resolution or other official action by which the grantee was authorized to file a declaration of taking of the transferred real estate.

* * * * *

(2) A document which the Commonwealth is prohibited from taxing under the Constitution or statutes of the United States, including:

(i) A transfer under a bankruptcy plan confirmed under section 1129 of the act of November 6, 1978 (Pub. L. No. 95-598) (92 Stat. 2549), known as the Federal Bankruptcy Act (Bankruptcy Act) (11 U.S.C. § 1129) and exempt under section 1146(c) of the Bankruptcy Act (11 U.S.C. § 1146(c)). To claim this exclusion, a copy of the order and confirmed plan highlighting the specific provision in

the plan authorizing the transaction and proof that the deed to be recorded was executed by the parties to the transaction subsequent to the plan confirmation shall accompany the statement of value. Transfers made prior to plan confirmation do not qualify for tax exemption. A transfer is made under a plan confirmed under section 1129 only when the transfer is authorized by the specific terms of a previously confirmed Chapter 11 plan.

(ii) A transfer under a bankruptcy plan confirmed under section 1225 of the Bankruptcy Act (11 U.S.C. § 1225) and exempt under section 1231(c) of the Bankruptcy Act (11 U.S.C. § 1231(c)). To claim this exclusion, a copy of the order and confirmed plan highlighting the specific provision in the plan authorizing the transaction and proof that the deed to be recorded was executed by the parties to the transaction subsequent to the plan confirmation shall accompany the statement of value. Transfers made prior to plan confirmation do not qualify for tax exemption. A transfer is made under a plan confirmed under section 1225 of the Bankruptcy Act only when the transfer is authorized by the specific terms of a previously confirmed Chapter 12 plan.

(iii) Transfers made under the authority of sections 363 or 365 of the Bankruptcy Act (11 U.S.C. § 363 or § 365) and occurring before the confirmation of a plan will not qualify for exemption under this paragraph. However, transfers pursuant to sales authorized under these sections of the Bankruptcy Act may qualify for other exclusions. See paragraph (16).

* * * * *

(6) Transfers between certain family members:

* * * * *

(iii) The estate of a deceased family member is not a family member for purposes of claiming the familial exemption under this paragraph.

* * * * *

(8) A transfer to a trustee of an ordinary trust as provided in § 91.156(a) (relating to trusts).

(9) A transfer from a trustee of an ordinary trust as provided in § 91.156(d).

* * * * *

(12) A transfer under the statutory merger or consolidation of a corporation or statutory division of a nonprofit corporation if:

(i) The document merely confirms that an interest in real estate passed by operation of law to a nonprofit corporation under a statutory division of a nonprofit corporation. See 15 Pa.C.S. § 5957(b) (relating to effect of division).

(ii) The document merely reflects that the corporation changed from a business corporation to a nonprofit corporation, or vice versa. See 15 Pa.C.S. § 5966 (relating to effect of conversion).

(iii) The document merely confirms that an interest in real estate passed by operation of law to a new or surviving corporation under a statutory merger or consolidation, unless the primary intent for the merger or consolidation is avoidance of the Realty Transfer Tax. See 15 Pa.C.S. §§ 1929 and 4127 (relating to effect of merger or consolidation; and merger, consolidation or division of qualified foreign business corporations) and 15 Pa.C.S. § 5929(b) (relating to effect of merger or consolidation).

In determining whether a merger or reorganization is undertaken to avoid tax, the Department will consider the following factors:

* * * * *

(18) A transfer to a conservancy, a transfer from a conservancy to the United States, the Commonwealth or to any of their instrumentalities, agencies or political subdivisions, or a transfer from a conservancy if the real estate is encumbered by a perpetual agricultural conservation easement as defined by the Agricultural Area Security Law (3 P. S. §§ 901—915) and the conservancy has owned the real estate for at least 2 years immediately prior to the transfer.

* * * * *

(23) A financing transaction evidenced by a deed of trust, defeasible deed or other instrument of like character given as a security for a debt, a lease to the debtor or a deed of release.

Example. A transfers title to real estate to B in exchange for a cash payment. As part of the same transaction, B immediately leases back the real estate to A for 30 or more years. A's rental payments under the lease are sufficient to allow B to recoup his entire cash payment to A plus interest on the cash payment. A has the right to repurchase the real estate from B for a nominal amount at the end of the lease term. Neither the sale nor the lease is subject to tax.

* * * * *

(26) The rescission, cancellation or abandonment of an existing lease or contract for a deed if the rescission, cancellation or abandonment is for no or nominal consideration or the remaining term of the lease or contract is less than 30 years. The remaining term of the lease or contract shall be determined under paragraph (24)(v).

* * * * *

(32) Transfers to the trustee of a living trust as provided in § 91.156(c).

(33) Transfers from the trustee of a living trust as provided in § 91.156(e).

(34) Transfers from the trustee of a testamentary trust or living trust after the death of the settlor as provided in § 91.156(f).

(c) Documents that convey or evidence the transfer of real estate between the parties involved in the transactions enumerated in subsection (b) are excluded from tax. Subsection (b) has no application to acquisitions of real estate companies as provided in § 91.202 (relating to acquired real estate company).

§ 91.195. State-related universities and public charities.

(a) For purposes of §§ 91.192 and 91.193(a) (relating to excluded parties; and excluded transactions), institutions that are part of the State System of Higher Education and the following State-related universities constitute excluded parties:

- (1) Lincoln University.
- (2) The Pennsylvania State University and its affiliate, the Pennsylvania College of Technology.
- (3) Temple University and its subsidiaries, Temple University Hospital, Inc. and Temple University Children's Medical Center.
- (4) The University of Pittsburgh.

(b) Transfers to the institutions enumerated in subsection (a) by gift or dedication are excluded transactions.

(c) Transfers of real estate to an institution enumerated in subsection (a) other than by gift or dedication and all transfers by those institutions are taxable upon the same basis as other transfers to or from excluded parties.

(d) Transfers by gift, dedication or otherwise to or from public charities are taxable upon the same basis as transfers between private parties.

Subchapter J. REAL ESTATE COMPANY

§ 91.202. Acquired real estate company.

(a) A real estate company becomes acquired upon a change in the ownership of the company, if the change in the ownership interest:

- (1) Does not affect the continuity of the company.
- (2) Together with prior changes within the preceding 3 years, has the effect of transferring, directly or indirectly, 90% or more of the total capital and profits ownership interest in the company.

(b) An ownership interest may be changed by any of the following:

- (1) A member's or shareholder's sale, exchange, gift, bequest or other transfer of the ownership interest.
- (2) A member's withdrawal or the addition of a new member.
- (3) An issuance or cancellation of stock.

Example 1:

A and B are equal partners in their partnership. Over a period of 2 years, the partnership adds 18 new equal partners. As A and B own only 10% of the total ownership interest at the end of the 2-year period, the addition of the new members has the effect of transferring 90% of the total ownership interest in the partnership. The partnership, therefore, became an acquired company upon the admittance of the 20th partner.

Example 2:

C and D are equal partners in their partnership. C transfers her 50% partnership interest to E. One year later, E transfers the 50% partnership interest to F. The partnership does not become acquired as a result of these changes. As D still retains his 50% interest, 50% of the total ownership interest remains the same. The series of transactions relating to C's interest has the effect only of transferring 50% of the total ownership interest.

(c) A transfer of ownership interest between members of the same family is not considered a change in ownership interest.

Example: C and D each own all of the stock of a corporation in equal shares. C and D transfer their stock to E, C's son, over a 3-year period. As C and E are members of the same family, the transfer between C and E is not a change in ownership interest. Thus, the stock transfers have the effect of transferring only 50% of the total ownership interest in the corporation and the corporation is not acquired.

(d) An acquired real estate company can become acquired again upon a change in ownership interest in the company, if the change:

- (1) Does not affect the continuity of the company.
- (2) Together with prior changes within the preceding 3-year period commencing with the date that it became acquired, has the effect of transferring, directly or indi-

rectly, 90% or more of the total capital and profits ownership interest in the company.

(e) Changes in ownership interests which occurred prior to July 1, 1986, shall be taken into account in determining whether a real estate company becomes acquired.

Subchapter K. FAMILY FARM CORPORATION AND FAMILY FARM PARTNERSHIP CORPORATIONS

§ 91.211. Family farm corporation.

(a) A corporation shall meet the following requirements to constitute a family farm corporation:

(1) In the aggregate, the book value of the corporation's assets that are primarily devoted to the business of agriculture continuously comprise at least 75% of the book value of all of the corporation's assets.

(2) At least 75% of each class of stock of the corporation is owned by individuals who are members of the same family.

(b) To qualify as an asset devoted to the business of agriculture for the purpose of subsection (a), the assets must be:

(1) Owned and either used directly by the corporation claiming the exemption or leased to, and used directly by, a member of the same family that owns at least 75% of each class of stock of the corporation claiming the exemption.

(2) Principally devoted by the corporation to the business of agriculture or used by the member for agricultural purposes.

(3) Property of the sort commonly used in the business of agriculture principally for agricultural purposes.

(4) Used by the member principally for agricultural purposes or set apart and directly used by the corporation primarily for commercial:

(i) Cultivation of the earth to produce food products suitable for human or animal consumption, seeds, tobacco, turf or sod.

(ii) Rearing, feeding, breeding and management of livestock.

(iii) Raising and harvesting of orchards and vineyards.

(iv) Beekeeping.

(v) Rearing, feeding, breeding and management of fish or other aquatic animals for use as a food or food product.

(c) For the purposes of subsection (a), an asset does not qualify as an asset devoted to the business of agriculture if it is set apart and directly and principally used in:

(1) Recreational activities such as hunting, fishing, camping, skiing, boating, show competition or racing.

(2) Raising, breeding or training game animals or birds, fish, cats, dogs or an animal intended to be used in sporting events or for recreational activities.

(3) Fur farming.

(4) Stockyard and slaughterhouse operations.

(5) Manufacturing or processing operations.

(6) The business of holding property for rental income.

(d) For the purposes of subsection (a), § 91.201(b) (relating to real estate company) applies.

(e) For the purposes of this section, the business of agriculture includes a leasing of property to a member of the family having the ownership of at least 75% of each class of its stock if the property is used by the member directly and principally for an agricultural purpose.

PARTNERSHIP

§ 91.221. Family farm partnership.

(a) An entity constitutes a family farm partnership only for so long as the following requirements are satisfied:

(1) In the aggregate, the book value of the partnership's assets that are primarily devoted to the business of agriculture continuously comprise at least 75% of the book value of all of the partnership's assets.

(2) At least 75% of the shares of the profits and surplus of the partnership are continuously owned by members of the same family.

(3) The entity is a general or common law partnership.

(b) Whether an asset is devoted to the business of agriculture shall be determined using the same rules as apply to the assets of family farm corporations. See § 91.211(b) (relating to family farm corporation).

§ 91.222. Acquired family farm partnership.

A family farm partnership becomes an acquired family farm when one of the following occurs:

(1) Because of the acquisition or disposition of a partnership asset (including a transfer to a family member), the book value of the partnership's assets that are primarily devoted to the business of agriculture becomes less than 75% of the book value of all of the partnership's assets.

(2) Because of the assignment of an interest in profits or surplus or the death, retirement, bankruptcy, expulsion or addition of a partner, less than 75% of the shares of the profits and surplus of the entity is continuously owned by members of the same family.

(3) The partnership voluntarily or involuntarily dissolves or otherwise ceases to operate in the form of a general partnership or common law partnership.

§ 91.223. Declaration of acquisition.

A declaration of acquisition shall be filed in accordance with § 91.203 (relating to declaration of acquisition) with respect to family farm real estate held on the date the family farm partnership became acquired.

[Pa.B. Doc. No. 07-2306. Filed for public inspection December 14, 2007, 9:00 a.m.]

PROPOSED RULEMAKING

DEPARTMENT OF HEALTH

[4 PA. CODE CH. 255]

Confidentiality of Patient Records and Information

The Department of Health (Department) proposes to amend § 255.5 (relating to projects and coordinating bodies: disclosure of client-oriented information) by deleting the existing regulation, and replacing it with the proposed amendments in Annex A.

A. Purpose of the Proposed Rulemaking

The Department's regulations relating to disclosure of client-oriented information have become outdated and an impediment to service delivery and the coordination of care for individuals with substance abuse problems. The Department initially considered rescinding § 255.5(b), and amending portions of subsection (a) to conform it to those changes, but after consultation with, and upon the advice of, the Advisory Council on Drug and Alcohol Abuse, the Department decided against that course of action. Instead, after receiving comments from various stakeholders, the Department has chosen to propose amendments that would protect the interest of the patient in confidentiality of extremely sensitive and stigmatizing personal information, while at the same time providing sufficient information to persons providing treatment and benefits to those individuals, as well as allowing a client autonomy in choosing when and how to release that client's information. In general, the intent of the proposed rulemaking is to expand the amount of information treatment providers may release to other entities in accordance with the existing statute, and to clarify for treatment providers and patients what the rules relating to confidentiality and disclosure of patient-identifying information are.

B. Requirements of the Proposed Rulemaking

Subsection (a). Definitions.

The Department is proposing to add a definition subsection to clarify certain terms used in section 108 of the Pennsylvania Drug and Alcohol Abuse Control Act (Act 63) (71 P. S. § 1690.108). Section 255.5 is based on language included in section 108 of Act 63. That section contains several terms not defined in Act 63 that are integral to the understanding of the scope of confidentiality promised to the patient, for example, "medical authorities and medical personnel" and "government officials." The Department has attempted to define those terms as well as the terms, "program," "patient record" and "third-party payer" in keeping with the intent of the General Assembly contained in section 108 of Act 63, as well as the practice of the providers of drug and alcohol abuse treatment.

Subsection (b). Scope and Policy.

The Department is proposing to amend the subsection not only to set out who will be subject to the proposed amendments, and what information will be subject to it, but also to reaffirm the Department's commitment to confidentiality for persons seeking drug and alcohol abuse treatment, and to set out some basic tenets with regard to how the information should be treated by providers and persons to whom information is disclosed. (See proposed subsection (b)(2)—(5).) The Department is also clarifying to whom the record belongs (the facility), but stating that

the individual has control over his record, except as limited by the proposed regulation itself. (See proposed subsection (b)(3).) Finally, this subsection would place limits on redisclosure. (See proposed subsection (b)(5) and (6).)

Subsection (c). Consensual Release of Patient Records and Information.

This proposed subsection would set out the circumstances under which a patient may consent to the release of records. This proposed subsection would expand the amount of information that treatment providers may disclose to other entities, and impose certain restrictions on the amount of information that may be disclosed to third-party payers. Subsection (c)(1) and (2) reflect the requirements of section 108 of Act 63, and would provide that a program may release a patient record to medical personnel for the purpose of diagnosis, treatment or referral for treatment, and to government officials and third-party payers to obtain benefits due the patient as the result of the patient's drug or alcohol abuse or dependence.

Proposed subsection (c)(2) would limit the information that may be released to government officials or third-party payers to information necessary to accomplish the purpose of the disclosure. Proposed subsection (c)(2) incorporates the Federal standard relating to release of confidential patient-related information. Further, in the case of disclosure to these specified groups, information that is requested for the purposes of determining medical necessity for service admission, continued stay, discharge, referral, concurrent review, and coordination of care and payment would be limited to an even greater extent. (See subsection (c)(2)(i)—(vii).) This information is in keeping with the American Society of Addiction Medicine's six dimensional criteria accepted by drug and alcohol abuse treatment providers and payers of services as the appropriate criteria by which to assess an individual seeking or in treatment. Under the proposed regulation, a provider would have protection against requests by third-party payers for information that is highly personal and has no bearing on payment for treatment services. This provision would protect a patient's privacy rights.

At the same time, the proposed amendments would provide third-party payers, including managed care plans, with sufficient information with which to make a determination of the medical necessity of the service requested. Proposed subsection (c)(2) would make it more difficult for a third-party payer to refuse coverage for services on the basis of insufficient information.

The proposed amendments would also include provisions allowing release with patient consent to probation and parole officers and to the patient's lawyer. (See proposed subsection (c)(3) and (4).) The current regulation allows for release to these individuals. (See subsection (a)(2) and (4).)

Subsection (d). Nonconsensual Release of Patient Records and Information.

This proposed subsection would be new, and would include Act 63 section 108's provisions allowing disclosure to be made without patient consent in emergency medical situations when the patient's life is in immediate jeopardy (see proposed subsection (d)(1)), and when there is a court order issued under the statute. (See proposed subsection (d)(2).)

The proposed subsection would also import from the Federal rules relating to confidentiality of alcohol and drug abuse patient records (see 42 CFR Part 2 (relating to confidentiality of alcohol and drug abuse patient record)) several provisions intended to balance the rights and protections of the patient whose information is being released against the rights and safety of the other persons present in treatment. These sections include proposed subsection (d)(3), which would allow the release of patient identifying information without a patient's consent to law enforcement when a release is directly related either to the patient's commission of a crime on the treatment premises, or the threat to commit a crime. (See proposed subsection (d)(3).) To balance the need to protect the patient in question with the need to protect other patients at the facility, the Department has included in proposed subsection (d)(3) a limitation on what information could be released under these circumstances. The proposed paragraph only allows the release to law enforcement of that information that is related to the circumstances of the incident. (*Id.*) The disclosure would include the patient's name and address, the fact that the patient was a patient of the facility, and the patient's last known whereabouts. (*Id.*)

Proposed subsection (d)(4) would allow programs to report child abuse under State law without violating patient confidentiality. The proposed language in this paragraph, too, is a provision that is included in Federal regulation (See 42 CFR 2.12(c)(6) (relating to applicability).) This provision is intended to protect a most vulnerable portion of society, children, and is particularly applicable since the Department does license facilities that serve parents and children.

Another Federal regulation that the Department has chosen to include in this proposed rulemaking is the regulation relating to the conduct of scientific research. Proposed subsection (d)(5) would allow programs to disclose information from patient records for the conduct of scientific research if that disclosure is made in accordance with 42 CFR 2.52 (relating to research activities) and if there is an agreement in writing that patient names and other identifying information will not be disclosed. (See proposed subsection (d)(5).)

The Department has also included in this proposed rulemaking language similar to the Federal regulation dealing with audit and evaluation activities. (See proposed subsection (d)(6)). This proposed regulation would allow State, Federal or local agency staff providing financial assistance or reimbursement to the program or authorized by law to regulate the program, or staff of third-party payers performing utilization or quality control review to have access to patient records on site for purposes of audit or evaluation activities. Disclosure under this proposed paragraph would be required to be in accordance with 42 CFR 2.53 (relating to audit and evaluation activities). The access and review is necessary for both fiscal and programmatic accountability on the part of the treatment provider. In actual practice, Department staff and local agency staff, along with the staff of third-party payers have reviewed patient records for these purposes; the inclusion of this language in the proposed regulation acknowledges existing practice. To protect the patient, the proposed regulation would include a prohibition on the inclusion of any patient identifying information in reports resulting from such reviews and audits.

Finally, proposed subsection (d)(7) is a general provision that makes it clear that even though patient information

may be disclosed without consent in those instances enumerated in the proposed subsection, the information made available must be limited to that information that is relevant and necessary to the purpose for which the information is sought.

Subsection (e). Patient's Access to Records.

This proposed subsection contains new subject matter. The Department has included a provision that would allow a patient to have access to the patient's own records. Again, in an effort to balance the need to protect the patient, the Department has acknowledged that a program may remove portions of the record prior to the patient's inspection, if the program determines the information may be detrimental to the patient. The patient may appeal this decision, request the removal of information the patient believes to be inaccurate, irrelevant, outdated or incomplete. The patient may also submit rebuttal data or memoranda if the patient chooses to do so.

Subsection (f). Consent Form.

To eliminate questions over what makes a consent valid and to streamline the disclosure process, the Department has proposed minimum requirements for a valid consent form to be used by programs to obtain consent from a patient to disclose information. (See proposed subsection (f).) These elements must be present in a consent form for it to be valid. In addition to requirements such as the patient's name, the name of the program, the specific information being disclosed, the specific purpose of the disclosure and a signature, the proposed subsection would include a requirement that there be included on the form a place for a recordation of an oral consent to be made by a person physically unable to provide a signature. (See proposed subsection (f)(1)(viii).) There would also be a requirement that the consent include either a date of expiration, or an event or condition upon which expiration would be conditioned. (See proposed subsection (f)(1)(ix).) Finally, the consent would require a statement that the consent is subject to revocation at any time, except to the extent that the program or person who is to make the disclosure has already acted upon it. (See proposed subsection (f)(1)(x).)

C. Affected Persons

The proposed amendments to § 255.5 would benefit individuals seeking treatment for substance abuse problems. Individuals seeking treatment would benefit from the amendments because they would have greater access to services, more appropriate lengths of stay, and improved coordination between various levels and types of care. In addition, individuals seeking treatment would have the ability to control the disclosure of their confidential information by authorizing the release of specific protected information by a signed consent.

Programs would also benefit from the proposed amendments because the proposed amendments would expand the amount of drug and alcohol treatment information that may be disclosed to third-party payers, while still restricting release of personal and possibly stigmatizing information that would not aid in the determination of appropriate levels of care or the need for treatment. Further, programs would be able to coordinate care by providing specific information that would be required for utilization and review of services as requested by third-party payers.

D. Cost and Paperwork Estimate

The proposed amendments would have no fiscal impact on the Commonwealth, local governments that do not

operate licensed drug or alcohol abuse programs, or the general public, nor would they create any measurable additional fiscal or paperwork requirements for the regulated community or those local governments that operate licensed programs. Programs are already required to have in place policies and procedures relating to disclosure of confidential information; these proposed amendments would require some updating to those policies and procedures to address the expansion of what information may be released, but this should take minimal effort.

Further, since several of the proposed amendments closely follow existing Federal requirements, again, little effort should be required to come into compliance with the proposed amendments. For example, there should be little additional paperwork or cost stemming from the proposed amendments setting out the minimum elements for a consent form; these requirements follow existing Federal regulatory provisions relating to consent forms for release of drug and alcohol abuse patient information. (See 42 CFR 2.31 (relating to form of written consent).)

In addition, there should be no measurable additional paperwork or cost impact to the regulated community from the proposed amendments relating to patient access to records. The proposed requirements are similar to those currently contained in 28 Pa. Code § 709.30 (relating to client rights), which apply to all freestanding drug and alcohol treatment facilities. These proposed requirements are also similar to those requirements put in place by the privacy rules resulting from the Health Insurance Portability and Accountability Act of 1996 (HIPAA) (42 CFR 164.524 (relating to access of individuals to protected health information)). Programs that are required to comply with HIPAA and to be licensed by the Department should already have in place systems allowing for patient accessibility to information, for appeals of patients whose access to that information is limited, and for allowing patients to correct that information and submit rebuttal data. These systems should be adequate for the requirements relating to patient access in these proposed amendments.

E. Statutory Authority

The Department is authorized to regulate drug and alcohol abuse treatment facilities under Articles IX and X of the Public Welfare Code (62 P. S. §§ 901—922 and 1001—1087) as transferred to the Department under Reorganization Plan No. 2. of 1977 (71 P. S. § 751-25) (transferring duties under the Public Welfare Code with regard to regulation, supervision and licensing of drug and alcohol abuse treatment facilities to the Governor's Council on Drug and Alcohol Abuse (Council)) and Reorganization Plan No. 4 of 1981 (71 P. S. § 751-31) (transferring the functions of the Council to the Department). The Department is also authorized to promulgate regulations under section 4 of the Pennsylvania Drug and Alcohol Abuse Control Act (71 P. S. § 1690.104).

F. Effectiveness/Sunset Dates

The proposed amendments would become effective upon their publication in the *Pennsylvania Bulletin* as final-form rulemaking. No sunset date has been established. The Department will continually review and monitor the effectiveness of these regulations.

G. Regulatory Review

Under section 5(a) of the Regulatory Review Act (act) (71 P. S. §§ 745.5(a)), the Department submitted a copy of these proposed amendments on November 29, 2007, to the Independent Regulatory Review Commission (IRRC) and to the Chairpersons of the House Health and Human

Services Committee and the Senate Public Health and Welfare Committee. A copy of this material is available to the public upon request.

If IRRC has any objections to any portion of the proposed amendments, it will notify the Department within 30 days of the close of the public comment period. The notifications shall specify the regulatory review criteria which have not been met by that portion. The act specifies detailed procedures for review, prior to final publication of the regulation by the Department, the General Assembly and the Governor, of objections raised.

H. Contact Person

Interested persons are invited to submit written comments, suggestions or objections regarding the proposed amendments to Janice Staloski, Director, Bureau of Community Program Licensure and Certification, Department of Health, 132 Kline Plaza, Suite A, Harrisburg, PA 17104-1579, (717) 783-8665, within 30 days after publication of this notice in the *Pennsylvania Bulletin*. Persons with a disability who wish to submit comments, suggestions or objections regarding the proposed rulemaking may do so by using the previous number or address. Speech or hearing impaired persons may use V/TT (717) 783-6514 or the Pennsylvania AT&T Relay Service at (800) 654-5984 (TT). Persons who require an alternative format of this document may contact Janice Staloski so that necessary arrangements may be made.

CALVIN B. JOHNSON, M. D., M.P.H.,
Secretary

Fiscal Note: 10-186. No fiscal impact; (8) recommends adoption.

Annex A

TITLE 4. ADMINISTRATION

PART XI. GOVERNOR'S COUNCIL ON DRUG AND ALCOHOL ABUSE

CHAPTER 255. MANAGEMENT INFORMATION, RESEARCH[,] AND EVALUATION

§ 255.5. [**Projects and coordinating bodies: disclosure of client-oriented information**] **Confidentiality of patient records and information.**

[(a) **Disclosure.** Information systems and reporting systems shall not disclose or be used to disclose client oriented data which reasonably may be utilized to identify the client to any person, agency, institution, governmental unit, or law enforcement personnel. Project staff may disclose client oriented data only under the following situations:

(1) With or without the consent of the client information may be released to those judges who have imposed sentence on a particular client where such sentence is conditioned upon the client entering a project. Information released shall be limited to that provided for in subsection (b).

(2) With or without the consent of the client, information may be released to those duly authorized probation or parole officers or both who have assigned responsibility to clients in treatment if the probation or parole of the client is conditioned upon his being in treatment. Information released shall be limited to that provided for in subsection (b).

(3) With or without the consent of the client, to judges who have assigned a client to a project under a pre-sentence, conditional release program.

Presentence conditional release programs include preindictment or preconviction conditional release such as Accelerated Rehabilitative Disposition, probation without verdict or disposition in lieu of trial under sections 17 and 18 of Act 64 (35 P. S. §§ 780-117 and 780-118).

(4) With the consent of the client, in writing, to a judge in order to assist that judge in deciding whether to initiate conditional release programs including those specified in paragraph (3).

(5) Projects may disclose any information to the attorney of a client provided as follows:

(i) The client consents, in writing to the disclosure of information.

(ii) The attorney is representing the client in a criminal, civil or administrative proceeding.

(6) Projects may disclose with the consent of a client, in writing, the information to employers of a client to further the rehabilitation of a client; or, to a prospective employer who affirmatively expresses that information is sought to enable the employer to engage the client as an employee. Such information shall be limited to whether the client has or is receiving treatment with the project.

(7) Projects may disclose information as set forth in subsection (b) with the consent of a client, in writing, to an insurance company, health, or hospital plan or facsimile thereof, which has contracted with the client to provide or will provide medical, hospital, disability or similar benefits. In the event that an insurance company, health, or hospital plan remains dissatisfied with the content of the information released with regard to a client in accordance with this paragraph, such insurance company, health or hospital plan may apply to the Executive Director for additional information with the written consent of the client and, upon approval by the Executive Director, such information may be released.

(8) Projects may disclose information as set forth in subsection (b) with the consent of a client, in writing, to governmental officials for the purpose of obtaining governmental benefits due the client as a result of his drug or alcohol abuse or dependence.

(9) In emergency medical situations where the life of the client is in immediate jeopardy, projects may release client records without the consent of the client to proper medical authorities solely for the purpose of providing medical treatment to the client.

(10) Projects shall keep and maintain a written record of all information and data which are disclosed under this section.

(b) *Restrictions.* Information released to judges, probation or parole officers, insurance company health or hospital plan or governmental officials, under subsection (a)(1), (2), (4), (7) and (8), is for the purpose of determining the advisability of continuing the client with the assigned project and shall be restricted to the following:

- (1) Whether the client is or is not in treatment.
- (2) The prognosis of the client.
- (3) The nature of the project.

(4) A brief description of the progress of the client.

(5) A short statement as to whether the client has relapsed into drug, or alcohol abuse and the frequency of such relapse.

(c) *Record transfer.* The Client Admission Forms, the Treatment/Discharge Forms, and Discharge Summary Records are the only client records which may be transferred for treatment purposes. The transfer may be initiated upon the request of a client or by the present project of a client. In any case, the client shall fully understand the nature of the information, the purpose of the record transfer, and the identity of the recipient of the information. Only after these conditions are met, may the client authorize the transfer by signing a Release Form provided by the UDCS.

(d) *Coordinating bodies.* Coordinating bodies can gather and retain client oriented data provided they will receive or send only those forms as listed in subsection (c) in assigning or transferring clients and those bodies will not disclose such data, except to the Council, in manner that is consistent with this chapter and Act 63.]

(a) *Definitions.* The following words and terms, when used in this section, have the following meanings, unless the context clearly indicates otherwise:

Government officials—Officials or employees of Federal, State or local government agencies responsible for assisting a patient to obtain benefits or services due to the patient as a result of the patient's drug or alcohol abuse or dependence.

Medical authorities and medical personnel—A physician, nurse, emergency medical technician or other person employed, licensed, certified, or otherwise authorized by law to provide medical, mental health or addiction treatment to a patient.

Patient information—A patient record.

Patient record—A record, document or other information, whether written, electronic, or in any other form or format, relating to a patient's treatment for drug or alcohol abuse or dependence that is prepared or obtained by a program. A patient record may include medical, psychological, social, occupational, financial and other data prepared or obtained as part of the diagnosis, classification and treatment of a patient.

Program—A medical facility, clinic, rehabilitation or treatment program, institution, practitioner, project or other entity licensed or holding itself out to provide treatment for drug or alcohol abuse or dependence or any government agency authorized to provide treatment for drug or alcohol abuse or dependence.

Third-party payer—An entity, such as an insurance company, that pays for diagnosis, treatment, or referral for treatment services provided to a patient as a result of the patient's drug or alcohol abuse or dependence.

(b) *Scope and policy.*

(1) This section applies to the record of a patient seeking, receiving or having received addiction treatment services from any program.

(2) A patient seeking or receiving services from an addiction treatment program is entitled to do so with the expectation that information about the patient will be treated with respect and confidentiality by those providing services. Confidentiality between a provider of addiction treatment services and the provider's patient is necessary to develop the trust and confidence that is important for therapeutic intervention.

(3) The patient record of a patient receiving addiction treatment services is the property of the program providing services. The patient shall exercise control over the release of information contained in the patient record except as limited by subsections (c) and (d), and shall be provided with access to the patient record except as limited by subsection (e).

(4) Program staff shall respect the patient's privacy and confidentiality when using or discussing patient information.

(5) Unless otherwise noted, redisclosure of patient information is prohibited unless specifically reauthorized by the patient.

(6) The disclosure of a patient record or information from the patient record may not be used to initiate or substantiate criminal charges against the patient.

(c) Consensual release of patient records and information.

(1) With the patient's written consent, a program may release a patient record to medical personnel, as defined in subsection (a), for the purpose of diagnosis, treatment or referral for treatment.

(2) With the patient's written consent, a program may release a patient record to government officials and third-party payers to obtain benefits due the patient as a result of his drug or alcohol abuse or dependence.

(i) A program shall limit the patient information released to government officials and third-party payers to the information necessary to accomplish the specific purpose for the disclosure.

(ii) If the patient information requested by a government official or third-party payer is necessary to determine medical necessity for service admission, continued stay, discharge, referral, concurrent review, coordination of care and payment for entitled service benefits, a program shall limit the patient information released to the government official or third-party payer to the following:

(A) A statement of whether or not the patient is in treatment for drug or alcohol abuse or dependence.

(B) The patient's level of intoxication from alcohol, illicit drugs or medication, including the quantity, frequency and duration of use, and any specific withdrawal symptoms exhibited by the patient currently or in the past.

(C) The patient's vital signs, specific medical conditions to include pregnancy, specific medications taken and laboratory test results.

(D) The patient's specific diagnosis, mental status, level of functioning and treatment history.

(E) A brief description of the patient's progress in treatment related to the impact of substance use, abuse or dependence on life problems, participation in program activities and motivation to change.

(F) The patient's risk level for resuming substance use, abuse or dependence based on patterns of use, relapse history, existing relapse triggers and coping skills to maintain recovery.

(G) The patient's social support system, environmental supports and stressors that may impact ongoing recovery.

(3) With the patient's written consent that includes confirmation of legal representation, a program may disclose patient information to any lawyers representing the patient as a client.

(4) With the patient's written consent, a program may disclose patient information to the patient's probation or parole office if the following occur:

(i) Participation in the program is a condition of the patient's probation or parole.

(ii) The probation or parole office has a need for the information in connection with its duty to monitor the patient's progress. The probation or parole office that receives patient information under this section may only use or redisclose the information to carry out its official duties with regard to the patient's conditional release from custody.

(d) Nonconsensual release of patient records and information.

(1) A program may disclose a patient record, without the patient's consent, to proper medical authorities in emergency medical situations when the patient's life is in immediate jeopardy.

(2) A program may disclose a patient record, without the patient's consent, under an order of a court of competent jurisdiction issued after an application showing good cause for the disclosure.

(3) A program may disclose the following communications from programs to law enforcement personnel:

(i) Communications that are directly related to a patient's commission of a crime on the premises of the program or against program personnel or a threat to commit a crime.

(ii) Communications that are limited to the circumstances of the incident, including the patient status of the individual committing or threatening to commit the crime, that individual's name and address and that individual's last known whereabouts.

(4) A program may disclose information from patient records when reporting incidents of suspected child abuse in accordance with the 23 Pa.C.S. Chapter 63 (relating to child protective services) to the appropriate State or local authorities, except that restrictions on redisclosure of patient records in this section and in Federal law and regulations relating to confidentiality of drug and alcohol abuse client information, including the prohibition against redisclosure and use in civil or criminal proceedings that may arise out of the report of suspected child abuse and neglect continue to apply.

(5) A program may disclose information from patient records for the purpose of conducting scientific research if the disclosure is made in accordance with 42 CFR 2.52 (relating to research activities) and upon agreement in writing that patient names and other patient identifying information will not be disclosed.

(6) A program may disclose information from patient records to persons reviewing records on program premises in the course of performing audits or evaluations on behalf of any Federal, State or local agency which provides financial assistance to the program or is authorized by law to regulate its activities, or on behalf of any third-party payer providing financial assistance or reimbursement to the program or performing utilization or quality control reviews of the program.

(i) A disclosure made in the course of audit or evaluation activities shall be made in accordance with 42 CFR 2.53 (relating to audit and evaluation activities).

(ii) A report produced as a result of an audit or evaluation may not disclose patient names or other patient identifying information.

(7) Patient information made available under this section shall be limited to that information relevant and necessary to the purpose for which the information is sought.

(e) Patient's access to records.

(1) A patient has the right to inspect the patient's own records.

(i) The program may temporarily remove portions of the records prior to inspection by the patient if the program determines that the information may be detrimental if presented to the patient.

(ii) The program shall document reasons for removing portions of the records keep them on file.

(2) The patient has the right to appeal a decision limiting access to his own records to the program.

(3) The patient has the right to request the correction of inaccurate, irrelevant, outdated or incomplete information from his records.

(4) The patient has the right to submit rebuttal data or memoranda to his own records.

(f) Consent form. A patient's consent to disclose information must be in writing and include the following:

(1) The name of the patient.

(2) The name of the program or person making the disclosure.

(3) The name and title of the person to whom disclosure is being made or the name of the organization to which disclosure is being made, or both.

(4) The specific information being disclosed.

(5) The specific purpose of the disclosure.

(6) The dated signature of the patient, following a statement that the patient understands the nature of the release.

(7) The dated signature of the person obtaining the consent from the patient.

(8) A place to record an oral consent to release of information given by a person physically unable to

provide a signature and a place for the signatures of two responsible persons who witnessed that the person understood the nature of the release and freely gave oral consent.

(9) The expiration date of the consent, or the event or condition the occurrence of which will cause the consent to expire.

(10) A statement that the consent is subject to revocation at any time except to the extent that the program or person who is to make the disclosure has already acted in reliance on it.

[Pa.B. Doc. No. 07-2307. Filed for public inspection December 14, 2007, 9:00 a.m.]

DEPARTMENT OF PUBLIC WELFARE

[55 PA. CODE CHS. 283, 285 AND 1251]
Payment for Burial and Cremation

Statutory Authority

The Department of Public Welfare (Department), under the authority of sections 201(2) and 403(b) of the Public Welfare Code (62 P. S. §§ 201(2) and 403(b)) proposes to adopt the proposed rulemaking as set forth in Annex A.

Purpose of Rulemaking

The purpose of this proposed rulemaking is to add a new Chapter 283 (relating to payment for burial and cremation) to replace the existing burial regulations in Chapter 285 (relating to payment for burial). Further, this rulemaking proposes to codify policies that have been in effect since a notice of rule change (NORC) was published at 30 Pa.B. 2957 (June 10, 2000). This proposed rulemaking increases the maximum payment to funeral directors for burial or cremation services to a standard \$750 for all eligible individuals. This proposed rulemaking also increases the maximum level of contributions that may be made by another agency or individual towards burial expenses without reducing the Department payment. This amount is increased from \$180 to \$750. Additionally, this proposed rulemaking eliminates several restrictive requirements for burial, thus allowing families and funeral directors more flexibility and choice in planning and selecting burial goods and services. Finally, this proposed rulemaking amends cross-references in Chapter 1251 (relating to funeral directors' services) that reference Chapter 285 to conform to the addition of Chapter 283.

Background

Regulations governing maximum payment amounts for burial were adopted at 7 Pa.B. 2180 (August 5, 1977). The maximum allowance for burial services in Chapter 285 is inadequate and does not reflect the prevailing costs to provide burial and cremation services. The costs for transportation and preparation of the body, memorial services, gratuities to clergy and cemetery procedures have increased considerably since the adoption of the current regulations governing maximum payment. This proposed rulemaking is necessary to update the regulations to provide for a payment that more adequately covers the actual costs of burial and cremation goods and services.

The Department published prior proposed rulemaking to amend Chapter 285 at 34 Pa.B. 1774 (April 3, 2004). This prior proposed rulemaking proposed to amend only those sections of Chapter 285 related to the increase in the maximum payment and maximum level of contributions that reduce Department payment. Public comments received primarily from individuals in the funeral industry pointed out that the proposed amendments were still too restrictive and limited consumer choice. Based on these public comments and internal review, the Department concluded that Chapter 285 needed major revision and that a new chapter should be added to replace Chapter 285. This proposed rulemaking codifies not only requirements of the NORC but also incorporates new requirements in response to the public comments.

Requirements

The following is a summary of the specific provisions in the proposed rulemaking:

Chapter 283 (relating to payment for burial and cremation)

Cremation was always considered a compensable service under Chapter 285. To clarify that cremation is a compensable service, the Department proposes to add cremation to the title of the chapter.

§ 283.1 (relating to policy)

The Department proposes to establish the requirement that only a funeral director who is enrolled with the Department may be eligible for a payment for burial or cremation, or both, and includes a reference to the definition of a funeral director. This policy is consistent with § 1251.1 (relating to policy) under which the Department makes payment to enrolled funeral directors. Restricting payment to enrolled funeral directors is intended to protect the rights and dignity of both the deceased and individuals representing the deceased. The Department understands that other providers, such as cemeteries and crematoriums, may provide services for which payment is required. The Department expects the funeral director and the individual representing the deceased to reach an agreement regarding how the payment should be allocated.

§§ 283.3—283.7

The Department describes eligibility requirements for the request for payment, including who may make the request, when a request must be submitted and exceptions to this time frame. A request for payment of burial or cremation, or both, may be made by a family member, friend, fraternal organization representing the deceased or a funeral director on behalf of an individual. A request may also be made by another source if a certificate issued by the Anatomical Board of the Department of Health accompanies the request. A request for payment must be submitted on a form approved by the Department within 30 days of the date of death unless valid, unusual circumstances for the delay are provided. Additionally, this section describes the assistance status of the deceased who may be eligible for burial or cremation payment.

§ 283.11 (relating to standards for providing burial or cremation, or both)

The Department describes the standards to which funeral directors shall adhere when providing services for burial or cremation, or both. These standards include abiding by legal requirements, commonly accepted practices of the funeral industry and a written agreement between the funeral director and the individual handling

the funeral arrangements. This written agreement will include provisions for payment, including payment for interment if services for interment are selected. This agreement should protect families by assuring that payment will be made for certain items or services specified in the agreement.

The Department did not include specific minimum requirements for goods and services in Chapter 283. This allows greater flexibility and freedom of choice between the funeral director and the individual handling the funeral arrangements.

§§ 283.21 and 283.22 (relating to Department payment; and resources that do not reduce Department payment)

The Department describes the maximum payment for burial or cremation, or both, and the maximum value of contributions that may be made by friends, family or other agencies without reducing the Department payment.

§ 283.23 (relating to resources from which the Department will seek to collect)

The Department describes resources that do not reduce the Department payment, but from which the Department will seek recovery.

§ 283.24 (relating to resources reducing Department payment)

The Department describes resources that reduce the Department payment.

§ 283.31 (relating to funeral director violations)

The Department describes that it can take action against a funeral director if a funeral director has or appears to have violated a regulation under Chapters 1101 and 1251 (relating to general provisions; and funeral directors' services). The Department believes that the written agreement included in § 283.11 will protect consumers and allow for allocation of resources to ensure the complete burial process, cremation process, or both. The Department does not penalize funeral directors for failure to apportion payments, unless a funeral director fails to pay another service provider in accordance with the written agreement between the funeral director and the individual handling the funeral arrangements for the deceased.

§§ 1251.1, 1251.21, 1251.23, 1251.42, 1251.51, 1251.71 and 1251.81

The Department proposes to amend the cross-references that reference Chapter 285 in these sections since Chapter 283 will be replacing Chapter 285.

Affected Individuals and Organizations

This proposed rulemaking affects individuals acting on behalf of deceased individuals who were eligible and authorized for or receiving cash assistance at the time of death. This proposed rulemaking affords individuals responsible for making funeral arrangements more flexibility and choice in planning and selecting burial and cremation goods and services.

Funeral directors who are enrolled with the Department are the beneficiaries of increased payments that more adequately cover the actual cost of burial and cremation goods and services. In addition, other individuals in the funeral industry may receive increased compensation for services rendered if these services are a part of the agreement between the funeral director and the individual handling the funeral arrangements.

Accomplishments and Benefits

This proposed rulemaking benefits individuals acting on behalf of a deceased individual by allowing more flexibility and choice in planning and selecting burial and cremation goods and services.

This proposed rulemaking also benefits funeral directors and may benefit other members of the funeral industry by providing increased payments that more adequately cover the actual costs of burial and cremation goods and services. Increased payments reduce uncompensated costs that are incurred by funeral directors and may reduce costs incurred by other service providers.

Fiscal Impact

From Fiscal Year (FY) 2000-2001 through FY 2006-2007, the Department incurred an average annual increase in expenditures of \$360,000 since the maximum payment was raised from \$350 to \$750 in Fiscal Year (FY) 2000-2001. Of this overall increase, \$140,400 is due to the increased payment amount and \$219,600 is due to an increase in the number of claims paid. The estimated increase in annual expenditures for FY 2007-2008 is \$433,000.

The proposed rulemaking reduces the uncompensated costs for services that are incurred by funeral directors and may reduce uncompensated costs for other individuals in the funeral industry.

Paperwork Requirements

This proposed rulemaking does not increase paperwork requirements.

Effective Date

This proposed rulemaking will be effective upon final publication in the *Pennsylvania Bulletin*, with two exceptions. The proposed amendment to §§ 283.21 and 283.22(2) are effective retroactive to July 3, 2000, to coincide with the effective date of the NORC.

Public Comment

Interested persons are invited to submit written comments, suggestions or objections regarding the proposed rulemaking to the Department at the following address: Edward J. Zogby, Director, Bureau of Policy, Room 431, Health and Welfare Building, Harrisburg, PA 17120, (717) 787-4081 within 30 calendar days after the date of publication of this proposed rulemaking in the *Pennsylvania Bulletin*. Reference Regulation No. 14-510 when submitting comments.

Persons with a disability who require an auxiliary aid or service may submit comments by using the AT&T Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

Regulatory Review Act

Under section 5(a) of the Regulatory Review Act (71 P. S. § 745.5(a)), on November 29, 2007, the Department submitted a copy of this proposed rulemaking to the Independent Regulatory Review Commission (IRRC) and to the Chairpersons of the House Committee on Health and Human Services and the Senate Committee on Public Health and Welfare. In addition to submitting the proposed rulemaking, the Department has provided IRRC and the Committees with a copy of a Regulatory Analysis Form prepared by the Department. A copy of this form is available to the public upon request.

Under section 5(g) of the Regulatory Review Act, if IRRC has any comments, recommendations or objections to any portion of the proposed rulemaking, it may notify

the Department and the Committees within 30 days after the close of the public comment period. The notification shall specify the regulatory review criteria that have not been met. The Regulatory Review Act specifies detailed procedures for review by the Department, the General Assembly and the Governor, of any comments, recommendations or objections raised, prior to final publication of the regulation.

ESTELLE B. RICHMAN,
Secretary

Fiscal Note: 14-510. (1) General Fund; (2) Implementing Year 2007-08 is \$433,000; (3) 1st Succeeding Year 2008-09 is \$438,000; 2nd Succeeding Year 2009-10 is \$442,000; 3rd Succeeding Year 2010-11 is \$445,000; 4th Succeeding Year 2011-12 is \$448,000; 5th Succeeding Year 2012-13 is \$451,000; (4) 2006-07 Program—\$671,472,000; 2005-06 Program—\$945,950,000; 2004-05 Program—\$842,991,000; (7) Medical Assistance Outpatient; (8) recommends adoption. Funds have been included in the budget to cover these increases.

Annex A**TITLE 55. PUBLIC WELFARE****PART II. PUBLIC ASSISTANCE MANUAL****Subpart I. OTHER INCOME MAINTENANCE PROGRAMS****CHAPTER 283. PAYMENT FOR BURIAL AND CREMATION****GENERAL PROVISIONS**

Sec.
283.1. Policy.

REQUIREMENTS

283.3. Requirements for payment.
283.4. Assistance status of deceased.
283.5. Source of request for payment.
283.6. Submission of form for payment.
283.7. Date of request for payment.

STANDARDS

283.11. Standards for providing burial or cremation, or both.

PAYMENTS

283.21. Department payment.
283.22. Resources that do not reduce Department payment.
283.23. Resources from which the Department will seek to collect.
283.24. Resources reducing Department payment.

VIOLATIONS

283.31. Funeral director violations.

GENERAL PROVISIONS**§ 283.1. Policy.**

(a) The Department will pay for expenses related to burial or cremation, or both.

(b) The Department will pay a funeral director, or anyone acting for him, if the funeral director is the following:

(1) A funeral director as defined in section 2(1) of the Funeral Director Law (63 P. S. § 479.2(1)).

(2) Enrolled with the Department.

REQUIREMENTS**§ 283.3. Requirements for payment.**

The requirements of §§ 283.4—283.7 shall be met for the Department to pay expenses related to burial or cremation, or both. These requirements apply regardless of where death occurs.

§ 283.4. Assistance status of deceased.

The deceased individual shall have been a recipient of Cash Assistance—Temporary Assistance for Needy Families (TANF), General Assistance (GA), State Blind Pension (SBP), Supplemental Security Income (SSI) or State Supplementary Payment (SSP)—at the time of death. This includes:

(1) An individual who was determined eligible for cash assistance, including SBP, regardless of whether the individual had received a cash assistance benefit.

(i) Eligibility for payment begins with the date on which eligibility for cash assistance begins.

(ii) Eligibility for payment extends through the period covered by the last cash assistance benefit for which the individual was eligible.

(2) A former assistance recipient whose assistance had been discontinued due to hospitalization and who died while hospitalized within 3 months from the date of his admission.

(3) A child born dead to an assistance recipient.

(4) A child of an assistance recipient who died so soon after birth that assistance could not be authorized.

(5) A member of a recipient's family who formerly received assistance with the family, returned to the residence, was planning to apply for assistance and died before assistance could be authorized.

§ 283.5. Source of request for payment.

(a) The Department will accept a request for payment for burial or cremation, or both, if the request is made by one of the following:

(1) A relative.

(2) A friend.

(3) The representative of a fraternal society of which the deceased was a member.

(4) The representative of a charitable or religious organization.

(5) A funeral director acting on behalf of an individual described in paragraphs (1)—(4).

(b) If the request for payment comes from another source, the request must be accompanied by a certificate issued by the Anatomical Board, Department of Health, declaring the body unfit for anatomical purposes.

§ 283.6. Submission of form for payment.

The individual requesting payment or the funeral director on behalf of the individual requesting payment shall submit the request on a form approved by the Department in accordance with § 283.7 (relating to date of request for payment). This form shall be completed by the individual requesting payment and the funeral director.

§ 283.7. Date of request for payment.

This form to request payment shall be submitted to the Department within 30 days of the date of death with the following exceptions:

(1) When there are unusual circumstances and the individual requesting payment or the funeral director submits valid reasons for the delay. In this case, the individual requesting payment or the funeral director shall submit the form to the Department within 30 days from the date of the request for payment.

(2) When the funeral director is waiting for notification regarding a resource that may reduce the Department

payment according to § 283.24 (relating to resources reducing Department payment). Under these circumstances, the individual requesting payment or the funeral director shall submit the form to the Department within 15 days from the date the funeral director receives payment from the resource or a notification regarding payment from the resource, whichever is sooner.

STANDARDS**§ 283.11. Standards for providing burial or cremation, or both.**

The funeral director shall provide services for burial or cremation, or both, in accordance with the following:

(1) Commonly accepted funeral industry practices established under the Funeral Director Law (63 P. S. §§ 479.1—479.20).

(2) Requirements for professional and vocational standards for funeral directors under 49 Pa. Code Chapter 13 (relating to state board of funeral directors).

(3) Federal standards required by the Federal Trade Commission as specified at 16 CFR Part 453 (relating to funeral industry practices).

(4) A written agreement between the funeral director and the individual handling the funeral arrangements for the deceased. The agreement will include provisions for funeral directors to provide payment for other services, including payment for interment, if services for interment are requested.

PAYMENT**§ 283.21. Department payment.**

The Department's total payment for burial or cremation, or both, is \$750 for goods and services and interment charges. The Department will make a total payment not to exceed \$750 for a deceased individual who was eligible and authorized for cash assistance at the time of death.

§ 283.22. Resources that do not reduce Department payment.

Resources that are not considered in determining the Department payment include:

(1) Small contributions, such as articles of clothing, the use of cars to carry the funeral party, newspaper obituary, flowers and religious services.

(2) Contributions in money, goods or services by an agency or individual, including legally responsible relatives, up to a total of \$750.

§ 283.23. Resources from which the Department will seek to collect.

Under the following circumstances, the Department payment is not reduced by the value of the resources described in § 283.24 (relating to resources reducing Department payment), but instead the Department will seek recovery if resources:

(1) Are reported to the funeral director after the deadline date as set forth in § 283.7 (relating to date of request for payment), and the funeral director does not collect from these resources.

(2) Become available only after the Department pays for burial or cremation, or both.

§ 283.24. Resources reducing Department payment.

(a) When an individual submits a payment form to the Department, the Department will determine the resources available to meet expenses.

(b) Resources may be in the estate of the deceased, payable on behalf of the deceased to the estate or to another individual, or contributed on behalf of the deceased.

(c) The combined value of the following contributions in money, goods or services by an agency or individual, except as specified in § 283.22 (relating to resources that do not reduce Department payment), reduces the Department payment:

(1) The contributions and resources made by an agency or individual.

(2) Burial reserve in the estate of the deceased, and the value of a burial reserve and burial space as set forth in § 177.2 (relating to definitions).

(3) Cash on hand in the estate of the deceased.

(4) Other personal property in the estate of the deceased that may be readily converted into cash, and is not needed to meet a living requirement for the survivors.

(5) Life insurance death benefits payable to legally responsible relatives or individuals or organizations that paid insurance premiums by agreement with the insured that the benefits are used for burial.

(6) Burial benefits from a lodge or fraternal organization.

(7) A lump-sum death benefit from the Social Security Administration (SSA) as defined in 20 CFR 401.25 (relating to terms defined) payable to a surviving spouse or to a funeral director.

(i) The individual who assumed responsibility for payment of the funeral expenses may authorize that the lump-sum payment be paid to the funeral director.

(ii) The Department, at the request of the funeral director, may authorize that the lump-sum payment be paid to the funeral director if:

(A) The individual who assumed responsibility for payment of the funeral expenses does not authorize the payment to the funeral director.

(B) The SSA determines that the individual who arranged burial did not assume responsibility.

(iii) The Department will not pay costs for burial or cremation, or both, until definite information about payment of the lump-sum death benefit is provided by the funeral director.

(8) The lump-sum death benefit from railroad retirement payable to a surviving spouse or a funeral director.

(9) Benefits available from county commissioners on behalf of deceased widows of deceased veterans.

(10) Benefits available for burial in a National cemetery.

(11) Workers compensation benefits designated for burial or cremation, or both, if death results from an accident or injuries sustained in connection with the employment of the deceased.

(12) Awards resulting from accidental death not connected with the employment of the deceased. Pending awards do not reduce the Department payment. When an award is pending, the Department will pay for burial or cremation, or both, and seek recovery when the award is made.

(13) Department of Veterans Affairs death benefits.

(14) Death benefits from United Mine Workers of America welfare and retirement or health and retirement funds.

VIOLATIONS

§ 283.31. Funeral director violations.

If the Department learns that a funeral director has or appears to have violated a regulation, the Department will determine whether further action is needed in accordance with Chapters 1101 and 1251 (relating to general provisions; and funeral directors' services).

CHAPTER 285. (Reserved)

(Editor's Note: The following sections are proposed to be deleted: §§ 285.1, 285.3 and 285.4 which appear in pages 285-1 to 285-13, serial pages (291137) to (291138), (278375) to (278378), (310007) to (310008) and (278381) to (278385).)

PART III. MEDICAL ASSISTANCE MANUAL

CHAPTER 1251. FUNERAL DIRECTORS' SERVICES

GENERAL PROVISIONS

§ 1251.1. Policy.

The Department provides payment for funeral directors' services rendered to eligible deceased recipients by funeral directors who are enrolled as providers under the program. Payment shall be subject to this chapter and Chapters [285] 283 and 1101 (relating to payment for burial and cremation; and general provisions).

SCOPE OF BENEFITS

§ 1251.21. Scope of benefits for the categorically needy.

Categorically needy recipients who were receiving a money payment at the time of their death as set forth in § [285.3] 283.4 (relating to [requirements] assistance status of deceased) are eligible for funeral directors' services listed in Chapter 1150 (relating to MA Program payment policies) and the MA Program fee schedule hereto subject to the conditions and limitations of this chapter and Chapter [285] 283 (relating to payment for burial and cremation).

§ 1251.23. Scope of benefits for State Blind Pension recipients.

State Blind Pension recipients are eligible for funeral directors' services subject to the conditions and limitations of this chapter and Chapter [285] 283 (relating to payment for burial and cremation).

PROVIDER PARTICIPATION

§ 1251.42. Ongoing responsibilities of providers.

In addition to the applicable responsibilities of providers established in § 1101.51 (relating to ongoing responsibilities of providers), funeral directors shall, as a condition of participation comply fully with §§ [285.4(a)—(c)(relating to procedures)] 283.1, 283.3, 283.11, 283.21 and 283.22.

PAYMENT FOR FUNERAL DIRECTORS' SERVICES

§ 1251.51. General payment policy.

Payment shall be made for funeral directors' services subject to the conditions and limitations established in Chapter [285] 283 (relating to payment for burial and cremation).

UTILIZATION CONTROL**§ 1251.71. Scope of claims review procedures.**

Claims submitted for payment under the MA Program are subject to the utilization control procedures established in Chapters [285] 283 and 1101 (relating to payment for burial **and cremation**; and general provisions).

ADMINISTRATIVE SANCTIONS**§ 1251.81. Provider misutilization.**

Providers determined to have billed for services inconsistent with MA Program regulations or to have otherwise violated the standards set forth in the provider agreement, are subject to the sanctions described in Chapter 1101 (relating to general provisions) and § [285.4(e)] 283.31 (relating to [**procedures**] **funeral director violations**).

[Pa.B. Doc. No. 07-2308. Filed for public inspection December 14, 2007, 9:00 a.m.]

STATE BOARD OF MEDICINE

[49 PA. CODE CHS. 16 AND 18]

Nurse Midwife Prescriptive Authority

The State Board of Medicine (Board) proposes to amend §§ 16.11, 16.13, 18.1, 18.2, 18.3, 18.5 and 18.6 and to add §§ 18.6a and 18.9 (relating to prescribing, dispensing and administering drugs; and notification of changes in collaboration), to read as set forth in Annex A.

A. Effective Date

The amendments will be effective upon publication as final-form rulemaking in the *Pennsylvania Bulletin*.

B. Statutory Authority

The amendments implement the act of July 20, 2007, (P. L. 324, No. 50) (Act 50) which directs the Board to adopt, promulgate and enforce regulations that establish requirements for prescriptive authority for midwives to be met by individuals so licensed who elect to obtain prescriptive authority in this Commonwealth.

C. Background and Purpose

Act 50, which became effective September 18, 2007, amended the Medical Practice Act of 1985 (act) (63 P. S. §§ 422.1—422.51.1) by amending section 2 of the act (63 P. S. § 422.2) to define “legend drug,” by adding section 35(c) of the act (63 P. S. § 422.35(3)) authorizing prescriptive authority and by adding section 35(d) of the act providing for collaborative agreements with physicians. Section 8 of the act (63 P. S. § 422.8) and section 35(a) of the act authorize the Board to promulgate regulations as necessary to carry out the purposes of the act. In addition, section 3 of the act (63 P. S. § 422.3) requires the Board to promulgate regulations within 12 months of its effective date.

D. Description of Proposed Amendments

Section 16.11 (relating to licenses, certificates and registrations) is proposed to be amended by adding the issuance of a certificate of prescriptive authority for nurse midwives.

Section 16.13 (relating to licensure, certification, examination and registration fees) is proposed to be amended by adding fees relating to licensure and prescriptive authority for nurse midwives.

Section 18.1 (relating to definitions) is proposed to be amended by revising the name of the National certifying organization recognized by the Board. The definition of “midwife” is proposed to be amended to reflect that the midwife would practice in collaboration with a Board-licensed physician. The definitions of “midwife examination” and “midwife program” are proposed to be amended to reflect the name change of the National certifying organization. A definition of “midwife colleague” is proposed to be amended to refer to another midwife who is available to substitute for the midwife who has primary responsibility for a pregnant woman under that midwife’s care. The definition of “legend drug” is proposed to be added as delineated by statute. Section 18.2 (relating to licensure requirements) is also proposed to be amended to reflect the recent name change of the National certifying organization.

Subsection 18.3(b) (relating to biennial registration requirements) is proposed to be amended to reflect that a midwife shall complete the continuing education requirements required under section 12.1 of the Professional Nursing Law (63 P. S. § 222). This section also requires that in the case of a midwife who has prescriptive authority, 16 of those continuing education hours must include at least 16 hours in pharmacology.

Section 18.5 (relating to collaborative agreements) is proposed to be amended by adding subsection (f) to require that a physician with whom a midwife has a collaborative agreement must have hospital clinical privileges in the same specialty area of care. The Board also proposes to add subsection (g) to require review of the collaborative agreement by the Board, and subsection (h) to require that the midwife or collaborating physician provide immediate access to the collaborative agreement to anyone seeking to confirm the scope of the midwife’s authority.

Section 18.6 (relating to practice of midwifery) is proposed to be amended by adding in paragraph (5) the authority to prescribe, dispense, order and administer medical devices, immunizing agents, laboratory tests and therapeutic, diagnostic and preventative measures, so long as those activities are in accordance with the midwife’s collaborative agreement and consistent with the midwife’s education and National certification. Paragraph (6) is proposed to be added to set forth the criteria for qualifications of the midwife to obtain prescriptive authority from the Board. This section would permit the prescribing, dispensing, ordering and administration of legend drugs, and Schedule II through Schedule V controlled substances by a midwife who possesses a master’s degree or its substantial equivalent, and National certification. Paragraph (6)(i) would require that the midwife demonstrate to the Board that the midwife has successfully completed at least 45 hours of course-work specific to advanced pharmacology at a level above that required by as professional nursing education program. In paragraph (6)(ii), the proposed requirement is that the midwife act in accordance with a collaborative agreement with a physician that at a minimum identifies the categories of drugs the midwife may prescribe or dispense, as well as the drugs that require referral, consultation or co-management. Paragraph (7) would be amended to delete the prohibition against prescribing or dispensing of drugs.

Section 18.6a sets forth the parameters of the prescriptive authority of the midwife. Subsection (a) prohibits the prescribing or dispensing of Schedule I controlled substances and restricts the prescribing, dispensing, ordering or administration of a controlled substance except for a woman's acute pain. The proposal also includes a provision in subsection (a)(2)(ii) which would limit the prescribing, dispensing, ordering or administration of a Schedule II drug to 72 hours, and would prohibit the extension of that time limit except with the approval of the collaborating physician.

Subsection (a)(1)(iii) also sets forth the requirement that prescribing, dispensing, ordering or administration of psychotropic drugs only be undertaken after consulting with the collaborating physician. The proposal also includes a provision in subsection (a)(1)(iv) to prohibit the prescribing or dispensing of a drug unless it is in accordance with the collaborative agreement. Subsection (a)(3) specifically requires that a midwife who is authorized to prescribe or dispense, or both, controlled substances be registered with the United States Drug Enforcement Administration (DEA).

Section 18.6a(b) sets forth the requirements for prescription blanks. It would require that the name and license number of the midwife in addition to a designation that the signer is a midwife be included on the prescription blank. As appropriate, space on prescription blanks must be provided for the midwife to record the midwife's DEA number, when appropriate. This reminds the midwife of the requirement to register with the DEA and serves to bring the midwife's practice into conformance with Federal law. Subsection (b)(3) would permit a midwife to use a prescription blank generated by a hospital provided that the name and license number of the midwife is on the blank.

Subsection 18.6a(c) sets forth the process that a collaborating physician shall follow in the event the midwife prescribes or dispenses a drug inappropriately. The collaborating physician is required to advise the patient, notify the midwife or midwife colleague, if any, and in the case of a written prescription, advise the pharmacy of the inappropriate prescribing. The midwife, midwife colleague or collaborating physician would also be required under this proposed rulemaking to advise both the patient and the midwife to discontinue the drug use, and advise the pharmacy if there was a written prescription. The order discontinuing use of the drug would be required to be noted in the patient's medical record.

In § 18.6a(d), the Board proposes to establish recordkeeping requirements which detail the maintenance of information on any drug prescribed by the midwife and number of refills, if any. If a midwife dispenses a drug, the midwife's name and the name, amount, dose and date dispensed of the medication are to be a part of the patient's medical record.

Section 18.6a(e) mandates compliance by the midwife with other sections of Chapter 16 (relating to State Board of Medicine—general provisions), as well as with Department of Health regulations in 28 Pa. Code (relating to health and safety) relating to prescribing, administering, dispensing, packaging and labeling of drugs.

Section 18.9 (relating to notification of changes in collaboration) proposes a requirement that the midwife notify the Board in writing of any change regarding the midwife's collaborative agreement, as well as notifying the Board of a change in address. A change in collaboration requires inclusion of the name of the new registered

collaborating physician. Subsection (b) requires the collaborating physician to notify the Board in writing within 30 days of a change or termination of collaboration with a midwife. The midwife's failure to notify the Board of changes in employment would subject the midwife's license to discipline. Finally, subsection (d) would require that a midwife with prescriptive authority notify the Board within 30 days if the midwife cannot continue to fulfill the requirements for prescriptive authority.

E. *Fiscal Impact and Paperwork Requirements*

The proposed rulemaking will have no quantifiable adverse fiscal impact on the Commonwealth or its political subdivisions.

F. *Sunset Date*

The Board continuously monitors the effectiveness of its regulations. Therefore, no sunset date has been assigned.

G. *Regulatory Review*

Under section 5(a) of the Regulatory Review Act (71 P. S. § 745.5(a)), on December 5, 2007, the Board submitted a copy of this proposed rulemaking and a copy of a Regulatory Analysis Form to the Independent Regulatory Review Commission (IRRC) and to the Chairpersons of the Senate Consumer Protection and Professional Licensure Committee and the House Professional Licensure Committee. A copy of this material is available to the public upon request.

Under section 5(g) of the Regulatory Review Act, IRRC may convey any comments, recommendations or objections to the proposed rulemaking within 30 days of the close of the public comment period. The comments, recommendations or objections must specify the regulatory review criteria that have not been met. The Regulatory Review Act specifies detailed procedures for review, prior to final publication of the rulemaking, by the Board, the General Assembly and the Governor of comments, recommendations or objections raised.

H. *Public Comment*

Interested persons are invited to submit written comments, recommendations or objections regarding the proposed rulemaking to Sabina I. Howell, Board Counsel, P. O. Box 2649, Harrisburg, PA 17105-2649 within 30 days following publication for the proposed rulemaking in the *Pennsylvania Bulletin*.

CHARLES D. HUMMER, Jr., M. D.,
Chairperson

Fiscal Note: 16A-4926. No fiscal impact; (8) recommends adoption.

Annex A

TITLE 49. PROFESSIONAL AND VOCATIONAL STANDARDS

PART I. DEPARTMENT OF STATE

Subpart A. PROFESSIONAL AND OCCUPATIONAL AFFAIRS

CHAPTER 16. STATE BOARD OF MEDICINE—GENERAL PROVISIONS

Subchapter B. GENERAL LICENSE, CERTIFICATION AND REGISTRATION PROVISIONS

§ 16.11. Licenses, certificates and registrations.

* * * * *

(b) The following nonmedical doctor licenses and certificates are issued by the Board:

- (1) Midwife license.
- (2) **Midwife certificate of prescriptive authority.**
- (3) Physician assistant license.

* * * * *

§ 16.13. Licensure, certification, examination and registration fees.

* * * * *

(b) *Midwife License:*

[Application.....	\$ 30
Biennial renewal.....	\$ 40]
Application for midwife license without prescriptive authority	\$ 50
Application for additional collaborative agreement without prescriptive authority	\$ 30
Application for midwife license with prescriptive authority	\$ 70
Application for additional collaborative agreement with prescriptive authority.....	\$ 50
Biennial renewal of midwife license.....	\$ 40
Biennial renewal of each prescriptive authority.....	\$ 25
Verification of licensure	\$ 15

* * * * *

CHAPTER 18. STATE BOARD OF MEDICINE—PRACTITIONERS OTHER THAN MEDICAL DOCTORS

Subchapter A. LICENSURE AND REGULATION OF MIDWIFE ACTIVITIES

§ 18.1. Definitions.

The following words and terms, when used in this subchapter, have the following meanings, unless the context clearly indicates otherwise:

[ACNM—The American College of Nurse-Midwives.]

AMCB—The American Midwifery Certification Board.

* * * * *

Legend drug—A drug:

(i) **Limited by the Federal Food, Drug and Cosmetic Act (21 U.S.C.A. §§ 301–399) to being dispensed by prescription.**

(ii) **The product label of which is required to contain the following statement: “Caution: Federal law prohibits dispensing without a prescription.”**

Midwife—A person licensed by the Board to practice midwifery in collaboration with a physician licensed by the Board to practice medicine.

Midwife colleague—A midwife who is available to substitute for the midwife who has primary responsibility in the management of a pregnant woman under the midwife’s care.

Midwife examination—An examination offered or recognized by the Board to test whether an individual has accumulated sufficient academic knowledge with respect to the practice of midwifery to qualify for a midwife license. The Board recognizes the certifying examination of the [ACNM] AMCB as a midwife examination.

Midwifery practice—[anagement] Management of the care of essentially normal women and their normal neonates—initial 28-day period. This includes antepartum, intrapartum, postpartum and nonsurgically related gynecological care.

Midwife program—An academic and clinical program of study in midwifery which has been approved by the Board or by an accrediting body recognized by the Board. The Board recognizes the [ACNM] AMCB as an accrediting body of programs of study in midwifery.

* * * * *

§ 18.2. Licensure requirements.

The Board will grant a midwife license to an applicant who meets the following requirements. The applicant shall:

* * * * *

(4) Have obtained one of the following:

(i) **A passing grade on a midwife examination. The Board accepts the passing grade on the certifying examination of the [ACNM] AMCB as determined by the [ACNM] AMCB.**

(ii) **[ANCM certification] Certification as a midwife by the American College of Nurse-Midwives (ACNM) before the [ACNM] certification examination was first administered in 1971.**

* * * * *

§ 18.3. Biennial registration requirements.

* * * * *

(b) **As a condition of biennial license renewal, a midwife shall complete the continuing education requirement in section 12.1 of the Professional Nursing Law (63 P.S. § 222). In the case of a midwife who has prescriptive authority under the act, the continuing education required by the Professional Nursing Law must include at least 16 hours in pharmacology completed each biennium.**

(c) **The [fee] fees for the biennial [registration] renewal of a midwife license [is] and prescriptive authority are set forth in § 16.13 (relating to licensure, certification, examination and registration fees).**

§ 18.5. Collaborative agreements.

* * * * *

(f) **The physician with whom a midwife has a collaborative agreement shall have hospital clinical privileges in the specialty area of the care for which the physician is providing collaborative services.**

(g) **The collaborative agreement must satisfy the substantive requirements set forth in subsections (a)—(e) and as being consistent with relevant provisions of the act and this subchapter, and shall be submitted to the Board for review.**

(h) **A midwife or collaborating physician shall provide immediate access to the collaborative agreement to anyone seeking to confirm the scope of the midwife’s authority, and the midwife’s ability to prescribe or dispense a drug.**

§ 18.6. Practice of midwifery.

The midwife is authorized and required to do the following:

* * * * *

(5) A midwife may, in accordance with a collaborative agreement with a physician, and consistent with the midwife's academic educational preparation and National certification by the AMCB or its successor organizations, prescribe, dispense, order and administer medical devices, immunizing agents, laboratory tests and therapeutic, diagnostic and preventative measures.

(6) A midwife who possesses a master's degree or its substantial equivalent, and National certification, may be eligible to receive a certificate from the Board which will authorize the midwife to prescribe, dispense, order and administer drugs, including legend drugs and Schedule II through Schedule V controlled substances, as defined in The Controlled Substance, Drug, Device and Cosmetic Act (35 P. S. §§ 780-101—780-144), in accordance with § 18.6a (relating to prescribing, dispensing and administering drugs) provided that the midwife demonstrates to the Board that:

(i) The midwife has successfully completed at least 45 hours of course-work specific to advanced pharmacology at a level above that required by a professional nursing education program.

(ii) The midwife acts in accordance with a collaborative agreement with a physician which must at a minimum identify:

(A) The categories of drugs from which the midwife may prescribe or dispense.

(B) The drugs which require referral, consultation or co-management.

(7) Perform medical services in the care of women and newborns that may go beyond the scope of midwifery, if the authority to perform those services is delegated by the collaborating physician in the collaborative agreement, and the delegation is consistent with standards of practice embraced by the midwife and the relevant physician communities in this Commonwealth [, and the delegated medical services do not involve the prescribing or dispensing of drugs] .

[(6)] (8) Refer and transfer to the care of a physician, as provided for in the midwife protocol or a collaborative agreement, or both, those women and newborns whose medical problems are outside the scope of midwifery practice and who require medical services which have not been delegated to the midwife in a collaborative agreement.

[(7)] (9) Review and revise the midwife protocol and collaborative agreements as needed.

[(8)] (10) Carry out responsibilities placed by law or regulation upon a person performing the functions that are performed by the midwife.

§ 18.6a. Prescribing, dispensing and administering drugs.

(a) *Prescribing, dispensing and administering drugs.* A midwife who has prescriptive authority may prescribe, administer and dispense drugs as follows:

(1) A midwife may not prescribe or dispense Schedule I controlled substances as defined by section 4 of The Controlled Substance, Drug, Device and Cosmetic Act (35 P. S. § 780-104).

(2) A midwife may prescribe, dispense or administer Schedule II through V controlled substances and legend drugs in accordance with the following restrictions:

(i) A midwife may not prescribe, dispense, order or administer a controlled substance except for a woman's acute pain.

(ii) In the case of a Schedule II controlled substance, the dose must be limited to 72 hours and may not be extended except with the approval of the collaborating physician.

(iii) A midwife shall prescribe, dispense, order or administer psychotropic drugs only after consulting with the collaborating physician.

(iv) A midwife shall only prescribe or dispense a drug for a patient in accordance with the collaborative agreement.

(3) A midwife authorized to prescribe or dispense, or both, controlled substances, shall register with the United States Drug Enforcement Administration (DEA).

(b) *Prescription blanks.* The requirements for prescription blanks are as follows:

(1) Prescription blanks must bear the license number of the midwife and the name of the midwife in a printed format at the heading of the blank.

(2) The signature of the midwife must be followed by the initials "C.N.M." or similar designation to identify the signer as a midwife. When prescribing controlled substances, the midwife's DEA registration number must appear on the prescription.

(3) A midwife may use a prescription blank generated by a hospital provided the information in paragraph (1) appears on the blank.

(c) *Inappropriate prescribing.* The collaborating physician shall immediately advise the patient, notify the midwife or midwife colleague and, in the case of a written prescription, advise the pharmacy if the midwife is prescribing or dispensing a drug inappropriately. The midwife, midwife colleague or collaborating physician shall advise the patient to discontinue use of the drug and the midwife shall cease prescribing that drug for the patient. In the case of a written prescription, the midwife, midwife colleague or collaborating physician shall notify the pharmacy to discontinue the prescription. The order to discontinue the use of the drug or prescription must be noted in the patient's medical record.

(d) *Recordkeeping requirements.* Recordkeeping requirements are as follows:

(1) When prescribing a drug, the midwife shall do one of the following:

(i) Keep a copy of the prescription, including the number of refills, in a ready reference file.

(ii) Record the name, amount, directions for use and doses of the drug prescribed, the number of refills, the date of the prescription and the midwife's name in the patient's medical records.

(2) When dispensing a drug, the midwife shall record the following:

(i) The midwife's name.

- (ii) The name of the medication dispensed.
- (iii) The amount of medication dispensed.
- (iv) The dose of the medication dispensed.
- (v) The date dispensed in the patient's medical records.

(e) *Compliance with regulations relating to prescribing, administering, dispensing, packaging and labeling of drugs.* A midwife shall comply with §§ 16.92—16.94 (relating to prescribing, administering and dispensing controlled substances; packaging; and labeling of dispensed drugs) and Department of Health regulations in 28 Pa. Code §§ 25.51—25.58 (relating to prescriptions) and regulations regarding packaging and labeling dispensed drugs. See § 16.94 and 28 Pa. Code §§ 25.91—25.95 (relating to labeling of drugs, devices and cosmetics).

§ 18.9. Notification of changes in collaboration.

(a) A midwife shall notify the Board, in writing, of a change in or termination of a collaborative agreement or a change in mailing address within 30 days. Failure to notify the Board, in writing, of a change in mailing address may result in failure to receive pertinent material distributed by the Board. The midwife shall provide the Board with the new address of residence, address of employment and name of registered collaborating physician.

(b) A collaborating physician shall notify the Board, in writing, of a change or termination of collaboration with a midwife within 30 days.

(c) Failure to notify the Board of changes in, or a termination in the collaborating physician/midwife relationship is a basis for disciplinary action against the midwife's license.

(d) A midwife with prescriptive authority who cannot continue to fulfill the requirements for prescriptive authority shall notify the Board within 30 days of the midwife's request to place the midwife's prescriptive authority on inactive status.

[Pa.B. Doc. No. 07-2309. Filed for public inspection December 14, 2007, 9:00 a.m.]

NOTICES

DEPARTMENT OF BANKING

Actions on Applications

The Department of Banking (Department), under the authority contained in the act of November 30, 1965 (P. L. 847, No. 356), known as the Banking Code of 1965; the act of December 14, 1967 (P. L. 746, No. 345), known as the Savings Association Code of 1967; the act of May 15, 1933 (P. L. 565, No. 111), known as the Department of Banking Code; and the act of December 9, 2002 (P. L. 1572, No. 207), known as the Credit Union Code, has taken the following action on applications received for the week ending December 4, 2007.

BANKING INSTITUTIONS

Branch Applications

<i>Date</i>	<i>Name of Bank</i>	<i>Location</i>	<i>Action</i>
9-26-07	Penn Liberty Bank Wayne Delaware County	1301 Paoli Pike West Chester Chester County	Opened
11-26-07	Susquehanna Bank PA Lititz Lancaster County	402 Eisenhower Drive Hanover York County	Opened
11-28-07	Penn Liberty Bank Wayne Delaware County	2724 Ridge Avenue Trooper Montgomery County	Opened
11-30-07	Graystone Bank Lancaster Lancaster County	1830 South Atherton Street State College Centre County	Authorization Surrendered
11-30-07	Graystone Bank Lancaster Lancaster County	1705 North Atherton Street State College Centre County	Filed
11-30-07	Graystone Bank Lancaster Lancaster County	Quentin Road, near Rocherty Road Lebanon Lebanon County	Filed
12-3-07	The Dime Bank Honesdale Wayne County	99 Welwood Avenue Hawley Wayne County	Approved
12-3-07	Stonebridge Bank Exton Chester County	721 Skippack Pike Whitpain Township Montgomery County	Approved

Branch Relocations

<i>Date</i>	<i>Name of Bank</i>	<i>Location</i>	<i>Action</i>
11-30-07	Citizens Bank of Pennsylvania Philadelphia Philadelphia County	<i>To:</i> 6052 Ridge Avenue Philadelphia Philadelphia County <i>From:</i> 6060 Ridge Avenue Philadelphia Philadelphia County	Approved

Branch Consolidations

<i>Date</i>	<i>Name of Bank</i>	<i>Location</i>	<i>Action</i>
11-16-07	Susquehanna Bank PA Lititz Lancaster County	<i>Into:</i> 4930 5th Street Highway Temple Berks County <i>From:</i> 5318 Allentown Pike Temple Berks County	Effective
11-16-07	Susquehanna Bank PA Lititz Lancaster County	<i>Into:</i> 3199 Cape Horn Road Red Lion York County	Effective

NOTICES

6545

<i>Date</i>	<i>Name of Bank</i>	<i>Location</i>	<i>Action</i>
		<i>From:</i> 3090 Cape Horn Road Red Lion York County	
11-16-07	Susquehanna Bank PA Lititz Lancaster County	<i>Into:</i> 1205 Carlisle Road York York County	Effective
		<i>From:</i> 2170 White Street York York County	
11-16-07	Susquehanna Bank PA Lititz Lancaster County	<i>Into:</i> 200 Willow Valley Lakes Drive Willow Street Lancaster County	Effective
		<i>From:</i> 90 Willow Valley Lakes Drive Willow Street Lancaster County	
11-16-07	Susquehanna Bank PA Lititz Lancaster County	<i>Into:</i> 1 Market Way East York York County	Effective
		<i>From:</i> 16 North George Street York York County	

Branch Discontinuances

<i>Date</i>	<i>Name of Bank</i>	<i>Location</i>	<i>Action</i>
11-16-07	Susquehanna Bank PA Lititz Lancaster County	2228 Slate Hill Road Wyomissing Berks County	Closed
11-16-07	Susquehanna Bank PA Lititz Lancaster County	10 South Main Street Spring Grove York County	Closed
11-16-07	Susquehanna Bank PA Lititz Lancaster County	2894 North Susquehanna Trail Shamokin Dam Snyder County	Closed
11-16-07	Susquehanna Bank PA Lititz Lancaster County	128 Toddy Drive East Earl Lancaster County	Closed
11-16-07	Susquehanna Bank PA Lititz Lancaster County	55 Wetzel Drive Hanover York County	Closed
11-16-07	Susquehanna Bank PA Lititz Lancaster County	1 East Harrisburg Street Dillsburg York County	Closed

SAVINGS INSTITUTIONS

No activity.

CREDIT UNIONS

No activity.

The Department's website at www.banking.state.pa.us includes public notices for more recently filed applications.

STEVEN KAPLAN,
Secretary

[Pa.B. Doc. No. 07-2310. Filed for public inspection December 14, 2007, 9:00 a.m.]

Maximum Lawful Rate of Interest for Residential Mortgages for the Month of January 2008

The Department of Banking (Department), under the authority contained in section 301 of the act of January 30, 1974 (P. L. 13, No. 6) (41 P. S. § 301), hereby determines that the maximum lawful rate of interest for residential mortgages for the month of January 2008 is 6 3/4%.

The interest rate limitations under the State's usury statute were preempted to a great extent by Federal law, the Depository Institutions Deregulation and Monetary Control Act of 1980 (Pub. L. No. 96-221). Further preemption was instituted with the signing of Pub. L. No. 96-399, which overrode State interest rate limitations on any individual who finances the sale or exchange of residential real property which the individual owns and which

the individual occupies or has occupied as a principal residence.

Each month the Department is required by State law to compute and announce the ceiling rate on residential mortgages in this Commonwealth. This maximum rate is determined by adding 2.50 percentage points to the yield rate on long-term government bonds as published by the Federal Reserve Board and/or the United States Treasury. The latest yield rate on long-term government securities is 4.36 to which was added 2.50 percentage points for a total of 6.86 that by law is rounded off to the nearest quarter at 6 3/4%.

STEVEN KAPLAN,
Secretary

[Pa.B. Doc. No. 07-2311. Filed for public inspection December 14, 2007, 9:00 a.m.]

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Applications, Actions and Special Notices

APPLICATIONS

THE CLEAN STREAMS LAW AND THE FEDERAL CLEAN WATER ACT APPLICATIONS FOR NATIONAL POLLUTION DISCHARGE ELIMINATION SYSTEM (NPDES) PERMITS AND WATER QUALITY MANAGEMENT (WQM) PERMITS

This notice provides information about persons who have applied for a new, amended or renewed NPDES or WQM permit, a permit waiver for certain stormwater discharges or submitted a Notice of Intent (NOI) for coverage under a general permit. The applications concern, but are not limited to, discharges related to industrial, animal or sewage waste, discharges to groundwater, discharges associated with municipal separate storm sewer systems (MS4), stormwater associated with construction activities or concentrated animal feeding operations (CAFOs). This notice is provided in accordance with 25 Pa. Code Chapters 91 and 92 and 40 CFR Part 122, implementing The Clean Streams Law (35 P. S. §§ 691.1—691.1001) and the Federal Clean Water Act.

<i>Location</i>	<i>Permit Authority</i>	<i>Application Type or Category</i>
Section I	NPDES	Renewals
Section II	NPDES	New or amendment
Section III	WQM	Industrial, sewage or animal waste; discharge into groundwater
Section IV	NPDES	MS4 individual permit
Section V	NPDES	MS4 permit waiver
Section VI	NPDES	Individual permit stormwater construction
Section VII	NPDES	NOI for coverage under NPDES general permits

For NPDES renewal applications in Section I, the Department of Environmental Protection (Department) has made a tentative determination to reissue these permits for 5 years subject to effluent limitations and monitoring and reporting requirements in their current permits, with appropriate and necessary updated requirements to reflect new and changed regulations and other requirements.

For applications for new NPDES permits and renewal applications with major changes in Section II, as well as applications for MS4 individual permits and individual stormwater construction permits in Sections IV and VI, the Department, based upon preliminary reviews, has made a tentative determination of proposed effluent limitations and other terms and conditions for the permit applications. These determinations are published as proposed actions for comments prior to taking final actions.

Unless indicated otherwise, the EPA Region III Administrator has waived the right to review or object to proposed NPDES permit actions under the waiver provision in 40 CFR 123.24(d).

Persons wishing to comment on an NPDES application are invited to submit a statement to the regional office noted before an application within 30 days from the date of this public notice. Persons wishing to comment on a WQM permit application are invited to submit a statement to the regional office noted before the application within 15 days from the date of this public notice. Comments received within the respective comment periods will be considered in the final determinations regarding the applications. Comments should include the name, address and telephone number of the writer and a concise statement to inform the Department of the exact basis of a comment and the relevant facts upon which it is based.

The Department will also accept requests for a public hearing on applications. A public hearing may be held if the responsible office considers the public response significant. If a hearing is scheduled, a notice of the hearing will be published in the *Pennsylvania Bulletin* and a newspaper of general circulation within the relevant geographical area. The Department will postpone its final determination until after a public hearing is held.

Persons with a disability who require an auxiliary aid, service, including TDD users, or other accommodations to seek additional information should contact the Department through the Pennsylvania AT&T Relay Service at (800) 654-5984.

I. NPDES Renewal Applications

Southeast Region: Water Management Program Manager, 2 East Main Street, Norristown, PA 19401.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0054313	Sherry Stangil 3176 Walnut Street Springtown, PA 18081	Bucks County Springfield Township	Cooks Creek	Y

Northeast Region: Water Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0063690	Melroe's Restaurant 832 Salem Boulevard Berwick, PA 18603	Luzerne County Salem Township	UNT to Susquehanna River 5B	Y
PA0055131	Lehigh Valley Zoo—County of Lehigh Lehigh County Government Center 17 South Seventh Street Allentown, PA 18101-1614	North Whitehall Township Lehigh County	Jordan Creek 2C	Y

Southcentral Region: Water Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PAR100298RR	Regency V 1899 Lititz Park Lancaster, PA 17601	West Hempfield Township Lancaster County	UNT Swarr Run WWF	Y
PA0084166 (IW)	City of Lebanon Authority 2311 Ridgeview Road Lebanon, PA 17042	Swatara Township Dauphin County	UNT Swatara Creek 7-D	Y
PA0008508 (IW)	Burle Business Park, LP 1004 New Holland Avenue Lancaster, PA 17601	Lancaster City Lancaster County	Conestoga River 7-J	Y
PA0088617 (SEW)	Bratton Township 133 Mountain Lane McVeytown, PA 17051	Bratton Township Mifflin County	Juniata River 12-A	Y
PA0082015 (SEW)— Ownership Change	Meadows Sewer Company—Country Manor West MHP P. O. Box 604 Exton, PA 19341	Middlesex Township Cumberland County	Conodoguinet Creek 7-B	Y
PA0034860 (SEW)	Penn Valley Mobile Home Park— PCS Chadaga, MD 110 Inverness Drive Blue Bell, PA 19422	Penn Township Lancaster County	UNT Chickies Creek 7-G	Y
PA0085871 (IW)	Mount Joy Borough Authority P. O. Box 25 Mount Joy, PA 17552	Mount Joy Borough East Donegal Township Lancaster County	UNT to Donegal Creek 7-G	Y
PA0031968 (SEW)	Department of Public Welfare Youth Forestry Camp No. 3 R. R. 1 Box 175 James Creek, PA 16657	Todd Township Huntingdon County	UNT Great Trough Creek 11-D	Y

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0008184 (SEW) Transfer	TW Cylinders, LLC 4075 Hamilton Boulevard Theodore, AL 36582	Harrisburg City Dauphin County	Paxton Creek 7-C	Y

Northcentral Region: Water Management Program Manager, 208 West Third Street, Williamsport, PA 17701.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0115215 IW	Lucas Trucking Corp. 9657 North Route 220 Highway Jersey Shore, PA 17740	Lycoming County Piatt Township	UNT of West Branch Susquehanna River 10A	Y
PA0113778 (Nonmunicipal)	ARCPA Properties, LLC Pleasant View Estates Mobile Home Park 7887 East Belleview Avenue Suite 200 Englewood, CO 80111	Columbia County South Centre Township	UNT 28077 to the Susquehanna River 9C	Y

Northwest Region: Water Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0024856	Taylor Township Sewer Authority P. O. Box 489 West Pittsburg, PA 16160-0489	Taylor Township Lawrence County	Beaver Run 20-B	Y
PA0037915	Fish and Boat Commission Tionesta Fish Culture Station Route 62 HCR 2 Box 1 Tionesta, PA 16353-9729	Tionesta Township Forest County	Allegheny River 16-F	Y

II. Applications for New or Expanded Facility Permits, Renewal of Major Permits and EPA Nonwaived Permit Applications

Southeast Region: Water Management Program Manager, 2 East Main Street, Norristown, PA 19401.

PA0057274, Sewage, **Michael R. and Antionette Hughes**, 305 Auburn Drive, Downingtown, PA 19335-4420. This existing facility is located in Upper Uwchlan Township, **Chester County**.

Description of Proposed Activity: This application is for renewal of an NPDES permit to discharge treated sewage from a single residence sewage treatment plant.

The receiving stream, a UNT to Marsh Creek, is in the State Water Plan Watershed 3H and is classified for: HQW, TSF, aquatic life, water supply and recreation. The nearest downstream public water supply intake is for Aqua PA, Ingrams Mill water treatment plant located on East Branch Brandywine Creek, approximately 10.5 river miles below the point of discharge.

The proposed effluent limits for Outfall 001 are based on a design flow of 500 gpd.

<i>Parameters</i>	<i>Mass (lb/day)</i>		<i>Concentration (mg/l)</i>		<i>Instantaneous Maximum (mg/l)</i>
	<i>Average Monthly</i>	<i>Maximum Daily</i>	<i>Average Monthly</i>	<i>Maximum Daily</i>	
CBOD ₅ (5-1 to 10-31) (11-1 to 4-30)			10 20		20 40
Total Suspended Solids			10		20
Ammonia as N (5-1 to 10-31) (11-1 to 4-30)			1.5 4.5		3.0 9.0
Total Residual Chlorine			Monitor and Report		Monitor and Report

<i>Parameters</i>	<i>Mass (lb/day)</i>		<i>Concentration (mg/l)</i>		
	<i>Average Monthly</i>	<i>Maximum Daily</i>	<i>Average Monthly</i>	<i>Maximum Daily</i>	<i>Instantaneous Maximum (mg/l)</i>
Fecal Coliform		200/100 ml Geometric Mean			1,000/100 ml
Dissolved Oxygen				Minimum of 6.0 mg/l at all times	
pH				Within limits of 6.0 to 9.0 Standard Units at all times	

In addition to the effluent limits, the permit contains the following major special conditions:

1. AMR Submission.
2. Phase Out when Municipal Sewers Available.
3. Remedial Measures if Unsatisfactory Effluent.
4. No Stormwater.
5. Acquire Necessary Property Rights.
6. Change of Ownership.
7. Total Residual Chlorine Requirement.
8. Sludge Disposal Requirement.
9. Fecal Coliform Imax Reporting.

NPDES PA0012777, Industrial Waste, SIC Codes 2891 and 2879, **Rohm & Haas Chemicals, LLC**, 5000 Richmond Street, Philadelphia, PA 19137. This proposed facility is located in the City of Philadelphia, **Philadelphia County**.

Description of Proposed Activity: This application is for renewal of an NPDES permit to discharge noncontact cooling water and stormwater from Rohm & Haas—Philadelphia Plant through three outfalls in Frankford Inlet and Delaware Estuary Zone 3.

The receiving stream, Delaware River, is in the State Water Plan Watershed 3J and is classified as WWF. There is no downstream public water supply intake in PA.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.85 mgd and are as follows:

<i>Parameter</i>	<i>Instantaneous Minimum (mg/l)</i>	<i>Monthly Average (mg/l)</i>	<i>Daily Maximum (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
Flow (mgd)				
Temperature (° F)				98
pH (Standard Units)	6.0			9.0
Total Suspended Solids (NET)		30	60	75
Total Suspended Solids (Influent)		Monitor and Report	Monitor and Report	Monitor and Report
Total Suspended Solids (Effluent)		Monitor and Report	Monitor and Report	Monitor and Report
PCBs, Total			Monitor and Report	
Biological Oxygen Demand*			Monitor and Report	
Chemical Oxygen Demand*			Monitor and Report	
Total Kjeldahl Nitrogen*			Monitor and Report	
Nitrate plus Nitrite as Nitrogen*			Monitor and Report	
Total Phosphorus*			Monitor and Report	
pH (Standard Units)*		Monitor and Report Instantaneous Minimum		Monitor and Report

*These are stormwater parameters. Sample shall be taken during storm event.

The proposed effluent limits for Outfall 003 are based on a design flow of mgd and are as follows:

<i>Parameter</i>	<i>Instantaneous Minimum (mg/l)</i>	<i>Monthly Average (mg/l)</i>	<i>Daily Maximum (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
Flow (mgd)				
Temperature (° F)				98
pH (Standard Units)	6.0			9.0
Biological Oxygen Demand*			Monitor and Report	
Chemical Oxygen Demand*			Monitor and Report	

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<i>Parameter</i>	<i>Instantaneous Minimum (mg/l)</i>	<i>Monthly Average (mg/l)</i>	<i>Daily Maximum (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
Total Kjeldahl Nitrogen*			Monitor and Report	
Nitrate plus Nitrite as Nitrogen*			Monitor and Report	
Total Phosphorus*			Monitor and Report	
pH (Standard Units)*		Monitor and Report Instantaneous Minimum		Monitor and Report

*These are stormwater parameters. Sample shall be taken during stormwater event.

The proposed effluent limits for Outfall 007 for stormwater runoff are as follows:

<i>Parameter</i>	<i>Instantaneous Minimum (mg/l)</i>	<i>Monthly Average (mg/l)</i>	<i>Daily Maximum (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
Biological Oxygen Demand*			Monitor and Report	
Chemical Oxygen Demand*			Monitor and Report	
Total Kjeldahl Nitrogen*			Monitor and Report	
Nitrate plus Nitrite as Nitrogen*			Monitor and Report	
Total Phosphorus*			Monitor and Report	
pH (Standard Units)*		Monitor and Report Instantaneous Minimum		Monitor and Report

*These are stormwater parameters. Sample shall be taken during storm event.

In addition to the effluent limits, the permit contains the following major special conditions:

1. Stormwater Monitoring Requirements.
2. PCBs Monitoring Requirements.

The EPA waiver is not in effect.

PA0050377, Amendment 1, Industrial Waste, SIC 2833, **Lonza, Inc.**, 900 River Road, Conshohocken, PA 19428. This existing facility is located in Upper Merion Township, **Montgomery County**.

Description of Proposed Activity: Permit amendment to increase the limitations for Total Dissolved Solids. The monthly average limitation is increased from 17,500 mg/l to 20,000 mg/l and the daily maximum limitation is increased from 35,000 mg/l to 40,000 mg/l. The instantaneous maximum limitation is increased from 43,750 mg/l to 50,000 mg/l. Mass loading limitations are increased accordingly. A special condition is added to Part C of the permit requiring monitoring for Polychlorinated Biphenyls. All other limitations and requirements in the existing permit remain unchanged.

The receiving stream, the Schuylkill River by means of Matsunk Creek, is in the State Water Plan Watershed 3F and is classified for: WWF, MF, aquatic life, water supply and recreation. The nearest downstream public water supply intake for the Philadelphia Water Department is located on the Schuylkill River and is approximately 8.7 miles below the point of discharge.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.08 mgd.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Concentration (mg/l)</i>		<i>Instantaneous Maximum (mg/l)</i>
	<i>Average Monthly</i>	<i>Maximum Daily</i>	<i>Average Monthly</i>	<i>Maximum Daily</i>	
Total Dissolved Solids	13,344	26,688	20,000	40,000	50,000

In addition to the effluent limits, the permit contains the following major special conditions:

1. Condition for Schuylkill River PCB TMDL.

PA0053554, Industrial Waste, SIC 2875, **Scotts Company d/b/a Hyponex Corporation**, 944 Newark Road, Avondale, PA 19311-1133. This existing facility is located in New Garden Township, **Chester County**.

Description of Proposed Activity: Renewal of NPDES permit to discharge stormwater from a soil processing and bagging facility. Stormwater is collected in a detention basin followed by a secondary detention area with rock filter berm.

The receiving stream, West Branch Red Clay Creek, is in the State Water Plan Watershed 3I and is classified for: TSF, aquatic life, water supply and recreation. The nearest downstream public water supply intake is in the State of Delaware and is located on the Red Clay Creek approximately 12 miles below the point of discharge.

The proposed effluent limits for Outfall 001 are based on a design flow of an average storm event.

Parameters	Mass (lb/day)		Concentration (mg/l)		Instantaneous Maximum (mg/l)
	Average Monthly	Maximum Daily	Average Monthly	Maximum Daily	
Total Suspended Solids					Monitor
Fecal Coliform					Monitor
Aluminum					Monitor
Copper					Monitor
Zinc					Monitor
Total Iron					Monitor
Dissolved Iron					Monitor
4,4-DDT					Monitor
4,4-DDD					Monitor
4,4-DDE					Monitor
pH (Standard Units)			6.0, Instantaneous Minimum		
Ammonia as N					9.0
Nitrate as N					Monitor

In addition to the effluent limits, the permit contains the following major special conditions:

1. Remedial Measures if Public Nuisance.
2. BAT Reopener.
3. Change in Ownership.
4. Stormwater Requirements.
5. Monitoring Requirements.

PA0028380, Sewage, SIC 4952, **Tinicum Township**, Memorial Building, 629 North Governor Printz Boulevard, Essington, PA 19029. This proposed facility is located in Tinicum, **Delaware County**.

Description of Proposed Activity: Renewal of an NPDES permit to discharge treated sewage from Tinicum Township WWTP.

The receiving streams, Darby and Long Hook Creeks are in the State Water Plan Watershed 3G and are classified for: WWF, aquatic life, water supply and recreation. There is no downstream public water supply intake below the point of discharge.

The proposed effluent limits for Outfall 001 are based on a design flow of 1.4 mgd.

Parameters	Average Monthly (mg/l)	Average Weekly (mg/l)	Maximum Daily (mg/l)	Instantaneous Maximum (mg/l)
CBOD ₅	16	24		32
CBOD ₅ Percent Removal	≥89.25%			
Total Suspended Solids	30	45		60
CBOD ₂₀	365 lbs/day			
Fecal Coliform		200 col/100 ml		1,000 col/100 ml
Total Residual Chlorine	0.5			1.6
Copper, Total (Year 1 through Year 2)	Monitor and Report		Monitor and Report	Monitor and Report
Copper, Total (Year 3 through Year 5)	0.045		0.09	0.113
PCB, Total			Monitor and Report	
Dissolved Oxygen	Monitor and Report			Monitor and Report (Instantaneous Minimum)
pH	Within limits of 6.0 to 9.0 Standard units at all times			

The proposed monitoring requirements for Outfall 002 are based on an average stormwater flow.

Parameters	Maximum Daily (mg/l)
CBOD ₅	Monitor and Report
COD	Monitor and Report
Oil and Grease	Monitor and Report
pH (Standard Units)	Monitor and Report
TSS	Monitor and Report
TKN	Monitor and Report
Fecal Coliform (No. Col/100ml)	Monitor and Report
Total Phosphorus	Monitor and Report
Iron (Dissolved)	Monitor and Report

In addition to the effluent limits, the permit contains the following major special conditions:

1. Notification of the Operator.
2. Average Weekly Definition.
3. Remedial Measures if Unsatisfactory Effluent.
4. No Stormwater.
5. Acquire Necessary Property Rights.
6. Change of Ownership.
7. Chlorine Minimization.
8. Proper Sludge Disposal.
9. TMDL/WLA Data.
10. CBOD₅ Percent Removal.
11. DRBC Requirements.
12. WETT at Renewal.
13. Requirements for Operator.
14. I-Max Limitation.
15. Stormwater Condition.
16. Laboratory Certification.
17. PMP Implementation.

PA0052035, Sewage, SIC 4952, **Upper Makefield Township**, 1076 Eagle Road, Newtown, PA 18940. This proposed facility is located in Upper Makefield Township, **Bucks County**.

Description of Proposed Activity: Discharge of 172,544 gpd of treated sewage into onsite groundwater recharge basins and to the Delaware River during an emergency situation.

The receiving stream, the Delaware River, is in the State Water Plan Watershed 2E and is classified for: Special Protection Waters. The nearest downstream public water supply intake for the PA American Water Company is located on the Delaware River and is 4.6 miles below the point of discharge.

The proposed effluent limits for Outfall 001 and Outfall 002 are based on a design flow of 172,544 gpd.

<i>Parameters</i>	<i>Mass (lb/day)</i>		<i>Concentration (mg/l)</i>		<i>Instantaneous Maximum (mg/l)</i>
	<i>Average Monthly</i>	<i>Maximum Daily</i>	<i>Average Monthly</i>	<i>Maximum Daily</i>	
CBOD ₅	10.3		10		20
Total Suspended Solids	10.3		10		20
Ammonia as N	3.0		3.0		6.0
Fecal Coliform			200 lbs/100 ml		1,000 lbs/100 ml
Dissolved Oxygen			5.0 (minimum)		
pH (STD units)			6.0 (minimum)		9.0
Total Residual Chlorine			0.23		0.45

In addition to the effluent limits, the permit contains the following major special conditions:

1. Discharges to Special Protection Waters.

Northeast Region: Water Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

PA0064149, Sewage, **Lehigh County Authority**, 1053 Spruce Street, P. O. Box 3348, Allentown, PA 18106-0348. This proposed facility is located in Weisenberg Township, **Lehigh County**.

Description of Proposed Activity: Renewal of NPDES Permit for the discharge of treated sewage, with an increased discharge from 0.012 mgd to 0.040 mgd for an upgraded WWTP.

The receiving stream, UNT to Mill Creek, is in the State Water Plan Watershed 03B and is classified for: TSE. The nearest downstream public water supply intake for Pottstown Borough Water Authority is located on the Schuylkill River, approximately 50 miles below the point of discharge.

The proposed effluent limits for Outfall 001 are based on a design flow of 0.040 mgd.

<i>Parameter</i>	<i>Average Monthly (mg/l)</i>	<i>Average Weekly (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
CBOD ₅	25	40	50
Total Suspended Solids	30	45	60
NH ₃ -N			
(5-1 to 10-31)	2.76		5.52
(11-1 to 4-30)	8.28		16.5
Phosphorus as "P"	0.3		0.6
Dissolved Oxygen	A minimum of 6.0 mg/l at all times.		
Fecal Coliform			
(5-1 to 9-30)	200/100 ml as a Geometric Mean		
(10-1 to 4-30)	2,000/100 ml as a Geometric Mean		
pH	6.0 to 9.0 Standard Units at all times.		
Total Residual Chlorine	0.131		0.307

PA0028576, Sewage, **Clarks Summit—South Abington Joint Sewer Authority**, P. O. Box 199, Chinchilla, PA 18410-0199. This proposed facility is located in South Abington Township, **Lackawanna County**.

Description of Proposed Activity: Renewal of an NPDES Permit.

The receiving stream, Leggetts Creek, is in the State Water Plan Watershed 5A and is classified for: CWF. The nearest downstream public water supply intake for Danville Water Supply is located on Susquehanna River is approximately 75 miles below the point of discharge.

The proposed effluent limits for Outfall 001 based on a design flow of 2.5 mgd dry weather flow and 5.0 mgd wet weather flow.

<i>Parameter</i>	<i>Average Monthly (mg/l)</i>	<i>Average Weekly (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
CBOD ₅	25	40	50
Total Suspended Solids	30	45	60
NH ₃ -N			
(5-1 to 10-31)	2.9		5.8
(11-1 to 4-30)	8.7		17.4
Dissolved Oxygen	A minimum of 6.0 mg/l at all times.		
Fecal Coliform			
(5-1 to 9-30)	200/100 ml as a Geometric Mean		
(10-1 to 4-30)	2,000/100 ml as a Geometric Mean		
pH	6.0 to 9.0 Standard Units at all times.		

Chesapeake Bay Tributary Strategy Nutrient Requirements

<i>Parameter</i>	<i>Concentration (mg/L) Monthly Average</i>	<i>Monthly Load</i>	<i>Mass (lbs) Annual Load</i>
Ammonia-N	Report	Report	Report**
Kjeldahl-N	Report	Report	
Nitrate-Nitrate as N	Report	Report	
Total Nitrogen	Report	Report	Report
Total Phosphorus	Report	Report	Report
Net Total Nitrogen		Report	45,662*
Net Total Phosphorus		Report	6,088*

* This permit contains conditions which authorize the permittee to apply nutrient reduction credits to meet the Net Total Nitrogen and the Net Total Phosphorus effluent mass limits, under the Department of Environmental Protection's (Department) Trading of Nutrients and Sediment Reduction Credits Policy and Guidelines (Document No. 392-0900-001, December 30, 2006). The condition includes the requirement to report the application of these credits in Supplemental Discharge Monitoring Reports (DMRs) submitted to the Department.

* The compliance date for Net Total Nitrogen and Net Total Phosphorus will begin on October 1, 2010. Since these reporting requirements are annual loads, the reporting on compliance with the annual limitations will be required to be reported on the Supplemental DMR—Annual Nutrient Summary by November 28, 2011. This facility is required to monitor and report for Net Total Nitrogen and Net Total Phosphorus from the effective date of the permit until September 30, 2010.

** Total Annual Ammonia Load will be required to be reported on the Supplemental DMR—Annual Nutrient Summary by November 28, 2011.

In addition to the effluent limits, the permit contains the following major special conditions:

1. Whole Effluent Toxicity requirement.
2. Chesapeake Bay Nutrient requirements.

PA0026492, Sewage, **Scranton Sewer Authority**, 307 North Washington Avenue, Scranton, PA 18503. This proposed facility is located in City of Scranton, **Lackawanna County**.

Description of Proposed Activity: Renewal of NPDES Permit

The receiving stream, Lackawanna River, is in the State Water Plan Watershed 5A and is classified for: CWF. The nearest downstream public water supply intake for Danville Borough Water Company is located on Susquehanna River over 50 miles below the point of discharge.

The proposed effluent limits for Outfall 001 based on a design flow of 20.0 mgd.

<i>Parameter</i>	<i>Average Monthly (mg/l)</i>	<i>Average Weekly (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
CBOD ₅	18	27	36
Total Suspended Solids	30	45	60
NH ₃ -N			
(5-1 to 10-31)	3.0		6.0
(11-1 to 4-30)	9.0		18.0
Dissolved Oxygen	A minimum of 5.0 mg/l at all times.		

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<i>Parameter</i>	<i>Average Monthly (mg/l)</i>	<i>Average Weekly (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
Fecal Coliform (5-1 to 9-30) (10-1 to 4-30)		200/100 ml as a Geometric Mean 2,000/100 ml as a Geometric Mean	
pH		6.0 to 9.0 Standard Units at all times.	
Total Residual Chlorine	0.06		0.20

Chesapeake Bay Tributary Strategy Nutrient Requirements

<i>Parameter</i>	<i>Concentration (mg/l) Monthly Average</i>	<i>Monthly Load</i>	<i>Mass (lbs) Annual Load</i>
Ammonia-N	Report	Report	Report**
Kjeldahl-N	Report	Report	
Nitrate-Nitrate as N	Report	Report	
Total Nitrogen	Report	Report	Report
Total Phosphorus	Report	Report	Report
Net Total Nitrogen		Report	365,292*
Net Total Phosphorus		Report	48,706*

* This permit contains conditions which authorize the permittee to apply nutrient reduction credits to meet the Net Total Nitrogen and the Net Total Phosphorus effluent mass limits, under the Department of Environmental Protection's (Department) Trading of Nutrients and Sediment Reduction Credits Policy and Guidelines (Document No. 392-0900-001, December 30, 2006). The condition includes the requirement to report the application of these credits in Supplemental Discharge Monitoring Reports (DMRs) submitted to the Department.

* The compliance date for Net Total Nitrogen and Net Total Phosphorus will begin on October 1, 2010. Since these reporting requirements are annual loads, the reporting on compliance with the annual limitations will be required to be reported on the Supplemental DMR—Annual Nutrient Summary by November 28, 2011. This facility is required to monitor and report for Net Total Nitrogen and Net Total Phosphorus from the effective date of the permit until September 30, 2010.

** Total Annual Ammonia Load will be required to be reported on the Supplemental DMR—Annual Nutrient Summary by November 28, 2011.

In addition to the effluent limits, the permit contains the following major special conditions:

1. Industrial pretreatment, combined sewer overflows and whole effluent toxicity testing.

Southcentral Region: Water Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

Application No. PA0025381, Sewage, **Saxton Borough Municipal Authority**, P. O. Box 173, Saxton, PA 16678. This facility is located in Liberty Township, **Bedford County**.

Description of activity: The application is for and amendment of an NPDES permit for an existing discharge of treated sewage.

The receiving stream, Raystown Branch Juniata River, is in Watershed 11-D, and classified for TSF, water supply, recreation and fish consumption. The nearest downstream public water supply intake for 7 Points Marina is located on the Raystown Branch Juniata River (Raystown Lake), approximately 25 miles downstream. The discharge is not expected to affect the water supply.

The proposed effluent limits for Outfall 001 for a design flow of 0.400 mgd are:

<i>Parameter</i>	<i>Average Monthly (mg/l)</i>	<i>Average Weekly (mg/l)</i>	<i>Instantaneous Maximum (mg/l)</i>
CBOD ₅	25	40	50
Total Suspended Solids	30	45	60
Total Residual Chlorine (Interim)	1		2
Chlorine (Final)	0.5		1.64
Total Phosphorus	2		4
Color (PCU)		Maximum 1,000 at all times	
Oil and Grease		Monitor	
Dissolved Oxygen		Minimum of 5.0 at all times	
pH		From 6.0 to 9.0 inclusive	
Fecal Coliform (5-1 to 9-30) (10-1 to 4-30)		200/100 ml as a Geometric Average 2,000/100 ml as a Geometric Average	

Persons may make an appointment to review the Department of Environmental Protection's files on this case by calling the file review coordinator at (717) 705-4732.

The EPA waiver is in effect.

Application No. PA0088901, CAFO, Mountain View Farms, 160 Frystown Road, Myerstown, PA 17067.

Franklin Family Farms, Inc. has submitted an NPDES permit renewal application for Mountain View Farms, an existing swine operation in Bethel Township, **Berks County**. The CAFO is situated near a UNT of Little Swatara Creek (Watershed 7-D), which is classified as a CWF. The CAFO has a target animal population of approximately 1,936 animal equivalent units consisting of 14,300 finishing swine, 195 goats, three cows, three calves, one bull and 30 steers.

The Department of Environmental Protection (Department) has conducted administrative and technical reviews of the application. Based on the preliminary review and application of lawful standards and regulations, the Department has made a tentative determination to issue the NPDES permit for the operation subject to the terms and conditions and monitoring and reporting requirements specified in the permit. The permit application and draft permit are on file at the Southcentral Regional Office of the Department.

Persons may make an appointment to review the Department of Environmental Protection's files by calling the file review coordinator at (717) 705-4732.

The Environmental Protection Agency permit waiver provision under 40 CFR 123.24(e) does not apply to this NPDES permit.

Application No. PA0246468, CAFO, Beaver Ridge Farm, R. D. 1, Box 932, Blain, PA 17006.

Beaver Ridge Farm, Inc. has submitted an NPDES permit renewal application for Beaver Ridge Farm, an existing swine operation in Jackson Township, **Perry County**. The CAFO is situated near Shermans Creek, which is classified as a HQ-CWF. The CAFO has a target animal population of approximately 414 animal equivalent units consisting of 3,000 finishing swine and three beef cows.

The Department of Environmental Protection (Department) has conducted administrative and technical reviews of the application. Based on the preliminary review and application of lawful standards and regulations, the Department has made a tentative determination to issue the NPDES permit for the operation subject to the terms and conditions and monitoring and reporting requirements specified in the permit. The permit application and draft permit are on file at the Southcentral Regional Office of the Department.

Persons may make an appointment to review the Department of Environmental Protection's files by calling the file review coordinator at (717) 705-4732.

The Environmental Protection Agency permit waiver provision under 40 CFR 123.24(e) does not apply to this NPDES permit.

Application No. PA0259888, CAFO, Ted Miller Farm, R. D. 1, Box 145, Ickesburg, PA 17037.

Ted Miller has submitted an NPDES permit renewal application for the Ted Miller Farm, an existing swine and dairy operation in Jackson Township, **Perry County**. The CAFO is situated near a UNT of Bixler Run, which is classified as a CWF. The CAFO has a target animal population of approximately 543 animal equivalent units consisting of 3,600 finishing swine, 40 crossbred dairy cows, 20 Jersey cows and 40 calves.

The Department of Environmental Protection (Department) has conducted administrative and technical reviews of the application. Based on the preliminary review and application of lawful standards and regulations, the Department has made a tentative determination to issue the NPDES permit for the operation subject to the terms and conditions and monitoring and reporting requirements specified in the permit. The permit application and draft permit are on file at the Southcentral Regional Office of the Department.

Persons may make an appointment to review the Department of Environmental Protection's files by calling the file review coordinator at (717) 705-4732.

The Environmental Protection Agency permit waiver provision under 40 CFR 123.24(e) does not apply to this NPDES permit.

Application No. PA0259772, CAFO, MACH Farm, 651 Pine Road, Palmyra, PA 17078.

George Christianson and Country View Family Farms, LLC have submitted an NPDES permit renewal application for MACH Farm, an existing swine operation in East Hanover Township, **Lebanon County**. The CAFO is situated near a UNT of Swatara Creek, which is classified as a WWF. The CAFO has a target animal population of approximately 703 animal equivalent units consisting of 1,008 gestating sows, 192 sows with litter, 25 boars, 720 gilts and 3,130 nursery pigs.

The Department of Environmental Protection (Department) has conducted administrative and technical reviews of the application. Based on the preliminary review and application of lawful standards and regulations, the Department has made a tentative determination to issue the NPDES permit for the operation subject to the terms and conditions and monitoring and reporting requirements specified in the permit. The permit application and draft permit are on file at the Southcentral Regional Office of the Department.

Persons may make an appointment to review the Department of Environmental Protection's files by calling the file review coordinator at (717) 705-4732.

The Environmental Protection Agency permit waiver provision under 40 CFR 123.24(e) does not apply to this NPDES permit.

Application No. PA0248771, CAFO, Swatara Farm, 1921 Blacks Bridge Road, Annville, PA 17003.

George Christianson and Country View Family Farms, LLC have submitted an NPDES permit renewal application for Swatara Farm, an existing swine operation in East Hanover Township, **Lebanon County**. The CAFO is situated near

Swatara Creek, which is classified as a WWF. The CAFO has a target animal population of approximately 703 animal equivalent units consisting of 1,176 gestating sows, 224 sows with litter, four boars, 630 gilts and 3,650 nursery pigs.

The Department of Environmental Protection (Department) has conducted administrative and technical reviews of the application. Based on the preliminary review and application of lawful standards and regulations, the Department has made a tentative determination to issue the NPDES permit for the operation subject to the terms and conditions and monitoring and reporting requirements specified in the permit. The permit application and draft permit are on file at the Southcentral Regional Office of the Department.

Persons may make an appointment to review the Department of Environmental Protection's files by calling the file review coordinator at (717) 705-4732.

The Environmental Protection Agency permit waiver provision under 40 CFR 123.24(e) does not apply to this NPDES permit.

Application No. PA0259764, CAFO, **Greystone Pork Farm**, 12940 Forge Road, Mercersburg, PA 17236.

Eldwin Martin has submitted an NPDES permit renewal application for Greystone Pork Farm, formerly known as Little Cove Farm, an existing swine operation in Warren Township, **Franklin County**. The CAFO is situated near a UNT of Little Cove Creek, which is classified as a CWF. The CAFO has a target animal population of approximately 799 animal equivalent units consisting of 1,160 gestating sows, 240 sows with litter, four boars, 776 replacement gilts and 3,600 nursery pigs.

The Department of Environmental Protection (Department) has conducted administrative and technical reviews of the application. Based on the preliminary review and application of lawful standards and regulations, the Department has made a tentative determination to issue the NPDES permit for the operation subject to the terms and conditions and monitoring and reporting requirements specified in the permit. The permit application and draft permit are on file at the Southcentral Regional Office of the Department.

Persons may make an appointment to review the Department of Environmental Protection's files by calling the file review coordinator at (717) 705-4732.

The Environmental Protection Agency permit waiver provision under 40 CFR 123.24(e) does not apply to this NPDES permit.

Northcentral Region: Watershed Management Program Manager, 208 West Third Street, Williamsport, PA 17701.

PA0229148, CAFO, SIC 0213, **Smiling Porker Farms**, 676 Granger Road, Morris, PA 16938 This existing facility is located in Pine Township, **Lycoming County**.

Description of Proposed Activity: Smiling Porker Farms is an existing finishing hog farm, totaling 537.5 animal equivalent units.

The water body nearest the finishing hog farm is Hughes Run in the Pine Creek Watershed (SWP-09A) with a designated use of HQ-CWF.

Except for the chronic or catastrophic rainfall events defined as over 25-year/24-hour rain storms, the CAFO permit is a nondischarge NPDES permit. Where applicable compliance with 40 CFR Federal effluent limitation guidelines is required. The permit requires no other numeric effluent limitations. Compliance with the Pennsylvania Nutrient Management Act and The Clean Streams Law constitutes compliance with State narrative water quality standards.

In addition to the effluent limits, the permit contains the following major special conditions.

1. Compliance with the farm's Nutrient Management Plan.
2. Compliance with the farm's Preparedness, Prevention and Contingency Plan.
3. Compliance with the Farm's Erosion and Sedimentation Control Plan for plowing and tilling.
4. Erosion and Sedimentation Control Plan requirements for stormwater during construction activities.
5. Animal mortality handling and disposing requirements.
6. Certification requirements for manure storage facilities.
7. Requirements for storage of feed and other raw materials.
8. Best Management Practices requirements.

The EPA waiver will not be in effect.

Southwest Regional Office: Regional Manager, Water Management, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, (412) 442-4000.

PA0001287, Industrial Waste, SIC 3296, **Armstrong World Industries, Inc.**, 1018 11th Street, Beaver Falls, PA 15010. This application is for renewal of an NPDES permit to discharge untreated cooling water and stormwater from the Beaver Falls Plant in Beaver Falls, **Beaver County**.

The following effluent limitations are proposed for discharge to the receiving waters, Walnut Bottom and Brighton Alley Runs, classified as WWF with existing and/or potential uses for aquatic life, water supply and recreation. The first existing/proposed downstream potable water supply considered during the evaluation is Beaver Falls Municipal Authority, New Brighton Plant, located 2 miles below the discharge point.

Outfall 001: Emergency Overflow.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Temperature					81° F
pH	not less than 6.0 nor greater than 9.0				

Outfalls 002: existing discharges of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
BOD					Monitor and Report
Bromide					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Oil and Grease					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Formaldehyde					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

Outfalls 003: existing discharge of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
BOD					Monitor and Report
Bromide					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

The EPA waiver is in effect.

Outfalls 004, 005, 007: existing discharges of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
BOD					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Formaldehyde					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

The EPA waiver is in effect.

Outfalls 006: existing discharges of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
BOD					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Oil and Grease					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Formaldehyde					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

Outfalls 008: existing discharge of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
BOD					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

The EPA waiver is in effect.

Outfalls 009: existing discharge of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
BOD					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

The EPA waiver is in effect.

Outfalls 011: existing discharge of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Average Monthly</i>	<i>Concentration (mg/l)</i>	
	<i>Average Monthly</i>	<i>Maximum Daily</i>		<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

The EPA waiver is in effect.

Outfalls 012: existing discharge of stormwater runoff.

<i>Parameter</i>	<i>Mass (lb/day)</i>		<i>Concentration (mg/l)</i>		
	<i>Average Monthly</i>	<i>Maximum Daily</i>	<i>Average Monthly</i>	<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
Ammonia Nitrogen					Monitor and Report
Nitrate-Nitrite					Monitor and Report
Phosphate					Monitor and Report
TKN					Monitor and Report
Zinc					Monitor and Report
Iron					Monitor and Report
Total Suspended Solids					Monitor and Report
pH					Monitor and Report

The EPA waiver is in effect.

PA0041114, Sewage, **The Kiski School**, 1888 Brett Lane, Saltsburg, PA 15681. This application is for renewal of an NPDES permit to discharge treated sewage from The Kiski School STP in Loyalhanna Township, **Westmoreland County**.

The following effluent limitations are proposed for discharge to the receiving waters, known as Kiskiminetas River, which are classified as a WWF with existing and/or potential uses for aquatic life, water supply and recreation. The first downstream potable water supply intake from this facility is the Buffalo Township Municipal Authority, Freeport Plant, on the Allegheny River.

Outfall 001: existing discharge, design flow of 0.04 mgd.

<i>Parameter</i>	<i>Concentration (mg/l)</i>			
	<i>Average Monthly</i>	<i>Average Weekly</i>	<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
CBOD ₅	25			50
Suspended Solids	30			60
Fecal Coliform				
(5-1 to 9-30)	200/100 ml as a Geometric Mean			
(10-1 to 4-30)	2,000/100 ml as a Geometric Mean			
Total Residual Chlorine	1.4			3.3
pH	not less than 6.0 nor greater than 9.0			

The EPA waiver is in effect.

PA0094544, Sewage, **Leskinen Enterprises, Inc.**, 160 Jumonville Road, Hopwood, PA 15425. This application is for renewal of an NPDES permit to discharge treated sewage from United States Army Corps of Engineers, Somerfield South Recreation Area STP in Addison Township, **Somerset County**.

The following effluent limitations are proposed for discharge to the receiving waters, known as Youghiogheny River Reservoir, which are classified as a WWF with existing and/or potential uses for aquatic life, water supply and recreation. The first downstream potable water supply intake from this facility is the Ohiopyle Municipal Water Works.

Outfall 001: existing discharge, design flow of 0.00135 mgd.

<i>Parameter</i>	<i>Concentration (mg/l)</i>			
	<i>Average Monthly</i>	<i>Average Weekly</i>	<i>Maximum Daily</i>	<i>Instantaneous Maximum</i>
CBOD ₅	25			50
Suspended Solids	30			60
Fecal Coliform				
(5-1 to 9-30)	200/100 ml as a Geometric Mean			
(10-1 to 4-30)	2,000/100 ml as a Geometric Mean			
Total Residual Chlorine	1.4			3.3
pH	not less than 6.0 nor greater than 9.0			

The EPA waiver is in effect.

Northwest Region: Water Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

PA0021792, Amendment No. 2, Sewage. **Municipal Authority of the Borough of Edinboro**, 301 Water Street, Edinboro, PA 16412-2863. This proposed facility is located in Edinboro Borough, **Erie County**.

Description of Proposed Activity: An expansion of an existing discharge of treated sewage.

For the purpose of evaluating effluent requirements for TDS, NO₂-NO₃, fluoride, phenolics, sulfate and chloride, the existing/proposed downstream potable water supply, considered during the evaluation is the Franklin General Authority intake on French Creek located at Franklin, approximately 48 miles below the point of discharge.

The receiving stream, the Conneautee Creek, is in Watershed 16-A and is classified for: TSF, aquatic life, water supply and recreation.

The proposed effluent limits for Outfall 001 are based on a design flow of 1.2 mgd.

Interim Limits

Parameters	Loadings			Concentrations	
	Average Monthly (lb/day)	Average Weekly (lb/day)	Average Monthly (mg/l)	Average Weekly (mg/l)	Instantaneous Maximum (mg/l)
Flow (mgd)	XX	XX			
CBOD ₅					
(5-1 to 10-31)	200	300	20	30	40
(11-1 to 4-30)	250	400	25	40	50
Total Suspended Solids	300	450	30	45	60
NH ₃ -N					
(5-1 to 10-31)	20		2		4
(11-1 to 4-30)	60		6		12
Fecal Coliform					
(5-1 to 9-30)		200/100ml as a Geometric Average			
(10-1 to 4-30)		2,000/100ml as a Geometric Average			
Dissolved Oxygen		minimum of 4 mg/l at all times			
Total Residual Chlorine			0.3		0.9
pH		6.0 to 9.0 Standard Units at all times			

III. WQM Industrial Waste and Sewerage Applications under The Clean Streams Law (35 P. S. §§ 691.1—691.1001)

Southeast Region: Water Management Program Manager, 2 East Main Street, Norristown, PA 19401.

WQM Permit No. 0907411, Sewerage, **Jason Lapp**, 429 Upper Stump Road, Chalfont, PA 18914. This proposed facility is located in East Rockhill Township, **Bucks County**.

Description of Action/Activity: Construction and operation of a small flow treatment facility.

Northeast Region: Water Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

WQM Permit No. 4807407, Sewerage, **Stockertown Borough**, 209 Main Street, Stockertown, PA 18083. This proposed facility is located in Stockertown Borough, **Northampton County**.

Description of Proposed Action/Activity: This project consists of installation of breakpoint chlorination and dechlorination equipment at the Stockertown Borough Wastewater Treatment Plant.

WQM Permit No. 5207403, Sewerage, **Guardian Elder Care**, 147 Old Newport Street, Nanticoke, PA 18634. This proposed facility is located in Westfall Township, **Pike County**.

Description of Proposed Action/Activity: This project is for the construction of an equalization tank for the wastewater treatment plant which services the Milford Senior Care and Rehabilitation Center.

Southcentral Region: Water Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

WQM Permit No. 3607403, Sewerage, **Quail Creek Homeowners Association**, 2838 Kissel Road, Lititz, PA 17543. This proposed facility is located in Rapho Township, **Lancaster County**.

Description of Proposed Action/Activity: Seeking permit approval for the construction/operation of a sewage treatment facility with stream discharge for two existing and 27 new single-family homes.

Northcentral Region: Water Management Program Manager, 208 West Third Street, Williamsport, PA 17701.

WQM Permit No. 4907405, Sewerage 4952, **Shamokin-Coal Township Joint Sewer Authority**, R. D. 2, Box 35, Shamokin, PA 17872-9603. This proposed facility is located in Coal Township and the City of Shamokin, **Northumberland County**.

Description of Proposed Action/Activity: This project consists of installing 15 CSO Treatment Units and two six foot diameter manholes in Shamokin Creek.

WQM Permit No. 4907404, Sewerage 4952, **Shamokin-Coal Township Joint Sewer Authority**, R. D. 2, Box 35, Shamokin, PA 17872-9603. This proposed facility is located in Coal Township, **Northumberland County**.

Description of Proposed Action/Activity: This project consists construction of disinfection facilities to treat overflow from the Brady Pump Station, extension of the outfall line by approximately 740' to Quaker Run, and installation of a back-up power generator.

Southwest Region: Water Management Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

WQM Permit No. 0207406, Sewerage, **Collier Township Municipal Authority**, 2418 Hilltop Road, Suite 200, Presto, PA 15142. This proposed facility is located in Collier Township, **Allegheny County**.

Description of Proposed Action/Activity: Application for the construction and operation of a phase 2 sewer extension.

Northwest Region: Water Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

WQM Permit No. 1007401, Sewage, **Butler Area Sewer Authority**, 100 Litman Road, Butler, PA 16003. This proposed facility is located in the City of Butler, **Butler County**.

Description of Proposed Action/Activity: This project proposes the new installations for constructing sewage collection and a sewage pumping station to be used for public sewage service for the Pullman Center Business Park Expansion Project.

WQM Permit No. 251081, Sewage, **Washington Township Sewer Authority**, 11800 Edinboro Road, Edinboro, PA 16412. This proposed facility is located in the Edinboro Borough, **Erie County**.

Description of Proposed Action/Activity: This project involves converting the existing Angling Road Sewage Treatment Plant to a lift station which will convey sewage to the Edinboro Borough Sewage Treatment Plant.

IV. NPDES Applications for Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4)

V. Applications for NPDES Wavier Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4)

VI. NPDES Individual Permit Applications for Discharges of Stormwater Associated with Construction Activities

Southwest Region: Watershed Management Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

Somerset County Conservation District, Somerset County Agricultural Center, 6024 Glades Pike, Suite 103, Somerset, PA 15501, (814) 445-4652.

<i>NPDES Permit No.</i>	<i>Applicant Name & Address</i>	<i>County</i>	<i>Municipality</i>	<i>Receiving Water/Use</i>
PAI055607004	Airtricity Stone Creek Wind Farm, LLC 812 San Antonio Street Suite 201 Austin, TX 78701	Somerset	Allegheny, Shade and Stonycreek Townships	Breastwork and Wills Run HQ/CWF Boone, Clear, Coal Run, Dark Shade and Rhoads Creek CWF

VII. List of NOIs for NPDES and/or Other General Permit Types

PAG-12	Concentrated Animal Feeding Operations (CAFOs)
PAG-13	Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4)

PUBLIC WATER SUPPLY (PWS) PERMIT

Under the Pennsylvania Safe Drinking Water Act (35 P. S. §§ 721.1—721.17), the following parties have applied for a PWS permit to construct or substantially modify a public water system.

Persons wishing to comment on a permit application are invited to submit a statement to the office listed before the application within 30 days of this public notice. Comments received within the 30-day comment period will be considered in the formulation of the final determinations regarding the application. Comments should include the name, address and telephone number of the writer and a concise statement to inform the Department of Environmental Protection (Department) of the exact basis of a comment and the relevant facts upon which it is based. A public hearing may be held after consideration of comments received during the 30-day public comment period.

Following the comment period, the Department will make a final determination regarding the proposed permit. Notice of this final determination will be published in the *Pennsylvania Bulletin* at which time this determination may be appealed to the Environmental Hearing Board.

The permit application and any related documents are on file at the office listed before the application and are

available for public review. Arrangements for inspection and copying information should be made with the office listed before the application.

Persons with a disability who require an auxiliary aid, service or other accommodations to participate during the 30-day public comment period should contact the office listed before the application. TDD users should contact the Department through the Pennsylvania AT&T Relay Service at (800) 654-5984.

SAFE DRINKING WATER

Applications Received under the Pennsylvania Safe Drinking Water Act

Southcentral Region: Water Supply Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

Permit No. 2807504, Public Water Supply.

Applicant	Greencastle Area Water Authority
Municipality	Antrim Township
County	Franklin
Responsible Official	Greencastle Area Water Authority Borough Manager 60 North Washington Street Greencastle, PA 17225-1230

Type of Facility	Public Water Supply
Consulting Engineer	James C. Elliot, P. E. Gannett Fleming, Inc. P. O. Box 67100 Harrisburg, PA 17106-7100
Application Received:	November 15, 2007
Description of Action	Construction of Well No. 4 and Ebberts Spring PS Mods.

Biosolids Individual Permits (PABIG and PABIS)

The following parties have applied for either an Individual Site Permit (PABIS) or an Individual Generator Permit (PABIG) for beneficial use of sewage sludge (biosolids) by land application. Unless otherwise indicated, on the basis of preliminary review and application of lawful standards and regulations, the Department of Environmental Protection (Department) proposes to issue a permit to land apply biosolids subject to certain requirements set forth in the permit.

Persons wishing to comment on the proposed permit are invited to submit a statement to the responsible Department Regional Office noted previously in the application within 30 days from the date of this public notice. Comments received within this 30-day period will be considered in the formulation of the final determination regarding this application. Responses should include the name, address and telephone number of the writer and a concise statement of a comment and the relevant facts upon which it is based. A public hearing may be held if the Regional Office considers the public response significant.

Following the 30-day comment period, the Water Management Regional Manager will make a final determination regarding the proposed permit. Notice of this determination will be published in the *Pennsylvania Bulletin* at which time this determination may be appealed to the Environmental Hearing Board.

The application and related documents, comments received, and other information are on file and may be inspected and arrangements made for copying at the responsible Department Regional Office indicated previously in the application.

Persons with a disability that require an auxiliary aid, service or other accommodation to participate in the proceedings should contact the Secretary to the Board at (717) 787-3483. TDD users may contact the Department through the Pennsylvania AT&T Relay Service at (800) 654-5984.

Actions

Biosolids Individual Permits (PABIG and PABIS)

The Department of Environmental Protection (Department) has taken the following actions on the previously received individual permit applications for the land application of treated sewage sludge (biosolids).

Persons aggrieved by this action may appeal, under section 4 of the Environmental Hearing Board Act (35 P. S. § 7514) and 2 Pa.C.S. §§ 501—508 and 701—704 (relating to the Administrative Agency Law), to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P. O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users may contact the Board through the Pennsylvania Relay Service, (800) 654-5984. Appeals must be filed

with the Environmental Hearing Board within 30 days of receipt of written notice of this action unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary to the Board at (717) 787-3483. The paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decisional law.

Contact Office: Bureau of Water Quality Protection, Rachel Carson State Office Building, 400 Market Street, Harrisburg, PA 17105, (717) 787-8184.

PABIG 9901. Edward J. Patten Water Reclamation Facility, Middlesex County Utilities Authority, P. O. Box 159, Main Street Extension, Sayreville, NJ is approved to use their biosolids for beneficial use by land application.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995

PREAMBLE 1

Acknowledgment of Notices of Intent to Remediate Submitted under the Land Recycling and Environmental Remediation Standards Act (35 P. S. §§ 6026.101—6026.908).

Sections 302—305 of the Land Recycling and Environmental Remediation Standards Act (act) require the Department of Environmental Protection (Department) to publish in the *Pennsylvania Bulletin* an acknowledgment noting receipt of Notices of Intent to Remediate. An acknowledgment of the receipt of a Notice of Intent to Remediate is used to identify a site where a person proposes to, or has been required to, respond to a release of a regulated substance at a site. Persons intending to use the Background Standard, Statewide Health Standard, the Site-Specific Standard or who intend to remediate a site as a special industrial area must file a Notice of Intent to Remediate with the Department. A Notice of Intent to Remediate filed with the Department provides a brief description of the location of the site, a list of known or suspected contaminants at the site, the proposed remediation measures for the site and a description of the intended future use of the site. A person who demonstrates attainment of one, a combination of the cleanup standards or who receives approval of a special industrial area remediation identified under the act will be relieved of further liability for the remediation of the site for any contamination identified in reports submitted to and approved by the Department. Furthermore, the person shall not be subject to citizen suits or other contribution actions brought by responsible persons not participating in the remediation.

Under sections 304(n)(1)(ii) and 305(c)(2) of the act, there is a 30-day public and municipal comment period for sites proposed for remediation using a Site-Specific Standard, in whole or in part, and for sites remediated as a special industrial area. This period begins when a summary of the Notice of Intent to Remediate is published in a newspaper of general circulation in the area of the site. For the sites identified, proposed for remediation to a Site-Specific Standard or as a special industrial area, the municipality within which the site is located may request to be involved in the development of the remediation and reuse plans for the site if the request is made

within 30 days of the date specified. During this comment period, the municipality may request that the person identified as the remediator of the site develop and implement a public involvement plan. Requests to be involved and comments should be directed to the remediator of the site.

For further information concerning the content of a Notice of Intent to Remediate, contact the environmental cleanup program manager in the Department regional office before which the notice appears. If information concerning this acknowledgment is required in an alternative form, contact the community relations coordinator at the appropriate regional office. TDD users may telephone the Department through the AT&T Relay Service at (800) 654-5984.

The Department has received the following Notices of Intent to Remediate:

Southeast Region: Environmental Cleanup Program Manager, 2 East Main Street, Norristown, PA 19401.

Mclean Packaging Company, City of Philadelphia, **Philadelphia County**. Michael Christie, Penn E & R, Inc., 2755 Bergey Road, Hatfield, PA 19440 on behalf of Joe Fenkel, Mclean Packaging Corporation, 1504 Glen Avenue, Moorestown, NJ 08057 has submitted a Notice of Intent to Remediate. Groundwater at the site has been impacted by release of inorganics. The property future use of the property will be nonresidential commercial/industrial use. A summary of the Notice of Intent to Remediate was reported to have been published in *The Philadelphia Daily News* on October 5, 2007.

Lawrence & Pattison Avenue Site, City of Philadelphia, **Philadelphia County**. David Hassrick, Gannett Fleming, Inc., 3575 Quakerbridge Road, Suite 203, Hamilton, NJ 08619 on behalf of John Grady, Food Distribution Center, c/o PIDC, 2600 Centre Square West, 1500 Market Street, Philadelphia, PA 19102 has submitted a Notice of Intent to Remediate. Groundwater and soil at the site has been impacted by release of chlorinated solvents. The proposed future use of the property will be nonresidential for a seafood processing facility with possible future use to include, but not limited to, and associated retail and restaurant establishment.

Mechem Residence, Easttown Township, **Chester County**. Staci Cottone, J & J Spill Service and Supplies, Inc., P. O. Box 370, Blue Bell, PA 19422 has submitted a Notice of Intent to Remediate. Soil at the site has been impacted by release of No. 2 fuel oil. The future use of the property will remain residential.

WaWa Food Market 186, East Norriton, **Montgomery County**. Joseph W. Straden, Jr., Leggette, Brashears & Graham, Inc., 426 Brandywine Parkway, West Chester, PA 19380 on behalf of Mathew S. Winters, Wawa, Inc., 260 West Baltimore Pike, Wawa, PA 19063 has submitted a Notice of Intent to Remediate. Soil at the site has been impacted with release of pesticides. The future use of the property will remain the same.

Pearl Pressman Property, City of Philadelphia, **Philadelphia County**. Robert Byer, Penn E & R, Inc., 2755 Bergey Road, Hatfield, PA 19440, Darryl Borrelli, Manko, Gold, Katcher & Fox, LLP, 401 City Avenue, Suite 500, Bala Cynwyd, PA 19004 on behalf of James Lerner, Pearl Pressman Liberty Communications Group, 5th and Popular Streets, Philadelphia, PA 19123 has submitted a Notice of Intent to Remediate. Soil at the site has been impacted with the release of pah's. The proposed future use of the property will be nonresidential for commercial/industrial use. A summary of the Notice of Intent to

Remediate was reported to have been published in *The Philadelphia Daily News* on November 10, 2007.

GE Betz Lot 2 Property, Bensalem Township, **Bucks County**. Kristen Rolison, MWH Global, Inc., 335 Phoenixville, PA 19355 on behalf of David Huthcinson, GE Betz, Inc., 4636 Somerton Road, Treose, PA 19053 has submitted a Notice of Intent to Remediate. Soil at the site has been impacted by release of pesticides. The subject property was sold to a developer that intends to develop for residential use.

Herskowitz Property, City of Philadelphia, **Philadelphia County**. Michael Malon, SECOR International Incorporate, 102 Pickering Way, Suite 200, Exton, PA 19341, Stephen Gonzalski, Atlantic Richfield Avenue, 1 West Pennsylvanian Avenue, Towson, MD 21204 on behalf of Henry & Robert Herskowitz, Herskowitz, Rosen, & Walton, Inc., 1001 South Kings Highway, Cherry Hill, NJ 08034 has submitted a Notice of Intent to Remediate. Soil and groundwater at the site has been impacted with release of used motor oil. The future use of the site is intended to remain commercial. A summary has been published in *The Philadelphia Daily News* on October 24, 2007.

Royal Petroleum Tanker Truck Spill Site, Butler Pike and Narcissa Road, **Montgomery County**. Raymond Lees, Malcolm Pirnie, Inc., 640 Freedom Business Center, King of Prussia, PA 19406, Matthew Lesley, Malcolm Pirnie, Inc., 640 Freedom Business Center, King of Prussia, PA 19406 on behalf of Stewart McCracken, 2606 Narcissa Road, Plymouth Meeting, PA 19462 has submitted a Notice of Intent to Remediate. Soil at the site has been impacted with release of diesel fuel. The property is zoned residential, currently undeveloped and there is no plan for change in status regarding the future use of the property.

Southcentral Region: Environmental Cleanup Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

Nathan Bittner Property, formerly Lois Verbose Property, Steelton Borough, **Dauphin County**. URS Corporation, 4507 North Front Street, Suite 200, Harrisburg, PA 17110, on behalf of Nathan Bittner, 3125 Walnut Street, Harrisburg, PA 17109 and the former Carst Fuel Oil Company, Inc., 5400 Allentown Boulevard, Harrisburg, PA 17112, submitted a Notice of Intent to Remediate site soils contaminated with No. 2 fuel oil. The property will continue to be used for residential purposes. The applicant intends to remediate the site to the State-wide Health Standard.

Northcentral Region: Environmental Cleanup Program Manager, 208 West Third Street, Williamsport, PA 17701.

Eureka Packaging, City of Williamsport, **Lycoming County**. Alternative Environmental Solutions, 930 Pointview Avenue, Suite B, Ephrata, PA 1752 on behalf of Henry Perciballi, Gunga Enterprises, LLC, 429 Market Street, Williamsport, PA 17701 has submitted a Notice of Intent to Remediate groundwater contaminated with tetrachloroethylene and trichloroethylene. The applicant proposes to remediate the site to meet the Site-Specific Standard. The intended future use of the property is commercial or light industrial.

UGI PNG Danville Holder/Regulator Station, 100 Kachel Boulevard, P. O. Box 12677, Reading, PA, Danville Borough, **Montour County**, has submitted a Notice of Intent to Remediate soil contaminated with arsenic, antimony and lead. The applicant proposes to remediate

the site to meet the Site-Specific Standard. The site will remain a gas regulator station and gas distribution center.

**OPERATE WASTE PROCESSING OR DISPOSAL
AREA OR SITE**

Application received, under the Solid Waste Management Act (35 P. S. §§ 6018.101—6018.1003), the Municipal Waste Planning, Recycling and Waste Reduction Act (53 P. S. §§ 4000.101—4000.1904) and regulations to operate Solid Waste Processing or Disposal Area or Site.

Southwest Region: Regional Solid Waste Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, (412) 442-4000.

Permit ID No. 101691. Medical Waste Recovery, Inc., 2069 Fletcher Avenue, Fort Lee, NJ 07024-2931. **Medical Waste Recovery, Inc.,** 1092 Claridge Elliott Road, Jeannette, PA 15644. Application for a municipal waste processing facility in Penn Township, **Westmoreland County** was received in the Regional Office on November 29, 2007.

Application Deemed Complete under the Solid Waste Management Act (35 P. S. §§ 6018.101—6018.1003), the Municipal Waste Planning, Recycling and Waste Reduction Act (53 P. S. §§ 4000.101—4000.1904) and Regulations to Operate Solid Waste Processing or Disposal Area or Site.

Northcentral Region: Regional Solid Waste Manager, 208 West Third Street, Williamsport, PA 17701.

Permit Application No. 301306. Sunbury Generation, LP, P. O. Box 517, Old Susquehanna Trail, Shamokin Dam, PA 17876, located in Monroe Township, **Snyder County**. The application for permit renewal of the residual waste disposal impoundment was deemed complete by the Williamsport Regional Office on December 3, 2007.

Comments concerning the application should be directed to David Garg, P. E., Facilities Manager, Williamsport Regional Office, 208 West Third Street, Suite 101, Williamsport, PA 17701. Persons interested in obtaining more information about the permit application may contact the Williamsport Regional Office, (570) 327-3653. TDD users may contact the Department of Environmental Protection through the Pennsylvania Relay service, (800) 654-5984.

AIR QUALITY

**PLAN APPROVAL AND OPERATING PERMIT
APPLICATIONS**

NEW SOURCES AND MODIFICATIONS

The Department of Environmental Protection (Department) has developed an "integrated" plan approval, State operating permit and Title V operating permit program. This integrated approach is designed to make the permitting process more efficient for the Department, the regulated community and the public. This approach allows the owner or operator of a facility to complete and submit all the permitting documents relevant to its application one time, affords an opportunity for public input and provides for sequential issuance of the necessary permits.

The Department has received applications for plan approvals and/or operating permits from the following facilities.

Copies of the applications, subsequently prepared draft permits, review summaries and other support materials are available for review in the regional office identified in this notice. Persons interested in reviewing the application files should contact the appropriate regional office to schedule an appointment.

Persons wishing to receive a copy of a proposed plan approval or operating permit must indicate their interest to the Department regional office within 30 days of the date of this notice and must file protests or comments on a proposed plan approval or operating permit within 30 days of the Department providing a copy of the proposed document to that person or within 30 days of its publication in the *Pennsylvania Bulletin*, whichever comes first. Interested persons may also request that a hearing be held concerning the proposed plan approval and operating permit. Comments or protests filed with the Department regional offices must include a concise statement of the objections to the issuance of the Plan approval or operating permit and relevant facts which serve as the basis for the objections. If the Department schedules a hearing, a notice will be published in the *Pennsylvania Bulletin* at least 30 days prior the date of the hearing.

Persons with a disability who wish to comment and require an auxiliary aid, service or other accommodation to participate should contact the regional office identified before the application. TDD users should contact the Department through the Pennsylvania AT&T Relay Service at (800) 654-5984.

Final plan approvals and operating permits will contain terms and conditions to ensure that the source is constructed and operating in compliance with applicable requirements in 25 Pa. Code Chapters 121—143, the Federal Clean Air Act (act) and regulations adopted under the act.

PLAN APPROVALS

Plan Approval Applications Received under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter B that may have special public interest. These applications are in review and no decision on disposition has been reached.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18711-0790, Neal Elko, New Source Review Chief, (570) 826-2531.

48-307-062: RSI Silicon Products, LLC (3700 Glover Road, Easton, PA 18040) for installation of two new electric arc furnaces with baghouses at their facility in Forks Township, **Northampton County**.

48-317-021: Stroehmann Bakeries, LC (2400 Northampton Street, Easton, PA 18042) for installation of a new catalytic oxidizer to control VOC emissions at their facility in Palmer Township, **Northampton County**.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Ronald Davis, New Source Review Chief, (717) 705-4702.

67-03143B: ESAB Welding & Cutting Products (1500 Karen Lane, Hanover, PA 17331) for construction of a flux powder mixing operation controlled by two cartridge collectors at their welding equipment manufacturing facility in Hanover Borough, **York County**.

67-05091B: Metropolitan Edison Company (P. O. Box 16001, Reading, PA 19612) for construction of nine

portable 2,000 KW diesel-fired peak electrical generating units at their Yorkana Substation in Lower Windsor Township, **York County**.

Intent to Issue Plan Approvals and Intent to Issue or Amend Operating Permits under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter B. These actions may include the administrative amendments of an associated operating permit.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18711-0790, Neal Elko, New Source Review Chief, (570) 826-2531.

39-313-047: ICO Polymers North America, Inc. (P. O. Box 397, Bloomsbury, NJ 08804) for construction of a plastics processing plant and associated air cleaning devices (fabric collectors) at their facility to be in Upper Macungie Township, **Lehigh County**. This facility is a non-Title V (State-only) facility. The PM emissions from each fabric collector shall not exceed the BAT standard of 0.02 grain/dscf. The Plan Approval and Operating Permit will contain emission restrictions, work practice standards and monitoring and reporting requirements designed to keep the facility operating within all applicable air quality requirements.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Ronald Davis, New Source Review Chief, (717) 705-4702.

01-05009A: United States Army—Ft. Detrick (201 Beasley Drive, Suite 100, Fort Detrick, MD 21702-9229) for construction of four internal combustion diesel generator sets at the Raven Rock Mountain Complex in Liberty Township, **Adams County**. The new generator sets will replace three existing older units at the facility and the overall emissions are expected to decrease. The diesel generator sets are subject to 40 CFR Part 60, Subpart III—Standards of Performance for Stationary Compression Ignition Internal Combustion Engines. The plan approval shall contain additional recordkeeping and operating restrictions designed to keep the facility operating within all applicable air quality requirements.

Southwest Region: Air Quality Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, William Charlton, New Source Review Chief, (412) 442-4174.

63-00549A: Waste Management of Pennsylvania, Inc. (448 Lincoln Highway, Fairless Hills, PA 19030) to construction six 1,148 Bhp Caterpillar 3516 IC engines at their Arden Landfill in Chartiers Township, **Washington County**.

Under 25 Pa. Code § 127.44(a)(4), the Department of Environmental Protection (Department) intends to issue a Plan Approval to Waste Management, Inc. (448 Lincoln Highway, Fairless Hills, PA 19030) to authorize the construction of six 1,148 Bhp Caterpillar 3516 IC engines at the Arden Landfill, located in Chartiers Township, Washington County. The engines will comprise a Recycling Gas to Energy (GTE) Plant and will use gas normally burned in a flare to produce up to 4.8 MW of power. The application was submitted in accordance with 25 Pa. Code § 123.45 and was received on March 2, 2006.

Copies of the application, the Department's analysis and other documents used in evaluation of the application are available for public inspection during normal business hours at the address.

Department of Environmental Protection
400 Waterfront Drive
Pittsburgh, PA 15222

For the Department to assure compliance with all applicable standards, the Department proposes to place the following conditions on the Plan Approval:

Special Conditions For Plan Approval PA-63-00549A

1) Words and terms that are not otherwise defined in this plan approval shall have the meanings set forth in section 3 of the Air Pollution Control Act (35 P. S. § 4003) and 25 Pa. Code § 121.1. (25 Pa. Code § 121.1)

2) The issuance of this plan approval does not prevent the future adoption by the Department of any rules, regulations or standards, or the issuance of orders necessary to comply with the requirements of the Federal Clean Air Act or the Pennsylvania Air Pollution Control Act, or to achieve or maintain ambient air quality standards. The issuance of this plan approval shall not be construed to limit the Department's enforcement authority. (25 Pa. Code § 127.12b(a) and (b))

3) This plan approval authorizes temporary operation of the sources covered by this plan approval provided the following conditions are met.

a) When construction, installation, modification or re-activation is being conducted, the permittee should provide written notice to the Department of the completion of the activity approved by this plan approval and the permittee's intent to commence operation at least 5 working days prior to the completion of said activity. The notice shall state when the activity will be completed and when the permittee expects to commence operation. When the activity involves multiple sources on different time schedules, notice is required for the commencement of operation of each source.

b) Under 25 Pa. Code § 127.12b(d), temporary operation of the sources is authorized to facilitate the shutdown of sources and air cleaning devices, to permit operations pending the issuance of a permit under 25 Pa. Code Chapter 127, Subchapters F and G (relating to operating permit requirements; and Title V operating permits) or to permit the evaluation of the air contaminant aspects of the source.

c) This plan approval authorizes a temporary operation period not to exceed 180 days from the date of commencement of operation, provided the Department receives notice from the permittee under paragraph (a).

d) The permittee may request an extension of the 180-day shakedown period if further evaluation of the air contamination aspects of the sources is necessary. The request for an extension should be submitted, in writing, to the Department at least 15 days prior to the end of the initial 180-day shakedown period and shall provide a description of the compliance status of the source, a detailed schedule for establishing compliance and the reasons compliance has not been established. This temporary operation period will be valid for a limited time and may be extended for additional limited periods, each not to exceed 120 days. If, at any time, the Department has cause to believe that air contaminant emissions from the sources listed in this plan approval may be in excess of the limitations specified in, or established under this plan approval or the permittee's operating permit, the permittee may be required to conduct test methods and procedures deemed necessary by the Department to determine the actual emissions rate. The testing shall be conducted in accordance with 25 Pa. Code Chapter 139, where applicable, and in accordance with any restrictions or limitations established by the Department at such time as it notifies the company that testing is required. (25 Pa. Code § 127.12b)

4) The permittee shall maintain and operate the sources and associated air cleaning devices in accordance with good engineering practice as described in the plan approval application submitted to the Department. (25 Pa. Code § 127.12(a)(10))

5) (a) The records, reports or information obtained by the Department or referred to at public hearings shall be available to the public, except as provided in paragraph (b) of this condition.

(b) Upon cause shown by the permittee that the records, reports or information, or a particular portion thereof, but not emission data, to which the Department has access under the act, if made public, would divulge production or sales figures or methods, processes or production unique to that person or would otherwise tend to affect adversely the competitive position of that person by revealing trade secrets, including intellectual property rights, the Department will consider the record, report or information, or particular portion thereof confidential in the administration of the act. The Department will implement this section consistent with sections 112(d) and 114(c) of the Clean Air Act (42 U.S.C.A. §§ 7412(d) and 7414(c)). Nothing in this section prevents disclosure of the report, record or information to Federal, State or local representatives as necessary for purposes of administration of Federal, State or local air pollution control laws, or when relevant in a proceeding under the act. (25 Pa. Code § 127.12(c) and (d) and 35 P.S. § 4013.2)

6) (a) This plan approval will be valid for a limited time, as specified by the expiration date contained on Page 1 of this plan approval. Except as provided in 25 Pa. Code §§ 127.11a and 127.215 (relating to reactivation of sources; and reactivation), at the end of the time, if the construction, modification, reactivation or installation has not been completed, a new plan approval application or an extension of the previous approval will be required.

(b) If construction has commenced, but cannot be completed before the expiration of this plan approval, an extension of the plan approval must be obtained to continue construction. To allow adequate time for departmental action, a request for the extension should be postmarked at least 30 days prior to the expiration date. The Department will not issue an extension after the plan approval expires. The request for an extension should include the following:

- (i) A justification for the extension,
- (ii) A schedule for the completion of the construction.

If construction has not commenced before the expiration of this plan approval, then a new plan approval application must be submitted and approval obtained before construction can commence.

(c) If the construction, modification or installation is not commenced within 18 months of the issuance of this plan approval or if there is more than an 18-month lapse in construction, modification or installation, a new plan approval application that meets the requirements of 25 Pa. Code Chapter 127, Subchapters B—E (relating to plan approval requirements; prevention of significant deterioration of air quality; and new source review) shall be submitted. (25 Pa. Code § 127.13)

7) (a) This plan approval may not be transferred from one person to another except when a change of ownership is demonstrated to the satisfaction of the Department and the Department approves the transfer of the plan approval in writing.

(b) Section 127.12a (relating to compliance review) applies to a request for transfer of a plan approval. A compliance review form shall accompany the request.

(c) This plan approval is valid only for the specific source and the specific location of the source as described in the application. (25 Pa. Code § 127.32)

8) (a) Under 35 P.S. § 4008, no person shall hinder, obstruct, prevent or interfere with the Department or its personnel in the performance of any duty authorized under the Air Pollution Control Act.

(b) The permittee shall also allow the Department to have access at reasonable times to said sources and associated air cleaning devices with the measuring and recording equipment, including equipment recording visual observations, as the Department deems necessary and proper for performing its duties and for the effective enforcement of the Air Pollution Control Act and regulations adopted under the act.

(c) Nothing in this plan approval condition shall limit the ability of the Environmental Protection Agency to inspect or enter the premises of the permittee in accordance with section 114 or other applicable provisions of the Clean Air Act. (25 Pa. Code § 127.12(4) and 35 P.S. § 4008 and § 114 of the CAA)

9) This plan approval may be terminated, modified, suspended or revoked and reissued if one or more of the following applies:

a) The permittee constructs or operates the source subject to the plan approval in violation of the act, the Clean Air Act, the regulations promulgated under the act or the Clean Air Act, a plan approval or permit or in a manner that causes air pollution.

b) The permittee fails to properly or adequately maintain or repair an air pollution control device or equipment attached to or otherwise made a part of the source.

c) The permittee fails to submit a report required by this plan approval.

d) The Environmental Protection Agency determines that this plan approval is not in compliance with the Clean Air Act or the regulations thereunder. (25 Pa. Code § 127.13a)

10) (a) The permittee, or any other person, may not circumvent the new source review requirements of 25 Pa. Code Chapter 127, Subchapter E by causing or allowing a pattern of ownership or development, including the phasing, staging, delaying or engaging in incremental construction, over a geographic area of a facility which, except for the pattern of ownership or development, would otherwise require a permit or submission of a plan approval application.

(b) No person may permit the use of a device, stack height which exceeds good engineering practice stack height, dispersion technique or other technique which, without resulting in reduction of the total amount of air contaminants emitted, conceals or dilutes an emission of air contaminants which would otherwise be in violation of this plan approval, the Air Pollution Control Act or the regulations promulgated thereunder, except that with prior approval of the Department, the device or technique may be used for control of malodors. (25 Pa. Code §§ 121.9 and 127.216)

11) Reports, test data, monitoring data, notifications shall be submitted to the: Regional Air Program Manager Department of Environmental Protection. (At the address

given on the plan approval transmittal letter or otherwise notified) (25 Pa. Code § 127.12c)

12) (a) If required by section 112(r) of the Clean Air Act, the permittee shall develop and implement an accidental release program consistent with requirements of the Clean Air Act, 40 CFR Part 68 (relating to chemical accident prevention provisions) and the Federal Chemical Safety Information, Site Security and Fuels Regulatory Relief Act (Pub. L. No. 106-40).

(b) The permittee shall prepare and implement a Risk Management Plan (RMP) which meets the requirements of section 112(r) of the Clean Air Act, 40 CFR Part 68 and the Federal Chemical Safety Information, Site Security and Fuels Regulatory Relief Act when a regulated substance listed in 40 CFR 68.130 is present in a process in more than the listed threshold quantity at the facility. The permittee shall submit the RMP to the Environmental Protection Agency according to the following schedule and requirements:

(1) The permittee shall submit the first RMP to a central point specified by the Environmental Protection Agency no later than the latest of the following:

(i) Three years after the date on which a regulated substance is first listed under 40 CFR 68.130; or,

(ii) The date on which a regulated substance is first present above a threshold quantity in a process.

(2) The permittee shall submit any additional relevant information requested by the Department or the Environ-

mental Protection Agency concerning the RMP and shall make subsequent submissions of RMPs in accordance with 40 CFR 68.190.

(3) The permittee shall certify that the RMP is accurate and complete in accordance with the requirements of 40 CFR Part 68, including a checklist addressing the required elements of a complete RMP.

(c) As used in this plan approval condition, the term "process" shall be as defined in 40 CFR 68.3. The term "process" means any activity involving a regulated substance including any use, storage, manufacturing, handling or onsite movement of such substances or any combination of these activities. For purposes of this definition, any group of vessels that are interconnected, or separate vessels that are located such that a regulated substance could be involved in a potential release, shall be considered a single process. (25 Pa. Code § 127.12(9) and 40 CFR Part 68)

13. This Plan Approval is for the construction of six 1,148 Bhp Caterpillar 3516 IC engines and associated equipment at the Arden Landfill, Inc. municipal solid waste landfill facility located in Chartiers Township, Washington County. (25 Pa. Code § 127.12b)

14. Emission rates from each engine shall not exceed the values identified as follows. Annual emission limits are based on a 12-month rolling average. (25 Pa. Code 25 § 127.12b)

Engine	Engine Emission Limits												
	NOx			CO			SO ₂			VOC		PM10/PM2.5	
	g/bhp-hr	lbs/hr	tpy	g/bhp-hr	lbs/hr	tpy	ppmv	lbs/hr	tpy	lbs/hr	tpy	lbs/hr	tpy
1	1.5	3.66	16.0	2.7	6.84	30.0	40	.12	.54	.03	.13	.48	2.10
2	1.5	3.66	16.0	2.7	6.84	30.0	40	.12	.54	.03	.13	.48	2.10
3	1.5	3.66	16.0	2.7	6.84	30.0	40	.12	.54	.03	.13	.48	2.10
4	1.5	3.66	16.0	2.7	6.84	30.0	40	.12	.54	.03	.13	.48	2.10
5	1.5	3.66	16.0	2.7	6.84	30.0	40	.12	.54	.03	.13	.48	2.10
6	1.5	3.66	16.0	2.7	6.84	30.0	40	.12	.54	.03	.13	.48	2.10

15. Emission rates from the facility shall not exceed the values identified below. Annual emission limits are based on a 12-month rolling average.

Facility Emission Limits	
Parameter	Facility Totals (tpy)
NOx	146.14
CO	286.9
VOC	20.0
SO ₂	10.14
PM10 / PM2.5	42.98
HAPs	7.8

16. Compliance with the engine emission limitations for CO, VOC (through NMOC testing by means of Method 25A per 40 CFR 60.754(d)) and NOx shall be demonstrated through performance stack testing on one engine at maximum load. (25 Pa. Code § 127.12b)

a) All stack testing shall be performed in accordance with, 25 Pa. Code Chapter 139 regulations and the most recent version of the Department's *Source Testing Manual* and 40 CFR Part 60 Subpart WWW.

b) Two copies of the stack test protocol shall be submitted to the Department at least 60 days in advance of the

stack test date. Stack testing shall not take place until owner/operator has received written approval of the stack test protocol.

c) Company shall notify the Department of the date and the time of the stack test at least 2 weeks prior to the tests so that an observer may be present.

d) Two copies of the stack test results shall be submitted to the Department within 60 days of completion of the test.

e) Stack testing shall be performed within 60 days of achieving maximum firing rate but no later than 180 days after the initial startup.

f) Owner/operator shall record all pertinent operating data during the stack test and include this data with the stack test results

17. The permittee shall record the following: (25 Pa. Code § 127.12b)

a) Monthly amount of fuel fired in each of the engines.

b) 12-month rolling total amount of fuel fired in each of the engines.

c) Monthly hours of engine operation.

d) Calculated monthly emissions of particulate, NOx, SOx, CO, PM10 and VOC.

e) 12-month rolling total emissions of PM10, PM2.5, NOx, SOx, CO and VOC from each of the engines and the entire facility.

f) Emission calculations shall be based on the measured amount of landfill gas combusted per month multiplied by the emission factor, engineering calculation, manufacturer's guarantee or most recent the Department approved stack test data.

g) These records shall be kept onsite for a period of 5 years and be made available to the Department upon request.

18. Visible emissions from each engine shall not exceed 10% opacity for a period or periods aggregating 3 minutes in any hour or exceed 30% opacity at any time. (25 Pa. Code § 127.12b)

19. The Owner/Operator shall not permit the emission from any source to the outdoor atmosphere of any odorous air contaminants determined to be objectionable by the Department in this manner that the odorous air contaminants are detectable outside the property on which the source is being operated. (25 Pa. Code § 123.31)

20. The Owner/Operator shall observe the exhaust stack of each engine and at least once each week. The observation of no visible emissions and no odor shall be sufficient to demonstrate compliance with the visible emission and odor conditions listed previously. (25 Pa. Code § 127.12b)

21. If any visible emissions or odors are apparent, the Owner/Operator shall take immediate action to correct them. If any visible emissions or objectionable odors are apparent after the corrective action required, the unit shall not be operated until serviced by a qualified technician or manufacturer's service representative. (25 Pa. Code § 127.12b)

22. The Owner/Operator shall keep records of the weekly observations of visible emission and odor conditions. The Owner/Operator shall also keep records of all corrective actions taken to ensure compliance with the visible emission and odor limitations. (25 Pa. Code § 127.12b)

23. The permittee shall install and maintain a device that measures and records the flow of treated landfill gas to the engines. (25 Pa. Code § 127.12b)

24. The permittee shall record the date and detailed description of all tuning and or engine maintenance activities. (25 Pa. Code § 127.12b)

25. This Plan Approval authorizes temporary operation of the sources covered by this Plan Approval provided the following conditions are met. (25 Pa. Code § 127.12b)

(a) The Owner/Operator shall submit written Notice of the Completion of Construction and the Operator's intent to commence operation at least 5 days prior to the completion of construction. The Notice shall state the date when construction will be completed and the date when the Operator expects to commence operation.

(b) Operation of the sources covered by this Plan Approval is authorized to facilitate the start-up and shakedown of sources and air cleaning devices, to permit operations pending the issuance of an Operating Permit, and to permit the evaluation of the source for compliance with all applicable regulations and requirements.

(c) Upon receipt of the Notice of the Completion of Construction from the Owner/Operator the Department shall authorize a 180-day Period of Temporary Operation of the sources from the date of commencement of opera-

tion. The Notice submitted by the Owner/Operator, prior to the expiration of this Plan Approval, shall modify the Plan Approval expiration date. The new Plan Approval expiration date shall be 180 days from the date of commencement of operation.

(d) Upon determination by the Owner/Operator that the sources covered by this Plan Approval are in compliance with all conditions of the Plan Approval the Owner/Operator shall contact the Department's reviewing engineer and schedule the Initial Operating Permit Inspection.

(e) Upon completion of the Initial Operating Permit Inspection and determination by the Department that the sources covered by this Plan Approval are in compliance with all conditions of the Plan Approval, the Owner/Operator shall apply for a new, or amend the existing Operating Permit at least 60 days prior to the expiration date of the Plan Approval. The application shall incorporate the conditions of this Plan Approval into the Operating Permit.

(f) The Owner/Operator may request an extension of the 180-day Period of Temporary Operation if compliance with all applicable regulations and Plan Approval requirements has not been established. The extension request shall be submitted in writing at least 15 days prior to the end of the Period of Temporary Operation and shall provide a description of the compliance status of the source. The extension request shall include a detailed schedule for establishing compliance and the reasons compliance has not been established. This Period of Temporary Operation may be extended for additional periods, each not to exceed 120-days, by submitting an extension request as described previously.

Any person wishing to provide the Department with additional information that they believe should be considered prior to the issuance of the Plan Approval may submit the information to the Department at the address shown. A 30-day comment period, from the date of this publication, will exist for the submission of comments. Each written comment must contain the following:

- Name, address and telephone number of the person submitting the comments.
- Identification of the proposed Plan Approval (specify the Plan Approval number).
- Concise statements regarding the relevancy of the information or objections to issuance of the Plan Approval.

A public hearing may be held, if the Department, in its discretion, decides that a hearing is warranted based on the information received. All persons submitting comments or requesting a hearing will be notified of the decision to hold a hearing by publication in this newspaper or by the *Pennsylvania Bulletin*, or by telephone, where the Department determines that notification by telephone is sufficient. Written comments or requests for a public hearing should be directed to:

Regional Air Quality Program Manager
Commonwealth of Pennsylvania
Department of Environmental Protection
Southwest Region—Field Operation
400 Waterfront Drive
Pittsburgh, Pennsylvania 15222-4745

For additional information you may contact the following at the same address:

Thomas J. Joseph, P. E.
Air Quality Engineer

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481, George Monasky, New Source Review Chief, (814) 332-6940.

42-011B: International Waxes, Inc. (45 Route 446, Smethport, PA 16749) for construction of a new boiler (99.8 mmBtu/hr) to replace existing boiler No. 4 in Keating Township, **McKean County**. This source is subject to 40 CFR 60 Subpart Dc. This is a Title V facility. The public notice is required for sources required to obtain a Plan Approval at Title V facilities in accordance with 25 Pa. Code § 127.44. This plan approval will, in accordance with 25 Pa. Code § 127.450, be incorporated into the Title V operating permit through an administrative amendment at a later date. The source shall comply with the following conditions, which will satisfy the requirements of 25 Pa. Code § 127.12b (pertaining to plan approval terms and conditions) and will demonstrate BAT for the source:

- The source shall comply with 25 Pa. Code §§ 123.1, 123.31 and 123.41 for fugitive, odors and visible emissions respectively.

- Subject to 25 Pa. Code §§ 123.11 and 123.22(a)

- The source shall be capable of reducing NO_x, CO and VOCs emissions to or below:

- For NO_x: 30 ppmdv at 3% O₂ when firing gas (0.036 lb/mmBtu)

- For NO_x: 90 ppmdv at 3% O₂ when firing distillate fuel oil (0.108 lb/mmBtu)

- For NO_x: 94 ppmdv 3% O₂ when firing residual fuel oil (0.12 lb/mmBtu)

- For CO: 50 ppmdv at 3% O₂ (0.0375 lb/mmBtu)

- For VOC: 10 ppmdv 3% O₂ (0.004 lb/mmBtu)

- Subject to 40 CFR 60 Subpart Dc

- The permittee shall limit the fuel oil usage to 5,353,000 gpy based on a 12-month consecutive period.

- The permittee shall stack test for CO, NO_x, PM and VOC.

- The permittee shall maintain records of the fuel certifications of each purchased shipment of fuel received or the fuel analysis for each shipment prior to burning in the boiler.

- The permittee shall, upon the request of the Department, provide fuel analyses data, or fuel sample data, or fuel use records for the combustion unit.

- The company shall install, operate and maintain the boiler in accordance with the manufacturer's recommendations as well as good air pollution control practices.

- The company shall install, operate and maintain a low NO_x burner with flue gas recirculation in order to minimize the NO_x emitted from the boiler.

- The permittee shall install and maintain the necessary meters to determine and to record amount of fuel usage.

- The company shall not accept a purchased shipment of Nos. 2 and 4—6 Fuel Oil unless one of the following is done:

- Each purchased shipment of Nos. 2 and 4—6 fuel oil is accompanied by a fuel certification sheet including but not limited to sulfur content.

- Each purchased shipment prior to burning in the boiler is tested for the sulfur content at a minimum.

- Upon completion of construction of Boiler No. 5, Boiler No. 4 will be permanently shutdown.

62-017Q: United Refining Co. (15 Bradley Street, Warren, PA 16365) to allow combusting fuel oil in emergency situations and correcting the firing rate of the burners for the FCC Charge Heater installed under a previous plan approval in City of Warren, **Warren County**. This is a Title V facility. The public notice is required for sources required to obtain a Plan Approval at Title V facilities in accordance with 25 Pa. Code § 127.44. This plan approval will, in accordance with 25 Pa. Code § 127.450, be incorporated into the Title V operating permit through an administrative amendment at a later date. The source shall comply with the following conditions, which will satisfy the requirements of 25 Pa. Code § 127.12b (pertaining to plan approval terms and conditions) and will demonstrate BAT for the source:

- The source shall comply with 25 Pa. Code §§ 123.1, 123.31 and 123.41 for fugitive, odors and visible emissions respectively.

- Subject to 25 Pa. Code §§ 123.11 and 123.22(a)(1).

- The NO_x emissions from the FCC heater shall not exceed 0.05 lb/mmBtu. The fugitive VOC emissions from the FCC Charge heater shall not exceed 51.0 tpy. The emissions from the FCC heater (due to combustion) shall not exceed the following:

- NO_x: 2.15 lb/hr or 9.4 tpy based on a 12-month consecutive period.

- CO: 3.53 lb/hr or 15.4 tpy based on a 12-month consecutive period.

- VOC: 0.23 lb/hr or 1.0 tpy based on a 12-month consecutive period.

- The SO₂ emissions shall not exceed the following:

- 1.1 lb/hr.

- 4.8 tpy based on a consecutive 12-month period.

- Subject to 40 CFR 60 Subparts J and GGG.

- Subject to 40 CFR 63 Subpart CC.

- The permittee shall test, annually, using a portable gas analyzer to determine the final CO and NO_x emission rates as required with regards to the annual tune-up.

- The following continuous emission monitoring systems (CEMSs) must be installed, approved by the Department, operated and maintained in accordance with the requirements of 25 Pa. Code Chapter 139, Subchapter C (relating to requirements for source monitoring for stationary sources), and the "Submittal and Approval," "Record Keeping and Reporting," and "Quality Assurance" requirements of Revision No. 8 of the Department's Continuous Source Monitoring (CSM) Manual, 274-0300-001.

- CEMS No. 1 (Boiler 4/FCC):

- This CEM shall be used to monitor the fuel gas for the following sources: (FCC Charge Heater, No. 4 Boiler, and the Volcanic Heater).

- This CEM shall be used to report the H₂S concentration in the fuel gas.

- The units of measurement for this CEM shall be reported in parts per million (PPM).

- The units of measurement for this CEM shall be reported based on a dry basis.

- The permittee shall use the standard Department method from the CSM Manual for data substitution procedures.

- Periods of excess emissions pertaining to this CEM shall be determined as the arithmetic average of the applicable 1-hour averages, (such as, the rolling 3-hour average shall be determined as the arithmetic average of three contiguous 1-hour averages). Periods of excess emissions shall be determined and reported (all rolling 3-hour periods during which the average concentration of H₂S as measured by the H₂S continuous monitoring system exceeds 230 mg/dscm (0.10 gr/dscf)).

- The span value for this CEM is 425 mg/dscm H₂S.
- The performance evaluation for this H₂S monitor shall use Performance Specification 7.
- Method 11 shall be used for conducting the relative accuracy evaluations.
- The permittee shall keep records of the emissions for each month and maintain these emissions on a 12-month rolling basis and be kept by the facility for a minimum of 5 years. The records shall be made available to the Department upon request.
- The permittee shall keep records of the hours of operation of the source.

- The permittee shall maintain daily records of fuel gas combusted and specific heat of the fuel gas, and calculate the resulting NO_x emissions. Compliance shall be determined monthly by reviewing the previous months daily NO_x emission in lbs/hr. The daily NO_x emissions shall be an average over a 24-hour calendar day.

- The source shall be maintained and operated in accordance with the manufacturer's specifications and in accordance with good air pollution control practices.

- The permittee shall perform an annual tune-up on the combustion process. The emissions of NO_x shall be minimized by annual combustion tuning, good operating practices and good air pollution control practices. The annual tune-up shall include, but not be limited to, the following:

- Inspection, adjustment, cleaning or replacement of fuel-burning equipment, including the burners and moving parts necessary for proper operation as specified by the manufacturer.

- Inspection of the flame pattern or characteristics and adjustments necessary to minimize total emissions of NO_x, and to the extent practicable minimize emissions of CO.

- Inspection of the air-to-fuel ratio control system and adjustments necessary to ensure proper calibration and operation as specified by the manufacturer.

- Recording all adjustments in a permanently bound log book containing, at a minimum, the following information:

- The date of the tuning procedure.
- The name of the service company and technicians.
- The final operating rate or load.
- The final CO and NO_x emission rates in lb/mmBtu.
- The final excess oxygen rate.

OPERATING PERMITS

Intent to Issue Title V Operating Permits under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter G.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, Janine Tulloch-Reid, Facilities Permitting Chief, (484) 250-5920.

46-00033: Waste Management Disposal Services of Pennsylvania—Pottstown Landfill (1425 Sell Road, Stowe, PA 19464) for a renewal to Title V Operating Permit 46-00033 partly in West Pottsgrove Township, Montgomery County and the remainder in Douglass Township, **Berks County**. The permit is being amended to address the concerns expressed monitoring frequency of the control devices. The renewed Title V operating permit will contain monitoring, recordkeeping, reporting and work practice standards to keep the facility operating within all applicable air quality requirements.

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481, Matthew Williams, Facilities Permitting Chief, (814) 332-6940.

TV-43-00314: Vec Technology, Inc. (639 Keystone Road, Greenville, PA 16125) for re-issuance of a Title V Permit to operate a boat manufacturing facility in Greenville Borough, **Mercer County**. The facility's major emission sources include closed and open gel-coat operations associated with the production of the fiberglass reinforced boats and accessories. The facility is a major facility due to its potential to emit Styrene. The significant sources are included in the permit: 1) Closed mold gel coat; 2) Closed mold; 3) Open mold gel coat; 4) Open mold; 5) Adhesive, solvents and miscellaneous; and 6) Miscellaneous natural gas usage. The CAM Rule 40 CFR Part 64 does not apply to this facility because the facility does not use control equipment to reduce the facility's potential to emit below the applicable permit thresholds. The facility is subject to 40 CFR Part 63, Subpart WWW—National Emissions Standards for HAPs: Reinforced Plastic Composites Production and Subpart VVVV—National Emission Standards for HAPs for Boat Manufacturing.

Intent to Issue Operating Permits under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter F.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19428, Janine Tulloch-Reid, Facilities Permitting Chief, (484) 250-5920.

15-00009: AGC Chemicals Americas, Inc. (255 South Bailey Road, Downingtown, PA 19355) for a renewal Non-Title V Facility, State-only, Synthetic Minor Permit in Caln Township, **Chester County**. AGC Chemicals Americas, Inc. is a manufacturing custom compound purchased resins facility. The facility has taken a site level restriction of 15 tons of VOCs per year and 3 tons of VOCs per 3-month period. Monitoring, recordkeeping and reporting requirements have been added to the permit to address applicable limitations.

46-00181: EnPro Ind. Inc.—Porter Process Co. (1600 Industry Road, Hatfield, PA 19440) for a PTFE etching facility in Hatfield Township, **Montgomery County**. The permit is for a non-Title V (State-only)

facility. No changes have taken place since the permit was last issued in December 2002. The permit will include monitoring, recordkeeping and reporting requirements designed to keep the facility operating within all applicable air quality requirements.

46-00199: Alcom Printing Group, Inc. (140 Christopher Lane, Harleysville, PA 19438) for a renewal Non-Title V Facility, State-only, Natural Minor Permit in Lower Salford Township, **Montgomery County**. Alcom Printing Group, Inc. is a commercial lithographic printing facility. Monitoring, recordkeeping and reporting requirements have been added to the permit to address applicable limitations.

09-00089: American Cremation Services, Inc. (1859 Stout Drive, Warwick, PA 18974) for operation of two human crematories in Warwick Township, **Bucks County**. The permit is for a non-Title V (State-only) facility. Several clerical changes have been made to the permit. Otherwise, there have been no other changes made to the permit since last issued on August 2, 2002. The permit will include monitoring, recordkeeping and reporting requirements designed to keep the facility operating within all applicable air quality requirements.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Ronald Davis, New Source Review Chief, (717) 705-4702.

36-05003: Armstrong World Industries, Inc. (2500 Columbia Avenue, Lancaster, PA 19604) for operation of their company's corporate campus (including R & D activities) in Manor Township, **Lancaster County**. This is a renewal of the State-only operating permit issued in 2003.

Northcentral Region: Air Quality Program, 208 West Third Street, Williamsport, PA 17701, David Aldenderfer, Program Manager, (570) 327-3637.

55-00012: Wood Metal Industries (100 East Sherman Street, Selinsgrove, PA 17870) for their wood furniture manufacturing facility in Selinsgrove Borough, **Snyder County**. The facility's main sources include six small No. 2 fuel oil and natural gas fired space heaters, one 4.25 mmBtu/hr natural gas fired air makeup unit, three coating spray booths and two natural gas fired drying ovens and woodworking operations. These sources have the potential to emit major quantities of VOCs and HAPs. The facility has taken restrictions to limit VOC and HAP emissions to below the major emission thresholds. The facility has the potential to emit PM10, NOx, CO and SOx below the major emission thresholds. The proposed State-only (Synthetic Minor) operating permit contains all applicable regulatory requirements including monitoring, recordkeeping and reporting conditions.

Southwest Region: Air Quality Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, Barbara Hatch, Facilities Permitting Chief, (412) 442-4174.

65-00598: Citizens General (651 Fourth Avenue, New Kensington, PA 15068) for operation of boilers at the medical facility in New Kensington, **Westmoreland County**. This is a State-only Operating Permit renewal.

COAL AND NONCOAL MINING ACTIVITY APPLICATIONS

Applications under the Surface Mining Conservation and Reclamation Act (52 P. S. §§ 1396.1—1396.19a); the

Noncoal Surface Mining Conservation and Reclamation Act (52 P. S. §§ 3301—3326); The Clean Streams Law (35 P. S. §§ 691.1—691.1001); the Coal Refuse Disposal Control Act (52 P. S. §§ 30.51—30.66); and The Bituminous Mine Subsidence and Land Conservation Act (52 P. S. §§ 1406.1—1406.21). Mining activity permits issued in response to applications will also address the applicable permitting requirements of the following statutes: the Air Pollution Control Act (35 P. S. §§ 4001—4015); the Dam Safety and Encroachments Act (32 P. S. §§ 693.1—693.27); and the Solid Waste Management Act (35 P. S. §§ 6018.101—6018.1003).

The following permit applications to conduct mining activities have been received by the Department of Environmental Protection (Department). A copy of an application is available for inspection at the district mining office indicated before an application. Where a 401 Water Quality Certification is needed for any aspect of a particular proposed mining activity, the submittal of the permit application will serve as the request for certification.

Written comments, objections or requests for informal conferences on applications may be submitted by any person or any officer or head of any Federal, State or local government agency or authority to the Department at the district mining office indicated before an application within 30 days of this publication, or within 30 days after the last publication of the applicant's newspaper advertisement, as provided by 25 Pa. Code §§ 77.121—77.123 and 86.31—86.34.

Where any of the mining activities listed will have discharges of wastewater to streams, the Department will incorporate NPDES permits into the mining activity permits issued in response to these applications. NPDES permits will contain, at a minimum, technology-based effluent limitations as identified in this notice for the respective coal and noncoal applications. In addition, more restrictive effluent limitations, restrictions on discharge volume or restrictions on the extent of mining which may occur will be incorporated into a mining activity permit, when necessary, for compliance with water quality standards (in accordance with 25 Pa. Code Chapters 93 and 95). Persons or agencies who have requested review of NPDES permit requirements for a particular mining activity within the previously mentioned public comment period will be provided with a 30-day period to review and submit comments on the requirements.

Written comments or objections should contain the name, address and telephone number of the person submitting comments or objections; the application number; and a statement of sufficient detail to inform the Department on the basis of comment or objection and relevant facts upon which it is based. Requests for an informal conference must contain the name, address and telephone number of requestor; the application number; a brief summary of the issues to be raised by the requestor at the conference; and a statement whether the requestor wishes to have the conference conducted in the locality of the proposed mining activities.

Coal Applications Received

Effluent Limits—The following coal mining applications that include an NPDES permit application will be subject to, at a minimum, the following technology-based effluent limitations for discharges of wastewater to streams:

<i>Parameter</i>	<i>30-Day Average</i>	<i>Daily Maximum</i>	<i>Instantaneous Maximum</i>
Iron (total)	3.0 mg/l	6.0 mg/l	7.0 mg/l
Manganese (total)	2.0 mg/l	4.0 mg/l	5.0 mg/l
Suspended solids	35 mg/l	70 mg/l	90 mg/l
pH ¹		greater than 6.0; less than 9.0	
Alkalinity greater than acidity ¹			

¹ The parameter is applicable at all times.

A settleable solids instantaneous maximum limit of 0.5 ml/l applied to: (1) surface runoff (resulting from a precipitation event of less than or equal to a 10-year 24-hour event) from active mining areas; active areas disturbed by coal refuse disposal activities; and mined areas backfilled and revegetated; and (2) drainage (resulting from a precipitation event of less than or equal to a 1-year 24-hour event) from coal refuse disposal piles.

California District Office: 25 Technology Drive, Coal Center, PA 15423, (724) 769-1100.

Permit Number 56071301 and NPDES Permit No. NA, RoxCOAL, Inc., (P. O. Box 149, Friedens, PA 15574), to operate the Horning Deep Mine in Stonycreek Township, **Somerset County** a new underground mine and related NPDES permit. Surface Acres Proposed 116.5, Underground Acres Proposed 2,469.1, Subsidence Control Plan Acres Proposed 869.7. Receiving stream: UNT to Glades Creek, classified for the following use: WWF. Application received August 15, 2007.

Permit Number 56831601 and NPDES Permit No. PA0213497, Reitz Coal Company, LLC, (509 15th Street, Windber, PA 15963), to transfer the permit for the Reitz No. 11 Coal Preparation Plant in Shade Township, **Somerset County** and related NPDES permit from Reitz Coal Company. No additional discharges. Application received September 18, 2007.

Permit Number 56831602 and NPDES Permit No. PA0214469, Reitz Coal Company, LLC, (509 15th Street, Windber, PA 15963), to transfer the permit for the Reitz No. 4 Coal Preparation Plant in Shade Township and Central City Borough, **Somerset County** and related NPDES permit from Reitz Coal Company. No additional discharges. Application received September 18, 2007.

Permit Number 56950701 and NPDES Permit No. PA0214795, Reitz Coal Company, LLC, (509 15th Street, Windber, PA 15963), to transfer the permit for the Shade 4 Refuse Disposal Site in Shade Township, **Somerset County** and related NPDES permit from Reitz Coal Company. No additional discharges. Application received September 18, 2007.

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472-1900.

32980103 and NPDES No. PA0234702. Alverda Enterprises, Inc., P. O. Box 245, Alverda, PA 15710, permit renewal for reclamation only of a bituminous surface mine in Pine Township, **Indiana County**, affecting 15.2 acres. Receiving streams: UNT to and Yellow Creek classified for the following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received November 14, 2007.

32980101. M. B. Energy, Inc., 175 McKnight Road, Blairsville, PA 15717-7961, permit renewal for reclamation only of a bituminous surface mine in Brushvalley Township, **Indiana County**, affecting 140 acres. Receiving

streams: UNT Brush Creek and UNT to Yellow Creek classified for the following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received November 26, 2007.

Greensburg District Mining Office: Armbrust Professional Center, 8205 Route 819, Greensburg, PA 15601, (724) 925-5500.

26020101 and NPDES Permit No. PA0250066. Amerikohl Mining, Inc. (202 Sunset Drive, Butler, PA 16001). Renewal application for reclamation only to an existing bituminous surface mine, located in Springfield Township, **Fayette County**, affecting 65.1 acres. Receiving streams: UNT to Indian Creek and Indian Creek, classified for the following use: CWF. There is no potable water supply intake within 10 miles downstream from the point of discharge. Renewal application received November 20, 2007.

30850103 and NPDES Permit No. PA0589765. Patriot Mining Co., Inc. (2708 Cranberry Square, Morgantown, WV 26508). Renewal application for continuation of treatment facilities to an existing bituminous surface mine, located in Greene Township, **Greene County**, affecting 127.4 acres. Receiving streams: UNT to Whiteley Creek, classified for the follow use: WWF. There is not potable water supply intake within 10 miles downstream from the point of discharge. Renewal application received November 28, 2007.

Knox District Mining Office: P. O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, (814) 797-1191.

33020106 and NPDES Permit No. PA0242209. MSM Coal Company, Inc. (P. O. Box 243, DuBois, PA 15801). Renewal of an existing bituminous surface strip operation in Union Township, **Jefferson County** affecting 33.8 acres. Receiving streams: UNT to Little Mill Creek and UNT to Coder Run to Redbank Creek, classified for the following use: CWF. There are no potable surface water supply intakes within 10 miles downstream. Application for reclamation only. Application received November 26, 2007.

10070105 and NPDES Permit No. PA0258512. T. C. Mining (252 Lower Hayes Run Road, Kittanning, PA 16201). Commencement, operation and restoration of a bituminous surface strip and coal processing operation in Concord and Clay Townships, **Butler County** affecting 187.0 acres. Receiving streams: UNTs of South Branch of Slippery Rock Creek, classified for the following use: CWF. There are no potable surface water supply intakes within 10 miles downstream. Application received November 26, 2007.

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, (570) 621-3118.

54860205R4. Cass Contracting Company, (101 North Centre Street, P. O. Box 1040, Pottsville, PA 17901), renewal of an existing anthracite coal refuse reprocessing operation in Norwegian Township, **Schuylkill County** affecting 33.0 acres, receiving stream: none. Application received November 19, 2007.

Noncoal Applications Received

Effluent Limits—The following noncoal mining applications that include an NPDES permit application will be subject to, at a minimum, the following technology-based effluent limitations for discharges of wastewater to streams:

<i>Parameter</i>	<i>30-Day Average</i>	<i>Daily Maximum</i>	<i>Instantaneous Maximum</i>
Suspended solids	35 mg/l	70 mg/l	90 mg/l
pH ¹		greater than 6.0; less than 9.0	
Alkalinity greater than acidity ¹			

¹ The parameter is applicable at all times.

A settleable solids instantaneous maximum limit of 0.5 ml/l applied to surface runoff resulting from a precipitation event of less than or equal to a 10-year 24-hour event. If coal will be extracted incidental to the extraction of noncoal minerals, at a minimum, the technology-based effluent limitations identified under coal applications will apply to discharges of wastewater to streams.

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472-1900.

Permit No. 28900301 and NPDES Permit No. PA0595861. David H. Martin Excavating, Inc., 4961 Cumberland Highway, Chambersburg, PA 17202-9655, renewal of NPDES Permit, Greene Township, **Franklin County**. Receiving stream: Mountain Run classified for the following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received November 26, 2007.

6875SM3 and NPDES No. PA0612383. Eastern Industries, Inc., 4401 Camp Meeting Road, Suite 200, Center Valley, PA 18034, revision of an existing bituminous surface mine to add 11.1 acres for a boundary correction. This will permit the remaining and reclamation of an existing waste pile. In addition it is requested that the permit be revised to allow mining to the 655 MSL from the current 675 permitted elevation in Armagh Township, **Mifflin County**. Total SMP acres goes to 114.7. Receiving stream: Honey Creek classified for the following use: HQ-CWF. There are no potable water supply intakes within 10 miles downstream. Application received November 20, 2007.

44930301 and NPDES No. PA0595985. Eastern Industries, Inc., 4401 Camp Meeting Road, Suite 200, Center Valley, PA 18034, revision of an existing bituminous surface mine to add 2.7 acres for a boundary correction to permit the remining and reclamation of an existing waste pile in Armagh Township, **Mifflin County**. Total SMP acres goes to 173.8 acres. Receiving stream: Laurel Creek, classified for the following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received November 20, 2007.

32000301 and NPDES No. PA0235288. Penn Run Quarry, 456 Weston Road, Penn Run, PA 15765, revision of an existing bituminous surface mine to add 3.1 acres to the permit in Cherryhill Township, **Indiana County**. Total SMP acres goes to 45.1 acres. Receiving stream: UNT to Penn Run classified for the following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received November 26, 2007.

Permit No. 34072802. Blue Mountain Building Stone Company, 80 South Hershey Road, Harrisburg, PA 17112, commencement, operation and restoration of a small noncoal (industrial minerals) operation in Mifflin Township, **Juniata County**, affecting 5 acres. Receiving stream: UNT to/and Juniata River. Application received November 26, 2007.

Knox District Mining Office: P. O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, (814) 797-1191.

37070303 and NPDES Permit No. PA0258491. Allegheny Mineral Corporation (P. O. Box 1022, Kittanning, PA 16201). Commencement, operation and restoration of a limestone, shale, sandstone, clay and lower Kittanning coal operation in Slippery Rock Township, **Lawrence County** affecting 86.8 acres. Receiving streams: UNTs to Slippery Rock Creek, classified for the following use: CWF. The first downstream potable water supply intake from the point of discharge is Camp Allegheny. Application received November 19, 2007.

1270-37070303-E-1. Allegheny Mineral Corporation (P. O. Box 1022, Kittanning, PA 16201). Application for a stream encroachment for mining activities within 100 feet of a UNT to Slippery Rock Creek in Slippery Rock Township, **Lawrence County**. Receiving streams: UNTs to Slippery Rock Creek, classified for the following use: CWF. The first downstream potable water supply intake from the point of discharge is Camp Allegheny. Application received November 19, 2007.

37070304 and NPDES Permit No. PA0258504. Allegheny Mineral Corporation (P. O. Box 1022, Kittanning, PA 16201). Commencement, operation and restoration of a limestone, shale, sandstone, clay and lower Kittanning coal operation in Slippery Rock Township, **Lawrence County** affecting 79.1 acres. Receiving streams: UNT "A" to Slippery Rock Creek and Slippery Rock Creek, classified for the following use: CWF. The first downstream potable water supply intakes from the point of discharge are Camp Allegheny and Pennsylvania American Ellwood City. Application received November 19, 2007.

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, (570) 621-3118.

58920301C3 and NPDES Permit No. PA0595845. New Milford Sand & Gravel, Inc., (R. R. 2, Box 2206, Hallstead, PA 18822), renewal of NPDES Permit for discharge of treated mine drainage from a quarry operation in New Milford Township, **Susquehanna County**, receiving stream: Beaver Creek, classified for the following use: CWF. Application received November 29, 2007.

FEDERAL WATER POLLUTION CONTROL ACT, SECTION 401

The following permit applications, requests for Environmental Assessment approval and requests for 401 Water Quality Certification have been received by the Department of Environmental Protection (Department). Section 401 of the Federal Water Pollution Control Act (FWPCA) (33 U.S.C.A. § 1341) requires the State to certify that the involved projects will not violate the applicable provisions of sections 301—303, 306 and 307 of the FWPCA (33 U.S.C.A. §§ 1311—1313, 1316 and 1317) as well as relevant State requirements. Persons objecting to approval of a request for certification under section 401 of the FWPCA or to the issuance of a Dam Permit, Water Obstruction and Encroachment Permit or the approval of an Environmental Assessment must submit comments, suggestions or objections within 30 days of the date of this notice, as well as questions, to the regional office noted before the application. Comments should contain the name, address and telephone number of the person commenting, identification of the certification request to which the comments or objections are addressed and a concise statement of comments, objections or suggestions including the relevant facts upon which they are based.

The Department may conduct a fact-finding hearing or an informal conference in response to comments if deemed necessary. Individuals will be notified, in writing, of the time and place of a scheduled hearing or conference concerning the certification request to which the comment, objection or suggestion relates. Maps, drawings and other data pertinent to the certification request are available for inspection between 8 a.m. and 4 p.m. on each working day at the regional office noted before the application.

Persons with a disability who wish to attend a hearing and require an auxiliary aid, service or other accommodation to participate in the proceedings should contact the specified program. TDD users should contact the Department through the Pennsylvania AT&T Relay Service at (800) 654-5984.

Applications received under the Dam Safety and Encroachments Act (32 P. S. §§ 693.1—693.27) and section 302 of the Flood Plain Management Act (32 P. S. § 679.302) and requests for certification under section 401(a) of the Federal Water Pollution Control Act (33 U.S.C.A. § 1341(a)).

WATER OBSTRUCTIONS AND ENCROACHMENTS

Northeast Region: Watershed Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790, (570) 826-2511.

E40-674. Luzerne County, 200 North River Street, Luzerne County Courthouse, Wilkes-Barre, PA 18711, in Hanover Township, **Luzerne County**, United States Army Corps of Engineers, Baltimore District.

To remove the existing structure and to construct and maintain a composite P/S concrete spread box beam bridge having a 97.5 foot span and a 9.6 foot underclearance across Solomon Creek. The project is located on Breaker Road, approximately 0.2 mile northwest of its intersection with Main Road (Wilkes-Barre West, PA Quadrangle N: 18.5 inches; W: 8.45 inches).

E66-139. Wyoming County, Wyoming County Courthouse, One Courthouse Square, Tunkhannock, PA 18657, in North Branch Township, **Wyoming County**, United States Army Corps of Engineers, Baltimore District.

To remove the existing structure and to construct and maintain a concrete spread box beam bridge, having a normal span of 62.5 feet and an approximate underclearance of 9.5 feet, across North Branch Mahoopany Creek (CWF). The project is located on Catlin Hollow Road (T-423) approximately 0.3 mile south of SR 0087 (Jenningsville, PA Quadrangle N: 5.9 inches; W: 10.1 inches).

E54-328. Kirk A. Strouse, P. O. Box 107, Summit Station, PA 17979, in Wayne Township, **Schuylkill County**, United States Army Corps of Engineers, Baltimore District.

To construct and maintain a 400-foot long stream enclosure in a tributary to Little Swatara Creek (CWF) consisting of a 4-foot diameter smooth-lined corrugated polyethylene pipe. The project is located on the southwest corner of the intersection of SR 0183 and SR 0895 (Friedensburg, PA Quadrangle N: 11.2 inches; W: 11.6 inches).

E39-483. Coplay-Whitehall Sewer Authority, 2313 MacArthur Road, Whitehall, PA 18052, in Whitehall Township, **Lehigh County**, United States Army Corps of Engineers, Baltimore District.

To construct and maintain three stream crossings consisting of 30-inch diameter DIP sewer across Jordan Creek (HW-CWF) as part of a sewer incept project. The project is located on the Jordan Creek approximately 3,100 feet to 7,500 feet downstream of SR 0022 (Allentown East, PA Quadrangle N: 21.0 inches; W: 12.5 inches).

E39-481. Macungie Borough, 21 Locust Street, Macungie, PA 18062-1105, in Macungie Borough, **Lehigh County**, United States Army Corps of Engineers, Philadelphia District.

To construct and maintain a 4-foot wide covered wood-ent pedestrian bridge, having a 45-foot span and a 7-foot underclearance across a tributary to Swabia Creek (HQ-CWF). The project is located adjacent to Lehigh Street (SR 2018) approximately 0.4 mile west of Brookside Road (SR 2017) (Allentown West, PA Quadrangle N: 3.1 inches; W: 7.4 inches).

E45-515. Wee Wons Daycare Preschool, Attention: Kathy Guydish, P. O. Box 776, Pocono Pines, PA 18350, in Tobyhanna Township, **Monroe County**, United States Army Corps of Engineers, Philadelphia District.

To place fill in 0.08 acre of isolated PFO wetlands for the expansion of an existing preschool facility. The site is located on SR 0423 just north of its intersection with SR 0940 (Pocono Pines, PA Quadrangle N: 19.25 inches; W: 13.0 inches).

Southcentral Region: Watershed Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

E22-523: Richard C. Angino, King Drive Corporation, 550 Lakewood Drive, Harrisburg, PA 17112, Middle Paxton Township, **Dauphin County**, ACOE Baltimore District.

To enlarge a 0.59 acre, 0.78 MG manmade nonjurisdictional dam to approximately 1.46 acres, permanently impacting 0.044 acre of PEM wetlands; to install and maintain 200 feet of 18-inch RCP, R-4 rip-rap energy dissipater, and an R-5 rip-rap emergency spillway channel associated with the construction of the pond enlargement. All impacts are associated with an UNT to Fishing Creek (WWF). The project is located on Lakewood Drive approximately 4.5 miles east of the intersection of

Route 22/322 and Fishing Creek Valley Road (SR 443) (Harrisburg East, PA Quadrangle N: 21.13 inches; W: 13.13 inches, Latitude 40° 21' 58"; Longitude: 76° 50' 40") in Middle Paxton Township, Dauphin. The project will provide a minimum of 0.044 acre of constructed wetland mitigation area.

E38-160: Jeff Kenderdine, Lancaster Family YMCA/Camp Shand, 572 North Queen Street, Lancaster, PA 17603, Cornwall Borough and South Lebanon Township, **Lebanon County**, ACOE Baltimore District

1. To construct and maintain (1) 20.0 feet of 24.0" diameter RCP with concrete headwall/endwalls and rip rap protection, also to construct and maintain two 2.0" diameter sanitary sewer force mains and one electrical services conduit through a forested wetland (PFO) permanently impacting 600 square feet (0.014 acre) within the watershed of an UNT to Shearers Creek (HQ-CWF) (Manheim Quadrangle N: 20.9"; W: 2.6", Latitude: 40° 14' 43.00"; Longitude 76° 23' 36.24") in Cornwall Borough and South Lebanon Township, Lebanon County.

2. To construct and maintain (2) a 2.0" sanitary sewer force main crossing the forested wetland (PFO) in three locations, temporarily impacting 550 square feet (0.013 acre) within the watershed of a UNT to Shearers Creek (HQ-CWF) (Manheim Quadrangle N: 20.9"; W: 2.6", Latitude: 40° 14' 43.00"; Longitude 76° 23' 36.24") in Cornwall Borough and South Lebanon Township, Lebanon County.

3. To construct and maintain (3) a 2.0" diameter SDR 21 PVC sanitary sewer force main discharging from an outfall to a lined discharge channel permanently impacting 10 linear feet into a UNT to Shearers Creek (HQ-CWF) (Manheim Quadrangle N: 20.9"; W: 2.6", Latitude: 40° 14' 43.00"; Longitude 76° 23' 36.24") in Cornwall Borough and South Lebanon Township, Lebanon County.

4. To construct and maintain (4) a 1,200 square foot wooden fishing pier extending 35 linear feet into an open water pond, permanently impacting 1,200 square feet of open water in a UNT to Shearers Creek (HQ-CWF) (Manheim Quadrangle N: 20.9"; W: 2.6", Latitude: 40° 14' 43.00"; Longitude 76° 23' 36.24") in Cornwall Borough and South Lebanon Township, Lebanon County.

5. To construct and maintain (5) a dry hydrant along the bank of an open water pond, temporarily impacting 10 square feet of pond bank in an UNT to Shearers Creek (HQ-CWF) (Manheim Quadrangle N: 20.9"; W: 2.6", Latitude: 40° 14' 43.00"; Longitude 76° 23' 36.24") in Cornwall Borough and South Lebanon Township, Lebanon County.

Total proposed temporary impacts to forested wetland are 550 square feet (0.013 acre). Total permanent impacts to the forested wetland are 600 square feet (0.014). Total proposed temporary impacts to a UNT to Shearers Creek (HQ-CWF) are 10 square feet (0.0002 acre) and total permanent impacts are 1,200 square feet (0.028 acre) of open water and 10 Linear Feet of stream channel impacts.

E22-525: Jeffrey Haste, County Bridge No. 42, P. O. Box 1295, Harrisburg, PA 17108, Washington Township, **Dauphin County**, ACOE Baltimore District

To remove an existing county Bridge No. 42 and to construct and maintain a single span reinforced concrete spread box beam bridge having a clear span of 80.5 feet and an underclearance of 13.3 feet and width of 30.88 feet across the Wiconisco Creek (WWF) located on Mat-

terstown Road (T-595) approximately 0.2 mile west of its intersection with LR 22037 (Elizabethville, PA Quadrangle N: 9.85 inches; W: 12.35 inches, Latitude 40° 33' 15"; Longitude 76° 50' 11") in Washington Township, Dauphin County.

E22-519: Mark Winters, Hershey Trust Company, 1201 Homestead Lane, Hershey, PA 17033, Derry Township, **Dauphin County** and North Londonderry Township, **Lebanon County**, ACOE Baltimore District.

To realign 600 linear feet of Spring Creek (WWF), at a point just east of Crest Lane (Palmyra, PA Quadrangle N: 8 inches; W: 15 inches, Latitude: 40° 17' 39"; Longitude: 76° 36' 28") in Derry Township, Dauphin County and North Londonderry Township, Lebanon County. Purpose of project is to protect student home from encroaching stream flow. Proposed wetland impacts include 0.12 acre of Palustrine Emergent (PEM) wetlands with an onsite mitigation area of 0.12 acre.

E38-157: Department of Conservation and Natural Resources, John Norbeck, 8th Floor, Rachel Carson State Office Building, P. O. Box 8551, Harrisburg, PA 17105-8551, Bethel, Union and Swatara Townships, **Lebanon County**, ACOE Baltimore District.

To construct and maintain a 12.0-foot wide, 4-span bridge, having a normal span of 568.0-feet and an underclearance of 16.0-feet over Swatara Creek (CWF) (Tower City, PA Quadrangle N: 0.6 inch; W: 2.2 inches, Latitude: 40° 30' 12"; Longitude 76° 32' 23") in Bethel, Union and Swatara Townships, Lebanon County.

E22-515: Lower Paxton Township Authority Earl Drive Interceptor Replacement, Lower Paxton Township, **Dauphin County**, ACOE Baltimore District.

To construct and maintain: (1) a 18" DIP gravity sanitary utility line crossing under the Paxton Creek (WWF) and provide bank stabilization for this area (Latitude 40° 19' 20"; Longitude 76° 49' 23"); (2) a 18" concrete encased PVC gravity sanitary sewer line crossing (lateral boring) under a UNT to the Paxton Creek (WWF) (Latitude 40° 19' 15"; Longitude 76° 49' 19"); (3) a 18" DIP gravity sanitary sewer line crossing under an UNT to the Paxton Creek (WWF), an associated temporary road crossing, and provide bank stabilization for this area (Latitude 40° 19' 11"; Longitude 76° 49' 18"); (4) a 18" PVC gravity sanitary sewer line crossing under an UNT to the Paxton Creek (WWF), an associated temporary road crossing, and provide bank stabilization for this area (Latitude 40° 19' 06"; Longitude 76° 49' 14"); (5) a 18" DIP gravity sanitary sewer line crossing under an UNT to the Paxton Creek (WWF), an associated temporary road crossing, and provide bank stabilization for this area (Latitude 40° 19' 03"; Longitude 76° 49' 00"); (6) a 18" DIP gravity sanitary sewer line crossing under an UNT to the Paxton Creek (WWF) and provide bank stabilization for this area (Latitude 40° 19' 03"; Longitude 76° 48' 54"); (7) a wetland crossing totaling approximately 483 feet in length with 0.39 acre of temporary impacts and 0.067 acre of permanent impacts; and (8) four new manholes in emergent wetlands totaling approximately 20 square feet of permanent impacts.

Southwest Region: Watershed Management Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

E02-440 A2. McKees Rocks Industrial Enterprises, Inc., 104 Broadway Avenue, Carnegie, PA 15106. To add to the existing barge mooring facility in McKees Rocks Borough, **Allegheny County**, Pittsburgh ACOE District (Pittsburgh West, PA Quadrangle N: 14.6 inches; W: 8.3

inches, Latitude: 40° 27' 19"; Longitude: 80° 03' 35"). The applicant proposes to amend Permit No. E02-440 A1 to construct and maintain a 505.0 foot long by 35.0 foot wide addition to the existing barge mooring facility and wharf in the Ohio River (WWF) for the purpose of expanding the existing barge mooring facility. The project will consist of two dolphins and extending the existing wall approximately 200.0 feet and is located on the left bank of said stream, approximately 3,800.0 feet downstream from the McKees Rocks Bridge and will impact 505.0 linear feet of stream channel.

E02-1569. Allegheny County Airport Authority, Landside Terminal, 4th Floor, Mezzanine Level, Pittsburgh, PA 15231-0370. To construct a culvert and place fill in wetlands in Findlay Township, **Allegheny County**, Pittsburgh ACOE District (Aliquippa, PA Quadrangle N: 1.3 inches; W: 2.2 inches, Latitude: 40° 30' 21"; Longitude: 80° 15' 18"). The applicant proposes to place and maintain fill in 0.377 acre of wetlands adjacent to UNTs to Montour Run (TSF) and approximately 1,275 linear feet of a UNT to Montour Run and to construct and maintain a 200.00 foot long stream enclosure consisting of a 60 inch diameter culvert in a UNT to Montour Run for the purpose of constructing the proposed Dick's Sporting Goods development. The project is located on the south side of Business Route 60, just south from the intersection of Business Route 60 and Moon Clinton Road, and will impact 0.377 acre of wetlands and 1,275 linear feet of stream channel.

E02-1571. Allegheny County Airport Authority, Landside Terminal, 4th Floor, Mezzanine Level, Pittsburgh, PA 15231-0370. To place fill in wetlands in the Borough of West Mifflin, **Allegheny County**, Pittsburgh ACOE District (Glassport, PA Quadrangle N: 18.2 inches; W: 8.8 inches, Latitude: 40° 20' 57"; Longitude: 79° 56' 14"). The applicant proposes to place and maintain fill in 0.04 acre of deminimis wetlands adjacent to a UNT to Lewis Run (TSF) for the purpose of constructing the Century III Kia Car Dealership development. The project is located on the north side of Lebanon Church Road, just east from the intersection of Lebanon Church Road and Lebanon Road (SR 885).

E04-321. Beaver County Commissioners, 810 3rd Street, Beaver, PA 15009. To replace a bridge over Brush Run in South Beaver Township, **Beaver County**, Pittsburgh ACOE District (New Galilee, PA Quadrangle N: 0.5 inch; W: 10.3 inches, Latitude: 40° 45' 11"; Longitude: 80° 26' 57"). The applicant proposes to remove the existing structure (Sportsman's Club Bridge) and to construct and maintain a new bridge consisting of a concrete box culvert having a span of 12.0 feet with an underclearance of 6.5 feet in and across the channel of Brush Run (HQ-CWF) for the purpose of improving highway safety. The project is located on Martin Road (T-582), just north from the intersection of Martin Road (T-582) and Blackhawk Road (SR 0251) and will impact approximately 80.0 linear feet of stream channel.

E32-483. Department of General Services, Bureau of Engineering and Architecture, 18th and Herr Streets, Room 201, Harrisburg, PA 17120. To place fill in and to construct concrete culvert in White Township, **Indiana County**, Pittsburgh ACOE District (Indiana, PA Quadrangle, N 20.2 inches; W 5.1 inches, Latitude 40° 36' 40"; Longitude 79° 9' 42"). The applicant proposes to place and maintain fill in 0.35 acre of wetland in the Marsh Run (CWF) drainage, to construct and maintain 53' of 48" concrete culvert within an existing stone culvert on Marsh Run, to construct 760 linear feet of stream encl-

sure on a UNT to Whites Run (CWF) with a drainage area of less than 100 acres, to place and maintain fill in the floodway of White's Run and Marsh Creek, to remove an existing 506' stream enclosure and restore and relocate the channel, and to construct and maintain outfall structures, for the purpose of constructing a convocation center and associated parking lots.

E63-601. Borough of Burgettstown, 1509 Main Street, Burgettstown, PA 15021. To replace Shady Avenue Bridge in Burgettstown Borough, **Washington County**, Pittsburgh ACOE District (Burgettstown, PA Quadrangle N: 0.8 inch; W: 2.5 inches, Latitude: 40° 22' 46.1"; Longitude: 80° 23' 33.95"). The applicant proposes to remove the existing structures and to construct and maintain a bridge having a normal clear span of 40 feet and an underclearance of 9.88 feet across Burgetts Fork of Raccoon Creek (WWF) located on Shady Avenue.

E63-602. Pigeon Creek Sanitary Authority, 508 Main Street, Bentleyville, PA 15314. To place fill and structures in the floodplain of Pigeon Creek in Fallowfield Township, **Washington County**, Pittsburgh ACOE District (Monongahela, PA Quadrangle N: 2.36 inches; W: 15.83 inches, Latitude: 40° 08' 19.8"; Longitude: 79° 59' 17.6"). The applicant proposes to place and maintain fill and structures for improvement of an existing sanitary facility consisting of construction of two new clarifiers, one new chlorine contact tank and a new centrifuge in the floodplain of Pigeon Creek (WWF). The project includes an outfall structure to said stream.

E65-917. Municipal Authority of Westmoreland County, P. O. Box 730, Greensburg, PA 15601. To install a 48" waterline crossing in New Stanton Borough and Hempfield Township in Westmoreland County, Pittsburgh ACOE District (Mt. Pleasant, PA Quadrangle: N: 15.7 inches; W: 13.8 inches, Latitude 40° 12' 42"; Longitude 79° 35' 56"). The applicant proposes to install a 48" waterline crossing on Wilson Run (WWF) The project is located approximately .45 mile west of the intersection of I-70 and US Route.

Northwest Region: Watershed Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

E10-438. Kenneth Kelley, 141 Coal Hollow Road, Sarver, PA 16055. Bridge Across Sarver Run, in Buffalo Township, **Butler County**, ACOE Pittsburgh District (Curtisville, PA Quadrangle N: 40° 43' 54"; W: 79° 46' 14").

To construct and maintain a 20-foot wide steel beam bridge having a single clear span of approximately 25 feet and an underclearance of 3.4 feet across Sarver Run on a private driveway extending south from T-578 Coal Hollow Road approximately 0.7 mile west of SR 356.

E25-602. Millcreek Township, 3608 West 26th Street, Erie, PA 16506. Heidler Road Drainage Improvement Project, in Millcreek Township, **Erie County**, ACOE Pittsburgh District (Swanville, PA Quadrangle N: 8.0 inches; W: 6.9 inches).

On November 16, 2007, the Department of Environmental Protection received a request to extend the time limit on the previously referenced permit which authorized Millcreek Township to conduct activities associated with the Heidler Road Drainage Improvement Project in a tributary to Walnut Creek downstream of Heidler Road northwest of Sterrettania Road (SR 832) in Millcreek Township, Erie County. The permitted project includes:

1. Realign approximately 800 feet of stream channel beginning at Heidler Road and extending downstream (Swanville, PA Quadrangle N: 8.0 inches; W: 6.9 inches).

2. Remove the existing structure and to install and maintain three 60-inch diameter HDPE pipe culverts having a length of 50 feet on a private driveway approximately 850 feet downstream of Heidler Road (Swanville, PA Quadrangle N: 8.1 inches; W: 6.85 inches).

3. Remove the existing structure and to install and maintain three 60-inch diameter HDPE pipe culverts having a length of 50 feet on a private driveway approximately 1,700 feet downstream of Heidler Road (Swanville, PA Quadrangle N: 8.5 inches; W: 6.45 inches).

4. Install and maintain concrete block stream bank walls along both banks for a distance of approximately 100 feet extending upstream from a private driveway approximately 2,600 feet downstream of Heidler Road (Swanville, PA Quadrangle N: 8.9 inches; W: 6.1 inches).

E61-280, Oil Creek Township, 16835 Shreve Run Road, Pleasantville, PA 16341. Sewer Collection and Conveyance Extension in Oil Creek Township, **McKean County**, ACOE Pittsburgh District (Pleasantville, PA Quadrangle N: 17.2 inches; W: 11.3 inches).

The applicant proposes to construct and maintain a 60,000 linear feet sewerline extension and seven pump stations conveying sewage to the Borough of Pleasantville wastewater treatment plant involving the following: 1) to construct and maintain 11 sewer line stream crossings by directional drilling in UNTs Caldwell Creek (HQ-CWF, seven crossings), UNTs Caldwell Creek (CWF, two crossings), and UNTs to Pithole Creek (two crossings); 2) to construct and maintain five sewer line crossings of PFO exceptional value wetlands and six sewer line crossings of other PFO wetlands by directional drilling; and 3) to construct and maintain a 20-foot by 30-foot pump station and associated access road within the floodway of a UNT to Pine Creek.

ENVIRONMENTAL ASSESSMENTS

Cambria District: Environmental Program Manager, 286 Industrial Park Road, Ebensburg, PA 15931-4119.

EA1609-001. Department of Environmental Protection, Bureau of Abandoned Mine Reclamation, Cambria Office, 286 Industrial Park Road, Ebensburg, PA 15931. Abandoned Mine Land Reclamation Project, in Barr Township, **Cambria County**, Baltimore ACOE District.

The applicant proposes to construct a mine drainage treatment facility, which includes removal of refuse on site and on the adjacent stream bank. The project will include the backfilling of: (1) 0.84 acre of PEM/SS/FO wetlands for treatment plant construction; and (2) removal of refuse and stabilization of 620 linear feet of stream bank along the West Branch Susquehanna River (Barnesboro Quadrangle N: 0.75 inches; W: 3 inches).

Cambria District: Environmental Program Manager, 286 Industrial Park Road, Ebensburg, PA 15931-4119.

EA1609-002. Department of Environmental Protection, Bureau of Abandoned Mine Reclamation, Divi-

sion of Mine Hazards, P. O. Box 8476, Harrisburg, PA 17105. Abandoned Mine Land Reclamation Project, in Madison Township, **Clarion County**, Pittsburgh ACOE District.

The applicant proposes to backfill an abandoned surface mine, which includes a total of 130 acres of dangerous spoil piles and embankments. The project will include the backfilling of <0.01 acre of PEM wetland and 1.8 acres of open water that have developed within the surface mine site (Rimersburg Quadrangle N: 5.25 inches; W: 3.0 inches).

Central Office: Bureau of Waterways Engineering, Rachel Carson State Office Building, Floor 3, 400 Market Street, Harrisburg, PA 17105.

EA53-003: Sean Batterson, 1703 SR 49 East, Coudersport, PA 16915, Alleghany Township, **Potter County**, ACOE Pittsburgh District.

Project proposes to construct, operate, and maintain a nonjurisdictional dam across a tributary to the Alleghany River (CWF) for recreational and aesthetic purposes. The project will impact approximately 100 feet of stream channel. The proposed dam will be located approximately 4,500 feet east of the intersection of SR 49 and SR 4011 (Sweden Valley, PA Quadrangle Latitude: 41° 50' 19"; Longitude: 77° 55' 26").

D10-010EA. Borough of Zelienople, 111 West New Castle Street, Zelienople, PA 16063. Jackson Township, **Butler County**, ACOE Pittsburgh District.

Project proposes to breach and remove Zelienople Reservoir Dam No. 3 and two unnamed nonjurisdictional dams in the Scholars Run watershed (WWF) for the purpose of eliminating a threat to public safety. The dam is located approximately 900 feet north of the intersection of SR 68 and US 19 (Zelienople, PA Quadrangle; Latitude: 40° 47' 58"; Longitude: 80° 8' 10").

WATER QUALITY CERTIFICATIONS

Northcentral Region: Water Management Program Manager, 208 West Third Street, Williamsport, PA 17701.

Certification request initiated by: Clearfield Foundation, P. O. Box 250, 125 East Market Street, Clearfield, PA 16830. Lawrence Township, **Clearfield County**, Department of the Army, Baltimore District, Corps of Engineers, P. O. Box 1715, Baltimore, Maryland 21203. ACOE Baltimore District.

WQC Project Description: The applicant is requesting 401 Water Quality Certification as part of a Federal Department of the Army Section 404 Individual Permit Application that proposes to place and maintain fill in 3.4 acres of PEM/PSS wetlands in an effort to remediate AMD discharges on a 178 acre former strip and deep mine site that is proposed for industrial and commercial development. AMD abatement is proposed through significant alkaline addition and site grading to minimize onsite infiltration.

ACTIONS

**THE CLEAN STREAMS LAW AND THE FEDERAL CLEAN WATER ACT
FINAL ACTIONS TAKEN FOR NATIONAL POLLUTION DISCHARGE
ELIMINATION SYSTEM (NPDES) PERMITS AND WATER QUALITY
MANAGEMENT (WQM) PERMITS**

The Department of Environmental Protection (Department) has taken the following actions on previously received applications for new, amended and renewed NPDES and WQM permits, applications for permit waivers and Notices of Intent (NOI) for coverage under general permits. This notice is provided in accordance with 25 Pa. Code Chapters 91 and 92 and 40 CFR Part 122, implementing provisions of The Clean Streams Law (35 P. S. §§ 691.1—691.1001) and the Federal Clean Water Act.

<i>Location</i>	<i>Permit Authority</i>	<i>Application Type or Category</i>
Section I	NPDES	Renewals
Section II	NPDES	New or amendment
Section III	WQM	Industrial, sewage or animal wastes; discharges to groundwater
Section IV	NPDES	MS4 individual permit
Section V	NPDES	MS4 permit waiver
Section VI	NPDES	Individual permit stormwater construction
Section VII	NPDES	NOI for coverage under NPDES general permits

Sections I—VI contain actions related to industrial, animal or sewage wastes discharges, discharges to groundwater and discharges associated with municipal separate storm sewer systems (MS4), stormwater associated with construction activities and concentrated animal feeding operations (CAFOs). Section VII contains notices for parties who have submitted NOIs for coverage under general NPDES permits. The approval for coverage under general NPDES permits is subject to applicable effluent limitations, monitoring, reporting requirements and other conditions set forth in each general permit. The approval of coverage for land application of sewage sludge or residential septage under applicable general permit is subject to pollutant limitations, pathogen and vector attraction reduction requirements, operational standards, general requirements, management practices and other conditions set forth in the respective permit. Permits and related documents, effluent limitations, permitting requirements and other information are on file and may be inspected and arrangements made for copying at the contact office noted before the action.

Persons aggrieved by an action may appeal, under section 4 of the Environmental Hearing Board Act (35 P. S. § 7514) and 2 Pa.C.S. §§ 501—508 and 701—704 (relating to the Administrative Agency Law), to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P. O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users should contact the Environmental Hearing Board (Board) through the Pennsylvania Relay Service, (800) 654-5984. Appeals must be filed with the Board within 30 days of publication of this notice in the *Pennsylvania Bulletin*, unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary of the Board at (717) 787-3483. This paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decision law.

For individuals who wish to challenge an action, appeals must reach the Board within 30 days. A lawyer is not needed to file an appeal with the Board.

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at (717) 787-3483 for more information.

I. NPDES Renewal Permit Actions

Northeast Region: Water Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0062723	Sunoco Partners Marketing & Terminals, LP Fullerton Terminal 525 Fritztown Road Sinking Spring, PA 19608	Whitehall Township Lehigh County	UNT to Lehigh River 02C	Y
PA0033740	Whispering Hollow South Mobile Home Park 139 Country Club Road Northampton, PA 18067-9802	Allen Township Northampton	UNT to Hokendaqua Creek 2C	Y

NOTICES

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<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0029777 (Minor Sewage)	Ed Coleman Westgate Water & Sewer Municipal Authority 184 Keiserville Road Tunkhannock, PA 18657	Wyoming County Washington Township	UNT to North Branch Susquehanna River 4G	Y

Note: Permit contains Chesapeake Bay nutrient monitoring requirements for the first 2 years.

Southcentral Region: Water Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0020222 (SEW)	Terre Hill Borough P. O. Box 250 Terre Hill, PA 17581	Lancaster County East Earl Township	Black Creek 7J	Y

Southwest Region: Water Management Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N</i>
PA0022292 Sewage	Municipal Authority of the Borough of Ebensburg 300 West High Street Ebensburg, PA 15931	Cambria County Cambria Township	Howells Run	N
PA0026026 Sewage	New Brighton Borough Sanitary Authority 610 Third Street New Brighton, PA 15066	Beaver County New Brighton Borough	Beaver River	N
PA0026751 Sewage	Borough of Indiana 80 North 8th Street Suite 102 Indiana, PA 15701-1702	Indiana County Center Township	Two Lick Creek	N
PA0027456 Sewage	Greater Greensburg Sewage Authority P. O. Box 248 Greensburg, PA 15601-0248	Westmoreland County Hempfield Township	Jacks Run	N
PA0027669 Sewage	McCandless Township Municipal Authority 418 Arcadia Drive Pittsburgh, PA 15237	Allegheny County Hampton Township	Pine Creek	N
PA0036609 Sewage	Borough of Conway 1208 Third Avenue Conway, PA 15027	Beaver County Conway Borough	Ohio River	Y

Northwest Region: Water Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

<i>NPDES No. (Type)</i>	<i>Facility Name & Address</i>	<i>County & Municipality</i>	<i>Stream Name (Watershed #)</i>	<i>EPA Waived Y/N ?</i>
PA0005622	Bessemer & Lake Erie Railroad 85 Ohl Street Greenville, PA 16125	Greenville Borough Mercer County	Shenango River 20-A	Y
PA0025607	Barkeyville Sewerage, LLC 15 Bradley Street Warren, PA 16365	Barkeyville Borough Venango County	UNT to the North Branch of Slippery Rock Creek 20-C	Y

II. New or Expanded Facility Permits, Renewal of Major Permits and EPA Nonwaived Permit Actions

Southeast Region: Water Management Program Manager, 2 East Main Street, Norristown, PA 19401.

NPDES Permit No. PA0043818, Amendment No. 2, Industrial Waste, Waste Management Disposal Services of Pennsylvania, Inc., 1121 Bordentown Road, Morrisville, PA 19067. This proposed facility is located in Falls Township, Bucks County.

Description of Proposed Action/Activity: Approval for the amendment to discharge 300,000 gpd of treated from a proposed new industrial waste treatment plant serving the G.R.O.W.S. Landfill.

NPDES Permit No. PA0050202, Industrial Waste, **National Railroad Passenger Corporation—Amtrak**, 30th Street, Station O, Box 48, Philadelphia, PA 19104. This proposed facility is located in City of Philadelphia, **Philadelphia County**.

Description of Proposed Action/Activity: Approval for the renewal to discharge industrial stormwater runoff to the Schuylkill River in Watershed 3F.

NPDES Permit No. PA0058548, Sewage, **The Keelersville Club**, 2522 Ridge Road, Perkasie, PA 18944. This proposed facility is located in East Rockhill Township, **Bucks County**.

Description of Proposed Action/Activity: Approval for the renewal to discharge treated sewage into a UNT to Three Mile Run in Watershed 2D

NPDES Permit No. PA0050598, Sewage, **Bethel Baptist Church**, 754 East Rockhill Road, Sellersville, PA 18960. This proposed facility is located in East Rockhill Township, **Bucks County**.

Description of Proposed Action/Activity: Approval for there renewal to discharge treated sewage into a UNT to Tohickon Creek in Watershed 2D.

NPDES Permit No. PA0244074, Amendment No. 1, Sewage, **Little Washington Wastewater Company**, 762 West Lancaster Avenue, Bryn Mawr, PA 19010-3489. This proposed facility is located in Worcester Township, **Montgomery County**.

Description of Proposed Action/Activity: Approval for the amendment to revise the flow to 45,000 gpd into Stony Creek in Watershed 3F-Lower Schuylkill.

NPDES Permit No. PA0026298, Sewage, **Whitemarsh Township**, 616 Germantown Pike, Lafayette Hill, PA 19444-1821. This proposed facility is located in Whitemarsh Township, **Montgomery County**.

Description of Proposed Action/Activity: Approval for the renewal to discharge treated sewage into the Schuylkill River in Watershed 3F.

Northeast Region: Water Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

NPDES Permit No. PA0046388, Sewage, **Butler Township**, 415 West Butler Drive, Drums, PA 18222. This proposed facility is located in Butler Township, **Luzerne County**.

Description of Proposed Action/Activity: Issuance of NPDES Permit. Increased discharge of treated sewage from 0.60 mgd to 2.2 mgd to Nescopeck Creek.

NPDES Permit No. PA0065188, Sewage, **Wayne Economic Development Corporation**, 303 Commercial Street, Suite 109, Honesdale, PA 18431. This proposed facility is located in Sterling Township, **Wayne County**.

Description of Proposed Action/Activity: Issuance of NPDES Permit.

Southcentral Region: Water Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

NPDES Permit No. PA0260797, Sewage, **Clappertown Christian & Missionary Alliance Church**, R. D. 2, Box 119, Williamsburg, PA 16693. This proposed facility is located in Huston Township, **Blair County**.

Description of Proposed Action/Activity: Authorization to discharge to UNT Piney Creek in Watershed 11-A.

NPDES Permit No. PA0083593, Sewage, **James Stevens, Silver Spring Township Authority**, P. O. Box 1001, New Kingstown, PA 17072. This proposed facility is located in Silver Spring Township, **Cumberland County**.

Description of Proposed Action/Activity: Authorization to discharge to Conodoguinet Creek in Watershed 7-B.

NPDES Permit No. PA0261017, Sewage, **Tom and Judith McShane**, 5787 Anderson Road, Stewartstown, PA 17363. This proposed facility is located in Peach Bottom Township, **York County**.

Description of Proposed Action/Activity: Authorization to discharge to the Neill Creek in Watershed 7-I.

NPDES Permit No. PA0261009, Sewage, **Robert D. Fletcher**, 6990 Old Harrisburg Pike, York Springs, PA 17372. This proposed facility is located in Huntingdon Township, **Adams County**.

Description of Proposed Action/Activity: Authorization to discharge to a UNT of Bermudian Creek in Watershed 7-F.

NPDES Permit No. PA0085120, Industrial Waste, **Altoona City Authority**, 20 Greenwood Road, Altoona, PA 16602-7114. This proposed facility is located in Juniata Township, **Blair County**.

Description of Proposed Action/Activity: Authorization to discharge to the Blair Gap Run in Watershed 11-A.

NPDES Permit No. PA0261003, Concentrated Animal Feeding Operation (CAFO), **Jay Hess, Bacon Acres Farm**, 151 Pequea Creek Road, Conestoga, PA 17516. This proposed facility is located in Conestoga Township, **Lancaster County**.

Description of Proposed Action/Activity: Authorization to operate a 459-AEU swine farm in Watershed 7-K.

NPDES Permit No. PA0261025, CAFO, **Leon Zimmerman, Leon Zimmerman Farm**, 2011 Maytown Road, Elizabethtown, PA 17022. This proposed facility is located in East Donegal Township, **Lancaster County**.

Description of Proposed Action/Activity: Authorization to operate a 704-AEU swine, steer and poultry operation in Watershed 7-G.

NPDES Permit No. PA0247367, CAFO, **Noah Martin**, Valley M Pork Farm, 289 Maxwell Drive, Quarryville, PA 17566-9784. This proposed facility is located in East Drumore Township, **Lancaster County**.

Description of Proposed Action/Activity: Authorization to operate a 503-AEU swine operation in Watershed 7-K.

NPDES Permit No. PA0260681, CAFO, **Edward B. Horst, Edward Horst Farm**, 251 West Bunker Hill Road, Womelsdorf, PA 19567. This proposed facility is located in Heidelberg Township, **Berks County**.

Description of Proposed Action/Activity: Authorization to operate a 368-AEU swine and steer operation in Watershed 3-C.

NPDES Permit No. PA0260461, CAFO, **Francis and Daniel Mains Partnership, Mains Dairy Farm**, 473 Mt. Rock Road, Newville, PA 17241. This proposed facility is located in West Pennsboro Township, **Cumberland County**.

Description of Proposed Action/Activity: Authorization to operate a 977-AEU dairy operation in Watershed 7-B.

NPDES Permit No. PA0248312, CAFO, **Michael Behrer, Willow Behrer Farms, LLC**, 3288 Behrer Lane, Spruce Creek, PA 16683. This proposed facility is located in Franklin Township, **Huntingdon County**.

Description of Proposed Action/Activity: Authorization to operate a 1,527-AEU dairy operation located in Watershed 11-A.

NPDES Permit No. PA0088889, CAFO, **Bryon Graybeal, Graywood Farms, LLC**, 225 Mason Dixon Road, Peach Bottom, PA 17653. This proposed facility is located in Fulton Township, **Lancaster County**.

Description of Proposed Action/Activity: Authorization to operate a 1,181-AEU dairy operation located in Watershed 7-K.

III. WQM Industrial Waste and Sewerage Actions under The Clean Streams Law (35 P. S. §§ 691.1—691.1001)

Southeast Region: Water Management Program Manager, 2 East Main Street, Norristown, PA 19401.

WQM Permit No. 1504412, Sewerage, Amendment, **Oxford Area Sewer Authority**, 401 East Market Street, P. O. Box 380, Oxford, PA 19363. This proposed facility is located in East Nottingham Township, **Chester County**.

Description of Action/Activity: A 1.33 million gallon increase of the configured effluent storage lagoon from 38 million gallons to 39.33 million gallons with one pump station to pump from the new lagoon to the existing center pivot areas and two wet wells for future use.

Northeast Region: Water Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

WQM Permit No. 4007401, Sewerage, **Butler Township**, 415 West Butler Drive, Drums, PA 18222. This proposed facility is located in Butler Township, **Luzerne County**.

Description of Proposed Action/Activity: Issuance of Water Quality Management Permit for St. Johns Wastewater Treatment Plant Expansion/Upgrade; Drums Pump Station, Force Main and Gravity Sewer Conveyance Line; and Drasher Road and Hashagen Estates Sewer Extensions.

WQM Permit No. 4807406, Sewerage, **Borough of Glendon**, 24 Franklin Street, Glendon, PA 18042. This proposed facility is located in Glendon Borough, **Northampton County**.

Description of Proposed Action/Activity: Issuance of Water Quality Management Permit for construction of a sewage Pump Station No. 3.

Southcentral Region: Water Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

WQM Permit No. 070401, Sewage, **Clappertown Christian Missionary and Alliance Church**, R. D. 2, Box 119, Williamsburg, PA 16693. This proposed facility is located in Huston Township, **Blair County**.

Description of Proposed Action/Activity: Permit approval for the construction/operation of sewerage facilities consisting of: A system of piping, septic tanks, two peat filters, equalization tank and chlorine tank to serve the Clappertown Christian Missionary and Alliance Church.

WQM Permit No. 2807406, Sewage, **April and Joseph Rollason**, 2695 Grand Point Road, Chambersburg, PA 17202. This proposed facility is located in Greene Township, **Franklin County**.

Description of Proposed Action/Activity: Permit approval for the construction of sewerage facilities consisting of a small flow individual residence spray irrigation system for denitrification consisting of a septic tank, Eco-Flo filter, chlorine disinfection and sprayfield.

WQM Permit No. 6707409, Sewage, **Tom and Judith McShane**, 5787 Anderson Road, Stewartstown, PA 17363. This proposed facility is located in Peach Bottom Township, **York County**.

Description of Proposed Action/Activity: Permit approval for the construction of sewerage facilities consisting of the construction of a small flow treatment facility to serve a single-family residence.

WQM Permit No. 0107404, Sewage, **Robert D. Fletcher**, 6990 Harrisburg Pike, York Springs, PA 17372. This proposed facility is located in Huntingdon Township, **Adams County**.

Description of Proposed Action/Activity: Permit approval for the construction/operation of sewerage facilities consisting of the construction of a small flow treatment facility to serve a single-family residence.

WQM Permit No. 2189419, Amendment 07-1, Sewage, **Silver Spring Township Authority**, P. O. Box 1001, New Kingstown, PA 17072. This proposed facility is located in Silver Spring Township, **Cumberland County**.

Description of Proposed Action/Activity: Permit approval for the construction/modification of sewerage facilities consisting of: Three new SBR units, conversion of former SBR No. 2 to SBR postequalization, cloth disc filters, UV

disinfection, postaeration, chemical feed system for additional phosphorus removal, conversion of former SBR No. 1 to aerobic digester No. 3, centrifuge for thickening or dewatering sludge and generator for stand-by power to operate SBRs, filters, UV system, associated pumps and Control and Equipment building.

WQM Permit No. 6707201, Industrial Waste, **PPL Brunner Island, LLC**, Two North Ninth Street, GENPL-6, Allentown, PA 18101-1179. This proposed facility is located in East Manchester Township, **York County**.

Description of Proposed Action/Activity: Permit approval for the construction and operation of cooling tower facilities for once-through cooling water with a design hydraulic capacity of 552,000 gpm (795 mgd) consisting of: an intake structure with a concrete headwall, traveling screen system, four vertical column, single-stage pumps (each with a capacity of 200 mgd at 80' TDH), instrumentation, controls and discharge piping. One mechanical draft counter flow cooling tower, consisting of 34 cooling tower cells (two parallel rows of 17 cells), each with a capacity of 23.4 mgd, located within a cooling tower basin with dimensions of 920' long by 102' wide by 3' deep. The cooling tower is designed to remove 100% of heat rejected to 90° F river water at a wet bulb air temperature of 76° F and to meet the heat rejection rate effluent limitations for Outfall 001 in NPDES Permit No. PA0008281. Each cell will be supplied with two speed fan motors. Chemical storage containment facilities. Cooling tower discharge facilities, including a cascade channel prior to discharge into the existing condenser discharge channel.

WQM Permit No. 2807402, CAFO, **Kirby Hissong, Hissong Dairy Farmstead, Inc.**, 5492 Buchanan Trail West, Greencastle, PA 17225. This proposed facility is located in Montgomery Township, **Franklin County**.

Description of Proposed Action/Activity: Permit approval for the construction/operation of manure storage facilities as follows: One of two earthen manure storage impoundments will be rehabilitated through the installation of a 60-mil HDPE liner, 12-oz geotextile and a minimum 6-inch clay subliner with a permeability of 10-6 cm/sec or less. A leak detection trench will be installed and the subliner will slope 2% toward the trench. The trench will be at least 18" wide and 12" deep and will include a synthetic liner on the sides and bottom, a 4-inch perforated Schedule 40 pipe and crushed stone. The leak detection pipe will slope to an observation tank with an outlet shutoff valve. A subsurface perimeter drain will be installed if elevated water table conditions are encountered. The other earthen manure storage impoundment will be decommissioned and no longer used for manure storage.

Southwest Region: Water Management Program Manager, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

WQM Permit No. WQG016152, Sewerage, **Timothy Stives**, 954 Harbour Bay Drive, Tampa, FL 33602. This proposed facility is located in Marion Township, **Beaver County**.

Description of Proposed Action/Activity: Permit issuance for the construction and operation of a single residence sewage treatment plant.

Northwest Region: Water Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

WQM Permit No. 6199401, Sewerage, **Mark O. and Lorri J. Wilson**, 17740 NE 114 Avenue, Waldo, FL 32694. This proposed facility is located in Sugar Creek Township, **Venango County**.

Description of Proposed Action/Activity: A single residence sewage treatment plant.

IV. NPDES Stormwater Discharges from MS4 Permit Actions

V. NPDES Waiver Stormwater Discharges from MS4 Actions

VI. NPDES Discharges of Stormwater Associated with Construction Activities Individual Permit Actions

Northcentral Region: Water Management Program Manager, 208 West Third Street, Williamsport, PA 17701.

Sullivan County Conservation District: R. R. 2, Box 2022B, Dushore, PA 18614, (570) 928-7057.

<i>NPDES Permit No.</i>	<i>Applicant Name & Address</i>	<i>County</i>	<i>Municipality</i>	<i>Receiving Water/Use</i>
PAI045707002	Robert P. Henderson FoxGate Subdivision P. O. Box 3 Shunk, PA 17768	Sullivan	Fox Township	Schrader Creek HQ-CWF Hoagland Branch of Elk Creek HQ-CWF

VII. Approvals to Use NPDES and/or Other General Permits

The EPA Region III Administrator has waived the right to review or object to this permit action under the waiver provision 40 CFR 123.23(d).

List of NPDES and/or Other General Permit Types

PAG-1	General Permit for Discharges From Stripper Oil Well Facilities
PAG-2	General Permit for Discharges of Stormwater Associated With Construction Activities (PAR)
PAG-3	General Permit for Discharges of Stormwater From Industrial Activities
PAG-4	General Permit for Discharges From Small Flow Treatment Facilities
PAG-5	General Permit for Discharges From Gasoline Contaminated Groundwater Remediation Systems

PAG-6	General Permit for Wet Weather Overflow Discharges From Combined Sewer Systems (CSO)
PAG-7	General Permit for Beneficial Use of Exceptional Quality Sewage Sludge by Land Application
PAG-8	General Permit for Beneficial Use of Nonexceptional Quality Sewage Sludge by Land Application to Agricultural Land, Forest, a Public Contact Site or a Land Reclamation Site
PAG-8 (SSN)	Site Suitability Notice for Land Application Under Approved PAG-8 General Permit Coverage
PAG-9	General Permit for Beneficial Use of Residential Septage by Land Application to Agricultural Land, Forest, or a Land Reclamation Site
PAG-9 (SSN)	Site Suitability Notice for Land Application Under Approved PAG-9 General Permit Coverage
PAG-10	General Permit for Discharge Resulting from Hydrostatic Testing of Tanks and Pipelines
PAG-11	(To Be Announced)
PAG-12	Concentrated Animal Feeding Operations (CAFOs)
PAG-13	Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4)

*General Permit Type—PAG-02**Facility Location:*

<i>Municipality & County</i>	<i>Permit No.</i>	<i>Applicant Name & Address</i>	<i>Receiving Water/Use</i>	<i>Contact Office & Phone No.</i>
Franklin Township Adams County	PAG2000107029	Thomas Cashour 435 Timbermill Run Emmitsburg, MD 21727	UNT to Marsh Creek TSF	Adams County Conservation District 670 Old Harrisburg Road Suite 201 Gettysburg, PA 17325 (717) 334-0636
Dover Township York County	PAG2006707046	Jeffrey A. Firestone 2045 Carlisle Road York, PA 17408	Fox Run TSF	York County Conservation District 118 Pleasant Acres Road York, PA 17402 (717) 840-7430
Fairview Township York County	PAG2006707020	Tim Rutter CHR Corporation 2295 Susquehanna Trail Suite C York, PA 17404	UNT to Yellow Breeches CWF	York County Conservation District 118 Pleasant Acres Road York, PA 17402 (717) 840-7430
Lower Chanceford Township York County	PAG2006707062	Greg Kennard 1277 Bridgeton Road Airville, PA 17302	Orson Run TSF	York County Conservation District 118 Pleasant Acres Road York, PA 17402 (717) 840-7430
West Manchester Township York County	PAG2006707063	George Sipe, Jr. Weldon Solutions 1800 West King Street York, PA 17404	UNT to Codorus Creek TSF	York County Conservation District 118 Pleasant Acres Road York, PA 17402 (717) 840-7430
Dillsburg Borough York County	PAG2006707040	Brian Soyka 5700 Sixth Avenue Altoona, PA 16602	Dogwood Run CWF	York County Conservation District 118 Pleasant Acres Road York, PA 17402 (717) 840-7430
Guilford Township Franklin County	PAG2002807034	Spring Valley Phase IV 900 Kriner Road Suite 1 Chambersburg, PA 17202	UNT to Conococheague Creek CWF	Franklin County Conservation District 100 Sunset Boulevard West Chambersburg, PA 17201 (717) 264-8074, Ext. 5
Guilford Township Franklin County	PAG2002805094	Beacon of Greene Estates Phase 2 Beacon of Greene 24 Buckingham Way Freehold, NJ 07728	UNT to Conococheague Creek TSF	Franklin County Conservation District 100 Sunset Boulevard West Chambersburg, PA 17201 (717) 264-8074, Ext. 5

<i>Facility Location: Municipality & County</i>	<i>Permit No.</i>	<i>Applicant Name & Address</i>	<i>Receiving Water/Use</i>	<i>Contact Office & Phone No.</i>
Hamilton Township Franklin County	PAG2002806081	Majestic Ridge Estates Robert Miller KABRO of Majestic Ridge 24 Buckingham Way Freehold, NJ 07728	UNT to Back Creek TSF	Franklin County Conservation District 100 Sunset Boulevard West Chambersburg, PA 17201 (717) 264-8074, Ext. 5
West Manchester York County	PAG2006707071	Church of the Open Door 8 Carlisle Court York, PA 17408	UNT to Willis Run WWF	York County Conservation District 118 Pleasant Acres Road York, PA 17402 (717) 840-7430
Dover Township York County	PAG2006707025	Canal Ridge Carl Swiger 2200 Monroe Street York, PA 17404	Fox Run TSF	York County Conservation District 118 Pleasant Acres Road York, PA 17402 (717) 840-7430
West Cornwall Township Lebanon County	PAG2003807021	Robert S. Campbell Brownstone Real Estate Company 1840 Fishburn Road Hershey, PA 17033-8906	UNT to Snitz Creek TSF	Lebanon County Conservation District 2120 Cornwall Road Suite 5 Lebanon, PA 17042 (717) 272-3908, Ext. 4
City of Lebanon Lebanon County	PAG2003807012	Gene Coy Cargill, Inc. 320 16th Street Lebanon, PA 17046	Quitapahilla Creek TSF	Lebanon County Conservation District 2120 Cornwall Road Suite 5 Lebanon, PA 17042 (717) 272-3908, Ext. 4
Kutztown Borough Berks County	PAG2000607077	Matt Genesio Kutztown Group Holdings P. O. Box 25945 Philadelphia, PA 19128	Sacony Creek TSF	Berks County Conservation District 1238 County Welfare Road Suite 200 Leesport, PA 19533-9710 (610) 372-4657, Ext. 201
Borough of Pleasantville Bedford County	PAG2000507012	Borough of Pleasantville P. O. Box 147 Alum Bank, PA 15521	Barefoot Run WWF	Bedford County Conservation District 702 West Pitt Street Fairlawn Court Suite 4 Bedford, PA 15522 (814) 623-7900
Centre County Spring Township	PAG2001403007R	Steeplechase Townhomes Keith Sunderman S & A Homes 2121 Old Gatesburg Road Suite 200 State College, PA 16803	Logan Branch CWF	Centre County Conservation District 414 Holmes Avenue Suite 4 Bellefonte, PA 16823 (814) 355-6817
Centre County Harris Township	PAG2001406025	Hawk Ridge Subdivision Galen Dreibelbis 265 Blue Course Drive Suite C1 State College, PA 16803	UNT to Spring Creek CWF	Centre County Conservation District 414 Holmes Avenue Suite 4 Bellefonte, PA 16823 (814) 355-6817
Columbia County Briar Creek Township	PAG2001907004	Rick Iddings Innovative Building & Design 406 Shickshinny Road Benton, PA 17814	Tributary to Briar Creek CWF	Columbia County Conservation District 702 Sawmill Road Suite 204 Bloomsburg, PA 17815 (570) 784-1310, Ext. 102

*Facility Location:
Municipality &
County*

<i>Facility Location: Municipality & County</i>	<i>Permit No.</i>	<i>Applicant Name & Address</i>	<i>Receiving Water/Use</i>	<i>Contact Office & Phone No.</i>
Columbia County Montour Township	PAG20019070081	Thomas E. Gensemer Geisinger System Services, Inc. MC 15-40 100 North Academy Avenue Danville, PA 17822	UNT to Montour Run CWF	Columbia County Conservation District 702 Sawmill Road Suite 204 Bloomsburg, PA 17815 (570) 784-1310, Ext. 102
Lycoming County Jersey Shore Borough	PAG2004107018	Nittany Oil 1540 Martin Street State College, PA 16866	UNT to Susquehanna River WWF	Lycoming County Conservation District 542 County Farm Road Suite 202 Montoursville, PA 17754 (570) 433-3003
Fayette County Uniontown	PAG2002607020	Donald Record The Uniontown Hospital 500 West Berkeley Street Uniontown, PA 15401	Redstone Creek WWF	Fayette County CD (724) 438-4497
Fayette County Perryopolis Borough	PAG2002607022	Evans Contracting, LLC P. O. Box 367 Perryopolis, PA 15473	Washington Run WWF	Fayette County CD (724) 438-4497
Washington County Canonsburg Borough	PAG2006307022	Redevelopment Authority of the County of Washington 100 West Beau Street Suite 603 Washington, PA 15301	Chartiers Creek WWF	Washington County CD (724) 228-6774
Jefferson County Punxsutawney Borough	PAG20033060031	Stryker Brigade Readiness Center Department of Military and Veteran's Affairs Building 0-47 Fort Indiantown Gap Annville, PA 17003	Mahoning Creek WWF	Jefferson Conservation District (814) 849-7463
Mercer County Borough of Sharpsville	PAG2004307011	Borough Water Treatment Facility Michael Wilson, Manager Borough of Sharpsville 1 South Walnut Street Sharpsville, PA 16150	Shenango River WWF	Mercer Conservation District (724) 662-3905

General Permit Type—PAG-3

*Facility Location:
Municipality &
County*

<i>Facility Location: Municipality & County</i>	<i>Permit No.</i>	<i>Applicant Name & Address</i>	<i>Receiving Water/Use</i>	<i>Contact Office & Phone No.</i>
Bethlehem Township Northampton County	PAR322205	Crayola, LLC 1100 Church Lane P. O. Box 431 Easton, PA 18044-0431	LVIP Stormwater Retention Basin	DEP—NERO Water Management Program 2 Public Square Wilkes-Barre, PA 18711-2511 (570) 826-2511
Cass Township Schuylkill County	PAR222211	JELD-WEN 1162 Keystone Boulevard Pottsville, PA 17901	West Branch of Schuylkill River	DEP—NERO Water Management Program 2 Public Square Wilkes-Barre, PA 18711-2511 (570) 826-2511
Blair County Hollidaysburg Borough	PAR603531	Joe Krentzman & Son, Inc. 311 Wall Street Hollidaysburg, PA 16648	Beaver Dam Branch TSF 11-A	DEP—SCRO 909 Elmerton Avenue Harrisburg, PA 17110 (717) 705-4707

*Facility Location:
Municipality &
County*

<i>Facility Location: Municipality & County</i>	<i>Permit No.</i>	<i>Applicant Name & Address</i>	<i>Receiving Water/Use</i>	<i>Contact Office & Phone No.</i>
Hempfield Township Westmoreland County	PAR606183	Adamsburg Auto Wreckers 427 Edna Road Adamsburg, PA 15611	UNT Little Sewickley Creek	Southwest Regional Office Water Management Program Manager 400 Waterfront Drive Pittsburgh, PA 15222-4745 (412) 442-4000
City of Butler Butler County	PAR808326	Transflo Terminal Services, Inc 6735 Southpoint Drive South Jacksonville, FL 32216	Connoquenessing Creek	DEP—NWRO Water Management 230 Chestnut Street Meadville, PA 16335-3481 (814) 332-6942

*General Permit Type—PAG-4**Facility Location
County &
Municipality*

<i>Facility Location County & Municipality</i>	<i>Permit No.</i>	<i>Applicant Name & Address</i>	<i>Receiving Water/Use</i>	<i>Contact Office & Phone No.</i>
Marion Township Beaver County	PAG046355	Timothy Stives 954 Harbour Bay Drive Tampa, FL 33602	Tributary to Connoquenessing Creek	Southwest Regional Office Water Management Program Manager 400 Waterfront Drive Pittsburgh, PA 15222-4745 (412) 442-4000
Elk Township Warren County	PAG048532	Suzanne C. Swanson P. O. Box 124 1960 Reynolds Run Road Russell, PA 16345-0124	UNT to Reynolds Run 16-B	DEP—NWRO Water Management 230 Chestnut Street Meadville, PA 16335-3481 (814) 332-6942
Connoquenessing Township Butler County	PAG048833	Jeffrey L. and Lorraine Domhoff 136 Semiconon Lane Renfrew, PA 16053	Semiconon Run 20-C	DEP—NWRO Water Management 230 Chestnut Street Meadville, PA 16335-3481 (814) 332-6942
Sugar Creek Township Venango County	PAG048566	Mark O. and Lorri J. Wilson 17740 NE 114 Avenue Waldo, FL 32694	Patchel Run 16-D	DEP—NWRO Water Management 230 Chestnut Street Meadville, PA 16335-3481 (814) 332-6942
Fairview Township Mercer County	PAG049384	Oak Grove Methodist Church 10 Oak Grove Road Mercer, PA 16137	UNT to Cool Springs Creek 20-A	DEP—NWRO Water Management 230 Chestnut Street Meadville, PA 16335-3481 (814) 332-6942
Union Township Crawford County	PAG048815	Joe E. and Kathleen M. Davis 7860 Dutch Hill Road Meadville, PA 16335	UNT to French Creek 16-D	DEP—NWRO Water Management 230 Chestnut Street Meadville, PA 16335-3481 (814) 332-6942

*General Permit Type—PAG-8**Facility Location:
Municipality &
County*

<i>Facility Location: Municipality & County</i>	<i>Permit No.</i>	<i>Applicant Name & Address</i>	<i>Site Name & Location</i>	<i>Contact Office & Phone No.</i>
Washington Township Northampton County	PAG082215	Bangor Borough Authority 58 Market Street P. O. Box 51 Bangor, PA 18013	Bangor Borough Wastewater Treatment Plant 900 Lower South Main Street Bangor, PA 18013	DEP—NERO 2 Public Square Wilkes-Barre, PA 18711-0790 (570) 826-2511

PUBLIC WATER SUPPLY (PWS) PERMITS

The Department of Environmental Protection has taken the following actions on applications received under the Pennsylvania Safe Drinking Water Act (35 P. S. §§ 721.1—721.17) for the construction, substantial modification or operation of a public water system.

Persons aggrieved by an action may appeal, under section 4 of the Environmental Hearing Board Act (35 P. S. § 7514) and 2 Pa.C.S. §§ 501—508 and 701—704 (relating to the Administrative Agency Law), to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P. O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users should contact the Environmental Hearing Board (Board) through the Pennsylvania Relay Service, (800) 654-5984. Appeals must be filed with the Board within 30 days of publication of this notice in the *Pennsylvania Bulletin*, unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary of the Board at (717) 787-3483. This paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decision law.

For individuals who wish to challenge an action, appeals must reach the Board within 30 days. A lawyer is not needed to file an appeal with the Board.

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at (717) 787-3483 for more information.

SAFE DRINKING WATER

Actions taken under the Pennsylvania Safe Drinking Water Act

Northeast Region: Water Supply Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

Permit No. 2450119, Operations Permit, Public Water Supply.

Applicant	Pennsylvania American Water 800 West Hersheypark Drive Hershey, PA 17033 Middle Smithfield Township
County	Monroe
Type of Facility	PWS
Consulting Engineer	William Malos, P. E. Pennsylvania American Water 100 North Pennsylvania Avenue Wilkes-Barre, PA 18701
Permit to Operate Issued	November 1, 2007

Southcentral Region: Water Supply Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

Permit No. 3607510, Public Water Supply.
Applicant **Strasburg Borough Authority—Lancaster County**

Municipality	Strassburg Borough
County	Lancaster
Type of Facility	Construction of a new water treatment plant to replace the existing aging treatment plant. The project will also include the construction of a 750,000-gallon finished water storage tank.
Consulting Engineer	Anthony G. Elberti, P. E. Herbert, Rowland & Grubic, Inc. 1846 Charter Lane Lancaster, PA 17601
Permit to Construct Issued:	November 28, 2007
<i>Northcentral Region: Water Supply Management Program Manager, 208 West Third Street, Williamsport, PA 17701.</i>	
Permit No. M.A. 5395502—Operation, Public Water Supply.	
Applicant	Charles Cole Memorial Hospital
Township or Borough	Eulalia Township
County	Potter
Responsible Official	Melvin Blake Charles Cole Memorial Hospital 1001 East Second Street Coudersport, PA 16915
Type of Facility	Public Water Supply—Operation
Consulting Engineer	N/A
Permit Issued Date	December 3, 2007
Description of Action	Operation of the recently rehabilitated and repainted 200,000 gallon steel finished water storage tank.

Northwest Region: Water Supply Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

Permit No. 4307501, Public Water Supply.

Applicant	Borough of Sharpsville
Borough or Township	Sharpsville Borough
County	Mercer County
Type of Facility	Municipal Water Authority
Consulting Engineer	Mark V. Glenn, P. E. Gwinn Dobson & Foreman Inc. 3121 Fairway Drive Altoona, PA 16602-4475
Permit to Construct Issued	November 27, 2007

Permit No. 2507505, Public Water Supply.

Applicant	Lake Shore Water Association
Borough or Township	Fairview Township
County	Erie County
Type of Facility	Consecutive Water System
Consulting Engineer	RL Rabell, P. E. RL Rabell Surveying & Engineering 10560 Walnut Street Albion, PA 16401

Permit to Construct Issued November 27, 2007

Permit No. 2007506, Public Water Supply.

Applicant **Country Acres Mobile Home Park**

Borough or Township East Mead Township

County **Crawford County**

Type of Facility Public Water System

Consulting Engineer Steven R. Halmi, P. E.
Deiss & Halmi Engineering
105 Meadville Street
Edinboro, PA 16412

Permit to Construct Issued November 30, 2007

Operations Permit issued to Housing & Investment Properties, Inc., Hydetown Court MHP, PWSID No. 6200052, Hydetown Borough, **Crawford County**, issued November 27, 2007, for the operation of the water supply system at Hydetown Court Mobile Home Park, servicing both the East and West Courts, according to specifications approved by construction permit No. 2006501, issued June 15, 2007.

Operations Permit issued to Bucholz Mobile Home Park, PWSID No. 6610009, Frenchcreek Township, **Venango County**, issued November 30, 2007, for the operation of the public water supply system at Bucholz Mobile Home Park, according to specifications approved by construction permit No. 6106502, issued May 16, 2007.

SEWAGE FACILITIES ACT PLAN APPROVAL

Plan Approvals Granted under section 5 of the Pennsylvania Sewage Facilities Act (35 P. S. § 750.5)

Northeast Region: Water Management Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

Plan Location: The Summit at Lehigh Valley—Stage 1

<i>Borough or Township</i>	<i>Borough or Township Address</i>	<i>County</i>
Bethlehem Township	4225 Easton Avenue Bethlehem, PA 18020-1496	Northampton

Plan Description: The approved plan provides for 1 million square feet of retail commercial space and roadways, which will be built for this current Stage 1 (which includes Summit Phases 1 and 2) on 106 acres of the total 301 acre tract. A trunk line gravity sewer will be constructed from the existing Bethlehem Township Municipal Authority (BTMA) Pump Station No. 2 southeast through The Summit site to a new regional lift station to be located on the southwest side of The Summit parcel within the Hope Road right-of-way. A 14" force main will carry the wastewater to Freemansburg Avenue within a 20-foot dedicated utility easement and connect to the existing 12" BTMA force main. The 12" BTMA force main connects to BTMA MH No. 387 in Freemansburg Avenue and then flows by gravity to the City of Bethlehem's wastewater treatment facility by means of the city's northeast trunk line. Easton Suburban Water Authority will provide public water to the project. Any required NPDES Permits or WQM Permits must be obtained in the name of the municipality or authority as appropriate

Southcentral Region: Water Management Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

Plan Location:

<i>Borough or Township</i>	<i>Borough or Township Address</i>	<i>County</i>
Bedford Township	P. O. Box 148 Bedford, PA 15522	Bedford County

Plan Description: The approved plan provides for the extension of sanitary sewer collection service to the Village of Cessna in Bedford Township, Bedford County. The project will serve 22 equivalent dwelling units mainly existing single-family homes with a small percentage of commercial structures. The project will produce 8,800 gpd of sewage flow. The Department of Environmental Protection's review of the sewage facilities update revision has not identified any significant environmental impacts resulting from this proposal. Any required NPDES Permits or WQM Permits must be obtained in the name of the municipality or authority as appropriate.

Plan Location:

<i>Borough or Township</i>	<i>Borough or Township Address</i>	<i>County</i>
Providence Township	200 Mt. Airy Road New Providence, PA 17560	Lancaster County

Plan Description: The approved plan provides for repair of failing onlot sewage systems at Tamarack Mobile Home Park through the proposed use of a sewage treatment plant to serve 98 existing units or 13,230 gpd in sewage flows. The treatment plant will discharge to a tributary of Huber Run, which is a tributary of Pequea Creek. The property is located on the East side of PA Route 272, north of Mt. Airy Road in Providence Township, Lancaster County. The Department of Environmental Protection's (Department) Code number is A3-36946-285-3 and the APS number is 617641. The Department's review of the sewage facilities update revision has not identified any significant environmental impacts resulting from this proposal. Any required NPDES Permits or WQM Permits must be obtained in the name of the owner as appropriate.

Northwest Region: Water Management Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

Plan Location:

<i>Borough or Township</i>	<i>Borough or Township Address</i>	<i>County</i>
Cambridge Spring Borough	161 Carringer Street Cambridge Springs, PA 16403	Crawford
Cambridge Township	22530 Electric Drive Cambridge Springs, PA 16403	

Plan Description: The approved plan amends the May 2006, Cambridge Area Joint Authority Act 537 Plan by increasing the design peak hourly flow rate of the proposed WWTP to provide for a reduction in the size of a proposed EQ tank from 2.5 to 1.5 mgd. All other aspects of the May 2006, plan remain unchanged. The Department of Environmental Protection's review of the sewage facilities update revision has not identified any significant environmental impacts resulting from this proposal. Any required NPDES Permits or WQM Permits must be obtained in the name of the municipality or authority as appropriate.

HAZARDOUS SITES CLEAN-UP UNDER THE ACT OF OCTOBER 18, 1988

Public Notice of Proposed Consent Order and Agreement East Tenth Street Site

Borough of Marcus Hook, Delaware County

The Department of Environmental Protection (Department), under the authority of the Hazardous Sites Cleanup Act (HSCA) (35 P. S. §§ 6020.101—6020.1305) and the Comprehensive Environmental Response Compensation and Liability Act (CERCLA) (42 U.S.C.A. § 9601 et seq.) (CERCLA), has entered into a Prospective Purchaser Agreement with Keystone Community Alliance, LLC and Keystone Community Alliance-Marcus Hook, LP (collectively KCA), for reimbursement of certain response costs incurred to remediate hazardous substances from the East Tenth Street site, located near the intersection of East Tenth Street and Penn Avenue in the Borough of Marcus Hook, Delaware County, PA. The site presently includes 24 individual parcels, or lots owned by various entities.

The site consists of a property formerly owned and operated by FMC Corporation (FMC). Prior to that time, the property was owned and operated by American Viscose Corporation. Both entities manufactured viscose rayon and cellophane on the 36-acre site. American Viscose operated at the site from 1910-1963 when it was sold to FMC who continued operations until 1977 when FMC closed the facility. The site was sold to Marcus Hook Development Park (MHDP) in 1978. MHDP conducted salvage operations at the property. In 1986, much of the site was sold to Marcus Hook Business and Commerce Center (MHBCC). In February 1991, the Environmental Protection Agency (EPA) executed three Administrative Orders by Consent (AOC) with FMC Corp., Lassoff Group (a property manager for MHBCC at the time) and MCBCC to conduct solid waste removal activities under the oversight of EPA.

The Department initiated a HSCA response at the site under a Response Justification Document dated March 24, 1998. The Department has been conducting a site characterization to determine if additional response actions are needed to address remaining hazardous substance at the site including soil and groundwater contamination, buried asbestos and abandoned hazardous materials remaining onsite. A Prompt Interim Response was completed in 2000 and documented in the official HSCA Administrative Record at a public hearing held September 27, 2000 and in a Final End of Project Report, dated August 13, 2001. The findings of the first phase of the Site Investigation have been documented in a Final Report, dated June 2002.

The Department has selected an Interim Response Action, under the provisions of HSCA, based on the findings of the June 2002 Final Report. The Interim Response Action selected by the Department consists of excavating and removing, to properly permitted disposal facilities, the contaminated soils and contaminated contents of subsurface structures located on the various parcels or lots at this site. These activities were carried out on the Site by FMC Corporation under a Consent Order and Agreement between FMC Corporation and the Department. Also under the Consent Order and Agreement, FMC is currently carrying out activities related to the expansion of the Site Investigation through the initiation of a deep groundwater study, the expansion of the prior surface water and sediment investigation and

the detailed and thorough study of the Carbon Disulfide contamination found on Lot 19.

The Department has determined that it is in the public interest to resolve its claim against KCA. Therefore, KCA shall reimburse the Department for certain response costs in the amount of \$25,000 and shall receive contribution protection for claims related to its purchase and ownership of some of the lots that comprise the site.

This notice is provided under section 1113 of HSCA, which states the "settlement shall become final upon the Department's filing of responses to significant written comments." The Consent Order and Agreement that contains the specific terms of the agreement is available for public review and comment. The agreement can be examined from 8 a.m. to 4 p.m. at the Department's Southeast Regional Office, located at 2 East Main Street, Norristown, PA 19401, by contacting William H. Blasberg at (484) 250-5865. William H. Blasberg can also be contacted electronically at wblasberg@state.pa.us. A public comment period on the Consent Order and Agreement will extend 60 days from December 15, 2007. Interested parties may submit written comments regarding the Agreement within 60 days from December 15, 2007 by submitting them to William H. Blasberg at the previous address.

Notice of Proposed Prompt Interim Response Under The Hazardous Sites Cleanup Act Laurys Station Propane Site

North Whitehall Township, Lehigh County

The Department of Environmental Protection (Department), under the authority of the Hazardous Sites Cleanup Act (HSCA) (35 P. S. §§ 6020.101—6020.1305) has initiated a prompt interim response at the Laurys Station Propane Site (Site). This response has been initiated under sections 501(g) and 505(b) and (c) of HSCA (35 P. S. §§ 6020.501(g) and 6020(b) and (c)). The Site is located along SR 145, at and around its intersection with Mauser Street and Rising Sun Road in Laurys Station, North Whitehall Township, Lehigh County, PA.

On August 9, 2007, the Department began investigating an indoor odor complaint at a private residence located along Route 145 (Residence), in Laurys Station. Upon investigation of the Residence by Emergency Response personnel, air monitoring equipment detected a potentially explosive atmosphere and oxygen levels that would not sustain life (only 10%). Drinking water samples taken from the Residence, as well as from several other homes surrounding it, showed propane in the drinking water at levels as high as 9,100 parts per billion (ppb). Sampling of the soil gases by the Environmental Protection Agency (EPA) between the restaurant across the street, located along Route 145 (Restaurant) and the Residence (the Hot Zone) revealed propane levels ranging between 110,000 parts per million (ppm) and 230,000 ppm. The Department, EPA and two experts in propane characteristics and leaks determined that immediate remedial actions to address the high levels of explosive gases in the soil and groundwater were necessary.

Because of these very hazardous conditions, North Whitehall Township Emergency Management personnel issued an evacuation order to the affected residents on August 10, 2007. Local, county and State officials have requested the potential explosive concentrations in the soil be remediated. Also, due to the complexity of this case and the resources it would demand, the North Whitehall Township Board of Supervisors issued a Declaration of Disaster Emergency on September 13, 2007. Lastly, the Department, the Agency for Toxic Study and

Disease Registry (ATSDR) and EPA developed fact sheets for residents within and surrounding the area of concern. The fact sheets were issued around the area in September and October 2007.

A prompt interim response is justified at this Site because there are explosive levels of propane in the sump area of the Residence and surrounding subsurface, which is also primarily residential and in a highly traveled area. The Department believes that a prompt interim response is needed at the Site and cannot delay the response for the time required to completely develop and close an Administrative Record. The proposed remedy is expected to take less than 1 year to implement at a cost under \$2 million.

The Department evaluated two alternatives for this proposed interim response which include:

1) No Action.

2) The purchase and installation of LEL or propane monitors in surrounding homes and businesses to protect the population from possible migration of the explosive and oxygen depleting contaminant; The installation of lateral connections to the available public water system line for possibly two homes that have impacted wells; Design and install a soil venting system in the Hot Zone area to decrease the explosive concentrations in areas accessible to the public; Design and install an active venting system for the evacuated Residence to address vapor intrusion pathways into the home considering the physical and explosive properties of propane and other related compounds and the short-term relocation of the affected residents, if needed.

Based upon an evaluation of the Alternatives using criteria including protection of human health and the environment, compliance with applicable and relevant and appropriate requirements (ARARs), feasibility, permanence and cost-effectiveness, the Department has selected Alternative No. 2 as the proposed interim response for the Site.

This notice is being provided under section 506(b) of HSCA. The administrative record, which contains the information that forms the basis and documents the selection of the response action, is available for public review and comment. The administrative record is located at the North Whitehall Municipal Building, 3256 Levans Road, Coplay, PA and is available for review Monday through Friday from 8 a.m. to 4 p.m. The administrative record will be open for comment from December 15, 2007 through March 13, 2008. Persons may submit written comments into the record during this time only, by sending them to Ronald Schock, Project Officer, at the Department's Bethlehem District Office at 4530 Bath Pike, Bethlehem, PA 18017, or by delivering them to that office in person.

In addition, persons may present oral comments, for inclusion in the administrative record, at a public hearing. The Department has scheduled the hearing for Tuesday, January 29, 2008, at 10 a.m., at the Laurys Station Fire Company, which is located at 5314 Egypt Road, Laurys Station, PA. The testimony at the public hearing will be limited to the proposed prompt interim response, which involves the remediation of unsafe levels of propane in soils and groundwater. An informal public meeting will be held after the public hearing is concluded. Persons wishing to present testimony at the January 29, 2008, hearing regarding this prompt interim response relating to the unsafe levels of propane should register with Ronald Schock before January 22, 2008, by tele-

phone at (610) 861-2070, or in writing at the Department's Bethlehem District Office at 4530 Bath Pike, Bethlehem, PA 18017, or by delivering them to that office in person. If no person registers to present oral comments by the date specified above, the hearing will not be held.

Persons with a disability who wish to attend the January 29, 2008 hearing and require auxiliary aid, service or other accommodations to participate in the proceedings, should contact Ronald Schock or the Pennsylvania AT&T Relay Service at (800) 654-5984 (TDD) to discuss how the Department may accommodate their needs.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995

PREAMBLE 2

The following plans and reports were submitted under the Land Recycling and Environmental Remediation Standards Act (35 P. S. §§ 6026.101—6026.908).

Provisions of Chapter 3 of the Land Recycling and Environmental Remediation Standards Act (act) require the Department of Environmental Protection (Department) to publish in the *Pennsylvania Bulletin* a notice of submission of plans and reports. A final report is submitted to document cleanup of a release of a regulated substance at a site to one of the act's remediation standards. A final report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis for selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling analytical results which demonstrate that remediation has attained the cleanup standard selected. Submission of plans and reports, other than the final report, shall also be published in the *Pennsylvania Bulletin*. These include the remedial investigation report, risk assessment report and cleanup plan for a Site-Specific Standard remediation. A remedial investigation report includes conclusions from the site investigation, concentration of regulated substances in environmental media; benefits of refuse of the property and, in some circumstances, a fate and transport analysis. If required, a risk assessment report describes potential adverse effects caused by the presence of regulated substances. If required, a cleanup plan evaluates the abilities of potential remedies to achieve remedy requirements.

For further information concerning plans or reports, contact the Environmental Cleanup Program manager in the Department regional office after which the notice of receipt of plans or reports appears. If information concerning plans or reports is required in an alternative form, contact the Community Relations Coordinator at the appropriate regional office. TDD users may telephone the Department through the AT&T Relay Service at (800) 654-5984.

The Department has received the following plans and reports:

Southeast Region: Environmental Cleanup Program Manager, 2 East Main Street, Norristown, PA 19401.

Herskowitz Property, City of Philadelphia, Philadelphia County. Michael Malon, SECOR International In-

corporation, 102 Pickering Way, Suite 200, Exton, PA 19341, Stephen Gonzalski, Atlantic Richfield Avenue, 1 West Pennsylvania Avenue, Townson, MD 21204 behalf of Henry and Robert Herskowitz, Herskowitz, Rosen & Walton, Inc., 1001 South Kings Highway, Cherry Hill, NJ 08034 has submitted a Final Report concerning remediation of site soil and groundwater contaminated with used motor oil. The report is intended to document remediation of the site to meet the Statewide Health Standard.

Village at Franklin Cleaners, Borough of West Chester, **Chester County**. Paul White, Brickhouse Environmental, 515 South Franklin Street, West Chester, PA 19382 on behalf of Russ Skog, Franklin Corners Condominium Association, 237 Lacey Street, West Chester, PA 19382 has submitted a Final Report concerning remediation of site groundwater contaminated with chlorinated solvents and other organics. The report is intended to document remediation of the site to meet the Background Standards.

Sun Cleaners, Lower Merion Township, **Montgomery County**. Samuel Kucia, Environmental Consulting, Inc., 500 East Washington Street, Norristown, PA 19401 on behalf of Kevin McClernon, KMACK, LLC—Kevin McClernon, 1200 Liberty Ridge Drive, Suite 320, Wayne, PA 19087 has submitted a Remedial Investigation/Final Report concerning remediation of site soil and groundwater contaminated with chlorinated solvents. The report is intended to document remediation of the site to meet the Site-Specific Standard.

121 Main Street Site, Souderton Borough, **Montgomery County**. Daniel Caprio, Patriot Environmental Management, LLC, P. O. Box 629 (21 Unionville Road), Douglassville, PA 19518 on behalf of Mark Henry, RVPILTD. Big House Partners, LLC, 32 East Reliance Road, Souderton, PA 18964 has submitted a Final Report concerning remediation of site soil contaminated with No. 2 fuel oil. The report is intended to document remediation of the site to meet the Statewide Health Standard.

Nagle Residence, Bedminster Township, **Bucks County**. Staci Cottone, J & J Spill Services and Supplies, Inc., P. O. Box 370, Blue Bell, PA 19422 has submitted a Final Report concerning remediation of site soil contaminated with No. 2 fuel oil. The report is intended to document remediation of the site to meet the Statewide Health Standard.

500 Easton Road, Lot A, Warrington Township, **Bucks County**. Toby Kessler, Gimlore & Associates, Inc. 350 East Butler Avenue, New Britain, PA 18901 on behalf of Richard Gallivan, Restaurant Sites, 28 Somers Road, Hampden, MA 01036 has submitted a Final Report concerning remediation of site soil contaminated with pesticides. The report is intended to document remediation of the site to meet the Site-Specific Standards.

Royal Petroleum Tanker Truck Spill Site, Butler Pike and Narcissa Road, **Montgomery County**. Raymond Lees, Malcolm Pirnie, Inc., 640 Freedom Business Center, King of Prussia, PA 19406, Matthew Lesley, Malcolm Pirnie, Inc., 640 Freedom Business Center, King of Prussia, PA 19406 on behalf of Stewart McCracken, 2606 Narcissa Road, Plymouth Meeting, PA 19462 has submitted a Final Report concerning remediation of site soil contaminated with diesel fuel. The report is intended to document remediation of the site to meet the Statewide Health Standards.

United Shedding Property, City of Philadelphia, **Philadelphia County**. Gilbert Marshall, Marshall Geosciences, Inc., 170 East First Avenue, Collegeville, PA

19426 on behalf of Ronald Nissenbaum, 102 Woodland Avenues Associates, LP, 5744 Woodland Avenue, Philadelphia, PA 19143, Norman Peck, P. O. Box 815, Richboro, PA 18954 has submitted a Final Report concerning remediation of site soil and groundwater contaminated with chlorinated solvents. The report is intended to document remediation of the site to meet the Site-Specific Standard.

Southcentral Region: Environmental Cleanup Program Manager, 909 Elmerton Avenue, Harrisburg, PA 17110.

Former Myers Great Value Market, Dillsburg Borough, **York County**. EPSYS Corporation, 1414 North Cameron Street, Harrisburg, PA 17103, on behalf of Parula Properties, LLC, 100 South Seventh Street, Akron, PA 17501, submitted a Final Report concerning remediation of site soils contaminated with benzene. The report is intended to document remediation of the site to the Statewide Health Standard or Background Standard.

Nathan Bittner Property, formerly Lois Verbose Property, Steelton Borough, **Dauphin County**. URS Corporation, 4507 North Front Street, Suite 200, Harrisburg, PA 17110, on behalf of Nathan Bittner, 3125 Walnut Street, Harrisburg, PA 17109 and the former Carst Fuel Oil Company, Inc., 5400 Allentown Boulevard, Harrisburg, PA 17112, submitted a final report concerning remediation of site soils contaminated with No. 2 fuel oil. The property will continue to be used for residential purposes. The report is intended to document remediation of the site to the Statewide Health Standard.

Northcentral Region: Environmental Cleanup Program Manager, 208 West Third Street, Williamsport, PA 17701.

Gary Alexander Property, Terry Township, **Bradford County**. Chambers Environmental Group, Inc., 629 East Rolling Ridge Drive, Bellefonte, PA 16823 on behalf of Welles Mill Company, Inc., R. R. 6, Box 6024, Towanda, PA 18848 has submitted a Final Report concerning remediation of site soil and groundwater contaminated with No. 2 diesel fuel. The report is intended to document remediation of the site to meet the Statewide Health Standard.

Henkels & McCoy, Inc. Route 15S Truck Accident Site, Shamokin Dam Borough, **Snyder County**. Northridge Group, Inc., 1172 Ridge Road, Northumberland, PA 17857 on behalf of Henkels & McCoy, Inc., P. O. Box 218, Burlington, NJ 08016 has submitted a Final Report concerning remediation of site soil contaminated with unleaded gasoline. The report was submitted within 90 days of the release and is intended to document remediation of the site to meet the Statewide Health Standard.

Northwest Region: Environmental Cleanup Program Manager, 230 Chestnut Street, Meadville, PA 16335-3481.

Stackpole Center Northeast Area, City of St. Marys, **Elk County**. EMSOURCE St. Marys, LLC, 111 Commercial Street, Suite 400, Portland, ME 04101 has submitted a Final Report concerning remediation of site soils contaminated with arsenic, benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, benzo(k)fluoranthene, chrysene, dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene, lead and site groundwater contaminated with 1,1,2-trichloroethane, 1,1-dichloroethene, 1,2-dichloroethane, 1,2-dichloroethene (total), 1,2-dichloropropane, cis-1,2-dichloroethene, lead, tetrachloroethene, trichloroethene and vinyl chloride. The report is intended to document remediation of the site to meet the Site-Specific Standard.

Heineman & Strait Check (P-84), Norwich Township, **McKean County**. PPL Services Corporation, Two North

Ninth Street, GENTW17, Allentown, PA 18101-1179 has submitted a Notice of Intent to Remediate and a Final Report concerning remediation of site soil contaminated with mercury. The Notice of Intent to Remediate was published in *The Bradford Era* on October 10, 2007. The Final Report is intended to document remediation of the site to meet the Statewide Health Standard.

Kane Gas—Mt. Jewett (P-88), Hamlin Township, **McKean County**. PPL Services Corporation, Two North Ninth Street, GENTW17, Allentown, PA 18101-1179 has submitted a Notice of Intent to Remediate and a Final Report concerning remediation of site soil contaminated with mercury. The Notice of Intent to Remediate was published in *The Bradford Era* on October 10, 2007. The Final Report is intended to document remediation of the site to meet the Statewide Health Standard.

Accuride Erie, LP (Former Kaiser Aluminum), City of Erie, **Erie County**. MACTEC Engineering & Consulting, Carnegie Office Park, Building 4, Suite 200, 700 North Bell Avenue, Pittsburgh, PA 15106 on behalf of Greater Erie Industrial Development Corporation, 5240 Knowledge Parkway, Erie, PA 16510-4658 has submitted a Nonresidential, Nonuse Aquifer Final Report concerning remediation of site soils contaminated with arsenic, cadmium, lead and site groundwater contaminated with aluminum, benzene, beryllium, cadmium, iron, lead, manganese. The report is intended to document remediation of the site to meet the Statewide Health Standard.

Trinity Industries Soil, City of Butler, **Butler County**. Civil & Environmental Consultants, Inc., 333 Baldwin Road, Pittsburgh, PA 15205 on behalf of the Community Development Corporation of Butler County, 112 Woody Drive, Butler, PA 16001 has submitted Cleanup Plan for Soil—Revision No. 3 concerning remediation of site soil contaminated with arsenic, iron, barium, lead, thallium, benzo(a)pyrene, antimony, methylene chloride, nickel, aroclor 1260, aroclor 1248 and pentachlorophenol. The report is intended to document remediation of the site to meet the Site-Specific Standard.

LAND RECYCLING AND ENVIRONMENTAL REMEDIATION

UNDER ACT 2, 1995

PREAMBLE 3

The Department has taken action on the following plans and reports under the Land Recycling and Environmental Remediation Standards Act (35 P. S. §§ 6026.101—6026.908).

Provisions of 25 Pa. Code § 250.8, administration of the Land Recycling and Environmental Remediation Standards Act (act), require the Department of Environmental Protection (Department) to publish in the *Pennsylvania Bulletin* a notice of final actions on plans and reports. A final report is submitted to document cleanup of a release of a regulated substance at a site to one of the remediation standards of the act. A final report provides a description of the site investigation to characterize the nature and extent of contaminants in environmental media, the basis of selecting the environmental media of concern, documentation supporting the selection of residential or nonresidential exposure factors, a description of the remediation performed and summaries of sampling methodology and analytical results which demonstrate that the remediation has attained the cleanup standard selected. Plans and reports required by provisions of the act for compliance with selection of remediation to a

Site-Specific Standard, in addition to a final report, include a remedial investigation report, risk assessment report and cleanup plan. A remedial investigation report includes conclusions from the site investigation, concentration of regulated substances in environmental media, benefits of refuse of the property and, in some circumstances, a fate and transport analysis. If required, a risk assessment report describes potential adverse effects caused by the presence of regulated substances. If required, a cleanup plan evaluates the abilities of potential remedies to achieve remedy requirements. A work plan for conducting a baseline remedial investigation is required by provisions of the act for compliance with selection of a special industrial area remediation. The baseline remedial investigation, based on the work plan, is compiled into the baseline environmental report to establish a reference point to show existing contamination, describe proposed remediation to be done and include a description of existing or potential public benefits of the use or reuse of the property. The Department may approve or disapprove plans and reports submitted. This notice provides the Department's decision and, if relevant, the basis for disapproval.

For further information concerning the plans and reports, contact the Environmental Cleanup Program manager in the Department regional office before which the notice of the plan or report appears. If information concerning a final report is required in an alternative form, contact the Community Relations Coordinator at the appropriate regional office. TDD users may telephone the Department through the AT&T Relay Service at (800) 654-5984.

The Department has received the following plans and reports:

Northeast Region: Ronald S. Brezinski, Regional Environmental Cleanup Program Manager, 2 Public Square, Wilkes-Barre, PA 18711-0790.

Mericle 112 Armstrong Road, LLC Property, Pittston Township, **Luzerne County**. Martin Gilgallon, P. G., Pennsylvania Tectonics, Inc., 826 Main Street, Peckville, PA 18452 submitted a Final Report (on behalf of his client, Mericle 112 Armstrong Road, LLC, 100 Baltimore Drive, Wilkes-Barre, PA 18702), concerning the remediation of site soils found to have been impacted by lead, arsenic, sulfate and residual explosive compounds (EGDN, NG, PETN). The report demonstrated attainment of the residential Statewide Health Standard and was approved on November 29, 2007.

Liberty Property Trust/7277 William Avenue, Upper Macungie Township, **Lehigh County**. Vincent Carbone, HDR Engineering, Inc., 609 Hamilton Mall, Allentown, PA 18101-2111 submitted a Final Report (on behalf of his client, Liberty Property Trust, Lehigh Valley Corporate Center, 1510 Valley Center Parkway, Suite 240, Bethlehem, PA 18017), concerning the remediation soils found to have been impacted by motor oil constituents as a result of damaged oil containers. The report demonstrated attainment of the residential Statewide Health Standard for soils and was approved on November 29, 2007.

Former Durkee Foods (1001 Eighth Avenue), City of Bethlehem, **Lehigh County**. Peter Berkhout, Senior Environmental Engineer, Environmental Waste Management Associates, LLC, 100 Misty Lane, Parsippany, NJ 07054 submitted a Final Report (on behalf of his client, Tiger Den Partners, 171 Route 173, Suite 201, Asbury, NJ 08802), concerning the remediation of soils on the eastern

half of the property found to have elevated semi-volatiles and inorganics due to the placement of railroad ballast, construction debris and coal ash on the property, potential releases from onsite No. 6 and diesel USTS and historical operations. The report demonstrated attainment of a combined residential Statewide Health Standard for soil and a Site-Specific Standard for soil and was approved on December 3, 2007.

AIR QUALITY

General Plan Approval and Operating Permit Usage Authorized under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code Chapter 127 to construct, modify, reactivate or operate air contamination sources and associated air cleaning devices.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18711-0790, Mark Neal Elko, New Source Review Chief, (570) 826-2531.

39-399-062GP2: Buckeye Terminals, LLC (5 TEK Park, 9999 Hamilton Boulevard, Breinigsville, PA 18031) on November 30, 2007, for installation of an internal floating roof on tank No. 401 at their site in Lower Macungie Township, **Lehigh County**.

39-309-068: Lafarge North America, Inc. (5160 Main Street, Whitehall, PA 18052) on November 15, 2007, for modification of the quarry impactor air cleaning device (fabric collector) and for installation of four air cleaning devices (fabric collectors) for four existing raw feed belts in Whitehall Township, **Lehigh County**.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Ronald Davis, New Source Review Chief, (717) 705-4702.

GP4-01-03020: The Genlyte Group, Inc.—HADCO Division (100 Craftway, Littlestown, PA 17340) on December 3, 2007, for Burn Off Ovens under GP4 in Littlestown Borough, **Adams County**.

GP4-67-03013: Keener Coatings, Inc. (70 Willow Springs Circle, York, PA 17406) on November 29, 2007, for Burn Off Ovens under GP4 in Manchester Township, **York County**.

Plan Approvals Issued under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and regulations in 25 Pa. Code Chapter 127, Subchapter B relating to construction, modification and reactivation of air contamination sources and associated air cleaning devices.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, Sachin Shankar, New Source Review Chief, (484) 250-5920.

23-0009D: Boeing Aircraft and Military System Group (P. O. Box 16858, Philadelphia, PA 19142) on November 29, 2007, a plan approval for installation of 73 mmBtu/hr Nebraska Boiler firing Natural Gas and No. 2 Fuel Oil in Ridley Township, **Delaware County**. The permit is for a Title V facility. The permit will include monitoring, testing, recordkeeping and reporting requirements designed to keep the facility operating within all applicable air quality requirements.

09-0197: Osstem, Inc. (1 Ben Fairless Drive, Fairless Hills, PA 19030-5001) on December 4, 2007, to operate an airless degreaser for the cleaning of dental appliances in Falls Township, **Bucks County**.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Ronald Davis, New Source Review Chief, (717) 705-4702.

01-05016J: ISP Minerals, Inc. (P. O. Box O, Blue Ridge Summit, PA 17214-0914) on November 27, 2007, to install a new baghouse in Hamiltonban Township, **Adams County**.

06-05105A: GAS Access, LLC—Pioneer Landfill Gas Engineering (1809 Boston Street, Apt. 340, Baltimore, MD 21224-4849) on November 30, 2007, to construct an electric generation plant at their Pioneer Crossing Landfill in Exeter Township, **Berks County**.

Northwest Region: Air Quality Program, 230 Chestnut Street, Meadville, PA 16335-3481, George Monasky, New Source Review Chief, (814) 332-6940.

24-083L: Carbone of America Ind. Corp. (215 Stackpole Street, St. Marys, PA 15857) on November 28, 2007, to construct a new kiln (No. 36) with associated oxidizer and scrubber in St. Marys City, **Elk County**. This is a Title V facility.

Department of Public Health, Air Management Services: 321 University Avenue, Philadelphia, PA 19104, Edward Braun, Chief, (215) 685-9476.

AMS 07132: Temple University, Main Campus (1009 West Montgomery Avenue, Philadelphia, PA 19122) on November 27, 2007, to install three 91.3 mmBtu/hr boilers at their Central Steam Plant in the City of Philadelphia, **Philadelphia County**. Each boiler will burn natural gas and No. 2 oil. The boilers will have the following potential annual emissions: 15.5 tons of NO_x, 31.4 tons of CO, 7.0 tons of VOCs, 7.1 tons of SO₂ and 4.2 tons of PM.

Plan Approval Revisions Issued including Extensions, Minor Modifications and Transfers of Ownership under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code §§ 127.13, 127.13a and 127.32.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, Sachin Shankar, New Source Review Chief, (484) 250-5920.

09-0124B: Fairless Energy, LLC (5000 Dominion Boulevard, Glen Allen, VA 23060) on November 28, 2007, to operate a combined-cycle electrical power generation plant in Falls Township, **Bucks County**.

09-0127A: Bracalente Manufacturing Co., Inc. (20 West Creamery Road, Trumbauersville, PA 18970) on November 30, 2007, to operate eight degreasers in Trumbauersville Borough, **Bucks County**.

23-0012: Epsilon Product Co., LLC (Post Road and Blueball Avenue, P. O. Box 432, Marcus Hook, PA 19061) on November 30, 2007, to operate Plant No. 2 and thermal oxidizer in Marcus Hook Borough, **Delaware County**.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Ronald Davis, New Source Review Chief, (717) 705-4702.

22-05044A: Pennsy Supply, Inc. (1001 Paxton Street, Harrisburg, PA 17104) on December 1, 2007, to add one crusher, conveyor belt and fabric collector to the circuit at the Hummelstown crushing operation, South Hanover Township, **Dauphin County**. This plan approval was extended.

Northcentral Region: Air Quality Program, 208 West Third Street, Williamsport, PA 17701, David Aldenderfer, Program Manager, (570) 327-3637.

18-315-001C: First Quality Tissue, LLC (904 Woods Avenue, Lock Haven, PA 17745) on November 20, 2007, to operate two 68 mmBtu/hr natural gas/propane-fired boilers on a temporary basis until March 20, 2008, in Castanea Township, **Clinton County**. The plan approval has been extended.

17-313-001: Sunnyside Ethanol, LLC (5000 McKnight Road, Suite 405, Pittsburgh, PA 15237) on November 28, 2007, to extend the deadline for submitting a detailed construction schedule for an ethanol production plant, CO₂ liquefaction plant and waste coal-fired cogeneration plant from November 13, 2007, to May 13, 2008, in Curwensville Borough, **Clearfield County**.

49-317-002A: Sensenig Milling Services, Inc. (10705 SR 44, Watsontown, PA 17777) on November 30, 2007, to operate a natural gas-fired rotary bakery waste dryer and associated air cleaning devices (a cyclone collector and a fabric collector operating in series) on a temporary basis until March 29, 2008 in Lewis Township, **Northumberland County**. The plan approval has been extended.

18-315-001: First Quality Tissue, LLC (904 Woods Avenue, Lock Haven, PA 17745) on November 30, 2007, to operate two paper machines and ancillary equipment on a temporary basis until March 29, 2008, in Castanea Township, **Clinton County**. The plan approval has been extended.

Southwest Region: Air Quality Program, 400 Waterfront Drive, Pittsburgh, PA 15222-4745, William Charlton, New Source Review Chief, (412) 442-4174.

04-00681B: Joseph J. Brunner, Inc. (211 Brunner Road, Zelienople, PA 16063) on November 30, 2007, to construct a landfill gas collection and control system at Brunner Landfill in New Sewickley Township in **Beaver County**. This is a plan approval has been extended.

Title V Operating Permits Issued under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter G.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, Janine Tulloch-Reid, Facilities Permitting Chief, (484) 250-5920.

46-00198: Blommer Chocolate Co. (1101 Blommer Drive, East Greenville, PA 18041) on November 30, 2007, for renewal of their Title V Operating Permit in Upper Hanover Township, **Montgomery County**. The initial permit was issued on December 7, 2001. The facility processes cocoa beans and cocoa nibs to create cocoa powder, cocoa butter and chocolate liquor for utilization in the food industry. As a result of potential emissions of VOCs, the facility is a major stationary source as defined in Title I, Part D of the Clean Air Act Amendments, and is therefore subject to the Title V permitting requirements adopted in 25 Pa. Code Chapter 127, Subchapter G. The proposed Title V Operating Renewal does not adopt any new regulations and does not reflect any change in air emissions from the facility. The facility is not subject to Compliance Assurance Monitoring under 40 CFR Part 64. This addition of regulatory requirements does not reflect any change in air emissions from this facility.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18711-0790, Norman Frederick, Facilities Permitting Chief, (570) 826-2531.

39-00040: Carpenter Co. (57 Olin Way, P. O. Box 519, Fogelsville, PA 18051) on November 30, 2007, to re-issue a Title V Operating Permit to operate a boiler and a foam manufacturing process with associated air cleaning devices at their facility in Upper Macungie Township, **Lehigh County**.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Yasmin Neidlinger, Facilities Permitting Chief, (717) 705-4702.

28-05012: Volvo Road Machinery, Inc. (312 Volvo Way, Shippensburg, PA 17257-9209) on November 20, 2007, to operate their road machinery equipment plant in Shippensburg Borough, **Franklin County**. This is a renewal of the Title V operating permit.

Operating Permits for Non-Title V Facilities Issued under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code Chapter 127, Subchapter F.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, Janine Tulloch-Reid, Facilities Permitting Chief, (484) 250-5920.

09-00021: MRI Flexible Packaging, Inc. (122 Penns Trail, Newtown, PA 18940) on November 30, 2007, to renew the State-only Operating Permit in Newtown Township, **Bucks County**. The initial permit was issued on December 3, 2002. MRI operates four flexographic printing presses at their Newtown facility.

15-00085: Lincoln University (1570 Baltimore Pike, Lincoln University, PA 19352) on November 30, 2007, to renew their State-only Operating Permit in Lower Oxford Township, **Chester County**. The initial permit was issued on December 10, 2002. The facility is a college campus that has 43 boilers and 13 backup generators as primary pollution sources.

46-00186: Tri-Valley Crematory (667 Harleysville Pike, Franconia, PA) on November 30, 2007, to operate a human crematory in Franconia Township, **Montgomery County**. The permit is for a non-Title V (State-only) facility. No changes have taken place since the permit was last issued in August, 2002. The permit will include monitoring, recordkeeping and reporting requirements designed to keep the facility operating within all applicable air quality requirements.

Southcentral Region: Air Quality Program, 909 Elmerton Avenue, Harrisburg, PA 17110, Ronald Davis, New Source Review Chief, (717) 705-4702.

36-05125: Department of Corrections (1451 North Market Street, Elizabethtown, PA 17022-1223) on November 26, 2007, to operate their Training Academy in the Township of Mount Joy, **Lancaster County**. This is a renewal of the State-only operating permit.

Operating Permit Revisions Issued including Administrative Amendments, Minor Modifications or Transfers of Ownership under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code §§ 127.412, 127.450, 127.462 and 127.464.

Southeast Region: Air Quality Program, 2 East Main Street, Norristown, PA 19401, Janine Tulloch-Reid, Facilities Permitting Chief, (484) 250-5920.

23-00037: Sunoco Partners M & T, LP (4 Hog Island Road, Philadelphia, PA 19153) on November 30, 2007, an amendment to incorporate a plan approval/general operating permit (23-302-142GP) for a 500 horsepower boiler

with low-NOx burners and flue gas recirculation, firing on No. 2 fuel oil in Tinicum Township, **Delaware County**. Administrative Amendment and modification of Title V Operating Permit issued under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code § 127.450.

46-00070: Haley Paint Co. (901 Washington Street, Conshohocken, PA 19428) on November 30, 2007, a minor permit modification to address a change in the allowable pressure drop across the dust collector in Whitmarsh Township, **Montgomery County**. The permit contains sufficient monitoring and recordkeeping to demonstrate compliance. Modification of Title V Operating Permit issued under the Air Pollution Control Act (35 P. S. §§ 4001—4015) and 25 Pa. Code §§ 127.450 and 127.462.

Northeast Region: Air Quality Program, 2 Public Square, Wilkes-Barre, PA 18711-0790, Neal Elko, New Source Review Chief, (570) 826-2531.

54-00005: Wheelabrator Frackville Energy, Inc. (475 Morea Road, Frackville, PA 17931) on November 28, 2007, to administratively amend the operating permit to revise "permit contact" and "responsible official" contacts in Frackville, **Schuylkill County**.

ACTIONS ON COAL AND NONCOAL MINING ACTIVITY APPLICATIONS

Actions on applications under the Surface Mining Conservation and Reclamation Act (52 P. S. §§ 1396.1—1396.19a); the Noncoal Surface Mining Conservation and Reclamation Act (52 P. S. §§ 3301—3326); The Clean Streams Law (35 P. S. §§ 691.1—691.1001); the Coal Refuse Disposal Control Act (52 P. S. §§ 30.51—30.66); and The Bituminous Mine Subsidence and Land Conservation Act (52 P. S. §§ 1406.1—1406.21). The final action on each application also constitutes action on the request for 401 Water Quality Certification and the NPDES permit application. Mining activity permits issued in response to the applications will also address the application permitting requirements of the following statutes: the Air Quality Control Act (35 P. S. §§ 4001—4015); the Dam Safety and Encroachments Act (32 P. S. §§ 693.1—693.27); and the Solid Waste Management Act (35 P. S. §§ 6018.101—6018.1003).

Coal Permits Actions

California District Office: 25 Technology Drive, Coal Center, PA 15423, (724) 769-1100.

Permit Number 30841307 and NPDES Permit No. PA0213438, Emerald Coal Resources, LP, (158 Portal Road, P. O. Box 1020, Waynesburg, PA 15370), to revise the permit for the Emerald Mine No. 1 in Franklin Township, **Greene County** and related NPDES permit to construct and operate the No. 9 Airshaft and add one additional discharge point. Surface Acres Proposed 15.7. Receiving streams: Grimes Run and South Fork Tenmile Creek, both classified for the following use: WWF. Application received March 19, 2007. Permit issued November 19, 2007.

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472-1900.

32010111 and NPDES No. PA0249050. Alverda Enterprises, Inc., P. O. Box 87, Alverda, PA 15710, revision of an existing bituminous surface mine to add 10.7 acres in Pine Township, **Indiana County**, affecting 45.5 acres. Receiving streams: UNT to Yellow Creek classified for the

following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received August 24, 2007. Permit issued November 29, 2007.

11020102 and NPDES No. PA0249220. Bell Resources, Inc., 1340 Hoyt Road, Curwensville, PA 16833, permit renewal for reclamation only of a bituminous surface auger mine in Reade Township, **Cambria County**, affecting 78.2 acres. Receiving streams: UNT to Muddy Run classified for the following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received September 21, 2007. Permit issued November 30, 2007.

Greensburg District Mining Office: Armbrust Professional Center, 8205 Route 819, Greensburg, PA 15601, (724) 925-5500.

26840105 and NPDES Permit No. PA0600555. Boyle Land & Fuel Company (P. O. Box 400, Laughlintown, PA 15655). Permit renewal issued for continued reclamation only of a bituminous surface mining site located in Wharton Township, **Fayette County**, affecting 69.6 acres. Receiving streams: UNTs to Stony Fork to Big Sandy Creek. Renewal issued November 28, 2007.

Moshannon District Mining Office: 186 Enterprise Drive, Philipsburg, PA 16866, (814) 342-8200.

17060107 and NPDES No. PA0256404. Sky Haven Coal, Inc. (5510 State Park Road, Penfield, PA 15849), commencement, operation and restoration of a bituminous surface auger mine in Girard Township, **Clearfield County**, affecting 294.8 acres. Receiving streams: Deer Creek; UNT "A" to Deer Creek, classified for the following use: CWF. There are no potable water supply intakes within 10 miles downstream. Application received June 30, 2006. Permit issued November 20, 2007.

17743165 and NPDES No. PA0127574. Sky Haven Coal, Inc. (5510 State Park Road, Penfield, PA 15849), transfer of an existing bituminous surface mine from Roy Coal Company, Inc. (P. O. Box 171, Clearfield, PA 16830-0171), located in Boggs Township, **Clearfield County**, affecting 164.4 acres. Receiving streams: Little Clearfield Creek—HQ-CWF; Clearfield Creek—WWF. Application received January 9, 2007. Permit issued November 20, 2007.

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, (570) 621-3118.

54841303T2. Kimmel's Mining, Inc., (P. O. Box 1, Wiconisco, PA 17097), transfer of an existing underground mine operation in Porter Township, **Schuylkill County** affecting 5.7 acres, receiving stream: none. Application received May 22, 2007. Transfer issued November 26, 2007.

Noncoal Permits Actions

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472-1900.

4404GP01. Earth Tech Consulting, Inc., 2373 Progress Drive, Hebron, KY 41048, bond release on a small noncoal (industrial minerals) operation in Derry Township, **Mifflin County**, affecting 5.0 acres. Receiving streams: UNTs to Jacks Creek. Application received August 24, 2007. Permit issued November 26, 2007.

Knox District Mining Office: P. O. Box 669, 310 Best Avenue, Knox, PA 16232-0669, (814) 797-1191.

43070303. Three Rivers Aggregates (P. O. Box 6090, Falmouth, VA 22403) Commencement, operation and restoration of a sand and gravel operation in Springfield and

Wilmington Townships, **Mercer County** affecting 114.0 acres. Receiving streams: UNT to Indian Run and Indian Run. Application received May 10, 2007. Permit issued November 27, 2007.

17802-43070303-E-1. Three Rivers Aggregates (P. O. Box 6090, Falmouth, VA 22403) Application for a stream encroachment to conduct mining activities within 100 feet and utilize and maintain an existing stream crossing for the haul road over UNT No. 1 to Indian Run in Springfield and Wilmington Townships, **Mercer County** affecting 114.0 acres. Receiving streams: UNT to Indian Run and Indian Run. Application received May 10, 2007. Permit issued November 27, 2007.

Moshannon District Mining Office: 186 Enterprise Drive, Philipsburg, PA 16866, (814) 342-8200.

4773SM3 and NPDES No. PA0207101. Hanson Aggregates Pennsylvania, Inc. (1900 Sullivan Trail, P. O. Box 231, Easton, PA 18040), renewal of NPDES Permit, in Limestone Township, **Lycoming County**. Receiving streams: UNT to Antes Creek (CWF) to Antes Creek to West Branch Susquehanna River (WWF). There are no potable water supply intakes within 10 miles downstream. NPDES renewal application received May 31, 2007. Permit issued November 27, 2007.

08070810. Quarry Services, LLC (R. R. 2, Box 136A, Towanda, PA 18848), commencement, operation and restoration of a bluestone quarry operation in Orwell Township, **Bradford County**, affecting 2.0 acres. Receiving stream: UNT to Johnson Creek. Application received October 15, 2007. Permit issued November 16, 2007.

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, (570) 621-3118.

58900303C4 and NPDES Permit No. PA0595004. Cecil Kilmer, (R. R. 1, Box 1130, Nicholson, PA 18446), renewal of NPDES Permit for discharge of treated mine drainage from a quarry operation in New Milford Township, **Susquehanna County**, receiving stream: UNT to Beaver Creek. Application received September 27, 2007. Renewal issued November 27, 2007.

7773SM1A2C7 and NPDES Permit No. PA0595322. Reading Materials, Inc., (P. O. Box 1467, Skippack, PA 19474), renewal of NPDES Permit for discharge of treated mine drainage from a quarry operation in Douglass Township, **Berks County**, receiving stream: UNT to Schuylkill River. Application received October 9, 2007. Renewal issued November 27, 2007.

7774SM1A1C8 and NPDES Permit No. PA044555. Eastern Industries, Inc., (4401 Camp Meeting Road, Suite 200, Center Valley, PA 18034), renewal of NPDES Permit for discharge of treated mine drainage from a quarry operation in Oley Township, **Berks County**, receiving stream: UNT to Limekiln Creek. Application received October 10, 2007. Renewal issued November 27, 2007.

7874SM3A1C8 and NPDES Permit No. PA0612537. Eastern Industries, Inc., (4401 Camp Meeting Road, Suite 200, Center Valley, PA 18034), renewal of NPDES Permit for discharge of treated mine drainage from a quarry operation in Whitehall Township, **Lehigh County**, receiving stream: Coplay Creek. Application received October 10, 2007. Renewal issued November 27, 2007.

35070805. George Compton, Jr., (565 Route 247, Greenfield Township, PA 18407), commencement, operation and restoration of a quarry operation in Greenfield Township, **Lackawanna County** affecting 4.0 acres,

receiving stream: none. Application received August 16, 2007. Permit issued November 28, 2007.

58070852. Angelo DiBiase, (R. R. 1, Box 1395, Hallstead, PA 18822), commencement, operation and restoration of a quarry operation in Liberty Township, **Susquehanna County** affecting 1.0 acre, receiving stream: none. Application received August 28, 2007. Permit issued November 28, 2007.

7973SM2C11 and NPDES Permit No. PA0043901. Hanson Aggregates BMC, Inc., (P. O. Box 231, Easton, PA 18044), renewal of NPDES Permit for discharge of treated mine drainage from a quarry operation in Wrightstown Township, **Bucks County**, receiving stream: UNT to Neshaminy Creek. Application received October 9, 2007. Renewal issued November 29, 2007.

58070831. Mark T. Dunnett, (R. R. 2, Box 36, Montrose, PA 18801), commencement, operation and restoration of a quarry operation in Forest Lake Township, **Susquehanna County** affecting 5.0 acres, receiving stream: none. Application received April 19, 2007. Permit issued November 29, 2007.

64072809. Paul R. Gustin, (P. O. Box 105, Preston Park, PA 18455), commencement, operation and restoration of a quarry operation in Preston Township, **Wayne County** affecting 5.0 acres, receiving stream: none. Application received September 19, 2007. Permit issued November 29, 2007.

ACTIONS ON BLASTING ACTIVITY APPLICATIONS

Actions on applications under the Explosives Acts of 1937 and 1957 (43 P. S. §§ 151–161); and 25 Pa. Code § 211.124 (relating to blasting activity permits). Blasting activity performed as part of a coal or noncoal mining activity will be regulated by the mining permit for that coal or noncoal mining activity.

Blasting Permits Actions

Cambria District Mining Office: 286 Industrial Park Road, Ebensburg, PA 15931, (814) 472-1900.

01074121. J. Roys, Inc., P. O. Box 125, Bowmansville, PA 17507-0125, blasting activity permit issued for residential development in Oxford Township, **Adams County**. Blasting activity permit end date is November 15, 2008. Permit issued November 19, 2007.

Pottsville District Mining Office: 5 West Laurel Boulevard, Pottsville, PA 17901, (570) 621-3118.

35074139. Holbert Explosives, Inc., (237 Mast Hope Plank Road, Lackawaxen, PA 18435), construction blasting for a single dwelling on Baldasarri Drive, Dunmore Borough, **Lackawanna County** with an expiration date of January 25, 2008. Permit issued November 28, 2007.

39074130. Brubacher Excavating, Inc., (P. O. Box 528, Bowmansville, PA 17507), construction blasting for Airport Center in Hanover Township, **Lehigh County** with an expiration date of November 30, 2008. Permit issued November 30, 2007.

FEDERAL WATER POLLUTION CONTROL ACT SECTION 401

The Department of Environmental Protection (Department) has taken the following actions on previously received permit applications, requests for Environmental Assessment approval and requests for Water Quality

Certification under section 401 of the Federal Water Pollution Control Act (FWPCA) (33 U.S.C.A. § 1341).

Except as otherwise noted, the Department has granted 401 Water Quality Certification certifying that the construction and operation described will comply with the applicable provisions of sections 301—303, 306 and 307 of the FWPCA (33 U.S.C.A. §§ 1311—1313, 1316 and 1317) and that the construction will not violate applicable Federal and State water quality standards.

Persons aggrieved by an action may appeal, under section 4 of the Environmental Hearing Board Act (35 P. S. § 7514) and 2 Pa.C.S. §§ 501—508 and 701—704 (relating to the Administrative Agency Law), to the Environmental Hearing Board, Second Floor, Rachel Carson State Office Building, 400 Market Street, P. O. Box 8457, Harrisburg, PA 17105-8457, (717) 787-3483. TDD users should contact the Environmental Hearing Board (Board) through the Pennsylvania Relay Service, (800) 654-5984. Appeals must be filed with the Board within 30 days of publication of this notice in the *Pennsylvania Bulletin*, unless the appropriate statute provides a different time period. Copies of the appeal form and the Board's rules of practice and procedure may be obtained from the Board. The appeal form and the Board's rules of practice and procedure are also available in Braille or on audiotape from the Secretary of the Board at (717) 787-3483. This paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decision law.

For individuals who wish to challenge an action, appeals must reach the Board within 30 days. A lawyer is not needed to file an appeal with the Board.

Important legal rights are at stake, however, so individuals should show this notice to a lawyer at once. Persons who cannot afford a lawyer may qualify for free pro bono representation. Call the Secretary to the Board at (717) 787-3483 for more information.

Actions on applications for the following activities filed under the Dam Safety and Encroachments Act (32 P. S. §§ 693.1—693.27), section 302 of the Flood Plain Management Act (32 P. S. § 679.302) and The Clean Streams Law (35 §§ 691.1—691.702) and Notice of Final Action for Certification under section 401 of the FWPCA (33 U.S.C.A. § 1341).

Permits, Environmental Assessments and 401 Water Quality Certifications Issued

WATER OBSTRUCTIONS AND ENCROACHMENTS

Northeast Regional Office, Watershed Management Program Manager; 2 Public Square, Wilkes-Barre, PA 18711-0790, (570) 826-2511.

E35-400. K-Mar Properties, 2432 Emrick Boulevard, Bethlehem, PA 18020. Covington Township, **Lackawanna County**, United States Army Corps of Engineers Philadelphia District.

To place fill in 0.19 acre of (PEM) wetlands within the Six Springs Creek Watershed (HQ-CWF) for the purpose of constructing a gas station and retail store. The permittee is required to provide 0.24 acre of replacement wetlands. The project is located on the west side of SR 0307 approximately 0.3 mile northwest of the I-380 underpass (Moscow, PA Quadrangle N: 12.0 inches; W: 7.0 inches). (Subbasin: 05A)

E45-504. Daniel and Cathi Bittenbender, R. R. 5, P. O. Box 5647, Saylorsburg, PA 18353. Hamilton Town-

ship, **Monroe County**, United States Army Corps of Engineers Philadelphia District.

To construct and maintain a 4-inch diameter PVC outfall structure in a tributary to Lake Creek (HQ-CWF) for the purpose of conveying treated sewage effluent from a residential property directly to the stream. The project is located at the northwest corner of the intersection of Bossardville and Haney Roads (Saylorsburg, PA Quadrangle N: 9.2 inches; W: 6.3 inches). (Subbasin: 1E)

E48-383. Northampton Hospital Corporation d/b/a Easton Hospital, 250 South 21st Street, Easton, PA 18042. Palmer and Lower Nazareth Townships, **Northampton County**, United States Army Corps of Engineers Philadelphia District.

To construct and maintain the following water obstructions and encroachments in a tributary to Shoeneck Creek (CWF): 1) an approximate 2,000 L.F. channel change; 2) a road crossing consisting of a reinforced concrete box culvert having a span of 12.0 feet an underclearance of 4.5 feet; and 3) two stormwater outfall structures. This work is associated with the proposed Easton Hospital located on the south side of SR 0248, approximately 0.5 mile southeast of SR 0033 (Nazareth, PA Quadrangle N: 15.5 inches; W: 5.0 inches). (Subbasin: 1F)

Southcentral Region: Water Management Program Manager; 909 Elmerton Avenue, Harrisburg, PA 17110, (717) 705-4707.

E67-830: Wrightsville Municipal Sewer Authority, Benjamin Baltzer, P. O. Box 187, Wrightsville, PA 17368, Wrightsville Borough, **York County**, ACOE Baltimore District.

To convert an existing contact stabilization tank to an aerobic digester then construct and maintain two Sequencing Batch Reactor tanks, a post-equalization tank, a pumping station and an ultraviolet disinfection system all within the floodplain of the Susquehanna River (WWF) at a point south of Front Street (Columbia West, PA Quadrangle N: 3.6 inches; W: 3.1 inches, Latitude: 40° 1' 17"; Longitude: 76° 31' 26") in Wrightsville Borough, York County, ACOE Baltimore District.

E28-335: Progress Village, Delm Developers, Mill Road, Chambersburg, PA 17201 in Chambersburg Borough, **Franklin County**, ACOE Baltimore District

To construct and maintain two Contech Structure No. 61, an aluminum box culverts, both having spans of 21.58-feet and a rise of 4.92-feet and lengths of 61.0-linear feet and 148.0-linear feet respectively across a UNT to the Conococheague Creek (WWF); to install and maintain 53.0-linear feet of 12-inch water lines within the floodway of a UNT to the Conococheague Creek (WWF); to install and maintain 118-linear feet of 12-inch water line within the floodway of a UNT to the Conococheague Creek (WWF); and to place and maintain approximately 420-cubic yards of fill material within the floodway of a UNT to Conococheague Creek (WWF). The project is located off of US Route 11 South approximately 1.87 miles to Mill Road on right, the project lies on the south side of Mill Road (Chambersburg, PA Quadrangle N: 6.61 inches; W: 7.13 inches, Latitude: 39° 54' 41"; Longitude: 77° 40' 33") in Reading Township, Adams County.

E28-330: James W. Hill, Patterson Hill Residential Subdivision, 260 Topaz Drive, Chambersburg, PA 17201, Hamilton Township, **Franklin County**, ACOE Baltimore District.

To construct and maintain a 125-foot long 24-inch HDPE pipe wetland crossing permanently impacting 0.020 acre of PEM wetland; an 8-inch sanitary sewer pipe wetland crossing; and an 8-inch sanitary sewer pipe stream crossing all associated with a UNT to Back Creek (WWF). The project is located south of Crottlestown Road (T533) approximately 1 mile northwest of its intersection with Route 30 (Chambersburg, PA Quadrangle, North 12.0 inches; West 11.6 inches, Latitude: 39° 50' 46"; Longitude: 77° 42' 24") in Hamilton Township, Franklin County.

Northcentral Region: Water Management Program Manager, 208 West Third Street, Williamsport, PA 17701, (570) 327-3636.

E47-088. Geisinger Health System, 100 North Academy Avenue. Culvert repairs, in Mahoning Township, **Montour County**, ACOE Baltimore District (Danville, PA Quadrangle Latitude 40° 57' 57.2"; Longitude 76° 36' 12.7").

To remove the existing 74-inch by 63-inch culvert and replace it with a 9-foot by 5-foot 3-inch precast reinforced concrete box culvert in a UNT to Mahoning Creek, CWF. This project is located at the intersection of North Academy Avenue and Bloom Street. This permit was issued under Section 105.13(e) "Small Projects." This permit also includes 401 Water Quality Certification.

SPECIAL NOTICES

Certified Emission Reduction Credits in the Commonwealth's ERC Registry

Emission reduction credits (ERCs) are surplus, permanent, quantified and Federally enforceable emission reductions used to offset emission increases of oxides of nitrogen (NOx), volatile organic compounds (VOCs) and the following criteria pollutants: carbon monoxide (CO), lead (Pb), oxides of sulfur (SOx), particulate matter (PM) and PM-10 precursors.

The Department of Environmental Protection (Department) maintains an ERC registry in accordance with the requirements of 25 Pa. Code § 127.209. The ERC registry system provides for the tracking of the creation, transfer and use of ERCs. Prior to registration of the credits, ERC Registry Applications are reviewed and approved by the Department to confirm that the ERCs meet the requirements of 25 Pa. Code §§ 127.206—127.208. Registration of the credits in the ERC registry system constitutes certification that the ERCs satisfy applicable requirements and that the credits are available for use. The following registered and certified ERCs in the ERC Registry are currently available for use as follows:

- (1) To satisfy new source review (NSR) emission offset ratio requirements;
- (2) To "net-out" of NSR at ERC-generating facilities;
- (3) To sell or trade the ERCs for use as emission offsets at new or modified facilities.

The certified ERCs shown as follows, expressed in tons per year (tpy), satisfy the applicable ERC requirements contained in 25 Pa. Code §§ 127.206—127.208. ERCs created from the curtailment or shutdown of a source or facility expires for use as offsets 10 years after the emission reduction occurs. ERCs generated by the over control of emissions by an existing facility do not expire for use as offsets. However, credits in the registry that are not used in a plan approval will be discounted if new air quality requirements are adopted by the Department or United States Environmental Protection Agency.

For additional information concerning this listing of certified ERCs, contact the Bureau of Air Quality, Division of Permits, Department of Environmental Protection, 12th Floor, Rachel Carson State Office Building, P. O. Box 8468, Harrisburg, PA 17105-8468, (717) 787-4325. This Pennsylvania ERC registry report, ERC Registry Application and instructions are located at www.depweb.state.pa.us, select Air Topics, Air Quality Home, Permits, Emission Reduction Credits.

<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
R. R. Donnelley & Sons Co. County: Lancaster Contact Person: Frederick Shaak, Jr.	VOCs	16.00		Internal Use
Kurz Hastings, Inc. County: Philadelphia Contact Person: George Gornick (215) 632-2300	VOCs	137.45		Trading
Kurz Hastings, Inc. County: Philadelphia Contact Person: George Gornick (215) 632-2300	NOx VOCs	8.01 64.55	Varies from 03/28/2013 to 01/9/2014	Trading
PPG Industries, Inc. Source Location: Springdale Complex County: Allegheny Contact Person: Lori Burgess (412) 274-3884	VOCs	171.82		Trading

<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
Recipient/Holder of ERC: Coastal Aluminum Rolling Mills, Inc. ERC Generating Facility: Fasson Div. of Avery Dennison Corp. ERC-generating facility location: Quakertown, Bucks Contact Person: Jesse Hackenberg (570) 323-4430	VOCs	3.62		Internal Use/ Trading
Congoleum Corporation Source Location: Marcus Hook County: Delaware Contact Person: Theresa C. Garrod (609) 584-3000	NOx	5.20		Trading
International Steel Group, Inc. Bethlehem Structural Products Corp. Source Location: Bethlehem County: Northampton Contact Person: Keith Nagel (330) 659-9165	VOCs	473.80	03/28/2008	Trading
Recipient/Holder of ERC: Lehigh Valley Industrial Park, Inc. ERC Generating Facility: International Steel Group, Inc. Source Location: Bethlehem County: Northampton Contact Person: Justin Ryan (610) 866-4600	NOx NOx NOx	482.3 177.4 234.3	03/28/2008 5/28/2008 06/19/2008	Trading
Morgan Adhesives Company (MACTac) Source Location: Scranton County: Lackawanna Contact Person: Tim Owens (330) 688-1111	VOCs	75.00	06/30/2008	Trading
National Fuel Gas Supply Corporation Sources: Generators Nos. 1 and 2, Dehydrator 1 Source Location: Ellisburg Station County: Potter Contact Person: Gary A. Young (814) 871-8657	NOx VOCs	16.14 1.80	02/1/2009	Internal Use
TYK America, Inc. Source Location: Irvona Facility County: Clearfield Contact Person: David B. Orr (412) 384-4259	NOx VOCs	0.30 0.02	11/6/2008	Trading
Smithkline Beechman Pharmaceuticals Sources: Two boilers and oxidizer Source Location: Spring Garden Street Facility County: Philadelphia Contact Person: Eileen Ackler (610) 239-5239	NOx VOCs	5.72 0.10	12/31/2008	Trading
Recipient/Holder of ERC: PG&E Energy Trading-Power, LP ERC Generating Facility: Global Packaging, Inc. ERC-generating facility location: Oaks Plant, Montgomery County Contact Person: Sarah M. Barpoulis (301) 280-6607	VOCs	43.50		Trading
The Procter & Gamble Paper Products Company Source Location: Mehoopany Plant County: Wyoming Contact Person: John Romero (570) 833-3285	NOx VOCs PM	91.10 238.10 45.00	05/3/2009	Internal Use/Trading

<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
LTV Steel Company, Inc. Source Location: Pittsburgh Coke Plant County: Allegheny Contact Person: William L. West (216) 642-7178	NOx VOCs PM-10 SOx CO	1,663.00 373.00 406.00 1,238.00 671.00	02/28/2008	Trading
Newcomer Products, Inc. Source Location: Latrobe County: Westmoreland Contact Person: Edward M. Nemeth (724) 694-8100	VOCs	16.00	07/14/2010	Trading
Scranton-Altoona Terminals Corporation Source Location: Monroe Township County: Cumberland County Contact Person: Thomas M. Carper (717) 939-0466	VOCs	4.84	09/30/2010	Trading
Pennzoil Wax Partner Company Source Location: Rouseville County: Venango Contact Person: David W. Dunn (713) 546-6941	NOx VOCs CO	15.47 0.68 14.86	02/26/2010	Trading
Pennzoil Wax Partner Company Source Location: Rouseville County: Venango Contact Person: David W. Dunn (713) 546-6941	NOx VOCs CO	2.82 44.34 0.57	04/1/2010	Trading
INDSPEC Chemical Corp. Source: Boiler No. 8 Source Location: Petrolia County: Butler Contact Person: Terry Melis (412) 756-2376	NOx SOx	158.68 1,217.95		Trading
Sun Company, Inc. Source: Wastewater Conveyance System Source Location: Marcus Hook Borough County: Delaware Contact Person: Steve Martini (610) 859-1000	VOCs	426.59		Trading/ Internal Use
Columbia Gas Transmission Corporation Source Location: Kent Station County: Indiana Contact Person: Gregory Lago (304) 357-2079	NOx VOCs	44.36 2.66	05/31/2011	Trading
Columbia Gas Transmission Corporation Source Location: Homer Station County: Indiana Contact Person: Gregory Lago (304) 357-2079	NOx VOCs	45.89 3.79	05/31/2011	Trading
ISG Steelton, Inc. Source: Rail Heat Treating & Quenching Source Location: Steelton Plant County: Dauphin Contact Person: James R. Hernjak (717) 986-2042	NOx VOCs	7.00 43.00	11/9/2009	Trading
General Electric Transportation System Source: Boiler No. 2 Source Location: East Lake Road County: Erie Contact Person: Mark D. Restifo (814) 875-5406	NOx VOCs PM SOx CO	280.90 1.70 29.50 2,006.70 111.90	12/31/2010	Trading

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<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
3M Minnesota Mining & Manufacturing Source Location: Bristol Plant County: Bucks Contact Person: Jeff Muffat (651) 778-4450	VOCs VOCs	479.00 279.00	11/30/2011 12/17/2011	Trading
Kosmos Cement Company, Cemex, Inc. Source Location: Neville Road, Pittsburgh County: Allegheny Contact Person: Amarjit Gill (713) 653-8554	NOx VOCs PM10 SOx CO	910.00 26.00 61.00 442.00 44.00	04/24/2011	Trading
Edgewater Steel Ltd. Source Location: College Avenue, Oakmont County: Allegheny Contact Person: Peter M. Guzanick (412) 517-7217	NOx VOCs PM10 SOx CO	17.05 1.87 5.44 32.29 17.93	08/6/2008	Trading
Recipient/Holder of ERC: Maple North America Development Company, LLC ERC Generating Facility: Laclede Steel Corporation Source Location: Fairless County: Bucks Contact Person: Paul D. Jones (415) 768-2281	NOx VOCs	104.00 45.00	11/29/2011	Trading
Recipient/Holder of ERC: Natsource Emissions Brokers ERC Generating Facility: Laclede Steel Corporation Source Location: Fairless County: Bucks Contact Person: David Oppenheimer (212) 232-5305	NOx VOCs	0.27 1.50	11/29/2011	Trading
Trinity Industries, Inc. Source Location: Greenville County: Mercer County Contact Person: Dennis Lencioni (214) 589-8141	VOCs	61.65	10/31/2010	Trading
Rohm and Haas Company Source Location: Bristol Township County: Bucks Contact Person: Lloyd Davis (215) 785-8871	VOCs VOCs	1.15 0.32	10/30/2010 01/30/2011	Trading
Recipient/Holder of ERC: Waste Management Disposal Services of Pennsylvania ERC Generating Facility: The Worthington Steel Company Source Location: Malvern, East Whiteland County: Chester Contact Person: Eli Brill (215) 269-2111	VOCs	43.00	01/31/2012	Traded
Recipient/Holder of ERC: Waste Management of Pennsylvania, Inc. ERC Generating Facility: The Worthington Steel Company Source Location: Malvern, East Whiteland County: Chester Contact Person: Eli Brill (215) 269-2111	VOCs	70.00	01/31/2012	Traded

<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
PPL, Inc. Source Location: Holtwood Station County: Lancaster Contact Person: Linda A. Boyer (610)-774-5410	NOx VOCs PM10 SOx	3,521.09 9.70 105.50 13,241.30	04/29/2009	Trading
North American Refractories Company Source Location: Womelsdorf County: Lebanon Contact Person: Rhonda Vete (412) 469-6122	NOx NOx VOCs PM10 SOx CO	5.11 62.57 0.25 15.60 24.85 19.45	12/15/2010 09/30/2008 09/30/2008	Trading
The Quaker Oats Company Source Location: Shiremanstown Plant County: Cumberland Contact Person: Richard C. Pitzer (717) 731-3334	NOx VOCs PM	4.00 1.68 60.49	Varies from 04/3/2010 to 07/15/2011	Trading
Glasgow, Inc. Source Location: Plymouth Meeting County: Montgomery Contact Person: Brian Chabak (215) 884-8800	NOx VOCs NOx VOCs	2.72 0.21 6.54 0.52	12/31/2010 12/31/2010 06/01/2010 06/01/2010	Trading
Scranton-Altoona Terminals Corporation Source Location: East Freedom Terminal County: Cumberland County Contact Person: Thomas M. Carper (717) 939-0466	VOCs	9.19	04/1/2009	Trading
SLI Lighting, Inc. Source Location: Ellwood City County: Lawrence Contact Person: Tim Haubach (724) 752-6493	VOCs	5.70	06/3/2010	Trading
Harvard Industries, Inc. Plant name: Pottstown Precision Casting Inc. Source Location: West Pottsgrove Township County: Montgomery Contact Person: Allan B. Currie, Jr. (517) 740-2991 or (517) 592-3706	NOx VOCs	28.25 8.70	11/12/2011	Trading
Alcoa, Inc. Source Location: Lebanon Township County: Lebanon Contact Person: Kevin S. Barnett (412) 553-2094	VOCs	395.43	Varies from 09/29/2010 to 05/1/2012	Trading
American Color Graphics, Inc. Formerly Flexi-Tech Graphics, Inc. Source Location: Barnhart Drive, Hanover County: York Contact Person: Glenn Shaffer (717) 792-8104	VOCs	9.60	01/15/2012	Trading
Allegro Microsystems, Inc. Source Location: Upper Moreland Township County: Montgomery Contact Person: Wendy Cooper (610) 286-7434	VOCs	42.61	03/29/2012	Trading
Calumet Lubricants Company Source Location: Rouseville Plant County: Venango Contact Person: Harry Klodowski (724) 940-4000	NOx VOCs SOx	89.80 2.38 87.70	05/21/2012	Trading

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<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
Avery Dennison Corporation Source Location: Dungan Road County: Philadelphia Contact Person: Frank J. Brandauer (626) 398-2773	VOCs	3.13	06/30/2012	
Henry Miller Spring & Manufacturing Company Source Location: Sharpsburg County: Allegheny Contact Person: David J. Jablonowski (412) 782-7300	NOx VOCs	10.96 36.47	01/22/2010	Trading
Penco Products, Inc. Source Location: Lower Providence Township County: Montgomery Contact Person: Allan J. Goss (610) 666-0500	NOx VOCs	3.11 29.48	10/1/2011	Trading
Norfolk Southern Railway Co. Source Location: Hollidaysburg Car Shop County: Blair Contact Person: Carl Russo (814) 949-1479	NOx VOCs	4.35 69.80	07/19/2012	Trading
World Kitchen, Inc. Source Location: Charleroi Plant County: Washington Contact Person: James Rowlett (724) 489-2288	NOx	251.43		Trading
PPG Industries, Inc. Source Location: Greenwood Township County: Crawford Contact Person: David J. Neal (412) 492-5507	NOx	1,118.50		Trading
Sentry Paint Technologies, Inc. Source Location: Mill Street, Darby County: Delaware Contact Person: Benjamin Breskman (610) 522-1900	VOCs	3.56	04/30/2013	Trading
R. H. Sheppard Company, Inc. Source Location: Core making operation in Hanover County: York Contact Person: Julie L. Smith (717) 637-3751	VOCs	14.43	04/15/2013	Trading
International Paper Source: Bleach Plant, Erie Mill County: Erie Contact Person: Gary Morrow (814) 870-6782	VOCs	72.06		Trading
International Paper Source Location: Erie Mill County: Erie Contact Person: Gary Morrow (814) 870-6782	NOx VOCs	1,235.00 943.00	09/30/2012	Trading
Corning Incorporated Source Location: College Township County: Centre Contact Person: Douglas A. Wolf (607) 974-4267	NOx	1,400.01	06/23/2013	Trading

<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
Sea Gull Lighting Products, Inc. Source Location: 25th and Wharton Street County: Philadelphia Contact Person: Mark Gardiner (215) 468-7255	VOCs	12.50	03/1/2013	Trading
Allegro Microsystems, Inc. Source Location: Upper Moreland Township County: Montgomery Contact Person: Wendy Cooper (610) 286-7434	NOx CO	2.90 1.30	10/20/2013	Trading
Recipient/Holder of ERC: First Quality Tissue, LLC ERC Generating Facility: PPL Holtwood, LLC ERC Generation Source Location: Martic Township County: Lancaster Contact Person: Mark Zeffiro (814) 231-5267	NOx	74.98	04/29/2009	Internal Use
Recipient/Holder of ERC: First Quality Tissue, LLC ERC Generating Facility: Alcoa, Inc. ERC Generation Source Location: South Lebanon County: Lebanon Contact Person: Mark Zeffiro (814) 231-5267	VOCs	43.72	04/05/2012	Internal Use
Lancaster Malleable Castings Company Source Location: Manheim Township County: Lancaster Contact Person: Jeffrey L. Ressler (717) 295-8200	VOCs CO	11.71 1.30	03/31/2013	Internal Use/Trading
International Paper Source: Lock Haven Mill Source Location: Castanea Township County: Clinton Contact Person: Thomas M. Sauer (570) 740-1211	NOx VOC SOx	1,287.00 27.90 6,606.00	03/22/2012	Offsets/ Trading
CMS Gilbreth Packaging Systems Source: Label and Packaging Network County: Bucks Contact Person: Patricia M. Henry Unrath (610) 789-2277	VOC	17.40	05/31/2008	Trading
Brodart Company Source Location: Montgomery Facility County: Lycoming Contact Person: Robyn J. Dincher (570) 326-2461, Ext. 6408	VOCs	24.91	04/18/2013	Trading
Pennsylvania House White Deer Furniture Plant Source: Conveyor and Monorail lines Source Location: White Deer Plant County: Union Contact Person: Robert J. Varney (570) 523-2356	VOCs	82.90	03/15/2012	Trading
Exelon Power Source: Delaware Generating Station Source Location: Philadelphia County: Philadelphia Contact Person: Kimberly Scarborough (610) 765-5883	NOx	286.5	12/16/2014	Trading

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<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
Worthington Steel Company Source Location: East Whiteland Township County: Chester Contact Person: Matt Johnson (614) 438-7960	NOx	10.00	04/01/2013	Trading
Buckeye Pipe Line Company, LP Source Location: Reed Township County: Dauphin Contact Person: Jason Mengel (484) 232-4491	VOCs	12.00	02/28/2012	Trading
Bollman Hat Company Source Location: Willow Street, Adamstown County: Lancaster Contact Person: David L. Wails (717) 484-4361	VOCs	14.34	10/03/2013	Trading
Property Investing Center (Goodville Industrial Center) Source Location: East Earl Township County: Lancaster Contact Person: Richard Stauffer (717) 738-3488	VOCs	84.09	09/13/2013	Trading
Armstrong World Industries, Inc. (Lancaster Flooring) Source Location: 1067 Dillerville Road County: Lancaster Contact Person: Gene Hartzell (717) 396-3668	VOC NOx	31.79 1.9	09/01/2013 to 08/20/2014	Internal Use/ Trading
RUTGERS Organics Corporation Source Location: 201 Struble Road, State College County: Centre Contact Person: Mary Jo Smith (814) 231-9277	NOx NOx VOC	5.27 3.35 2.17	08/15/2013 04/16/2014 03/26/2014	Internal Use/ Trading
AK Steel Corporation Source Location: Butler County: Butler Contact Person: Robert J. Hocks (724) 284-2685	NOx NOx	13.00 24.82	11/06/2011 01/30/2012	Trading / Internal Use
Cabinet Industries, Inc. Source Location: Danville Borough County: Montour Contact Person: Laura Lee Spatzer (570) 275-1400, Ext. 1400	VOC	7.29	09/01/2015	Trading
Honeywell-International Source Location: Emlenton Plant County: Venango Contact Person: Shane Dunn (814) 887-4081	VOC	49.82	04/30/2010	Trading
Naval Surface Warfare Center, Carderock Division Source Location: Philadelphia Naval Shipyard County: Philadelphia Contact Person: Michael Santella (215) 897-1315; DSN 443	NOx	157.50	09/30/2008	Internal use
Eljer Plumbingware, Inc. Source: Ford City Plant Source Location: Ford City County: Armstrong Contact Person: Bill Harasty (724) 763-6233	NOx VOC NOx VOC NOx VOC	85.68 3.22 73.06 2.64 55.48 1.40	3/15/2014 6/8/2014 10/4/2014	Trading

<i>Facility information</i>	<i>Criteria Pollutant or Precursor</i>	<i>Certified ERCs Available (tpy)</i>	<i>Expiration date</i>	<i>Intended use of ERCs</i>
Reliant Energy Mid-Atlantic Power Holdings, LLC Source Location: Pennsylvania Avenue, Warren County: Warren Contact Person: Keith A. Schmidt (814) 533-8193	NOx VOCs SOx PM CO	695.76 2.99 2,925.36 64.60 20.85	9/28/2012	Trading
Arbill Industries, Inc. Source Location: 2207 West Glenwood Avenue County: Philadelphia Contact Person: Barry Bickman (800) 523-53673	VOCs NOx SOx	20.32 0.38 0.21	01/01/2016	Trading
Dominion Transmission, Inc. Source Location: Big Run Compressor Station County: Jefferson Contact Person: David Testa (412) 690-1815	NOx	10.00	10/13/2013	Trading
Carmeuse Lime, Inc. Source Location: Hanover Lime Plant County: Adams Contact Person: Kenneth Kauffman (717) 630-8266	NOx VOC SOx PM10 PM2.5	46.61 1.96 10.26 14.64 7.18	01/03/2016	Trading
Port Glenshaw Glass, LLC Source location: 1101 William Flynn Highway, Glenshaw, PA 15116 County: Allegheny Contact Person: Harry Klodowski (724) 940-4000	VOC NOx SOx PM-2.5 PM-10	10.64 59.46 74.89 23.11 25.40	11/24/2014	Trading/ Internal Use
Cinram Manufacturing, LLC Source location: City of Olyphant County: Lackawanna Contact Person: Mark A. Thallmayer (570) 383-3291	VOC VOC	6.53 6.75	02/06/2016 05/09/2016	Internal Use
Bemis Company, Inc. Source location: Hazle Township County: Luzerne Contact Person: Thomas G. Franko (570) 501-1429	VOC	22.27	01/1/2016	Trading
Techneglas, Inc. Source Location: Pittston Facility County: Luzerne Contact Person: Harry F. Klodowski, Jr. (724) 940-4000	VOC NOx	784.88 33.82	12/17/2013 to 8/11/2014	Trading
Horsehead Corporation (Zinc Corp. of America) Source: Acid Roaster Plant-Monaca Smelter Source Location: Monaca County: Beaver Contact Person: William N. Bailey (724) 773-9057	NOx SOx PM10 PM2.5 CO	3.3 382.5 9.4 3.2 1.4	10/23/2012	Netting/ Offsetting

Bureau of Air Quality

Summary of ERC Transaction

The following ERC transactions are approved by the Bureau of Air Quality, Department of Environmental Protection. The ERC transaction requirements are specify in 25 Pa. Code § 127.208.

ERC Holder/Generating Facility Information

ERC Generating Facility Name: Bethlehem Structural Products Corporation
Recipient/ Holder: Lehigh Valley Industrial Park, Inc.
Location of Source: Northampton County, PA
Certified ERCs (tpy): 1,054 tpy of NOx
Amount of ERCs traded to Purchaser/Recipient: 89 tpy of NOx; 71 tpy of NOx
Date of ERCs Transfer: 05/15/2007; 11/28/2007
ERCs available for future use: 894 tpy of NOx

Purchaser/Recipient of ERCs

Purchaser/Recipient of ERCs: Temple University of The Commonwealth System of Higher Education
 Location of Source: Philadelphia, PA
 Permit Number: NA
 NOx credits used: 0
 NOx credits available for future use: 89.00 tpy

Purchaser/Recipient of ERCs

Purchaser/Recipient of ERCs: Carpenter Technology Corporation
 Location of Source: Reading, PA
 Permit Number: 06—5007D
 NOx credits used: 0
 NOx credits available for future use: 71.00 tpy

Notice of Planning Grant Awards Under Section 901 of the Municipal Waste Planning Recycling and Waste Reduction Act of 1988, Act 101

The Department of Environmental Protection (Department) announces the following grants to counties under the Pennsylvania Municipal Waste Planning, Recycling and Waste Reduction Act of 1988, Act 101, P. L. 556, section 901 and section 208 of the Waste Tire Recycling Act/Small Business and Household Pollution Prevention Act (Act 190 of 1996).

Planning grants are awarded to counties for 80% of approved costs for preparing municipal waste management plans as required by Act 101, for carrying out related studies, surveys, investigations, inquiries, research and analysis, including those related to siting, environmental mediation, education programs on pollution prevention and household hazardous waste and providing technical assistance to small businesses for pollution prevention. Grants may be awarded for feasibility studies and project development for municipal waste processing or disposal facilities, except for facilities for the combustion of municipal waste that are not proposed to be operated for the recovery of energy. All grant awards are predicated on the receipt of recycling fees required by sections 701 and 702 of Act 101 and the availability of monies in the Recycling Fund.

Inquiries regarding the grant offerings should be directed to Sally Lohman, Chief, Waste Planning Section, Department of Environmental Protection, Bureau of Waste Management, Division of Waste Minimization and Planning, P. O. Box 8472, Harrisburg, PA 17105-8472.

Act 101, Section 901 Planning Grant

<i>Region</i>	<i>County</i>	<i>Applicant</i>	<i>Project Description</i>	<i>Grant Award</i>
Southeast	Philadelphia County	Philadelphia County	Waste Composition Study	\$120,000
Northeast				
Southcentral				
Northcentral				
Southwest				
Northwest				

Notice of Certification to Perform Radon-Related Activities in Pennsylvania

In the month of November 2007, the Department of Environmental Protection of the Commonwealth of Pennsylvania, under the authority contained in the Radon Certification Act, (63 P. S. §§ 2001—2014) and regulations promulgated thereunder at 25 Pa. Code Chapter 240, has certified the persons listed to perform radon-related activities in Pennsylvania. The period of certification is 2 years. For a complete list of persons currently certified to perform radon-related activities in this Commonwealth and for information as to the specific testing devices that persons certified for testing or laboratory are certified to use, contact the Bureau of Radiation Protection, Radon Division, P. O. Box 8469, Harrisburg, PA 17105-8469, (800) 23RADON.

<i>Name</i>	<i>Address</i>	<i>Type of Certification</i>
Chad Albright	3810 Broad Avenue Altoona, PA 16601	Mitigation
Robert Anderson Radon Protection Services	282 Longstreet Drive Gettysburg, PA 17325	Mitigation
Keith Carpenter	124 Old Colony Drive Johnstown, PA 15904	Mitigation
Kent Christel	P. O. Box 13661 Reading, PA 19612	Testing
Darren Cocca Intelaspect, LLC	374 Cedar Waxing Drive Warrington, PA 18996	Testing and Mitigation
Michael Cush	P. O. Box 273 Gilbert, PA 18331	Testing
Mark Droege	238 Pheasant Drive Columbia, PA 17512	Testing

<i>Name</i>	<i>Address</i>	<i>Type of Certification</i>
Christopher Earley	1120 Eleanor Circle Astor, PA 19014	Testing
Kimberly Fonos	1216 Edgewood Drive West Homestead, PA 15120	Testing
Gregory Gibson	P. O. Box 733 Tannersville, PA 18372	Mitigation
Tracey Gillespie	1820 Linglestown Road Harrisburg, PA 17110	Testing
Steven Gorman Mason Dixon Home Inspection Services, Inc.	282 Longstreet Drive Gettysburg, PA 17325	Testing
David Grammer RAdata, Inc.	27 Ironia Road Unit 2 Flanders, NJ 07836	Laboratory
Joseph Hagarty	1513 Woodland Road West Chester, PA 19382	Testing
Donald Hart	613 Zimmermans Hollow Road Sunbury, PA 17801	Testing and Mitigation
Jeff Jordan	541 Washington Street Indiana, PA 15701	Testing
Mark Kenschak	1341 North Delaware Avenue Suite 205 Philadelphia, PA 19125	Testing
Daniel Link Foundations Property Services	127 East Chestnut Street West Chester, PA 19380	Testing
Rob Lunny Radon Protection Systems	2370 York Road, A9-D Jamison, PA 18929	Mitigation
Anthony Milone	101 North Savanna Drive Pottstown, PA 19465	Mitigation
Thomas Murphy	1323 Loblolly Street Trevose, PA 19053	Testing
Stephen Notwick	27 Jasmine Road Levittown, PA 19056	Testing
Shaun Schoenberger	230 Acorn Lane Lititz, PA 17543	Testing
Thomas Sebald	4638 Highview Boulevard Erie, PA 16509	Testing
Thomas Troutman	41 Beard Road Mechanicsburg, PA 17050	Testing
Malcolm Whipkey	1934 Overland Court Allison Park, PA 15101	Testing

**Drinking Water State Revolving Fund
Special Notice**

**Special Notice under the Federal Safe Drinking
Water Act (SDWA); 42 U.S.C. 300f, et. seq.**

Northcentral Region: Water Supply Management Program Manager; 208 West Third Street, Williamsport, PA 17701.

Project Location:

<i>Applicant</i>	<i>Applicant Address</i>	<i>County</i>
Aqua Pennsylvania, Inc.	204 East Sunbury Street Shamokin, PA 17872-4859	Columbia

Project Description: The Pennsylvania Infrastructure Investment Authority, which administers the Common-

wealth's State Revolving Fund, is intended to be the funding source for this project. Aqua Pennsylvania, Inc. proposes to construct a new well station; installation of new well pumps and pitless adaptors at the Brush Valley Well Station. The Department of Environmental Protection's (Department) review of the project and the information received in the Environmental Report for the project has not identified any significant, adverse environmental impact resulting from this proposal. The Department hereby approves the Environmental Assessment.

Special Notice

Greensburg District Mining Office: Armbrust Professional Center; 8205 Route 819, Greensburg, PA 15601, (724) 925-5500.

EGS26005. Mountain Watershed Association, Inc. (P. O. Box 408, Melcroft, PA 15462) Environmental Good Samaritan Project approved to abate mine drainage pollu-

tion, located in Saltlick Township, **Fayette County**, affecting 13.5 acres. Receiving stream: Indian Creek. EGS application received September 21, 2007. EGS approved November 30, 2007.

[Pa.B. Doc. No. 07-2312. Filed for public inspection December 14, 2007, 9:00 a.m.]

Availability of Technical Guidance

Technical guidance documents are available on the Department of Environmental Protection's (Department) website at www.depweb.state.pa.us (DEP Keywords: Technical Guidance). The "Final Documents" heading is the link to a menu of the various Department bureaus where each bureau's final technical guidance documents are posted. The "Draft Technical Guidance" heading is the link to the Department's draft technical guidance documents.

The Department will continue to revise its nonregulatory documents, as necessary, throughout 2007.

Ordering Paper Copies of Department Technical Guidance

The Department encourages the use of the Internet to view and download technical guidance documents. When this option is not available, persons can order a paper copy of any of the Department's draft or final technical guidance documents by contacting the Department at (717) 783-8727.

In addition, bound copies of some of the Department's documents are available as Department publications. Check with the appropriate bureau for more information about the availability of a particular document as a publication.

Changes to Technical Guidance Documents

Following is the current list of recent changes. Persons who have questions or comments about a particular document should call the contact person whose name and phone number is listed with each document.

Draft Technical Guidance

DEP ID: 563-2504-450. Title: Financial Assurance and Bond Adjustments for Mine Sites with Postmining Discharges. Description: This document sets forth how the bond requirement provisions specified in the Surface Mining Conservation and Reclamation Act, The Clean Streams Law, the Coal Refuse Disposal Control Act and the Noncoal Surface Mining Conservation and Reclamation Act and their implementing regulations are to be implemented for sites with a postmining discharge. The document establishes guidelines for bond adjustment and for the establishment of a trust fund by the permittee to ensure the long-term treatment of postmining discharges. The guidance applies to all surface coal mining, underground coal mining and coal refuse disposal activities with postmining discharges. Written Comments: The Department is seeking comments on draft technical guidance No. 563-2504-450. Interested persons may submit written comments on this draft technical guidance document by January 14, 2008. Comments submitted by facsimile will not be accepted. The Department will accept comments submitted by e-mail. A return name and address must be included in each e-mail transmission. Written comments should be submitted to William Allen, Jr., Department of Environmental Protection, Bureau of Mining and Reclamation, P. O. Box 8461, Harrisburg, PA 17105-8461, wallen@state.pa.us. Contact: Questions regarding the draft technical guidance document should be directed to William Allen at (717) 787-5103 or

wallen@state.pa.us. Effective Date: Upon publication of notice as final in the *Pennsylvania Bulletin*.

KATHLEEN A. MCGINTY,
Secretary

[Pa.B. Doc. No. 07-2313. Filed for public inspection December 14, 2007, 9:00 a.m.]

Bid Opportunity

AMD 32(2447)203.1, Abandoned Mine Reclamation Project, Tanoma South, Rayne Township, Indiana County. The principal items of work and approximate quantities include 60 linear feet of Overburden Drilling and Casing, 345 linear feet of Air Rotary Drilling for 10-inch Steel Well Casing, 345 linear feet of Furnishing and Installing 10-inch Steel Well Casing and 180 linear feet of Pond Baffles. This project issues on December 14, 2007, and bids will be opened on January 10, 2008, at 2 p.m. Bid documents cost \$10 per set and will not be mailed until payment has been received. This project is financed by the Federal Government under the authority given it by Pub. L. No. 95-87 dated August 3, 1977, The Surface Mining Control and Reclamation Act of 1977, and is subject to that Law, and to the Federal Grant for this project. Contact the Construction Contracts Section at (717) 787-7820 or joelmiller@state.pa.us for more information on this bid.

KATHLEEN A. MCGINTY,
Secretary

[Pa.B. Doc. No. 07-2314. Filed for public inspection December 14, 2007, 9:00 a.m.]

DEPARTMENT OF HEALTH

Application for Exception to 28 Pa. Code § 123.25(2)

Under 28 Pa. Code § 51.33 (relating to requests for exceptions), the Department of Health (Department) gives notice that the following facilities have requested an exception to the requirement of 28 Pa. Code § 123.25(2) (relating to regulations for control of anesthetic explosion hazards).

Chester County Hospital
Kane Community Hospital

These requests are on file with the Department. Persons may receive a copy of a request for exception by requesting a copy from the Department of Health, Division of Acute and Ambulatory Care, Room 532, Health and Welfare Building, Harrisburg, PA 17120, (717) 783-8980, fax (717) 772-2163, paexcept@health.state.pa.us.

These facilities are requesting a waiver of the comment period, as set forth in 28 Pa. Code § 51.33(c).

Persons with a disability who wish to obtain a copy of a request and/or provide comments to the Department and require an auxiliary aid, service or other accommodation to do so should contact the Division at the previously listed address or phone numbers or for speech and/or hearing impaired persons V/TT (717) 783-6154 or the Pennsylvania AT&T Relay Services at (800) 654-5984.

CALVIN B. JOHNSON, M. D., M.P.H.,
Secretary

[Pa.B. Doc. No. 07-2315. Filed for public inspection December 14, 2007, 9:00 a.m.]

DEPARTMENT OF PUBLIC WELFARE

Medical Assistance Program Fee Schedule Revisions

The Department of Public Welfare (Department) announces that it will revise the fees, or a component of the fee, on the Medical Assistance (MA) Program Fee Schedule for select medical, surgical, laboratory, durable medical equipment and radiological procedure codes effective January 1, 2008.

Fee Schedule Revisions

The Pennsylvania Medicaid State Plan (State Plan) specifies that maximum fees for services covered under the MA Program are to be determined on the basis of the following: fees may not exceed the Medicare upper limit when applicable; fees must be consistent with efficiency, economy and quality of care and fees must be sufficient to assure the availability of services to recipients.

The Department has determined that MA payment rates for approximately 2,100 medical, surgical, laboratory, durable medical equipment and radiological procedure codes or combinations of procedure codes and modifiers, are above the Medicare upper limit for the same procedure codes. The Department is adjusting the MA Program Fee Schedule payment rates for these combinations of procedure codes and modifiers to equal the Medicare upper limit. Revision of these fees is necessary to comply with the State Plan and to avoid a Federal disallowance. When adjusting the assistant surgeon fee rate (modifier 80), the Department followed the Medicare guidelines of paying 16% of the maximum allowable payment to a primary surgeon, as MA fees may not exceed the Medicare upper limit.

In reviewing the MA payment rates for these procedure codes, the Department discovered several procedure codes that should not be billed with modifiers TC (technical component) and 26 (professional component). The Department will be removing the TC and 26 modifiers from the following procedure codes:

<i>Procedure Code</i>	<i>Procedure Code Description</i>
77261	THERAPEUTIC RADIOLOGY TREATMENT PLANNING; SIMPLE
77262	THERAPEUTIC RADIOLOGY TREATMENT PLANNING; INTERMEDIATE
77263	THERAPEUTIC RADIOLOGY SIMULATION-AIDED FIELD SETTING; THREE-DIMENSIONAL
77336	CONTINUING MEDICAL PHYSICS CONSULTATION, INCLUDING ASSESSMENT OF TREATMENT PARAMETERS, QUALITY ASSURANCE OF DOSE DELIVERY AND REVIEW OF PATIENT TREATMENT DOCUMENTATION IN SUPPORT OF THE RADIATION ONCOLOGIST, REPORTED PER WEEK OF THERAPY
77417	THERAPEUTIC RADIOLOGY PORT FILM(S)
92516	FACIAL NERVE FUNCTION STUDIES (EG, ELECTRONEURONOGRAPHY)
92586	AUDITORY EVOKED POTENTIALS FOR EVOKED RESPONSE AUDIOMETRY AND/OR TESTING OF THE CENTRAL NERVOUS SYSTEM; LIMITED
94660	CONTINUOUS POSITIVE AIRWAY PRESSURE VENTILATION (CPAP), INITIATION AND MANAGEMENT
94662	CONTINUOUS NEGATIVE PRESSURE VENTILATION (CNP), INITIATION AND MANAGEMENT

The Department has also determined that for the following procedure code, the sum of the professional and technical component rates did not equal the total component rate. The Department has adjusted the rates by decreasing the professional component fee to equal the Medicare rate and increasing the total component fee.

<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Fees</i>
88318	DETERMINATIVE HISTOCHEMISTRY TO IDENTIFY CHEMICAL COMPONENTS (EG, COPPER, ZINC)	\$24.37 (Total Component Fee) \$20.83 (26—Professional Comp) No Change (TC—Technical Comp)

As set forth, the Department will revise the total fee (billed with no modifier) and, as applicable, the professional component fee (billed with modifier 26), the technical component fee (billed with modifier TC), the assistant surgeon fee (billed with modifier 80), the fee when billing with pricing modifiers U6, U7, U8, U9, SU and TH, or the fee when billing with modifiers NU (new) and RR (rental), for the following procedure codes:

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
10021	FINE NEEDLE ASPIRATION; WITHOUT IMAGING GUIDANCE	N/A	N/A	N/A	\$63.41	N/A
10022	FINE NEEDLE ASPIRATION; WITH IMAGING GUIDANCE	N/A	N/A	N/A	\$59.31	N/A
10180	INCISION AND DRAINAGE, COMPLEX, POSTOPERATIVE WOUND INFECTION	N/A	N/A	N/A	\$154.29	N/A
11000	DEBRIDEMENT OF EXTENSIVE ECZEMATOUS OR INFECTED SKIN; UP TO 10% OF BODY SURFACE	N/A	N/A	N/A	\$29.76	N/A
11001	DEBRIDEMENT OF EXTENSIVE ECZEMATOUS OR INFECTED SKIN; EACH ADDITIONAL 10% OF THE BODY SURFACE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$14.86	N/A
11010	DEBRIDEMENT INCLUDING REMOVAL OF FOREIGN MATERIAL ASSOCIATED WITH OPEN FRACTURE(S) AND/OR DISLOCATION(S); SKIN AND SUBCUTANEOUS TISSUES	N/A	N/A	N/A	\$250.07	N/A
11011	DEBRIDEMENT INCLUDING REMOVAL OF FOREIGN MATERIAL ASSOCIATED WITH OPEN FRACTURE(S) AND/OR DISLOCATION(S); SKIN, SUBCUTANEOUS TISSUE, MUSCLE FASCIA AND MUSCLE	N/A	N/A	N/A	\$268.27	N/A
11012	DEBRIDEMENT INCLUDING REMOVAL OF FOREIGN MATERIAL ASSOCIATED WITH OPEN FRACTURE(S) AND/OR DISLOCATION(S); SKIN, SUBCUTANEOUS TISSUE, MUSCLE FASCIA, MUSCLE AND BONE	N/A	N/A	N/A	\$394.80	N/A
11057	PARING OR CUTTING OF BENIGN HYPERKERATOTIC LESION (EG, CORN OR CALLUS); MORE THAN FOUR LESIONS	N/A	N/A	N/A	\$39.51	N/A
11101	BIOPSY OF SKIN, SUBCUTANEOUS TISSUE AND/OR MUCOUS MEMBRANE (INCLUDING SIMPLE CLOSURE), UNLESS OTHERWISE LISTED (SEPARATE PROCEDURE); EACH SEPARATE/ADDITIONAL LESION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$21.47	N/A
11201	REMOVAL OF SKIN TAGS, MULTIPLE FIBROCUTANEOUS TAGS, ANY AREA; EACH ADDITIONAL TEN LESIONS (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$14.57	N/A

<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
11471	EXCISION OF SKIN AND SUBCUTANEOUS TISSUE FOR HIDRADENITIS, PERIANAL, PERINEAL OR UMBILICAL; WITH COMPLEX REPAIR	N/A	N/A	N/A	\$278.14	N/A
11606	EXCISION, MALIGNANT LESION INCLUDING MARGINS, TRUNK, ARMS OR LEGS; EXCISED DIAMETER OVER 4.0 CM	N/A	N/A	N/A	\$246.00	N/A
11620	EXCISION, MALIGNANT LESION INCLUDING MARGINS, SCALP, NECK, HANDS, FEET, GENITALIA; EXCISED DIAMETER 0.5 CM OR LESS	N/A	N/A	N/A	\$91.50	N/A
11643	EXCISION, MALIGNANT LESION INCLUDING MARGINS, FACE, EARS, EYELIDS, NOSE, LIPS; EXCISED DIAMETER 2.1 TO 3.0 CM	N/A	N/A	N/A	\$191.16	N/A
11720	DEBRIDEMENT OF NAIL(S) BY ANY METHOD(S); ONE TO FIVE	N/A	N/A	N/A	\$15.96	N/A
11755	BIOPSY OF NAIL UNIT (EG, PLATE, BED, MATRIX, HYPONYCHIIUM, PROXIMAL AND LATERAL NAIL FOLDS) (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$75.31	N/A
11770	EXCISION OF PILONIDAL CYST OR SINUS; SIMPLE	N/A	N/A	N/A	\$151.47	N/A
11971	REMOVAL OF TISSUE EXPANDER(S) WITHOUT INSERTION OF PROSTHESIS	N/A	N/A	N/A	\$251.72	N/A
11981	INSERTION, NON-BIODEGRADABLE DRUG DELIVERY IMPLANT	N/A	N/A	N/A	\$76.62	N/A
11982	REMOVAL, NON-BIODEGRADABLE DRUG DELIVERY	N/A	N/A	N/A	\$93.50	N/A
13121	REPAIR, COMPLEX, SCALP, ARMS AND/OR LEGS; 2.6 CM TO 7.5 CM	N/A	N/A	N/A	\$259.53	N/A
15101	SPLIT GRAFT, TRUNK, ARMS, LEGS; EACH ADDITIONAL 100 SQ CM, OR EACH ADDITIONAL ONE PERCENT OF BODY AREA OF INFANTS AND CHILDREN, OR PART THEREOF (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$16.58	N/A	N/A	\$103.64	N/A
15121	SPLIT GRAFT, FACE, SCALP, EYELIDS, MOUTH, NECK, EARS, ORBITS, GENITALIA, HANDS, FEET AND/OR MULTIPLE DIGITS; EACH ADDITIONAL 100 SQ CM, OR EACH ADDITIONAL ONE PERCENT OF BODY AREA OF INFANTS AND CHILDREN, OR PART THEREOF (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$25.71	N/A	N/A	\$160.70	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
15201	FULL THICKNESS GRAFT, FREE, INCLUDING DIRECT CLOSURE OF DONOR SITE, TRUNK; EACH ADDITIONAL 20 SQ CM (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$71.71	N/A
15221	FULL THICKNESS GRAFT, FREE, INCLUDING DIRECT CLOSURE OF DONOR SITE, SCALP, ARMS AND/OR LEGS; EACH ADDITIONAL 20 SQ CM (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$10.27	N/A	N/A	\$64.20	N/A
15241	FULL THICKNESS GRAFT, FREE, INCLUDING DIRECT CLOSURE OF DONOR SITE, FOREHEAD, CHEEKS, CHIN, MOUTH, NECK, AXILLAE, GENITALIA, HANDS AND/OR FEET; EACH ADDITIONAL 20 SQ CM (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$100.69	N/A
15261	FULL THICKNESS GRAFT, FREE, INCLUDING DIRECT CLOSURE OF DONOR SITE, NOSE, EARS, EYELIDS, AND/OR LIPS; EACH ADDITIONAL 20 SQ CM (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$128.39	N/A
15400	XENOGRAFT, SKIN (DERMAL), FOR TEMPORARY WOUND CLOSURE; TRUNK, ARMS, LEGS; FIRST 100 SQ CM OR LESS, OR ONE PERCENT OF BODY AREA OF INFANTS AND CHILDREN	N/A	N/A	N/A	\$298.77	N/A
15570	FORMATION OF DIRECT OR TUBED PEDICLE, WITH OR WITHOUT TRANSFER; TRUNK	\$97.74	N/A	N/A	\$610.85	N/A
15572	FORMATION OF DIRECT OR TUBED PEDICLE, WITH OR WITHOUT TRANSFER; SCALP, ARMS OR LEGS	\$95.77	N/A	N/A	\$598.58	N/A
15574	FORMATION OF DIRECT OR TUBED PEDICLE, WITH OR WITHOUT TRANSFER; FOREHEAD, CHEEKS, CHIN, MOUTH, NECK, AXILLAE, GENITALIA, HANDS OR FEET	\$104.79	N/A	N/A	\$654.94	N/A
15576	FORMATION OF DIRECT OR TUBED PEDICLE, WITH OR WITHOUT TRANSFER; EYELIDS, NOSE, EARS, LIPS OR INTRAORAL	\$91.90	N/A	N/A	\$574.38	N/A
15600	DELAY OF FLAP OR SECTIONING OF FLAP (DIVISION AND INSET); AT TRUNK	N/A	N/A	N/A	\$176.53	N/A
15610	DELAY OF FLAP OR SECTIONING OF FLAP (DIVISION AND INSET); AT SCALP, ARMS OR LEGS	N/A	N/A	N/A	\$208.36	N/A

<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
15620	DELAY OF FLAP OR SECTIONING OF FLAP (DIVISION AND INSET); AT FOREHEAD, CHEEKS, CHIN, NECK, AXILLAE, GENITALIA, HANDS OR FEET	N/A	N/A	N/A	\$266.99	N/A
15630	DELAY OF FLAP OR SECTIONING OF FLAP (DIVISION AND INSET); AT EYELIDS, NOSE, EARS OR LIPS	N/A	N/A	N/A	\$288.30	N/A
15650	TRANSFER, INTERMEDIATE, OF ANY PEDICLE FLAP (EG, ABDOMEN TO WRIST, WALKING TUBE), ANY LOCATION	\$50.49	N/A	N/A	\$315.57	N/A
15780	DERMABRASION; TOTAL FACE (EG, FOR ACNE SCARRING, FINE WRINKLING, RHYTIDS, GENERAL KERATOSIS)	N/A	N/A	N/A	\$581.01	N/A
15786	ABRASION; SINGLE LESION (EG, KERATOSIS, SCAR)	N/A	N/A	N/A	\$117.92	N/A
15787	ABRASION; EACH ADDITIONAL FOUR LESIONS OR LESS (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$17.71	N/A
15822	BLEPHAROPLASTY, UPPER EYELID	N/A	N/A	N/A	\$316.75	N/A
15936	EXCISION, SACRAL PRESSURE ULCER, IN PREPARATION FOR MUSCLE OR MYOCUTANEOUS FLAP OR SKIN GRAFT CLOSURE	\$123.87	N/A	N/A	\$774.20	N/A
15937	EXCISION, SACRAL PRESSURE ULCER, IN PREPARATION FOR MUSCLE OR MYOCUTANEOUS FLAP OR SKIN GRAFT CLOSURE; WITH OSTECTOMY	\$144.65	N/A	N/A	\$904.05	N/A
15952	EXCISION, TROCHANTERIC PRESSURE ULCER, WITH SKIN FLAP CLOSURE	N/A	N/A	N/A	\$728.81	N/A
16025	DRESSINGS AND/OR DEBRIDEMENT OF PARTIAL-THICKNESS BURNS, INITIAL OR SUBSEQUENT; MEDIUM (EG, WHOLE FACE OR WHOLE EXTREMITY, OR 5% TO 10% TOTAL BODY SURFACE AREA)	N/A	N/A	N/A	\$100.82	N/A
16030	DRESSINGS AND/OR DEBRIDEMENT OF PARTIAL-THICKNESS BURNS, INITIAL OR SUBSEQUENT; LARGE (EG, MORE THAN ONE EXTREMITY, OR GREATER THAN 10% TOTAL BODY SURFACE AREA)	N/A	N/A	N/A	\$115.08	N/A
16035	ESCHAROTOMY; INITIAL INCISION	N/A	N/A	N/A	\$192.89	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
17003	DESTRUCTION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), ALL BENIGN OR PREMALIGNANT LESIONS (EG, ACTINIC KERATOSES) OTHER THAN SKIN TAGS OR CUTANEOUS VASCULAR PROLIFERATIVE LESIONS; SECOND THROUGH 14 LESIONS	N/A	N/A	N/A	\$4.63	N/A
17004	DESTRUCTION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), PREMALIGNANT LESIONS (EG, ACTINIC KERATOSES), 15 OR MORE LESIONS	N/A	N/A	N/A	\$118.22	N/A
17264	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), TRUNK, ARMS OR LEGS; LESION DIAMETER 3.1 TO 4.0 CM	N/A	N/A	N/A	\$110.56	N/A
17266	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), TRUNK, ARMS OR LEGS; LESION DIAMETER OVER 4.0 CM	N/A	N/A	N/A	\$128.61	N/A
17274	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), SCALP, NECK, HANDS, FEET, GENITALIA; LESION DIAMETER 3.1 TO 4.0 CM	N/A	N/A	N/A	\$144.48	N/A
17276	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), SCALP, NECK, HANDS, FEET, GENITALIA; LESION DIAMETER OVER 4.0 CM	N/A	N/A	N/A	\$175.35	N/A
17282	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), FACE, EARS, EYELIDS, NOSE, LIPS, MUCOUS MEMBRANE; LESION DIAMETER 1.1 TO 2.0 CM	N/A	N/A	N/A	\$117.39	N/A

<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
17283	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), FACE, EARS, EYELIDS, NOSE, LIPS, MUCOUS MEMBRANE; LESION DIAMETER 2.1 TO 3.0 CM	N/A	N/A	N/A	\$147.67	N/A
17284	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), FACE, EARS, EYELIDS, NOSE, LIPS, MUCOUS MEMBRANE; LESION DIAMETER 3.1 TO 4.0 CM	N/A	N/A	N/A	\$177.23	N/A
17286	DESTRUCTION, MALIGNANT LESION (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY, SURGICAL CURETTEMENT), FACE, EARS, EYELIDS, NOSE, LIPS, MUCOUS MEMBRANE; LESION DIAMETER OVER 4.0 CM	N/A	N/A	N/A	\$242.78	N/A
19001	PUNCTURE ASPIRATION OF CYST OF BREAST; EACH ADDITIONAL CYST (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$20.40	N/A
19100	BIOPSY OF BREAST; PERCUTANEOUS, NEEDLE CORE, NOT USING IMAGING GUIDANCE (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$61.72	N/A
19102	BIOPSY OF BREAST; PERCUTANEOUS, NEEDLE CORE, USING IMAGING GUIDANCE	N/A	N/A	N/A	\$94.35	N/A
19103	BIOPSY OF BREAST; PERCUTANEOUS, AUTOMATED VACUUM ASSISTED OR ROTATING BIOPSY DEVICE, USING IMAGING GUIDANCE	N/A	N/A	N/A	\$175.26	N/A
19126	EXCISION OF BREAST LESION IDENTIFIED BY PREOPERATIVE PLACEMENT OF RADIOLOGICAL MARKER, OPEN; EACH ADDITIONAL LESION SEPARATELY IDENTIFIED BY A PREOPERATIVE RADIOLOGICAL MARKER (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$22.99	N/A	N/A	\$143.67	N/A
19291	PREOPERATIVE PLACEMENT OF NEEDLE LOCALIZATION WIRE, BREAST; EACH ADDITIONAL LESION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$29.66	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
19295	IMAGE GUIDED PLACEMENT, METALLIC LOCALIZATION CLIP, PERCUTANEOUS, DURING BREAST BIOPSY (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$69.50	N/A
19296	PLACEMENT OF RADIOTHERAPY AFTERLOADING BALLOON CATHETER INTO THE BREAST FOR INTERSTITIAL RADIOELEMENT APPLICATION FOLLOWING PARTIAL MASTECTOMY, INCLUDES IMAGING GUIDANCE; ON DATE SEPARATE FROM PARTIAL MASTECTOMY	N/A	N/A	N/A	\$184.04	N/A
19298	PLACEMENT OF RADIOTHERAPY AFTERLOADING BRACHYTHERAPY CATHETERS (MULTIPLE TUBE AND BUTTON TYPE) INTO THE BREAST FOR INTERSTITIAL RADIOELEMENT APPLICATION FOLLOWING (AT THE TIME OF OR SUBSEQUENT TO) PARTIAL MASTECTOMY, INCLUDES IMAGING GUIDANCE	N/A	N/A	N/A	\$298.42	N/A
19325	MAMMAPLASTY, AUGMENTATION; WITH PROSTHETIC IMPLANT	\$88.75	N/A	N/A	\$554.56	N/A
19340	IMMEDIATE INSERTION OF BREAST PROSTHESIS FOLLOWING MASTOPEXY, MASTECTOMY OR IN RECONSTRUCTION	\$56.37	N/A	N/A	\$352.29	N/A
20100	EXPLORATION OF PENETRATING WOUND (SEPARATE PROCEDURE); NECK	\$85.50	N/A	N/A	\$534.38	N/A
20101	EXPLORATION OF PENETRATING WOUND (SEPARATE PROCEDURE); CHEST	\$28.42	N/A	N/A	\$177.60	N/A
20102	EXPLORATION OF PENETRATING WOUND (SEPARATE PROCEDURE); ABDOMEN/FLANK/BACK	\$34.24	N/A	N/A	\$214.01	N/A
20103	EXPLORATION OF PENETRATING WOUND (SEPARATE PROCEDURE); EXTREMITY	\$50.30	N/A	N/A	\$314.35	N/A
20150	BIOPSY, MUSCLE, PERCUTANEOUS NEEDLE	\$129.06	N/A	N/A	\$806.60	N/A
20206	BIOPSY, MUSCLE, PERCUTANEOUS NEEDLE	N/A	N/A	N/A	\$56.39	N/A
20551	INJECTION; TENDON ORGIN/INSERTION	N/A	N/A	N/A	\$38.76	N/A
20552	INJECTION(S); SINGLE OR MULTIPLE TRIGGER POINT(S), ONE OR TWO MUSCLE(S)	N/A	N/A	N/A	\$31.06	N/A
20553	INJECTION(S); SINGLE OR MULTIPLE TRIGGER POINT(S), THREE OR MORE MUSCLE(S)	N/A	N/A	N/A	\$34.47	N/A
20612	ASPIRATION AND/OR INJECTION OF GANGLION CYST(S) ANY LOCATION	N/A	N/A	N/A	\$38.87	N/A

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20615	ASPIRATION AND INJECTION FOR TREATMENT OF BONE CYST	N/A	N/A	N/A	\$143.73	N/A
20650	INSERTION OF WIRE OR PIN WITH APPLICATION OF SKELETAL TRACTION, INCLUDING REMOVAL (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$138.63	N/A
20660	APPLICATION OF CRANIAL TONGS, CALIPER OR STEREOTACTIC FRAME, INCLUDING REMOVAL (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$157.85	N/A
20910	CARTILAGE GRAFT; COSTOCHONDRAL	N/A	N/A	N/A	\$379.25	N/A
20912	CARTILAGE GRAFT; NASAL SEPTUM	N/A	N/A	N/A	\$428.86	N/A
20920	FASCIA LATA GRAFT; BY STRIPPER	\$56.11	N/A	N/A	\$350.68	N/A
20922	FASCIA LATA GRAFT; BY INCISION AND AREA EXPOSURE, COMPLEX OR SHEET	\$67.57	N/A	N/A	\$422.32	N/A
20924	TENDON GRAFT, FROM A DISTANCE (EG, PALMARIS, TOE EXTENSOR, PLANTARIS)	\$72.04	N/A	N/A	\$450.24	N/A
20926	TISSUE GRAFTS, OTHER (EG, PARATENON, FAT, DERMIS)	N/A	N/A	N/A	\$380.55	N/A
20974	ELECTRICAL STIMULATION TO AID BONE HEALING; NONINVASIVE (NONOPERATIVE)	N/A	N/A	N/A	\$42.69	N/A
20982	ABLATION, BONE TUMOR(S) (EG, OSTEOID OSTEOOMA, METASTASIS) RADIOFREQUENCY, PERCUTANEOUS, INCLUDING COMPUTED TOMOGRAPHIC GUIDANCE	\$58.43	N/A	N/A	\$365.20	N/A
21026	EXCISION OF BONE (EG, FOR OSTEOMYELITIS OR BONE ABSCESS); FACIAL BONE(S)	N/A	N/A	N/A	\$419.51	N/A
21030	EXCISION OF BENIGN TUMOR OR CYST OF MAXILLA OR ZYGOMA BY ENUCLEATION AND CURETTAGE	N/A	N/A	N/A	\$349.53	N/A
21120	GENIOPLASTY; AUGMENTATION (AUTOGRAFT, ALLOGRAFT, PROSTHETIC MATERIAL)	\$70.45	N/A	N/A	\$440.34	N/A
21121	GENIOPLASTY; SLIDING OSTEOTOMY, SINGLE PIECE	\$88.88	N/A	N/A	\$555.53	N/A
21122	GENIOPLASTY; SLIDING OSTEOTOMIES, TWO OR MORE OSTEOTOMIES (EG, WEDGE EXCISION OR BONE WEDGE REVERSAL FOR ASYMMETRICAL CHIN)	\$98.06	N/A	N/A	\$612.88	N/A
21123	GENIOPLASTY; SLIDING, AUGMENTATION WITH INTERPOSITIONAL BONE GRAFTS (INCLUDES OBTAINING AUTOGRAFTS)	\$126.24	N/A	N/A	\$788.98	N/A
21125	AUGMENTATION, MANDIBULAR BODY OR ANGLE; PROSTHETIC MATERIAL	\$106.09	N/A	N/A	\$663.04	N/A

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21127	AUGMENTATION, MANDIBULAR BODY OR ANGLE; WITH BONE GRAFT, ONLAY OR INTERPOSITIONAL (INCLUDES OBTAINING AUTOGRAFT)	\$123.90	N/A	N/A	\$774.35	N/A
21137	REDUCTION FOREHEAD; CONTOURING ONLY	\$102.14	N/A	N/A	\$638.40	N/A
21138	REDUCTION FOREHEAD; CONTOURING AND APPLICATION OF PROSTHETIC MATERIAL OR BONE GRAFT (INCLUDES OBTAINING AUTOGRAFT)	\$129.15	N/A	N/A	\$807.19	N/A
21139	REDUCTION FOREHEAD; CONTOURING AND SETBACK OF ANTERIOR FRONTAL SINUS WALL	\$144.04	N/A	N/A	\$900.27	N/A
21199	OSTEOTOMY, MANDIBLE, SEGMENTAL; WITH GENIOGLOSSUS ADVANCEMENT	\$144.31	N/A	N/A	\$901.94	N/A
21206	OSTEOTOMY, MAXILLA, SEGMENTAL (EG, WASSMUND OR SCHUCHARD)	\$157.50	N/A	N/A	\$984.38	N/A
21208	OSTEOPLASTY, FACIAL BONES; AUGMENTATION (AUTOGRAFT, ALLOGRAFT, OR PROSTHETIC IMPLANT)	N/A	N/A	N/A	\$726.00	N/A
21209	OSTEOPLASTY, FACIAL BONES; REDUCTION	\$89.15	N/A	N/A	\$557.18	N/A
21210	GRAFT, BONE; NASAL, MAXILLARY OR MALAR AREAS (INCLUDES OBTAINING GRAFT)	\$117.57	N/A	N/A	\$734.82	N/A
21242	ARTHROPLASTY, TEMPOROMANDIBULAR JOINT, WITH ALLOGRAFT	\$146.29	N/A	N/A	\$914.3	N/A
21270	MALAR AUGMENTATION, PROSTHETIC MATERIAL	N/A	N/A	N/A	\$617.91	N/A
21275	SECONDARY REVISION OF ORBITOCRANIOFACIAL RECONSTRUCTION	\$113.71	N/A	N/A	\$710.69	N/A
21310	CLOSED TREATMENT OF NASAL BONE FRACTURE WITHOUT MANIPULATION	N/A	N/A	N/A	\$26.01	N/A
21320	CLOSED TREATMENT OF NASAL BONE FRACTURE; WITH STABILIZATION	N/A	N/A	N/A	\$121.12	N/A
21386	OPEN TREATMENT OF ORBITAL FLOOR BLOWOUT FRACTURE; PERIORBITAL APPROACH	\$93.37	N/A	N/A	\$583.59	N/A
21387	OPEN TREATMENT OF ORBITAL FLOOR BLOWOUT FRACTURE; COMBINED APPROACH	N/A	N/A	N/A	\$666.42	N/A
21390	OPEN TREATMENT OF ORBITAL FLOOR BLOWOUT FRACTURE; PERIORBITAL APPROACH, WITH ALLOPLASTIC OR OTHER IMPLANT	\$106.60	N/A	N/A	\$666.25	N/A

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21400	CLOSED TREATMENT OF FRACTURE OF ORBIT, EXCEPT BLOWOUT; WITHOUT MANIPULATION	N/A	N/A	N/A	\$118.87	N/A
21401	CLOSED TREATMENT OF FRACTURE OF ORBIT, EXCEPT BLOWOUT; WITH MANIPULATION	N/A	N/A	N/A	\$249.90	N/A
21406	OPEN TREATMENT OF FRACTURE OF ORBIT, EXCEPT BLOWOUT; WITHOUT IMPLANT	N/A	N/A	N/A	\$471.34	N/A
21407	OPEN TREATMENT OF FRACTURE OF ORBIT, EXCEPT BLOWOUT; WITH IMPLANT	\$89.49	N/A	N/A	\$559.29	N/A
21423	OPEN TREATMENT OF PALATAL OR MAXILLARY FRACTURE (LEFORT I TYPE); COMPLICATED (COMMUNUTED OR INVOLVING CRANIAL NERVE FORAMINA), MULTIPLE APPROACHES	\$112.96	N/A	N/A	\$705.97	N/A
21454	OPEN TREATMENT OF MANDIBULAR FRACTURE WITH EXTERNAL FIXATION	N/A	N/A	N/A	\$479.43	N/A
21480	CLOSED TREATMENT OF TEMPOROMANDIBULAR DISLOCATION; INITIAL OR SUBSEQUENT	N/A	N/A	N/A	\$29.16	N/A
21557	RADICAL RESECTION OF TUMOR (EG, MALIGNANT NEOPLASM), SOFT TISSUE OF NECK OR THORAX	\$81.88	N/A	N/A	\$511.77	N/A
21720	DIVISION OF STERNOCLEIDOMASTOID FOR TORTICOLLIS, OPEN OPERATION; WITHOUT CAST APPLICATION	N/A	N/A	N/A	\$322.86	N/A
21740	RECONSTRUCTIVE REPAIR OF PECTUS EXCAVATUM OR CARINATUM; OPEN	\$153.80	N/A	N/A	\$961.22	N/A
22103	PARTIAL EXCISION OF POSTERIOR VERTEBRAL COMPONENT (EG, SPINOUS PROCESS, LAMINA OR FACET) FOR INTRINSIC BONY LESION, SINGLE VERTEBRAL SEGMENT; EACH ADDITIONAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$21.04	N/A	N/A	\$131.52	N/A
22116	PARTIAL EXCISION OF VERTEBRAL BODY, FOR INTRINSIC BONY LESION, WITHOUT DECOMPRESSION OF SPINAL CORD OR NERVE ROOT(S), SINGLE VERTEBRAL SEGMENT; EACH ADDITIONAL VERTEBRAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$21.11	N/A	N/A	\$131.92	N/A

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22216	OSTEOTOMY OF SPINE, POSTERIOR OR POSTEROLATERAL APPROACH, ONE VERTEBRAL SEGMENT; EACH ADDITIONAL VERTEBRAL SEGMENT (LIST SEPARATELY IN ADDITION TO PRIMARY PROCEDURE)	\$55.24	N/A	N/A	\$345.24	N/A
22226	OSTEOTOMY OF SPINE, INCLUDING DISKECTOMY, ANTERIOR APPROACH, SINGLE VERTEBRAL SEGMENT; EACH ADDITIONAL VERTEBRAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$54.74	N/A	N/A	\$342.15	N/A
22328	OPEN TREATMENT AND/OR REDUCTION OF VERTEBRAL FRACTURE(S) AND/ OR DISLOCATION(S), POSTERIOR APPROACH, ONE FRACTURED VERTEBRAE OR DISLOCATED SEGMENT; EACH ADDITIONAL FRACTURED VERTEBRAE OR DISLOCATED SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$41.41	N/A	N/A	\$258.80	N/A
22585	ARTHRODESIS, ANTERIOR INTERBODY TECHNIQUE, INCLUDING MINIMAL DISKECTOMY TO PREPARE INTERSPACE (OTHER THAN FOR DECOMPRESSION); EACH ADDITIONAL INTERSPACE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$50.45	N/A	N/A	\$315.30	N/A
22614	ARTHRODESIS, POSTERIOR OR POSTEROLATERAL TECHNIQUE, SINGLE LEVEL; EACH ADDITIONAL VERTEBRAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$58.95	N/A	N/A	\$368.44	N/A
22632	ARTHRODESIS, POSTERIOR INTERBODY TECHNIQUE, INCLUDING LAMINECTOMY AND/OR DISKECTOMY TO PREPARE INTERSPACE (OTHER THAN FOR DECOMPRESSION), SINGLE INTERSPACE; EACH ADDITIONAL INTERSPACE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$47.77	N/A	N/A	\$298.59	N/A
22840	POSTERIOR NON-SEGMENTAL INSTRUMENTATION (EG, HARRINGTON ROD TECHNIQUE, PEDICLE FIXATION ACROSS ONE INTERSPACE, ATLANTOAXIAL TRANSARTICULAR SCREW FIXATION, SUBLAMINAR WIRING AT C1, FACET SCREW FIXATION)	\$115.13	N/A	N/A	\$719.55	N/A

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22842	POSTERIOR SEGMENTAL INSTRUMENTATION (EG, PEDICLE FIXATION, DUAL RODS WITH MULTIPLE HOOKS AND SUBLAMINAR WIRES); 3 TO 6 VERTEBRAL SEGMENTS	\$115.23	N/A	N/A	\$720.21	N/A
22843	POSTERIOR SEGMENTAL INSTRUMENTATION (EG, PEDICLE FIXATION, DUAL RODS WITH MULTIPLE HOOKS AND SUBLAMINAR WIRES); 7 TO 12 VERTEBRAL SEGMENTS	\$121.48	N/A	N/A	\$759.28	N/A
22844	POSTERIOR SEGMENTAL INSTRUMENTATION (EG, PEDICLE FIXATION, DUAL RODS WITH MULTIPLE HOOKS AND SUBLAMINAR WIRES); 13 OR MORE VERTEBRAL SEGMENTS	\$149.85	N/A	N/A	\$936.54	N/A
22845	ANTERIOR INSTRUMENTATION; 2 TO 3 VERTEBRAL SEGMENTS	\$110.17	N/A	N/A	\$688.59	N/A
22847	ANTERIOR INSTRUMENTATION; 8 OR MORE VERTEBRAL SEGMENTS	\$125.84	N/A	N/A	\$786.51	N/A
22848	PELVIC FIXATION (ATTACHMENT OF CAUDAL END OF INSTRUMENTATION TO PELVIC BONY STRUCTURES) OTHER THAN SACRUM	\$54.55	N/A	N/A	\$340.92	N/A
23105	ARTHROTOMY; GLENOHUMERAL JOINT, WITH SYNOVECTOMY, WITH OR WITHOUT BIOPSY	N/A	N/A	N/A	\$563.37	N/A
23106	ARTHROTOMY; STERNOCLAVICULAR JOINT, WITH SYNOVECTOMY, WITH OR WITHOUT BIOPSY	N/A	N/A	N/A	\$420.81	N/A
23107	ARTHROTOMY, GLENOHUMERAL JOINT, WITH JOINT EXPLORATION, WITH OR WITHOUT REMOVAL OF LOOSE OR FOREIGN BODY	\$93.91	N/A	N/A	\$586.96	N/A
23210	RADICAL RESECTION FOR TUMOR; SCAPULA	\$129.85	N/A	N/A	\$811.54	N/A
23921	DISARTICULATION OF SHOULDER; SECONDARY CLOSURE OR SCAR REVISION	N/A	N/A	N/A	\$387.15	N/A
24100	ARTHROTOMY, ELBOW; WITH SYNOVIAL BIOPSY ONLY	N/A	N/A	N/A	\$348.12	N/A
24152	RADICAL RESECTION FOR TUMOR, RADIAL HEAD OR NECK	\$103.47	N/A	N/A	\$646.69	N/A
24153	RADICAL RESECTION FOR TUMOR, RADIAL HEAD OR NECK; WITH AUTOGRAFT (INCLUDES OBTAINING GRAFT)	N/A	N/A	N/A	\$607.06	N/A
24155	RESECTION OF ELBOW JOINT (ARTHRECTOMY)	\$119.59	N/A	N/A	\$747.43	N/A
24361	ARTHROPLASTY, ELBOW; WITH DISTAL HUMERAL PROSTHETIC REPLACEMENT	\$143.96	N/A	N/A	\$899.77	N/A

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24365	ARTHROPLASTY, RADIAL HEAD	\$90.93	N/A	N/A	\$568.34	N/A
24366	ARTHROPLASTY, RADIAL HEAD; WITH IMPLANT	\$97.44	N/A	N/A	\$609.02	N/A
24931	AMPUTATION, ARM THROUGH HUMERUS; WITH IMPLANT	\$116.86	N/A	N/A	\$730.37	N/A
24935	STUMP ELONGATION, UPPER EXTREMITY	N/A	N/A	N/A	\$902.19	N/A
25335	CENTRALIZATION OF WRIST ON ULNA (EG, RADIAL CLUB HAND)	N/A	N/A	N/A	\$868.09	N/A
25574	OPEN TREATMENT OF RADIAL AND ULNAR SHAFT FRACTURES, WITH INTERNAL OR EXTERNAL FIXATION; OF RADIUS OR ULNA	\$85.27	N/A	N/A	\$532.91	N/A
25820	ARTHRODESIS, WRIST; LIMITED, WITHOUT BONE GRAFT (EG, INTERCARPAL OR RADIOCARPAL)	\$87.80	N/A	N/A	\$548.77	N/A
26030	DRAINAGE OF PALMAR BURSA; MULTIPLE BURSA	N/A	N/A	N/A	\$427.74	N/A
26125	FASCIECTOMY, PARTIAL PALMAR WITH RELEASE OF SINGLE DIGIT INCLUDING PROXIMAL INTERPHALANGEAL JOINT, WITH OR WITHOUT Z-PLASTY, OTHER LOCAL TISSUE REARRANGEMENT OR SKIN GRAFTING (INCLUDES OBTAINING GRAFT); EACH ADDITIONAL DIGIT (LIST SEPARATELY IN ADDITION TO PRIMARY PROCEDURE)	N/A	N/A	N/A	\$257.07	N/A
26510	CROSS INTRINSIC TRANSFER, EACH TENDON	\$90.76	N/A	N/A	\$567.25	N/A
26531	ARTHROPLASTY, METACARPOPHALANGEAL JOINT; WITH PROSTHETIC IMPLANT, EACH JOINT	\$87.04	N/A	N/A	\$544.03	N/A
26536	ARTHROPLASTY, INTERPHALANGEAL JOINT; WITH PROSTHETIC IMPLANT, EACH JOINT	\$91.96	N/A	N/A	\$574.77	N/A
26591	REPAIR, INTRINSIC MUSCLES OF HAND, EACH MUSCLE	N/A	N/A	N/A	\$428.12	N/A
26861	ARTHRODESIS, INTERPHALANGEAL JOINT, WITH OR WITHOUT INTERNAL FIXATION; EACH ADDITIONAL INTERPHALANGEAL JOINT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$97.38	N/A
26863	ARTHRODESIS, INTERPHALANGEAL JOINT, WITH OR WITHOUT INTERNAL FIXATION; WITH AUTOGRAFT (INCLUDES OBTAINING GRAFT), EACH ADDITIONAL JOINT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$217.65	N/A

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27036	CAPSULECTOMY OR CAPSULOTOMY, HIP, WITH OR WITHOUT EXCISION OF HETEROTOPIC BONE, WITH RELEASE OF HIP FLEXOR MUSCLES (IE, GLUTEUS MEDIUS, GLUTEUS MINIMUS, TENSOR FASCIA LATAE, RECTUS FEMORIS, SARTORIUS, ILIOPSOAS)	N/A	N/A	N/A	\$885.44	N/A
27054	ARTHROTOMY WITH SYNOVECTOMY, HIP JOINT	N/A	N/A	N/A	\$598.45	N/A
27071	PARTIAL EXCISION (CRATERIZATION, SAUCERIZATION) (EG, OSTEOMYELITIS OR BONE ABSCESS); DEEP (SUBFASCIAL OR INTRAMUSCULAR)	\$129.44	N/A	N/A	\$808.98	N/A
27096	INJECTION PROCEDURE FOR SACROILIAC JOINT, ARTHROGRAPHY AND/ OR ANESTHETIC/STEROID	N/A	N/A	N/A	\$61.46	N/A
27178	OPEN TREATMENT OF SLIPPED FEMORAL EPIPHYSIS; CLOSED MANIPULATION WITH SINGLE OR MULTIPLE PINNING	\$125.71	N/A	N/A	\$785.69	N/A
27256	TREATMENT OF SPONTANEOUS HIP DISLOCATION (DEVELOPMENTAL, INCLUDING CONGENITAL OR PATHOLOGICAL), BY ABDUCTION, SPLINT OR TRACTION; WITHOUT ANESTHESIA, WITHOUT MANIPULATION	N/A	N/A	N/A	\$224.03	N/A
27334	ARTHROTOMY, WITH SYNOVECTOMY, KNEE; ANTERIOR OR POSTERIOR	N/A	N/A	N/A	\$600.95	N/A
27335	ARTHROTOMY, WITH SYNOVECTOMY, KNEE; ANTERIOR AND POSTERIOR INCLUDING POPLITEAL AREA	N/A	N/A	N/A	\$680.09	N/A
27358	EXCISION OR CURETTAGE OF BONE CYST OR BENIGN TUMOR OF FEMUR; WITH INTERNAL FIXATION (LIST IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$42.70	N/A	N/A	\$266.90	N/A
27396	TRANSPLANT, HAMSTRING TENDON TO PATELLA; SINGLE TENDON	\$87.23	N/A	N/A	\$545.18	N/A
27400	TRANSFER, TENDON OR MUSCLE, HAMSTRINGS TO FEMUR (EG, EGGEROS TYPE PROCEDURE)	\$94.82	N/A	N/A	\$592.63	N/A
27425	LATERAL RETINACULAR RELEASE OPEN	\$62.29	N/A	N/A	\$389.32	N/A
27427	LIGAMENOUS RECONSTRUCTION (AUGMENTATION)	\$101.87	N/A	N/A	\$636.67	N/A
27438	ARTHROPLASTY, PATELLA; WITH PROSTHESIS	\$119.19	N/A	N/A	\$744.93	N/A
27450	OSTEOTOMY, FEMUR, SHAFT OR SUPRACONDYLAR; WITH FIXATION	\$146.21	N/A	N/A	\$913.81	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
27605	TENOTOMY, PERCUTANEOUS, ACHILLES TENDON (SEPARATE PROCEDURE); LOCAL ANESTHESIA	N/A	N/A	N/A	\$185.88	N/A
27692	TRANSFER OR TRANSPLANT OF SINGLE TENDON (WITH MUSCLE REDIRECTION OR REROUTING); EACH ADDITIONAL TENDON (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$16.55	N/A	N/A	\$103.43	N/A
27700	ARTHROPLASTY, ANKLE	\$88.75	N/A	N/A	\$554.71	N/A
27740	ARREST, EPIPHYSEAL (EPIPHYSIODESIS), ANY METHOD, COMBINED, PROXIMAL AND DISTAL TIBIA AND FIBULA	\$101.56	N/A	N/A	\$634.76	N/A
27742	ARREST, EPIPHYSEAL (EPIPHYSIODESIS), ANY METHOD, COMBINED, PROXIMAL AND DISTAL TIBIA AND FIBULA; AND DISTAL FEMUR	\$96.80	N/A	N/A	\$605.03	N/A
27756	PERCUTANEOUS SKELETAL FIXATION OF TIBIAL SHAFT FRACTURE (WITH OR WITHOUT FIBULAR FRACTURE) (EG, PINS OR SCREWS)	\$80.06	N/A	N/A	\$500.40	N/A
27871	ARTHRODESIS, TIBIOFIBULAR JOINT, PROXIMAL OR DISTAL	\$99.13	N/A	N/A	\$619.55	N/A
28088	SYNOVECTOMY, TENDON SHEATH, FOOT; EXTENSOR	N/A	N/A	N/A	\$278.80	N/A
28110	OSTECTOMY, PARTIAL EXCISION, FIFTH METATARSAL HEAD (BUNIONETTE) (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$266.46	N/A
28160	HEMIPHALANGECTOMY OR INTERPHALANGEAL JOINT EXCISION, TOE, PROXIMAL END OF PHALANX, EACH	N/A	N/A	N/A	\$255.30	N/A
28175	RADICAL RESECTION OF TUMOR, BONE; PHALANX OF TOE	\$57.44	N/A	N/A	\$359.03	N/A
28340	RECONSTRUCTION, TOE, MACRODACTYLY; SOFT TISSUE RESECTION	N/A	N/A	N/A	\$409.71	N/A
28344	RECONSTRUCTION, TOE(S); POLYDACTYLY	\$45.27	N/A	N/A	\$282.96	N/A
28345	RECONSTRUCTION, TOE(S); SYNDACTYLY, WITH OR WITHOUT SKIN GRAFT(S), EACH WEB	N/A	N/A	N/A	\$382.10	N/A
28456	PERCUTANEOUS SKELETAL FIXATION OF TARSAL BONE FRACTURE (EXCEPT TALUS AND CALCANEUS), WITH MANIPULATION, EACH	N/A	N/A	N/A	\$244.55	N/A

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28496	PERCUTANEOUS SKELETAL FIXATION OF FRACTURE GREAT TOE, PHALANX OR PHALANGES, WITH MANIPULATION	N/A	N/A	N/A	\$199.19	N/A
28530	CLOSED TREATMENT OF SESAMOID FRACTURE	N/A	N/A	N/A	\$89.62	N/A
28725	ARTHRODESIS; SUBTALAR	\$117.76	N/A	N/A	\$736.03	N/A
29000	APPLICATION OF HALO TYPE BODY CAST (SEE 20661—20663 FOR INSERTION)	N/A	N/A	N/A	\$149.17	N/A
29010	APPLICATION OF RISSER JACKET, LOCALIZER, BODY; ONLY	N/A	N/A	N/A	\$140.50	N/A
29015	APPLICATION OF RISSER JACKET, LOCALIZER, BODY; INCLUDING HEAD	N/A	N/A	N/A	\$144.44	N/A
29020	APPLICATION OF TURNBUCKLE JACKET, BODY; ONLY	N/A	N/A	N/A	\$129.75	N/A
29025	APPLICATION OF TURNBUCKLE JACKET, BODY; INCLUDING HEAD	N/A	N/A	N/A	\$156.41	N/A
29035	APPLICATION OF BODY CAST, SHOULDER TO HIPS	N/A	N/A	N/A	\$121.77	N/A
29086	APPLICATION, CAST; FINGER (EG, CONTRACTURE)	N/A	N/A	N/A	\$40.46	N/A
29131	APPLICATION OF FINGER SPLINT; DYNAMIC	N/A	N/A	N/A	\$28.04	N/A
29200	STRAPPING; THORAX	N/A	N/A	N/A	\$34.83	N/A
29260	STRAPPING; ELBOW OR WRIST	N/A	N/A	N/A	\$31.38	N/A
29325	APPLICATION OF HIP SPICA CAST; ONE AND ONE-HALF SPICA OR BOTH LEGS	N/A	N/A	N/A	\$156.32	N/A
29435	APPLICATION OF PATELLAR TENDON BEARING (PTB) CAST	N/A	N/A	N/A	\$77.02	N/A
29445	APPLICATION OF RIGID TOTAL CONTACT LEG CAST	N/A	N/A	N/A	\$101.64	N/A
29520	STRAPPING; HIP	N/A	N/A	N/A	\$34.89	N/A
29730	WINDOWING OF CAST	N/A	N/A	N/A	\$40.99	N/A
29819	ARTHROSCOPY, SHOULDER, SURGICAL; WITH REMOVAL OF LOOSE BODY OR FOREIGN BODY	\$83.93	N/A	N/A	\$524.57	N/A
29820	ARTHROSCOPY, SHOULDER, SURGICAL; SYNOVECTOMY, PARTIAL	\$77.40	N/A	N/A	\$483.74	N/A
29821	ARTHROSCOPY, SHOULDER, SURGICAL; SYNOVECTOMY, COMPLETE	\$84.64	N/A	N/A	\$528.97	N/A
29822	ARTHROSCOPY, SHOULDER, SURGICAL; DEBRIDEMENT, LIMITED	\$82.27	N/A	N/A	\$514.18	N/A
29825	ARTHROSCOPY, SHOULDER, SURGICAL; WITH LYSIS AND RESECTION OF ADHESIONS, WITH OR WITHOUT MANIPULATION	\$83.82	N/A	N/A	\$523.88	N/A

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29834	ARTHROSCOPY, ELBOW, SURGICAL; WITH REMOVAL OF LOOSE BODY OR FOREIGN BODY	\$70.39	N/A	N/A	\$439.95	N/A
29835	ARTHROSCOPY, ELBOW, SURGICAL; SYNOVECTOMY, PARTIAL	\$72.05	N/A	N/A	\$450.33	N/A
29836	ARTHROSCOPY, ELBOW, SURGICAL; SYNOVECTOMY, COMPLETE	\$82.92	N/A	N/A	\$518.23	N/A
29837	ARTHROSCOPY, ELBOW, SURGICAL; DEBRIDEMENT, LIMITED	\$75.72	N/A	N/A	\$473.27	N/A
29838	ARTHROSCOPY, ELBOW, SURGICAL; DEBRIDEMENT, EXTENSIVE	\$84.81	N/A	N/A	\$530.08	N/A
29843	ARTHROSCOPY, WRIST, SURGICAL; FOR INFECTION, LAVAGE AND DRAINAGE	\$67.34	N/A	N/A	\$420.90	N/A
29844	ARTHROSCOPY, WRIST, SURGICAL; SYNOVECTOMY, PARTIAL	\$70.74	N/A	N/A	\$442.12	N/A
29846	ARTHROSCOPY, WRIST, SURGICAL; EXCISION AND/OR REPAIR OF TRIANGULAR FIBROCARILAGE AND/OR JOINT DEBRIDEMENT	\$74.16	N/A	N/A	\$463.48	N/A
29850	ARTHROSCOPICALLY AIDED TREATMENT OF INTERCONDYLAR SPINE(S) AND/OR TUBEROSITY FRACTURE(S) OF THE KNEE, WITH OR WITHOUT MANIPULATION; WITHOUT INTERNAL OR EXTERNAL FIXATION (INCLUDES ARTHROSCOPY)	\$78.59	N/A	N/A	\$491.21	N/A
29871	ARTHROSCOPY, KNEE, SURGICAL; FOR INFECTION, LAVAGE AND DRAINAGE	N/A	N/A	N/A	\$453.28	N/A
29873	ARTHROSCOPY, KNEE, SURGICAL; WITH LATERAL RELEASE	N/A	N/A	N/A	\$455.79	N/A
29874	ARTHROSCOPY, KNEE, SURGICAL; FOR REMOVAL OF LOOSE BODY OR FOREIGN BODY (EG, OSTEOCHONDRITIS DISSECANS FRAGMENTATION, CHONDRAL FRAGMENTATION)	\$76.15	N/A	N/A	\$475.94	N/A
29875	ARTHROSCOPY, KNEE, SURGICAL; SYNOVECTOMY, LIMITED (EG, PLICA OR SHELF RESECTION) (SEPARATE PROCEDURE)	\$70.73	N/A	N/A	\$442.07	N/A
29877	ARTHROSCOPY, KNEE, SURGICAL; DEBRIDEMENT/SHAVING OF ARTICULAR CARTILAGE (CHONDROPLASTY)	\$86.56	N/A	N/A	\$541.00	N/A
29884	ARTHROSCOPY, KNEE, SURGICAL; WITH LYSIS OF ADHESIONS, WITH OR WITHOUT MANIPULATION (SEPARATE PROCEDURE)	\$86.23	N/A	N/A	\$538.91	N/A
29894	ARTHROSCOPY, ANKLE (TIBIOTALAR AND FIBULOTALAR JOINTS), SURGICAL; WITH REMOVAL OF LOOSE BODY OR FOREIGN BODY	\$74.12	N/A	N/A	\$463.26	N/A

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29895	ARTHROSCOPY, ANKLE (TIBIOTALAR AND FIBULOTALAR JOINTS), SURGICAL; SYNOVECTOMY, PARTIAL	\$72.50	N/A	N/A	\$453.11	N/A
29897	ARTHROSCOPY, ANKLE (TIBIOTALAR AND FIBULOTALAR JOINTS), SURGICAL; DEBRIDEMENT, LIMITED	\$76.06	N/A	N/A	\$475.40	N/A
29898	ARTHROSCOPY, ANKLE (TIBIOTALAR AND FIBULOTALAR JOINTS), SURGICAL; DEBRIDEMENT, EXTENSIVE	\$84.65	N/A	N/A	\$529.09	N/A
30150	RHINECTOMY; PARTIAL	N/A	N/A	N/A	\$706.68	N/A
30160	RHINECTOMY; TOTAL	\$111.36	N/A	N/A	\$696.01	N/A
30540	REPAIR FISTULA; OROMAXILLARY (COMBINE WITH 31030 IF ANTROTOMY IS INCLUDED)	N/A	N/A	N/A	\$584.92	N/A
30580	REPAIR FISTULA; OROMAXILLARY (COMBINE WITH 31030 IF ANTROTOMY IS INCLUDED)	N/A	N/A	N/A	\$446.62	N/A
31233	NASAL/SINUS ENDOSCOPY, DIAGNOSTIC WITH MAXILLARY SINUSOSCOPY (VIA INFERIOR MEATUS OR CANINE FOSSA PUNCTURE)	\$20.36	N/A	N/A	\$127.22	N/A
31235	NASAL/SINUS ENDOSCOPY, DIAGNOSTIC WITH SPHENOID SINUSOSCOPY (VIA PUNCTURE OF SPHENOIDAL FACE OR CANNULATION OF OSTIUM)	\$24.28	N/A	N/A	\$151.76	N/A
31239	NASAL/SINUS ENDOSCOPY, SURGICAL; WITH DACRYOCYSTORHINOSTOMY	\$94.91	N/A	N/A	\$593.21	N/A
31240	NASAL/SINUS ENDOSCOPY, SURGICAL; WITH CONCHA BULLOSA RESECTION	\$24.12	N/A	N/A	\$150.74	N/A
31255	NASAL/SINUS ENDOSCOPY, SURGICAL; WITH ETHMOIDECTOMY, TOTAL (ANTERIOR AND POSTERIOR)	\$61.63	N/A	N/A	\$385.21	N/A
31276	NASAL/SINUS ENDOSCOPY, SURGICAL WITH FRONTAL SINUS EXPLORATION, WITH OR WITHOUT REMOVAL OF TISSUE FROM FRONTAL SINUS	\$97.17	N/A	N/A	\$485.84	N/A
31287	NASAL/SINUS ENDOSCOPY, SURGICAL, WITH SPHENOIDOTOMY	\$35.39	N/A	N/A	\$221.18	N/A
31288	NASAL/SINUS ENDOSCOPY, SURGICAL, WITH SPHENOIDOTOMY; WITH REMOVAL OF TISSUE FROM THE SPHENOID SINUS	\$41.06	N/A	N/A	\$256.60	N/A
31292	NASAL/SINUS ENDOSCOPY, SURGICAL; WITH MEDIAL OR INFERIOR ORBITAL WALL DECOMPRESSION	\$145.64	N/A	N/A	\$910.25	N/A

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31293	NASAL/SINUS ENDOSCOPY, SURGICAL; WITH MEDIAL ORBITAL WALL AND INFERIOR ORBITAL WALL DECOMPRESSION	\$158.58	N/A	N/A	\$991.14	N/A
31511	LARYNGOSCOPY, INDIRECT; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$114.52	N/A
31512	LARYNGOSCOPY, INDIRECT; WITH REMOVAL OF LESION	N/A	N/A	N/A	\$119.07	N/A
31513	LARYNGOSCOPY, INDIRECT; WITH VOCAL CORD INJECTION	N/A	N/A	N/A	\$122.64	N/A
31520	LARYNGOSCOPY DIRECT, WITH OR WITHOUT TRACHEOSCOPY; DIAGNOSTIC, NEWBORN	N/A	N/A	N/A	\$142.85	N/A
31528	LARYNGOSCOPY DIRECT, WITH OR WITHOUT TRACHEOSCOPY; WITH DILATION, INITIAL	N/A	N/A	N/A	\$132.34	N/A
31529	LARYNGOSCOPY DIRECT, WITH OR WITHOUT TRACHEOSCOPY; WITH DILATION, SUBSEQUENT	N/A	N/A	N/A	\$151.39	N/A
31535	LARYNGOSCOPY, DIRECT, OPERATIVE, WITH BIOPSY	N/A	N/A	N/A	\$177.79	N/A
31536	LARYNGOSCOPY, DIRECT, OPERATIVE, WITH BIOPSY; WITH OPERATING MICROSCOPE OR TELESCOPE	N/A	N/A	N/A	\$199.50	N/A
31540	LARYNGOSCOPY, DIRECT, OPERATIVE, WITH EXCISION OF TUMOR AND/ OR STRIPPING OF VOCAL CORDS OR EPIGLOTTIS	N/A	N/A	N/A	\$229.31	N/A
31541	LARYNGOSCOPY, DIRECT, OPERATIVE, WITH EXCISION OF TUMOR AND/ OR STRIPPING OF VOCAL CORDS OR EPIGLOTTIS; WITH OPERATING MICROSCOPE OR TELESCOPE	N/A	N/A	N/A	\$251.35	N/A
31560	LARYNGOSCOPY, DIRECT, OPERATIVE, WITH ARYTENOIDECTOMY	N/A	N/A	N/A	\$295.92	N/A
31561	LARYNGOSCOPY, DIRECT, OPERATIVE, WITH ARYTENOIDECTOMY; WITH OPERATING MICROSCOPE OR TELESCOPE	N/A	N/A	N/A	\$323.48	N/A
31575	LARYNGOSCOPY, FLEXIBLE FIBEROPTIC; DIAGNOSTIC	N/A	N/A	N/A	\$69.00	N/A
31576	LARYNGOSCOPY, FLEXIBLE FIBEROPTIC; WITH BIOPSY	N/A	N/A	N/A	\$112.74	N/A
31577	LARYNGOSCOPY, FLEXIBLE FIBEROPTIC; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$139.43	N/A
31578	LARYNGOSCOPY, FLEXIBLE FIBEROPTIC; WITH REMOVAL OF LESION	N/A	N/A	N/A	\$152.88	N/A

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31595	SECTION RECURRENT LARYNGEAL NERVE, THERAPEUTIC (SEPARATE PROCEDURE), UNILATERAL	\$106.63	N/A	N/A	\$666.42	N/A
31601	TRACHEOSTOMY, PLANNED (SEPARATE PROCEDURE); UNDER TWO YEARS	\$38.23	N/A	N/A	\$238.95	N/A
31603	TRACHEOSTOMY, EMERGENCY PROCEDURE; TRANSTRACHEAL	N/A	N/A	N/A	\$207.99	N/A
31605	TRACHEOSTOMY, EMERGENCY PROCEDURE; CRICOTHYROID MEMBRANE	N/A	N/A	N/A	\$171.36	N/A
31615	TRACHEOBRONCHOSCOPY THROUGH ESTABLISHED TRACHEOSTOMY INCISION	N/A	N/A	N/A	\$115.11	N/A
31620	BRONCHOSCOPY	N/A	N/A	N/A	\$68.19	N/A
31622	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; DIAGNOSTIC, WITH OR WITHOUT CELL WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$135.10	N/A
31623	BRONCHOSCOPY (RIGID OR FLEXIBLE); WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH BRUSHING OR PROTECTED BRUSHINGS	N/A	N/A	N/A	\$137.01	N/A
31624	BRONCHOSCOPY (RIGID OR FLEXIBLE); WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH BRONCHIAL ALVEOLAR LAVAGE	N/A	N/A	N/A	\$137.01	N/A
31625	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH BRONCHIAL OR ENDOBRONCHIAL BIOPSY(S), SINGLE OR MULTIPLE SITES	N/A	N/A	N/A	\$159.94	N/A
31628	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH TRANSBRONCHIAL LUNG BIOPSY(S), SINGLE LOBE	N/A	N/A	N/A	\$178.19	N/A
31629	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH TRANSBRONCHIAL NEEDLE ASPIRATION BIOPSY(S), TRACHEA, MAIN STEM AND/OR LOBAR BRONCHUS(I)	N/A	N/A	N/A	\$190.52	N/A
31630	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH TRACHEAL/BRONCHIAL DILATION OR CLOSED REDUCTION OF FRACTURE	N/A	N/A	N/A	\$194.76	N/A

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31631	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH PLACEMENT OF TRACHEAL STENT(S) (INCLUDES TRACHEAL/ BRONCHIAL DILATION AS REQUIRED)	N/A	N/A	N/A	\$215.99	N/A
31632	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH TRANSBRONCHIAL LUNG BIOPSY(S), EACH ADDITIONAL LOBE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$50.93	N/A
31633	BRONCHOSCOPY, RIGID OR FLEXIBLE, WITH OR WITHOUT FLUOROSCOPIC GUIDANCE; WITH TRANSBRONCHIAL NEEDLE ASPIRATION BIOPSY(S), EACH ADDITIONAL LOBE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$62.93	N/A
31635	BRONCHOSCOPY (RIGID OR FLEXIBLE); WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$178.87	N/A
31643	BRONCHOSCOPY, (RIGID OR FLEXIBLE); WITH PLACEMENT OF CATHETER(S) FOR INTRACAVITARY RADIOELEMENT APPLICATION	N/A	N/A	N/A	\$165.78	N/A
31645	BRONCHOSCOPY, (RIGID OR FLEXIBLE); WITH THERAPEUTIC ASPIRATION OF TRACHEOBRONCHIAL TREE, INITIAL (EG, DRAINAGE OF LUNG ABSCESS)	N/A	N/A	N/A	\$149.78	N/A
31646	BRONCHOSCOPY, (RIGID OR FLEXIBLE); WITH THERAPEUTIC ASPIRATION OF TRACHEOBRONCHIAL TREE, SUBSEQUENT	N/A	N/A	N/A	\$130.29	N/A
31656	BRONCHOSCOPY, (RIGID OR FLEXIBLE); WITH INJECTION OF CONTRAST MATERIAL FOR SEGMENTAL BRONCHOGRAPHY (FIBERSCOPE ONLY)	N/A	N/A	N/A	\$105.47	N/A
31730	TRANSTRACHEAL (PERCUTANEOUS) INTRODUCTION OF NEEDLE WIRE DILATOR/ STENT OR INDWELLING TUBE FOR OXYGEN THERAPY	N/A	N/A	N/A	\$135.53	N/A
31820	SURGICAL CLOSURE TRACHEOSTOMY OR FISTULA; WITHOUT PLASTIC REPAIR	N/A	N/A	N/A	\$287.12	N/A
31825	SURGICAL CLOSURE TRACHEOSTOMY OR FISTULA; WITH PLASTIC REPAIR	N/A	N/A	N/A	\$426.93	N/A
32019	INSERTION OF INDWELLING TUNNELED PLEURAL CATHETER WITH CUFF	N/A	N/A	N/A	\$209.21	N/A

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32020	TUBE THORACOSTOMY WITH OR WITHOUT WATER SEAL (EG, FOR ABSCESS, HEMOTHORAX, EMPYEMA) (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$167.92	N/A
32400	BIOPSY, PLEURA; PERCUTANEOUS NEEDLE	N/A	N/A	N/A	\$81.04	N/A
32405	BIOPSY, LUNG OR MEDIASTINUM, PERCUTANEOUS NEEDLE	N/A	N/A	N/A	\$90.15	N/A
32420	PNEUMOCENTESIS, PUNCTURE OF LUNG FOR ASPIRATION	N/A	N/A	N/A	\$100.50	N/A
32501	RESECTION AND REPAIR OF PORTION OF BRONCHUS (BRONCHOPLASTY) WHEN PERFORMED AT TIME OF LOBECTOMY OR SEGMENTECTOMY (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$36.88	N/A	N/A	\$230.47	N/A
32601	THORACOSCOPY, DIAGNOSTIC (SEPARATE PROCEDURE); LUNGS AND PLEURAL SPACE, WITHOUT BIOPSY	\$46.11	N/A	N/A	\$288.19	N/A
32602	THORACOSCOPY, DIAGNOSTIC (SEPARATE PROCEDURE); LUNGS AND PLEURAL SPACE, WITH BIOPSY	\$50.05	N/A	N/A	\$312.83	N/A
32656	THORACOSCOPY, SURGICAL; WITH PARIETAL PLEURECTOMY	\$121.88	N/A	N/A	\$761.76	N/A
32657	THORACOSCOPY, SURGICAL; WITH WEDGE RESECTION OF LUNG, SINGLE OR MULTIPLE	\$119.62	N/A	N/A	\$747.61	N/A
32658	THORACOSCOPY, SURGICAL; WITH REMOVAL OF CLOT OR FOREIGN BODY FROM PERICARDIAL SAC	\$109.65	N/A	N/A	\$685.33	N/A
32659	THORACOSCOPY, SURGICAL; WITH CREATION OF PERICARDIAL WINDOW OR PARTIAL RESECTION OF PERICARDIAL SAC FOR DRAINAGE	\$111.24	N/A	N/A	\$695.27	N/A
32660	THORACOSCOPY, SURGICAL; WITH TOTAL PERICARDIECTOMY	\$155.75	N/A	N/A	\$973.41	N/A
32661	THORACOSCOPY, SURGICAL; WITH EXCISION OF PERICARDIAL CYST, TUMOR OR MASS	\$122.19	N/A	N/A	\$763.67	N/A
32662	THORACOSCOPY, SURGICAL; WITH EXCISION OF MEDIASTINAL CYST, TUMOR OR MASS	\$137.24	N/A	N/A	\$857.73	N/A
32664	THORACOSCOPY, SURGICAL; WITH THORACIC SYMPATHECTOMY	\$128.88	N/A	N/A	\$805.51	N/A
33010	PERICARDIOCENTESIS; INITIAL	N/A	N/A	N/A	\$109.50	N/A
33011	PERICARDIOCENTESIS; SUBSEQUENT	N/A	N/A	N/A	\$111.17	N/A
33141	TRANSMYOCARDIAL LASER REVASCULARIZATION, BY THORACOTOMY; PERFORMED AT THE TIME OF OTHER OPEN CARDIAC PROCEDURE(S) (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$24.76	N/A	N/A	\$154.76	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
33208	INSERTION OR REPLACEMENT OF PERMANENT PACEMAKER WITH TRANSVENOUS ELECTRODE(S); ATRIAL AND VENTRICULAR	N/A	N/A	N/A	\$463.07	N/A
33210	INSERTION OR REPLACEMENT OF TEMPORARY TRANSVENOUS SINGLE CHAMBER CARDIAC ELECTRODE OR PACEMAKER CATHETER (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$164.90	N/A
33211	INSERTION OR REPLACEMENT OF TEMPORARY TRANSVENOUS DUAL CHAMBER PACING ELECTRODES (SEPARATE PROCEDURE)	\$27.23	N/A	N/A	\$170.20	N/A
33213	INSERTION OR REPLACEMENT OF PACEMAKER PULSE GENERATOR ONLY; DUAL CHAMBER	\$58.06	N/A	N/A	\$362.88	N/A
33216	INSERTION OF A TRANSVENOUS ELECTRODE; SINGLE CHAMBER (ONE ELECTRODE) PERMANENT PACEMAKER OR SINGLE CHAMBER PACING CARDIOVERTER-DEFIBRILLATOR	N/A	N/A	N/A	\$356.68	N/A
33217	INSERTION OF A TRANSVENOUS ELECTRODE; DUAL CHAMBER (TWO ELECTRODES) PERMANENT PACEMAKER OR DUAL CHAMBER PACING CARDIOVERTER-DEFIBRILLATOR	\$57.03	N/A	N/A	\$356.45	N/A
33222	REVISION OR RELOCATION OF SKIN POCKET FOR PACEMAKER	N/A	N/A	N/A	\$331.20	N/A
33223	REVISION OF SKIN POCKET FOR SINGLE OR DUAL CHAMBER PACING CARDIOVERTER-DEFIBRILLATOR	\$63.34	N/A	N/A	\$395.86	N/A
33233	REMOVAL OF PERMANENT PACEMAKER PULSE GENERATOR	\$37.28	N/A	N/A	\$233.02	N/A
33238	REMOVAL OF PERMANENT TRANSVENOUS ELECTRODE(S) BY THORACOTOMY	\$138.19	N/A	N/A	\$863.67	N/A
33249	INSERTION OR REPOSITIONING OF ELECTRODE LEAD(S) FOR SINGLE OR DUAL CHAMBER PACING CARDIOVERTER-DEFIBRILLATOR AND INSERTION OF PULSE GENERATOR	\$134.35	N/A	N/A	\$839.70	N/A
33508	ENDOSCOPY, SURGICAL, INCLUDING VIDEO-ASSISTED HARVEST OF VEIN(S) FOR CORONARY ARTERY BYPASS PROCEDURE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$2.44	N/A	N/A	\$15.24	N/A

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33572	CORONARY ENDARTERECTOMY, OPEN, ANY METHOD, OF LEFT ANTERIOR DESCENDING, CIRCUMFLEX, OR RIGHT CORONARY ARTERY PERFORMED IN CONJUNCTION WITH CORONARY ARTERY BYPASS GRAFT PROCEDURE, EACH VESSEL (LIST SEPARATELY IN ADDITION TO PRIMARY PROCEDURE)	\$35.10	N/A	N/A	\$219.39	N/A
33924	LIGATION AND TAKEDOWN OF A SYSTEMIC-TO-PULMONARY ARTERY SHUNT, PERFORMED IN CONJUNCTION WITH A CONGENITAL HEART PROCEDURE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$44.42	N/A	N/A	\$277.63	N/A
33961	PROLONGED EXTRACORPOREAL CIRCULATION FOR CARDIOPULMONARY INSUFFICIENCY; EACH ADDITIONAL 24 HOURS (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$82.63	N/A	N/A	\$516.42	N/A
33967	INSERTION OF INTRA-AORTIC BALLOON ASSIST DEVICE, PERCUTANEOUS	\$39.02	N/A	N/A	\$243.89	N/A
33968	REMOVAL OF INTRA-AORTIC BALLOON ASSIST DEVICE, PERCUTANEOUS	N/A	N/A	N/A	\$32.31	N/A
33970	INSERTION OF INTRA-AORTIC BALLOON ASSIST DEVICE THROUGH THE FEMORAL ARTERY, OPEN APPROACH	N/A	N/A	N/A	\$334.81	N/A
33973	INSERTION OF INTRA-AORTIC BALLOON ASSIST DEVICE THROUGH THE ASCENDING AORTA	\$78.20	N/A	N/A	\$488.76	N/A
34051	EMBOLECTOMY OR THROMBECTOMY, WITH OR WITHOUT CATHETER; INNOMINATE, SUBCLAVIAN ARTERY, BY THORACIC INCISION	\$144.29	N/A	N/A	\$901.84	N/A
34101	EMBOLECTOMY OR THROMBECTOMY, WITH OR WITHOUT CATHETER; AXILLARY, BRACHIAL, INNOMINATE, SUBCLAVIAN ARTERY, BY ARM INCISION	\$93.97	N/A	N/A	\$587.32	N/A
34111	EMBOLECTOMY OR THROMBECTOMY, WITH OR WITHOUT CATHETER; RADIAL OR ULNAR ARTERY, BY ARM INCISION	\$94.03	N/A	N/A	\$587.70	N/A
35005	DIRECT REPAIR OF ANEURYSM, PSEUDOANEURYSM, OR EXCISION (PARTIAL OR TOTAL) AND GRAFT INSERTION, WITH OR WITHOUT PATCH GRAFT; FOR ANEURYSM, PSEUDOANEURYSM, AND ASSOCIATED OCCLUSIVE DISEASE, VERTEBRAL ARTERY	\$159.81	N/A	N/A	\$998.81	N/A

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35180	REPAIR, CONGENITAL ARTERIOVENOUS FISTULA; HEAD AND NECK	\$123.06	N/A	N/A	\$769.15	N/A
35188	REPAIR, ACQUIRED OR TRAUMATIC ARTERIOVENOUS FISTULA; HEAD AND NECK	\$132.39	N/A	N/A	\$827.45	N/A
35190	REPAIR, ACQUIRED OR TRAUMATIC ARTERIOVENOUS FISTULA; EXTREMITIES	\$115.23	N/A	N/A	\$720.21	N/A
35207	REPAIR BLOOD VESSEL, DIRECT; HAND, FINGER	\$105.71	N/A	N/A	\$660.68	N/A
35390	REOPERATION, CAROTID, THROMBOENDARTERECTOMY, MORE THAN ONE MONTH AFTER ORIGINAL OPERATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$25.15	N/A	N/A	\$157.19	N/A
35450	TRANSLUMINAL BALLOON ANGIOPLASTY, OPEN; RENAL OR OTHER VISCERAL ARTERY	\$79.85	N/A	N/A	\$499.04	N/A
35454	TRANSLUMINAL BALLOON ANGIOPLASTY, OPEN; ILIAC	\$49.05	N/A	N/A	\$306.58	N/A
35456	TRANSLUMINAL BALLOON ANGIOPLASTY, OPEN; FEMORAL-POPLITEAL	N/A	N/A	N/A	\$371.82	N/A
35458	TRANSLUMINAL BALLOON ANGIOPLASTY, OPEN; BRACHIOCEPHALIC TRUNK OR BRANCHES, EACH VESSEL	\$76.04	N/A	N/A	\$475.22	N/A
35459	TRANSLUMINAL BALLOON ANGIOPLASTY, OPEN; TIBIOPERONEAL TRUNK AND BRANCHES	\$69.31	N/A	N/A	\$433.19	N/A
35470	TRANSLUMINAL BALLOON ANGIOPLASTY, PERCUTANEOUS; TIBIOPERONEAL TRUNK OR BRANCHES, EACH VESSEL	\$68.78	N/A	N/A	\$429.90	N/A
35471	TRANSLUMINAL BALLOON ANGIOPLASTY, PERCUTANEOUS; RENAL OR VISCERAL ARTERY	\$80.68	N/A	N/A	\$504.22	N/A
35472	TRANSLUMINAL BALLOON ANGIOPLASTY, PERCUTANEOUS; AORTIC	\$55.52	N/A	N/A	\$346.99	N/A
35473	TRANSLUMINAL BALLOON ANGIOPLASTY, PERCUTANEOUS; ILIAC	\$48.64	N/A	N/A	\$303.98	N/A
35474	TRANSLUMINAL BALLOON ANGIOPLASTY, PERCUTANEOUS; FEMORAL-POPLITEAL	\$58.72	N/A	N/A	\$366.98	N/A
35475	TRANSLUMINAL BALLOON ANGIOPLASTY, PERCUTANEOUS; BRACHIOCEPHALIC TRUNK OR BRANCHES, EACH VESSEL	\$73.78	N/A	N/A	\$461.12	N/A

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35476	TRANSLUMINAL BALLOON ANGIOPLASTY, PERCUTANEOUS; VENOUS	\$46.89	N/A	N/A	\$293.05	N/A
35480	TRANSLUMINAL PERIPHERAL ATHERECTOMY, OPEN; RENAL OR OTHER VISCERAL ARTERY	\$88.58	N/A	N/A	\$553.61	N/A
35481	TRANSLUMINAL PERIPHERAL ATHERECTOMY, OPEN; AORTIC	\$62.15	N/A	N/A	\$388.42	N/A
35482	TRANSLUMINAL PERIPHERAL ATHERECTOMY, OPEN; ILIAC	\$53.91	N/A	N/A	\$336.93	N/A
35483	TRANSLUMINAL PERIPHERAL ATHERECTOMY, OPEN; FEMORAL-POPLITEAL	\$65.90	N/A	N/A	\$411.86	N/A
35484	TRANSLUMINAL PERIPHERAL ATHERECTOMY, OPEN; BRACHIOCEPHALIC TRUNK OR BRANCHES, EACH VESSEL	\$82.60	N/A	N/A	\$516.26	N/A
35485	TRANSLUMINAL PERIPHERAL ATHERECTOMY, OPEN; TIBIOPERONEAL TRUNK AND BRANCHES	\$76.85	N/A	N/A	\$480.32	N/A
35491	TRANSLUMINAL PERIPHERAL ATHERECTOMY, PERCUTANEOUS; AORTIC	\$64.00	N/A	N/A	\$400.00	N/A
35492	TRANSLUMINAL PERIPHERAL ATHERECTOMY, PERCUTANEOUS; ILIAC	\$56.36	N/A	N/A	\$352.23	N/A
35493	TRANSLUMINAL PERIPHERAL ATHERECTOMY, PERCUTANEOUS; FEMORAL-POPLITEAL	\$68.16	N/A	N/A	\$425.99	N/A
35572	HARVEST OF FEMOROPOPLITEAL VEIN, ONE SEGMENT, FOR VASCULAR RECONSTRUCTION PROCEDURE (EG, AORTIC, VENA CAVAL, CORONARY, PERIPHERAL ARTERY) (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$53.65	N/A	N/A	\$335.34	N/A
35612	BYPASS GRAFT, WITH OTHER THAN VEIN; SUBCLAVIAN-SUBCLAVIAN	\$142.30	N/A	N/A	\$889.35	N/A
35642	BYPASS GRAFT, WITH OTHER THAN VEIN; CAROTID-VERTEBRAL	\$159.95	N/A	N/A	\$999.69	N/A
35645	BYPASS GRAFT, WITH OTHER THAN VEIN; SUBCLAVIAN-VERTEBRAL	\$156.03	N/A	N/A	\$975.16	N/A
35681	BYPASS GRAFT; COMPOSITE, PROSTHETIC AND VEIN (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$12.58	N/A	N/A	\$78.61	N/A
35682	BYPASS GRAFT; AUTOGENOUS COMPOSITE, TWO SEBYPASS GRAFT; AUTOGENOUS COMPOSITE, TWO SEGMENTS OF VEINS FROM TWO LOCATIONS (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$56.41	N/A	N/A	\$352.55	N/A

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35683	BYPASS GRAFT; AUTOGENOUS COMPOSITE, THREE OR MORE SEGMENTS OF VEIN FROM TWO OR MORE LOCATIONS (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$66.57	N/A	N/A	\$416.04	N/A
35685	PLACEMENT OF VEIN PATCH OR CUFF AT DISTAL ANASTOMOSIS OF BYPASS GRAFT, SYNTHETIC CONDUIT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$31.71	N/A	N/A	\$198.17	N/A
35686	CREATION OF DISTAL ARTERIOVENOUS FISTULA DURING LOWER EXTREMITY BYPASS SURGERY (NON-HEMODIALYSIS) (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$26.26	N/A	N/A	\$164.13	N/A
35691	TRANSPOSITION AND/OR REIMPLANTATION; VERTEBRAL TO CAROTID ARTERY	\$155.52	N/A	N/A	\$972.01	N/A
35700	REOPERATION, FEMORAL-POPLITEAL OR FEMORAL (POPLITEAL)-ANTERIOR TIBIAL, POSTERIOR TIBIAL, PERONEAL ARTERY OR OTHER DISTAL VESSELS, MORE THAN ONE MONTH AFTER ORIGINAL OPERATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$24.26	N/A	N/A	\$151.43	N/A
35875	THROMBECTOMY OF ARTERIAL OR VENOUS GRAFT (OTHER THAN HEMODIALYSIS GRAFT OR FISTULA)	\$92.11	N/A	N/A	\$575.66	N/A
35901	EXCISION OF INFECTED GRAFT; NECK	\$78.26	N/A	N/A	\$489.15	N/A
36000	INTRODUCTION OF NEEDLE OR INTRACATHETER, VEIN	N/A	N/A	N/A	\$8.08	N/A
36002	INJECTION PROCEDURES (EG, THROMBIN) FOR PERCUTANEOUS TREATMENT OF EXTREMITY PSEUDOANEURYSM	N/A	N/A	N/A	\$103.33	N/A
36120	INTRODUCTION OF NEEDLE OR INTRACATHETER; RETROGRADE BRACHIAL ARTERY	N/A	N/A	N/A	\$94.39	N/A
36140	INTRODUCTION OF NEEDLE OR INTRACATHETER; EXTREMITY ARTERY	N/A	N/A	N/A	\$95.67	N/A
36145	INTRODUCTION OF NEEDLE OR INTRACATHETER; ARTERIOVENOUS SHUNT CREATED FOR DIALYSIS (CANNULA, FISTULA, OR GRAFT)	N/A	N/A	N/A	\$93.83	N/A
36217	SELECTIVE CATHETER PLACEMENT, ARTERIAL SYSTEM; INITIAL THIRD ORDER OR MORE SELECTIVE THORACIC OR BRACHIOCEPHALIC BRANCH, WITHIN A VASCULAR FAMILY	N/A	N/A	N/A	\$302.07	N/A

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36218	SELECTIVE CATHETER PLACEMENT, ARTERIAL SYSTEM; ADDITIONAL SECOND ORDER, THIRD ORDER AND BEYOND, THORACIC OR BRACHIOCEPHALIC BRANCH, WITHIN A VASCULAR FAMILY (LIST IN ADDITION TO CODE FOR INITIAL SECOND OR THIRD ORDER VESSEL AS APPROPRIATE)	N/A	N/A	N/A	\$48.24	N/A
36246	SELECTIVE CATHETER PLACEMENT, ARTERIAL SYSTEM; INITIAL SECOND ORDER ABDOMINAL, PELVIC OR LOWER EXTREMITY ARTERY BRANCH, WITHIN A VASCULAR FAMILY	N/A	N/A	N/A	\$254.09	N/A
36248	SELECTIVE CATHETER PLACEMENT, ARTERIAL SYSTEM; ADDITIONAL SECOND ORDER, THIRD ORDER AND BEYOND, ABDOMINAL, PELVIC OR LOWER EXTREMITY ARTERY BRANCH, WITHIN A VASCULAR FAMILY (LIST IN ADDITION TO CODE FOR INITIAL SECOND OR THIRD ORDER VESSEL AS APPROPRIATE)	N/A	N/A	N/A	\$48.58	N/A
36420	VENIPUNCTURE, CUTDOWN; UNDER AGE 1 YEAR	N/A	N/A	N/A	\$45.50	N/A
36430	TRANSFUSION, BLOOD OR BLOOD COMPONENTS	N/A	N/A	N/A	\$27.84	N/A
36450	EXCHANGE TRANSFUSION, BLOOD; NEWBORN	N/A	N/A	N/A	\$107.49	N/A
36455	EXCHANGE TRANSFUSION, BLOOD; OTHER THAN NEWBORN	N/A	N/A	N/A	\$120.05	N/A
36471	INJECTION OF SCLEROSING SOLUTION; MULTIPLE VEINS, SAME LEG	N/A	N/A	N/A	\$91.80	N/A
36481	PERCUTANEOUS PORTAL VEIN CATHETERIZATION BY ANY METHOD	N/A	N/A	N/A	\$338.80	N/A
36516	THERAPEUTIC APHERESIS; WITH EXTRACORPOREAL SELECTIVE ADSORPTION OR SELECTIVE FILTRATION AND PLASMA REINFUSION	N/A	N/A	N/A	\$59.85	N/A
36522	PHOTOPHERESIS, EXTRACORPOREAL	N/A	N/A	N/A	\$92.96	N/A
36550	DECLOTTING BY THROMBOLYTIC AGENT OF IMPLANTED VASCULAR ACCESS DEVICE OR CATHETER	N/A	N/A	N/A	\$21.74	N/A
36555	INSERTION OF NON-TUNNELED CENTRALLY INSERTED CENTRAL VENOUS CATHETER; UNDER 5 YEARS OF AGE	N/A	N/A	N/A	\$120.68	N/A
36556	INSERTION OF NON-TUNNELED CENTRALLY INSERTED CENTRAL VENOUS CATHETER; AGE 5 YEARS OR OLDER	N/A	N/A	N/A	\$114.96	N/A

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36557	INSERTION OF TUNNELED CENTRALLY INSERTED CENTRAL VENOUS CATHETER, WITHOUT SUBCUTANEOUS PORT OR PUMP; UNDER 5 YEARS OF AGE	N/A	N/A	N/A	\$278.82	N/A
36558	INSERTION OF TUNNELED CENTRALLY INSERTED CENTRAL VENOUS CATHETER, WITHOUT SUBCUTANEOUS PORT OR PUMP; AGE 5 YEARS OR OLDER	N/A	N/A	N/A	\$265.50	N/A
36560	INSERTION OF TUNNELED CENTRALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT; UNDER 5 YEARS OF AGE	N/A	N/A	N/A	\$329.85	N/A
36561	INSERTION OF TUNNELED CENTRALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT; AGE 5 YEARS OR OLDER	N/A	N/A	N/A	\$319.79	N/A
36563	INSERTION OF TUNNELED CENTRALLY INSERTED CENTRAL VENOUS ACCESS DEVICE WITH SUBCUTANEOUS PUMP	N/A	N/A	N/A	\$336.10	N/A
36565	INSERTION OF TUNNELED CENTRALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, REQUIRING TWO CATHETERS VIA TWO SEPARATE VENOUS ACCESS SITES; WITHOUT SUBCUTANEOUS PORT OR PUMP (EG, TESIO TYPE CATHETER)	N/A	N/A	N/A	\$319.11	N/A
36566	INSERTION OF TUNNELED CENTRALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, REQUIRING TWO CATHETERS VIA TWO SEPARATE VENOUS ACCESS SITES; WITH SUBCUTANEOUS PORT(S)	N/A	N/A	N/A	\$341.64	N/A
36568	INSERTION OF PERIPHERALLY INSERTED CENTRAL VENOUS CATHETER (PICC), WITHOUT SUBCUTANEOUS PORT OR PUMP; UNDER 5 YEARS OF AGE	N/A	N/A	N/A	\$88.40	N/A
36569	INSERTION OF PERIPHERALLY INSERTED CENTRAL VENOUS CATHETER (PICC), WITHOUT SUBCUTANEOUS PORT OR PUMP; AGE 5 YEARS OR OLDER	N/A	N/A	N/A	\$87.39	N/A
36570	INSERTION OF PERIPHERALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT; UNDER 5 YEARS OF AGE	N/A	N/A	N/A	\$288.08	N/A

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36571	INSERTION OF PERIPHERALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT; AGE 5 YEARS OR OLDER	N/A	N/A	N/A	\$288.04	N/A
36575	REPAIR OF TUNNELED OR NON-TUNNELED CENTRAL VENOUS ACCESS CATHETER, WITHOUT SUBCUTANEOUS PORT OR PUMP, CENTRAL OR PERIPHERAL INSERTION SITE	N/A	N/A	N/A	\$37.31	N/A
36576	REPAIR OF CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT OR PUMP, CENTRAL OR PERIPHERAL INSERTION SITE	N/A	N/A	N/A	\$175.53	N/A
36578	REPLACEMENT, CATHETER ONLY, OF CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT OR PUMP, CENTRAL OR PERIPHERAL INSERTION SITE	N/A	N/A	N/A	\$200.15	N/A
36580	REPLACEMENT, COMPLETE, OF A NON-TUNNELED CENTRALLY INSERTED CENTRAL VENOUS CATHETER, WITHOUT SUBCUTANEOUS PORT OR PUMP, THROUGH SAME VENOUS ACCESS	N/A	N/A	N/A	\$64.48	N/A
36581	REPLACEMENT, COMPLETE, OF A TUNNELED CENTRALLY INSERTED CENTRAL VENOUS CATHETER, WITHOUT SUBCUTANEOUS PORT OR PUMP, THROUGH SAME VENOUS ACCESS	N/A	N/A	N/A	\$185.89	N/A
36582	REPLACEMENT, COMPLETE, OF A TUNNELED CENTRALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT, THROUGH SAME VENOUS ACCESS	N/A	N/A	N/A	\$275.95	N/A
36583	REPLACEMENT, COMPLETE, OF A TUNNELED CENTRALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PUMP, THROUGH SAME VENOUS ACCESS	N/A	N/A	N/A	\$278.49	N/A
36584	REPLACEMENT, COMPLETE, OF A PERIPHERALLY INSERTED CENTRAL VENOUS CATHETER (PICC), WITHOUT SUBCUTANEOUS PORT OR PUMP, THROUGH SAME VENOUS ACCESS	N/A	N/A	N/A	\$65.14	N/A
36585	REPLACEMENT, COMPLETE, OF A PERIPHERALLY INSERTED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT, THROUGH SAME VENOUS ACCESS	N/A	N/A	N/A	\$258.54	N/A
36589	REMOVAL OF TUNNELED CENTRAL VENOUS CATHETER, WITHOUT SUBCUTANEOUS PORT OR PUMP	N/A	N/A	N/A	\$130.43	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
36590	REMOVAL OF TUNNELED CENTRAL VENOUS ACCESS DEVICE, WITH SUBCUTANEOUS PORT OR PUMP, CENTRAL OR PERIPHERAL INSERTION	N/A	N/A	N/A	\$184.09	N/A
36595	MECHANICAL REMOVAL OF PERICATHETER OBSTRUCTIVE MATERIAL (EG, FIBRIN SHEATH) FROM CENTRAL VENOUS DEVICE VIA SEPARATE VENOUS ACCESS	N/A	N/A	N/A	\$176.34	N/A
36596	MECHANICAL REMOVAL OF INTRALUMINAL (INTRACATHETER) OBSTRUCTIVE MATERIAL FROM CENTRAL VENOUS DEVICE THROUGH DEVICE LUMEN	N/A	N/A	N/A	\$43.00	N/A
36597	REPOSITIONING OF PREVIOUSLY PLACED CENTRAL VENOUS CATHETER UNDER FLUOROSCOPIC GUIDANCE	N/A	N/A	N/A	\$58.14	N/A
36620	ARTERIAL CATHETERIZATION OR CANNULATION FOR SAMPLING, MONITORING OR TRANSFUSION (SEPARATE PROCEDURE); PERCUTANEOUS	N/A	N/A	N/A	\$48.68	N/A
36800	INSERTION OF CANNULA FOR HEMODIALYSIS, OTHER PURPOSE (SEPARATE PROCEDURE); VEIN TO VEIN	N/A	N/A	N/A	\$150.12	N/A
36810	INSERTION OF CANNULA FOR HEMODIALYSIS, OTHER PURPOSE (SEPARATE PROCEDURE); ARTERIOVENOUS, EXTERNAL (SCRIBNER TYPE)	N/A	N/A	N/A	\$203.25	N/A
36815	INSERTION OF CANNULA FOR HEMODIALYSIS, OTHER PURPOSE (SEPARATE PROCEDURE); ARTERIOVENOUS, EXTERNAL REVISION, OR CLOSURE	N/A	N/A	N/A	\$139.01	N/A
36821	ARTERIOVENOUS ANASTOMOSIS, OPEN; DIRECT, ANY SITE (EG, CIMINO TYPE) (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$502.69	N/A
36825	CREATION OF ARTERIOVENOUS FISTULA BY OTHER THAN DIRECT ARTERIOVENOUS ANASTOMOSIS (SEPARATE PROCEDURE); AUTOGENOUS GRAFT	N/A	N/A	N/A	\$548.11	N/A
36830	CREATION OF ARTERIOVENOUS FISTULA BY OTHER THAN DIRECT ARTERIOVENOUS ANASTOMOSIS (SEPARATE PROCEDURE); NONAUTOGENOUS GRAFT (EG, BIOLOGICAL COLLAGEN, THERMOPLASTIC GRAFT)	\$100.71	N/A	N/A	\$629.41	N/A

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36832	REVISION, OPEN, ARTERIOVENOUS FISTULA; WITHOUT THROMBECTOMY, AUTOGENOUS OR NONAUTOGENOUS DIALYSIS GRAFT (SEPARATE PROCEDURE)	\$88.83	N/A	N/A	\$555.20	N/A
36834	PLASTIC REPAIR OF ARTERIOVENOUS ANEURYSM (SEPARATE PROCEDURE)	\$92.82	N/A	N/A	\$580.10	N/A
36835	INSERTION OF THOMAS SHUNT (SEPARATE PROCEDURE)	\$68.29	N/A	N/A	\$426.84	N/A
36860	EXTERNAL CANNULA DECLOTTING (SEPARATE PROCEDURE); WITHOUT BALLOON CATHETER	N/A	N/A	N/A	\$94.85	N/A
36861	EXTERNAL CANNULA DECLOTTING (SEPARATE PROCEDURE); WITH BALLOON CATHETER	N/A	N/A	N/A	\$142.79	N/A
36870	THROMBECTOMY, PERCUTANEOUS, ARTERIOVENOUS FISTULA, AUTOGENOUS OR NONAUTOGENOUS GRAFT (INCLUDES MECHANICAL THROMBUS EXTRACTION AND INTRA-GRAFT THROMBOLYSIS)	\$45.98	N/A	N/A	\$287.37	N/A
37182	INSERTION OF TRANSVENOUS INTRAHEPATIC PORTOSYSTEMIC SHUNT(S) (TIPS) (INCLUDES VENOUS ACCESS, HEPATIC AND PORTAL VEIN CATHETERIZATION, PORTOGRAPHY WITH HEMODYNAMIC EVALUATION, INTRAHEPATIC TRACT FORMATION/DILATATION, STENT PLACEMENT AND ALL ASSOCIATED IMAGING GUIDANCE AND DOCUMENTATION)	\$129.24	N/A	N/A	\$807.76	N/A
37183	REVISION OF TRANSVENOUS INTRAHEPATIC PORTOSYSTEMIC SHUNT(S) (TIPS) (INCLUDES VENOUS ACCESS, HEPATIC AND PORTAL VEIN CATHETERIZATION, PORTOGRAPHY WITH HEMODYNAMIC EVALUATION, INTRAHEPATIC TRACT RECANULIZATION/DILATATION, STENT PLACEMENT AND ALL ASSOCIATED IMAGING GUIDANCE AND DOCUMENTATION)	\$61.70	N/A	N/A	\$385.62	N/A
37203	TRANSCATHETER RETRIEVAL, PERCUTANEOUS, OF INTRAVASCULAR FOREIGN BODY (EG, FRACTURED VENOUS OR ARTERIAL CATHETER)	N/A	N/A	N/A	\$247.47	N/A
37207	TRANSCATHETER PLACEMENT OF AN INTRAVASCULAR STENT(S), (NON-CORONARY VESSEL), OPEN; INITIAL VESSEL	N/A	N/A	N/A	\$419.21	N/A

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37208	TRANSCATHETER PLACEMENT OF AN INTRAVASCULAR STENT(S), (NON-CORONARY VESSEL), OPEN; EACH ADDITIONAL VESSEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$202.87	N/A
37700	LIGATION AND DIVISION OF LONG SAPHENOUS VEIN AT SAPHENOFEMORAL JUNCTION, OR DISTAL INTERRUPTIONS	\$37.84	N/A	N/A	\$236.52	N/A
38102	SPLENECTOMY; TOTAL, EN BLOC FOR EXTENSIVE DISEASE, IN CONJUNCTION WITH OTHER PROCEDURE (LIST IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$37.66	N/A	N/A	\$235.37	N/A
38205	BLOOD-DERIVED HEMATOPOIETIC PROGENITOR CELL HARVESTING FOR TRANSPLANTATION, PER COLLECTION; ALLOGENIC	N/A	N/A	N/A	\$75.19	N/A
38206	BLOOD-DERIVED HEMATOPOIETIC PROGENITOR CELL HARVESTING FOR TRANSPLANTATION, PER COLLECTION; AUTOLOGOUS	N/A	N/A	N/A	\$75.19	N/A
38220	BONE MARROW; ASPIRATION ONLY	N/A	N/A	N/A	\$55.39	N/A
38221	BONE MARROW; BIOPSY, NEEDLE OR TROCAR	N/A	N/A	N/A	\$70.30	N/A
38230	BONE MARROW HARVESTING FOR TRANSPLANTATION	N/A	N/A	N/A	\$285.03	N/A
38240	BONE MARROW OR BLOOD-DERIVED PERIPHERAL STEM CELL TRANSPLANTATION; ALLOGENIC	N/A	N/A	N/A	\$114.08	N/A
38241	BONE MARROW OR BLOOD-DERIVED PERIPHERAL STEM CELL TRANSPLANTATION; AUTOLOGOUS	\$18.31	N/A	N/A	\$114.42	N/A
38381	SUTURE AND/OR LIGATION OF THORACIC DUCT; THORACIC APPROACH	\$118.15	N/A	N/A	\$738.46	N/A
38382	SUTURE AND/OR LIGATION OF THORACIC DUCT; ABDOMINAL APPROACH	\$95.02	N/A	N/A	\$593.90	N/A
38505	BIOPSY OR EXCISION OF LYMPH NODE(S); BY NEEDLE, SUPERFICIAL (EG, CERVICAL, INGUINAL, AXILLARY)	N/A	N/A	N/A	\$67.43	N/A
38570	LAPAROSCOPY, SURGICAL; WITH RETROPERITONEAL LYMPH NODE SAMPLING (BIOPSY), SINGLE OR MULTIPLE	\$77.88	N/A	N/A	\$486.76	N/A
38747	ABDOMINAL LYMPHADENECTOMY, REGIONAL, INCLUDING CELIAC, GASTRIC, PORTAL, PERIPANCREATIC, WITH OR WITHOUT PARA-AORTIC AND VENA CAVAL NODES (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$38.30	N/A	N/A	\$239.39	N/A

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38770	PELVIC LYMPHADENECTOMY, INCLUDING EXTERNAL ILIAC, HYPOGASTRIC, AND OBTURATOR NODES (SEPARATE PROCEDURE)	\$116.11	N/A	N/A	\$725.71	N/A
38790	INJECTION PROCEDURE; LYMPHANGIOGRAPHY	N/A	N/A	N/A	\$73.56	N/A
39501	REPAIR, LACERATION OF DIAPHRAGM, ANY APPROACH	\$118.94	N/A	N/A	\$743.35	N/A
39502	REPAIR, PARAESOPHAGEAL HIATUS HERNIA, TRANSABDOMINAL, WITH OR WITHOUT FUNDOPLASTY, VAGOTOMY, AND/OR PYLOROPLASTY, EXCEPT NEONATAL	\$142.06	N/A	N/A	\$887.86	N/A
39540	REPAIR, DIAPHRAGMATIC HERNIA (OTHER THAN NEONATAL), TRAUMATIC; ACUTE	\$121.06	N/A	N/A	\$756.61	N/A
39541	REPAIR, DIAPHRAGMATIC HERNIA (OTHER THAN NEONATAL), TRAUMATIC; CHRONIC	\$130.24	N/A	N/A	\$813.98	N/A
39545	IMBRICATION OF DIAPHRAGM FOR EVENTRATION, TRANSTHORACIC OR TRANSABDOMINAL, PARALYTIC OR NONPARALYTIC	\$129.23	N/A	N/A	\$807.71	N/A
40500	VERMILIONECTOMY (LIP SHAVE), WITH MUCOSAL ADVANCEMENT	N/A	N/A	N/A	\$307.60	N/A
40510	EXCISION OF LIP; TRANSVERSE WEDGE EXCISION WITH PRIMARY CLOSURE	N/A	N/A	N/A	\$309.44	N/A
40525	EXCISION OF LIP; FULL THICKNESS, RECONSTRUCTION WITH LOCAL FLAP (EG, ESTLANDER OR FAN)	N/A	N/A	N/A	\$492.38	N/A
40527	EXCISION OF LIP; FULL THICKNESS, RECONSTRUCTION WITH CROSS LIP FLAP (ABBE-ESTLANDER)	N/A	N/A	N/A	\$582.72	N/A
40650	REPAIR LIP, FULL THICKNESS; VERMILION ONLY	N/A	N/A	N/A	\$248.93	N/A
40652	REPAIR LIP, FULL THICKNESS; UP TO HALF VERTICAL HEIGHT	N/A	N/A	N/A	\$307.28	N/A
40654	REPAIR LIP, FULL THICKNESS; OVER ONE-HALF VERTICAL HEIGHT, OR COMPLEX	N/A	N/A	N/A	\$368.26	N/A
40818	EXCISION OF MUCOSA OF VESTIBULE OF MOUTH AS DONOR GRAFT	N/A	N/A	N/A	\$233.11	N/A
41112	EXCISION OF LESION OF TONGUE WITH CLOSURE; ANTERIOR TWO-THIRDS	N/A	N/A	N/A	\$212.75	N/A
41113	EXCISION OF LESION OF TONGUE WITH CLOSURE; POSTERIOR ONE-THIRD	N/A	N/A	N/A	\$238.35	N/A
41114	EXCISION OF LESION OF TONGUE WITH CLOSURE; WITH LOCAL TONGUE FLAP	N/A	N/A	N/A	\$558.07	N/A

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42106	EXCISION, LESION OF PALATE, UVULA; WITH SIMPLE PRIMARY CLOSURE	N/A	N/A	N/A	\$160.41	N/A
42107	EXCISION, LESION OF PALATE, UVULA; WITH LOCAL FLAP CLOSURE	N/A	N/A	N/A	\$298.19	N/A
42220	PALATOPLASTY FOR CLEFT PALATE; SECONDARY LENGTHENING PROCEDURE	\$79.29	N/A	N/A	\$495.59	N/A
42280	MAXILLARY IMPRESSION FOR PALATAL PROSTHESIS	N/A	N/A	N/A	\$95.42	N/A
42408	EXCISION OF SUBLINGUAL SALIVARY CYST (RANULA)	N/A	N/A	N/A	\$288.88	N/A
42440	EXCISION OF SUBMANDIBULAR (SUBMAXILLARY) GLAND	\$65.84	N/A	N/A	\$411.48	N/A
42450	EXCISION OF SUBLINGUAL GLAND	N/A	N/A	N/A	\$312.22	N/A
42507	PAROTID DUCT DIVERSION, BILATERAL (WILKE TYPE PROCEDURE)	N/A	N/A	N/A	\$443.60	N/A
42508	PAROTID DUCT DIVERSION, BILATERAL (WILKE TYPE PROCEDURE); WITH EXCISION OF ONE SUBMANDIBULAR GLAND	\$99.94	N/A	N/A	\$624.64	N/A
42509	PAROTID DUCT DIVERSION, BILATERAL (WILKE TYPE PROCEDURE); WITH EXCISION OF BOTH SUBMANDIBULAR GLANDS	N/A	N/A	N/A	\$761.88	N/A
42510	PAROTID DUCT DIVERSION, BILATERAL (WILKE TYPE PROCEDURE); WITH LIGATION OF BOTH SUBMANDIBULAR (WHARTONOS) DUCTS	\$89.06	N/A	N/A	\$556.65	N/A
42810	EXCISION BRANCHIAL CLEFT CYST OR VESTIGE, CONFINED TO SKIN AND SUBCUTANEOUS TISSUES	N/A	N/A	N/A	\$241.52	N/A
42900	SUTURE PHARYNX FOR WOUND OR INJURY	N/A	N/A	N/A	\$311.79	N/A
43020	ESOPHAGOTOMY, CERVICAL APPROACH, WITH REMOVAL OF FOREIGN BODY	\$76.80	N/A	N/A	\$479.99	N/A
43100	EXCISION OF LESION, ESOPHAGUS, WITH PRIMARY REPAIR; CERVICAL APPROACH	\$89.12	N/A	N/A	\$556.99	N/A
43200	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$93.73	N/A
43201	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH DIRECTED SUBMUCOSAL INJECTION(S), ANY SUBSTANCE	N/A	N/A	N/A	\$114.13	N/A

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43202	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$101.48	N/A
43204	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH INJECTION SCLEROSIS OF ESOPHAGEAL VARICES	N/A	N/A	N/A	\$192.95	N/A
43205	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH BAND LIGATION OF ESOPHAGEAL VARICES	\$31.06	N/A	N/A	\$194.14	N/A
43215	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH REMOVAL OF FOREIGN BODY	\$21.93	N/A	N/A	\$137.09	N/A
43216	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH REMOVAL OF TUMOR(S), POLYP(S), OR OTHER LESION(S) BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	\$20.09	N/A	N/A	\$125.55	N/A
43217	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH REMOVAL OF TUMOR(S), POLYP(S), OR OTHER LESION(S) BY SNARE TECHNIQUE	N/A	N/A	N/A	\$149.55	N/A
43219	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH INSERTION OF PLASTIC TUBE OR STENT	N/A	N/A	N/A	\$150.68	N/A
43220	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH BALLOON DILATION (LESS THAN 30 MM DIAMETER)	N/A	N/A	N/A	\$111.34	N/A
43226	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH INSERTION OF GUIDE WIRE FOLLOWED BY DILATION OVER GUIDE WIRE	N/A	N/A	N/A	\$122.98	N/A
43227	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH CONTROL OF BLEEDING (EG, INJECTION, BIPOLAR CAUTERY, UNIPOLAR CAUTERY, LASER, HEATER PROBE, STAPLER, PLASMA COAGULATOR)	N/A	N/A	N/A	\$183.93	N/A
43231	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH ENDOSCOPIC ULTRASOUND EXAMINATION	N/A	N/A	N/A	\$164.33	N/A
43232	ESOPHAGOSCOPY, RIGID OR FLEXIBLE; WITH TRANSENDOSCOPIC ULTRASOUND-GUIDED INTRAMURAL OR TRANSMURAL FINE NEEDLE ASPIRATION/BIOPSY(S)	N/A	N/A	N/A	\$229.71	N/A
43234	UPPER GASTROINTESTINAL ENDOSCOPY, SIMPLE PRIMARY EXAMINATION (EG, WITH SMALL DIAMETER FLEXIBLE ENDOSCOPE) (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$104.88	N/A

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43235	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$125.22	N/A
43236	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH DIRECTED SUBMUCOSAL INJECTION(S), ANY SUBSTANCE	N/A	N/A	N/A	\$151.55	N/A
43239	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$148.58	N/A
43240	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH TRANSMURAL DRAINAGE OF PSEUDOCYST	N/A	N/A	N/A	\$346.89	N/A
43241	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH, AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH TRANSENDOSCOPIC INTRALUMINAL TUBE OR CATHETER PLACEMENT	N/A	N/A	N/A	\$135.04	N/A
43243	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH INJECTION SCLEROSIS OF ESOPHAGEAL AND/OR GASTRIC VARICES	N/A	N/A	N/A	\$231.76	N/A
43245	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH DILATION OF GASTRIC OUTLET FOR OBSTRUCTION (EG, BALLOON, GUIDE WIRE, BOUGIE)	N/A	N/A	N/A	\$163.82	N/A
43246	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH DIRECTED PLACEMENT OF PERCUTANEOUS GASTROSTOMY TUBE	\$35.09	N/A	N/A	\$219.31	N/A

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43247	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$174.03	N/A
43248	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH INSERTION OF GUIDE WIRE FOLLOWED BY DILATION OF ESOPHAGUS OVER GUIDE WIRE	\$32.63	N/A	N/A	\$163.15	N/A
43249	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH BALLOON DILATION OF ESOPHAGUS (LESS THAN 30 MM DIAMETER)	\$26.10	N/A	N/A	\$150.75	N/A
43250	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	\$26.39	N/A	N/A	\$164.92	N/A
43251	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY SNARE TECHNIQUE	N/A	N/A	N/A	\$189.35	N/A
43258	UPPER GASTROINTESTINAL ENDOSCOPY INCLUDING ESOPHAGUS, STOMACH AND EITHER THE DUODENUM AND/OR JEJUNUM AS APPROPRIATE; WITH ABLATION OF TUMOR(S), POLYP(S) OR OTHER LESION(S) NOT AMENABLE TO REMOVAL BY HOT BIOPSY FORCEPS, BIPOLAR CAUTERY OR SNARE TECH	N/A	N/A	N/A	\$231.00	N/A
43260	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$300.98 \$331.08 (SU)	N/A
43261	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH BIOPSY, SINGLE OR MULTIPLE	\$50.66	N/A	N/A	\$316.60	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
43262	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH SPHINCTEROTOMY/PAPILLOTOMY	N/A	N/A	N/A	\$371.67	N/A
43264	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH ENDOSCOPIC RETROGRADE REMOVAL OF CALCULUS/CALCULI FROM BILIARY AND/OR PANCREATIC DUCTS	N/A	N/A	N/A	\$446.39	N/A
43267	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH ENDOSCOPIC RETROGRADE INSERTION OF NASOBILIARY OR NASOPANCREATIC DRAINAGE TUBE	N/A	N/A	N/A	\$370.99	N/A
43268	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH ENDOSCOPIC RETROGRADE INSERTION OF TUBE OR STENT INTO BILE OR PANCREATIC DUCT	N/A	N/A	N/A	\$375.78	N/A
43269	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH ENDOSCOPIC RETROGRADE REMOVAL OF FOREIGN BODY AND/OR CHANGE OF TUBE OR STENT	N/A	N/A	N/A	\$412.48	N/A
43271	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH ENDOSCOPIC RETROGRADE BALLOON DILATION OF AMPULLA, BILIARY AND/OR PANCREATIC DUCT(S)	N/A	N/A	N/A	\$371.67	N/A
43272	ENDOSCOPIC RETROGRADE CHOLANGIOPANCREATOGRAPHY (ERCP); WITH ABLATION OF TUMOR(S), POLYP(S) OR OTHER LESION(S) NOT AMENABLE TO REMOVAL BY HOT BIOPSY FORCEPS, BIPOLAR CAUTERY OR SNARE TECHNIQUE	N/A	N/A	N/A	\$372.36	N/A
43300	ESOPHAGOPLASTY, (PLASTIC REPAIR OR RECONSTRUCTION), CERVICAL APPROACH; WITHOUT REPAIR OF TRACHEOESOPHAGEAL FISTULA	\$88.92	N/A	N/A	\$555.75	N/A
43458	DILATION OF ESOPHAGUS WITH BALLOON (30 MM DIAMETER OR LARGER) FOR ACHALASIA	\$31.67	N/A	N/A	\$158.37	N/A
43635	VAGOTOMY WHEN PERFORMED WITH PARTIAL DISTAL GASTRECTOMY (LIST SEPARATELY IN ADDITION TO CODE(S) FOR PRIMARY PROCEDURE)	\$16.13	N/A	N/A	\$100.84	N/A

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43761	REPOSITIONING OF THE GASTRIC FEEDING TUBE, ANY METHOD, THROUGH THE DUODENUM FOR ENTERIC NUTRITION	N/A	N/A	N/A	\$94.43	N/A
44015	TUBE OR NEEDLE CATHETER JEJUNOSTOMY FOR ENTERAL ALIMENTATION, INTRAOPERATIVE, ANY METHOD (LIST SEPARATELY IN ADDITION TO PRIMARY PROCEDURE)	N/A	N/A	N/A	\$128.39	N/A
44121	ENTERECTOMY, RESECTION OF SMALL INTESTINE; EACH ADDITIONAL RESECTION AND ANASTOMOSIS (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$34.82	N/A	N/A	\$217.63	N/A
44128	ENTERECTOMY, RESECTION OF SMALL INTESTINE FOR CONGENITAL ATRESIA, SINGLE RESECTION AND ANASTOMOSIS OF PROXIMAL SEGMENT OF INTESTINE; EACH ADDITIONAL RESECTION AND ANASTOMOSIS (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$34.86	N/A	N/A	\$217.85	N/A
44139	MOBILIZATION (TAKE-DOWN) OF SPLENIC FLEXURE PERFORMED IN CONJUNCTION WITH PARTIAL COLECTOMY (LIST SEPARATELY IN ADDITION TO PRIMARY PROCEDURE)	\$17.43	N/A	N/A	\$108.91	N/A
44360	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, NOT INCLUDING ILEUM; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$135.46	N/A
44361	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, NOT INCLUDING ILEUM; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$149.31	N/A
44363	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, NOT INCLUDING ILEUM; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$179.53	N/A
44364	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, NOT INCLUDING ILEUM; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY SNARE TECHNIQUE	N/A	N/A	N/A	\$190.91	N/A

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44365	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, NOT INCLUDING ILEUM; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	\$27.28	N/A	N/A	\$170.51	N/A
44373	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, NOT INCLUDING ILEUM; WITH CONVERSION OF PERCUTANEOUS GASTROSTOMY TUBE TO PERCUTANEOUS JEJUNOSTOMY TUBE	N/A	N/A	N/A	\$178.50	N/A
44376	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, INCLUDING ILEUM; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	\$42.37	N/A	N/A	\$264.81	N/A
44377	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, INCLUDING ILEUM; WITH BIOPSY, SINGLE OR MULTIPLE	\$44.66	N/A	N/A	\$279.13	N/A
44378	SMALL INTESTINAL ENDOSCOPY, ENTEROSCOPY BEYOND SECOND PORTION OF DUODENUM, INCLUDING ILEUM; WITH CONTROL OF BLEEDING (EG, INJECTION, BIPOLAR CAUTERY, UNIPOLAR CAUTERY, LASER, HEATER PROBE, STAPLER, PLASMA COAGULATOR)	\$57.31	N/A	N/A	\$358.21	N/A
44380	ILEOSCOPY, THROUGH STOMA; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$58.58	N/A
44382	ILEOSCOPY, THROUGH STOMA; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$69.76	N/A
44385	ENDOSCOPIC EVALUATION OF SMALL INTESTINAL (ABDOMINAL OR PELVIC) POUCH; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$93.72	N/A
44386	ENDOSCOPIC EVALUATION OF SMALL INTESTINAL (ABDOMINAL OR PELVIC) POUCH; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$110.26	N/A
44388	COLONOSCOPY THROUGH STOMA; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$145.53	N/A

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44389	COLONOSCOPY THROUGH STOMA; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$161.24	N/A
44390	COLONOSCOPY THROUGH STOMA; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$193.77	N/A
44391	COLONOSCOPY THROUGH STOMA; WITH CONTROL OF BLEEDING (EG, INJECTION, BIPOLAR CAUTERY, UNIPOLAR CAUTERY, LASER, HEATER PROBE, STAPLER, PLASMA COAGULATOR)	N/A	N/A	N/A	\$219.95	N/A
44392	COLONOSCOPY THROUGH STOMA; WITH REMOVAL OF TUMORS, POLYPS OR OTHER LESIONS BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	N/A	N/A	N/A	\$193.31	N/A
44393	COLONOSCOPY THROUGH STOMA; WITH ABLATION OF TUMOR(S), POLYP(S) OR OTHER LESION(S) NOT AMENABLE TO REMOVAL BY HOT BIOPSY FORCEPS, BIPOLAR CAUTERY OR SNARE TECHNIQUE	N/A	N/A	N/A	\$242.53	N/A
44394	COLONOSCOPY THROUGH STOMA; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY SNARE TECHNIQUE	\$35.88	N/A	N/A	\$224.26	N/A
44701	INTRAOPERATIVE COLONIC LAVAGE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$24.12	N/A	N/A	\$150.77	N/A
44955	APPENDECTOMY; WHEN DONE FOR INDICATED PURPOSE AT TIME OF OTHER MAJOR PROCEDURE (NOT AS SEPARATE PROCEDURE) (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$75.78	N/A
45150	DIVISION OF STRICTURE OF RECTUM	N/A	N/A	N/A	\$320.54	N/A
45300	PROCTOSIGMOIDOSCOPY, RIGID; DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$24.37	N/A
45303	PROCTOSIGMOIDOSCOPY, RIGID; WITH DILATION (EG, BALLOON, GUIDE WIRE, BOUGIE)	N/A	N/A	N/A	\$28.31	N/A
45307	PROCTOSIGMOIDOSCOPY, RIGID; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$52.31	N/A
45308	PROCTOSIGMOIDOSCOPY, RIGID; WITH REMOVAL OF SINGLE TUMOR, POLYP OR OTHER LESION BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	N/A	N/A	N/A	\$46.54	N/A
45309	PROCTOSIGMOIDOSCOPY, RIGID; WITH REMOVAL OF SINGLE TUMOR, POLYP OR OTHER LESION BY SNARE TECHNIQUE	N/A	N/A	N/A	\$103.98	N/A

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45317	PROCTOSIGMOIDOSCOPY, RIGID; WITH CONTROL OF BLEEDING (EG, INJECTION, BIPOLAR CAUTERY, UNIPOLAR CAUTERY, LASER, HEATER PROBE, STAPLER, PLASMA COAGULATOR)	N/A	N/A	N/A	\$78.28	N/A
45320	PROCTOSIGMOIDOSCOPY, RIGID; WITH ABLATION OF TUMOR(S), POLYP(S) OR OTHER LESION(S) NOT AMENABLE TO REMOVAL BY HOT BIOPSY FORCEPS, BIPOLAR CAUTERY OR SNARE TECHNIQUE (EG, LASER)	N/A	N/A	N/A	\$83.29	N/A
45321	PROCTOSIGMOIDOSCOPY, RIGID; WITH DECOMPRESSION OF VOLVULUS	N/A	N/A	N/A	\$63.57	N/A
45330	SIGMOIDOSCOPY, FLEXIBLE, DIAGNOSTIC WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$53.15	N/A
45331	SIGMOIDOSCOPY, FLEXIBLE; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$63.67	N/A
45333	SIGMOIDOSCOPY, FLEXIBLE; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	N/A	N/A	N/A	\$94.64	N/A
45335	SIGMOIDOSCOPY, FLEXIBLE; WITH DIRECTED SUBMUCOSAL INJECTION(S), ANY SUBSTANCE	N/A	N/A	N/A	\$78.65	N/A
45337	SIGMOIDOSCOPY, FLEXIBLE; WITH DECOMPRESSION OF VOLVULUS, ANY METHOD	N/A	N/A	N/A	\$122.97	N/A
45338	SIGMOIDOSCOPY, FLEXIBLE; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY SNARE TECHNIQUE	N/A	N/A	N/A	\$121.95	N/A
45339	SIGMOIDOSCOPY, FLEXIBLE; WITH ABLATION OF TUMOR(S), POLYP(S) OR OTHER LESION(S) NOT AMENABLE TO REMOVAL BY HOT BIOPSY FORCEPS, BIPOLAR CAUTERY OR SNARE TECHNIQUE	N/A	N/A	N/A	\$161.96	N/A
45340	SIGMOIDOSCOPY, FLEXIBLE; WITH DILATION BY BALLOON, 1 OR MORE STRICTURES	N/A	N/A	N/A	\$99.42	N/A
45341	SIGMOIDOSCOPY, FLEXIBLE; WITH ENDOSCOPIC ULTRASOUND EXAMINATION	N/A	N/A	N/A	\$134.47	N/A
45379	COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC FLEXURE; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$237.05	N/A
45380	COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC FLEXURE; WITH BIOPSY, SINGLE OR MULTIPLE	N/A	N/A	N/A	\$225.42	N/A

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45381	COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC FLEXURE; WITH DIRECTED SUBMUCOSAL INJECTION(S), ANY SUBSTANCE	N/A	N/A	N/A	\$213.21	N/A
45383	COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC FLEXURE; WITH ABLATION OF TUMOR(S), POLYP(S) OR OTHER LESION(S) NOT AMENABLE TO REMOVAL BY HOT BIOPSY FORCEPS, BIPOLAR CAUTERY OR SNARE TECHNIQUE	N/A	N/A	N/A	\$294.31	N/A
45384	COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC FLEXURE; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	N/A	N/A	N/A	\$237.47	N/A
45385	COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC FLEXURE; WITH REMOVAL OF TUMOR(S), POLYP(S) OR OTHER LESION(S) BY SNARE TECHNIQUE	N/A	N/A	N/A	\$268.08	N/A
45386	COLONOSCOPY, FLEXIBLE, PROXIMAL TO SPLENIC FLEXURE; WITH DILATION BY BALLOON, 1 OR MORE STRICTURES	N/A	N/A	N/A	\$232.23	N/A
45520	PERIRECTAL INJECTION OF SCLEROSING SOLUTION FOR PROLAPSE	N/A	N/A	N/A	\$33.09	N/A
46030	REMOVAL OF ANAL SETON, OTHER MARKER	N/A	N/A	N/A	\$72.00	N/A
46050	INCISION AND DRAINAGE, PERIANAL ABSCESS, SUPERFICIAL	N/A	N/A	N/A	\$75.66	N/A
46080	SPHINCTEROTOMY, ANAL, DIVISION OF SPHINCTER (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$133.00	N/A
46608	ANOSCOPY; WITH REMOVAL OF FOREIGN BODY	N/A	N/A	N/A	\$78.28	N/A
46610	ANOSCOPY; WITH REMOVAL OF SINGLE TUMOR, POLYP OR OTHER LESION BY HOT BIOPSY FORCEPS OR BIPOLAR CAUTERY	N/A	N/A	N/A	\$71.19	N/A
46614	ANOSCOPY; WITH CONTROL OF BLEEDING (EG, INJECTION, BIPOLAR CAUTERY, UNIPOLAR CAUTERY, LASER, HEATER PROBE, STAPLER, PLASMA COAGULATOR)	N/A	N/A	N/A	\$103.38	N/A
46615	ANOSCOPY; WITH ABLATION OF TUMOR(S), POLYP(S) OR OTHER LESION(S) NOT AMENABLE TO REMOVAL BY HOT BIOPSY FORCEPS, BIPOLAR CAUTERY OR SNARE TECHNIQUE	N/A	N/A	N/A	\$137.22	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
46715	REPAIR OF LOW IMPERFORATE ANUS; WITH ANOPERINEAL FISTULA (CUT-BACK PROCEDURE)	N/A	N/A	N/A	\$408.27	N/A
46751	SPHINCTEROPLASTY, ANAL, FOR INCONTINENCE OR PROLAPSE; CHILD	\$82.95	N/A	N/A	\$518.44	N/A
46910	DESTRUCTION OF LESION(S), ANUS (EG, CONDYLOMA, PAPILOMA, MOLLUSCUM CONTAGIOSUM, HERPETIC VESICLE), SIMPLE; ELECTRODESICCATION	N/A	N/A	N/A	\$107.44	N/A
46916	DESTRUCTION OF LESION(S), ANUS (EG, CONDYLOMA, PAPILOMA, MOLLUSCUM CONTAGIOSUM, HERPETIC VESICLE), SIMPLE; CRYOSURGERY	N/A	N/A	N/A	\$117.03	N/A
46917	DESTRUCTION OF LESION(S), ANUS (EG, CONDYLOMA, PAPILOMA, MOLLUSCUM CONTAGIOSUM, HERPETIC VESICLE), SIMPLE; LASER SURGERY	N/A	N/A	N/A	\$109.41	N/A
46922	DESTRUCTION OF LESION(S), ANUS (EG, CONDYLOMA, PAPILOMA, MOLLUSCUM CONTAGIOSUM, HERPETIC VESICLE), SIMPLE; SURGICAL EXCISION	N/A	N/A	N/A	\$108.34	N/A
47000	BIOPSY OF LIVER, NEEDLE; PERCUTANEOUS	N/A	N/A	N/A	\$89.65	N/A
47001	BIOPSY OF LIVER, NEEDLE; WHEN DONE FOR INDICATED PURPOSE AT TIME OF OTHER MAJOR PROCEDURE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$93.22	N/A
47505	INJECTION PROCEDURE FOR CHOLANGIOGRAPHY THROUGH AN EXISTING CATHETER (EG, PERCUTANEOUS TRANSHEPATIC OR T-TUBE)	N/A	N/A	N/A	\$35.19	N/A
47550	BILIARY ENDOSCOPY, INTRAOPERATIVE (CHOLEDOCHOSCOPY) (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$147.99	N/A
47560	LAPAROSCOPY, SURGICAL; WITH GUIDED TRANSHEPATIC CHOLANGIOGRAPHY, WITHOUT BIOPSY	\$38.35	N/A	N/A	\$239.69	N/A
47561	LAPAROSCOPY, SURGICAL; WITH GUIDED TRANSHEPATIC CHOLANGIOGRAPHY WITH BIOPSY	\$41.35	N/A	N/A	\$258.41	N/A
47564	LAPAROSCOPY, SURGICAL; CHOLECYSTECTOMY WITH EXPLORATION OF COMMON DUCT	\$118.48	N/A	N/A	\$740.52	N/A
47570	LAPAROSCOPY, SURGICAL; CHOLECYSTOENTEROSTOMY	\$105.40	N/A	N/A	\$658.72	N/A

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48102	BIOPSY OF PANCREAS, PERCUTANEOUS NEEDLE	N/A	N/A	N/A	\$231.34	N/A
48400	INJECTION PROCEDURE FOR INTRAOPERATIVE PANCREATOGRAPHY (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$94.47	N/A
49021	DRAINAGE OF PERITONEAL ABSCESS OR LOCALIZED PERITONITIS, EXCLUSIVE OF APPENDICEAL ABSCESS; PERCUTANEOUS	N/A	N/A	N/A	\$157.50	N/A
49080	PERITONEOCENTESIS, ABDOMINAL PARACENTESIS OR PERITONEAL LAVAGE (DIAGNOSTIC OR THERAPEUTIC); INITIAL	N/A	N/A	N/A	\$63.68	N/A
49081	PERITONEOCENTESIS, ABDOMINAL PARACENTESIS OR PERITONEAL LAVAGE (DIAGNOSTIC OR THERAPEUTIC); SUBSEQUENT	N/A	N/A	N/A	\$60.26	N/A
49180	BIOPSY, ABDOMINAL OR RETROPERITONEAL MASS, PERCUTANEOUS NEEDLE	N/A	N/A	N/A	\$80.97	N/A
49320	LAPAROSCOPY, ABDOMEN, PERITONEUM, AND OMENTUM, DIAGNOSTIC, WITH OR WITHOUT COLLECTION OF SPECIMEN(S) BY BRUSHING OR WASHING (SEPARATE PROCEDURE)	\$45.09	N/A	N/A	\$281.84	N/A
49321	LAPAROSCOPY, SURGICAL; WITH BIOPSY (SINGLE OR MULTIPLE)	\$47.14	N/A	N/A	\$294.60	N/A
49322	LAPAROSCOPY, SURGICAL; WITH ASPIRATION OF CAVITY OR CYST (EG, OVARIAN CYST) (SINGLE OR MULTIPLE)	\$51.81	N/A	N/A	\$323.82	N/A
49420	INSERTION OF INTRAPERITONEAL CANNULA OR CATHETER FOR DRAINAGE OR DIALYSIS; TEMPORARY	N/A	N/A	N/A	\$120.13	N/A
49422	REMOVAL OF PERMANENT INTRAPERITONEAL CANNULA OR CATHETER	N/A	N/A	N/A	\$334.92	N/A
49427	INJECTION PROCEDURE (EG, CONTRAST MEDIA) FOR EVALUATION OF PREVIOUSLY PLACED PERITONEAL-VEIN SHUNT	N/A	N/A	N/A	\$42.36	N/A
49568	IMPLANTATION OF MESH OR OTHER PROSTHESIS FOR INCISIONAL OR VENTRAL HERNIA REPAIR (LIST SEPARATELY IN ADDITION TO CODE FOR THE INCISIONAL OR VENTRAL HERNIA REPAIR)	\$38.30	N/A	N/A	\$239.39	N/A
49580	REPAIR UMBILICAL HERNIA, UNDER AGE 5 YEARS; REDUCIBLE	\$41.29	N/A	N/A	\$258.08	N/A
49582	REPAIR UMBILICAL HERNIA, UNDER AGE 5 YEARS; INCARCERATED OR STRANGULATED	\$61.86	N/A	N/A	\$386.62	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
49905	OMENTAL FLAP, INTRA-ABDOMINAL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$51.10	N/A	N/A	\$319.38	N/A
50200	RENAL BIOPSY; PERCUTANEOUS, BY TROCAR OR NEEDLE	N/A	N/A	N/A	\$137.11	N/A
50390	ASPIRATION AND/OR INJECTION OF RENAL CYST OR PELVIS BY NEEDLE, PERCUTANEOUS	N/A	N/A	N/A	\$91.55	N/A
50391	INSTILLATION(S) OF THERAPEUTIC AGENT INTO RENAL PELVIS AND/OR URETER THROUGH ESTABLISHED NEPHROSTOMY, PYELOSTOMY OR URETEROSTOMY TUBE (EG, ANTICARCINOGENIC OR ANTIFUNGAL AGENT)	N/A	N/A	N/A	\$93.86	N/A
50392	INTRODUCTION OF INTRACATHETER OR CATHETER INTO RENAL PELVIS FOR DRAINAGE AND/OR INJECTION, PERCUTANEOUS	N/A	N/A	N/A	\$170.86	N/A
50393	INTRODUCTION OF URETERAL CATHETER OR STENT INTO URETER THROUGH RENAL PELVIS FOR DRAINAGE AND/OR INJECTION, PERCUTANEOUS	N/A	N/A	N/A	\$207.45	N/A
50394	INJECTION PROCEDURE FOR PYELOGRAPHY (AS NEPHROSTOGRAM, PYELOGRAPHY, ANTEGRADE PYELOURETEROGRAMS) THROUGH NEPHROSTOMY OR PYELOSTOMY TUBE, OR INDWELLING URETERAL CATHETER	N/A	N/A	N/A	\$48.86	N/A
50395	INTRODUCTION OF GUIDE INTO RENAL PELVIS AND/OR URETER WITH DILATION TO ESTABLISH NEPHROSTOMY TRACT, PERCUTANEOUS	N/A	N/A	N/A	\$171.50	N/A
50398	CHANGE OF NEPHROSTOMY OR PYELOSTOMY TUBE	N/A	N/A	N/A	\$69.82	N/A
50555	RENAL ENDOSCOPY THROUGH ESTABLISHED NEPHROSTOMY OR PYELOSTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION, OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE; WITH BIOPSY	N/A	N/A	N/A	\$321.59	N/A
50561	RENAL ENDOSCOPY THROUGH ESTABLISHED NEPHROSTOMY OR PYELOSTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION, OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE; WITH REMOVAL OF FOREIGN BODY OR CALCULUS	N/A	N/A	N/A	\$371.99	N/A

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50562	RENAL ENDOSCOPY THROUGH ESTABLISHED NEPHROSTOMY OR PYELOSTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE; WITH RESECTION OF TUMOR	N/A	N/A	N/A	\$550.93	N/A
50575	RENAL ENDOSCOPY THROUGH NEPHROTOMY OR PYELOTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE; WITH ENDOPYELOTOMY (INCLUDES CYSTOSCOPY, URETEROSCOPY, DILATION OF URETER AND URETERAL PELVIC JUNCTION, AND INSERTION OF ENDOPYLOTOMY STENT)	\$108.38	N/A	N/A	\$677.38	N/A
50684	INJECTION PROCEDURE FOR URETEROGRAPHY OR URETEROPYELOGRAPHY THROUGH URETEROSTOMY OR INDWELLING URETERAL CATHETER		N/A	N/A	\$44.75	N/A
50728	REVISION OF URINARY-CUTANEOUS ANASTOMOSIS (ANY TYPE UROSTOMY); WITH REPAIR OF FASCIAL DEFECT AND HERNIA	\$103.01	N/A	N/A	\$643.84	N/A
50951	URETERAL ENDOSCOPY THROUGH ESTABLISHED URETEROSTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE	N/A	N/A	N/A	\$287.65	N/A
50953	URETERAL ENDOSCOPY THROUGH ESTABLISHED URETEROSTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE; WITH URETERAL CATHETERIZATION, WITH OR WITHOUT DILATION OF URETER	N/A	N/A	N/A	\$314.22	N/A
50961	URETERAL ENDOSCOPY THROUGH ESTABLISHED URETEROSTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE; WITH REMOVAL OF FOREIGN BODY OR CALCULUS	N/A	N/A	N/A	\$297.93	N/A
50980	URETERAL ENDOSCOPY THROUGH URETEROTOMY, WITH OR WITHOUT IRRIGATION, INSTILLATION OR URETEROPYELOGRAPHY, EXCLUSIVE OF RADIOLOGIC SERVICE; WITH REMOVAL OF FOREIGN BODY OR CALCULUS	N/A	N/A	N/A	\$335.20	N/A

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51040	CYSTOSTOMY, CYSTOTOMY WITH DRAINAGE	\$42.12	N/A	N/A	\$263.27	N/A
51701	INSERTION OF NON-INDWELLING BLADDER CATHETER (EG, STRAIGHT CATHETERIZATION FOR RESIDUAL URINE)	N/A	N/A	N/A	\$25.45	N/A
51702	INSERTION OF TEMPORARY INDWELLING BLADDERCATHETER; SIMPLE (EG, FOLEY)	N/A	N/A	N/A	\$27.51	N/A
51703	INSERTION OF TEMPORARY INDWELLING BLADDER CATHETER; COMPLICATED (EG, ALTERED ANATOMY, FRACTURED CATHETER/BALLOON)	N/A	N/A	N/A	\$74.61	N/A
51715	ENDOSCOPIC INJECTION OF IMPLANT MATERIAL INTO THE SUBMUCOSAL TISSUES OF THE URETHRA AND/OR BLADDER NECK	N/A	N/A	N/A	\$185.69	N/A
51845	ABDOMINO-VAGINAL VESICAL NECK SUSPENSION, WITH OR WITHOUT ENDOSCOPIC CONTROL (EG, STAMEY, RAZ, MODIFIED PEREYRA)	N/A	N/A	N/A	\$539.76	N/A
52235	CYSTOURETHROSCOPY, WITH FULGURATION (INCLUDING CRYOSURGERY OR LASER SURGERY) AND/OR RESECTION OF; MEDIUM BLADDER TUMOR(S) (2.0 TO 5.0 CM)	N/A	N/A	N/A	\$270.01	N/A
52276	CYSTOURETHROSCOPY WITH DIRECT VISION INTERNAL URETHROTOMY	N/A	N/A	N/A	\$247.83	N/A
52301	CYSTOURETHROSCOPY; WITH RESECTION OR FULGURATION OF ECTOPIC URETEROCELE(S), UNILATERAL OR BILATERAL	N/A	N/A	N/A	\$270.96	N/A
52320	CYSTOURETHROSCOPY (INCLUDING URETERAL CATHETERIZATION); WITH REMOVAL OF URETERAL CALCULUS	N/A	N/A	N/A	\$231.17	N/A
52325	CYSTOURETHROSCOPY (INCLUDING URETERAL CATHETERIZATION); WITH FRAGMENTATION OF URETERAL CALCULUS (EG, ULTRASONIC OR ELECTRO-HYDRAULIC TECHNIQUE)	N/A	N/A	N/A	\$301.94	N/A
52327	CYSTOURETHROSCOPY (INCLUDING URETERAL CATHETERIZATION); WITH SUBURETERIC INJECTION OF IMPLANT MATERIAL	N/A	N/A	N/A	\$254.87	N/A
52332	CYSTOURETHROSCOPY, WITH INSERTION OF INDWELLING URETERAL STENT (EG, GIBBONS OR DOUBLE-J TYPE)	N/A	N/A	N/A	\$143.72	N/A
52334	CYSTOURETHROSCOPY WITH INSERTION OF URETERAL GUIDE WIRE THROUGH KIDNEY TO ESTABLISH A PERCUTANEOUS NEPHROSTOMY, RETROGRADE	N/A	N/A	N/A	\$239.74	N/A

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52352	CYSTOURETHROSCOPY, WITH URETEROSCOPY AND/OR PYELOSCOPY; WITH REMOVAL OR MANIPULATION OF CALCULUS (URETERAL CATHETERIZATION IS INCLUDED)	N/A	N/A	N/A	\$343.83	N/A
52353	CYSTOURETHROSCOPY, WITH URETEROSCOPY AND/OR PYELOSCOPY; WITH LITHOTRIPSY (URETERAL CATHETERIZATION IS INCLUDED)	N/A	N/A	N/A	\$396.05	N/A
52647	LASER COAGULATION OF PROSTATE, INCLUDING CONTROL OF POSTOPERATIVE BLEEDING, COMPLETE (VASECTOMY, MEATOTOMY, CYSTOURETHROSCOPY, URETHRAL CALIBRATION AND/OR DILATION, AND INTERNAL URETHROTOMY ARE INCLUDED IF PERFORMED)	N/A	N/A	N/A	\$578.83	N/A
52648	LASER VAPORIZATION OF PROSTATE, INCLUDING CONTROL OF POSTOPERATIVE BLEEDING, COMPLETE (VASECTOMY, MEATOTOMY, CYSTOURETHROSCOPY, URETHRAL CALIBRATION AND/OR DILATION, INTERNAL URETHROTOMY AND TRANSURETHRAL RESECTION OF PROSTATE ARE INCLUDED IF PERFORMED)	N/A	N/A	N/A	\$619.03	N/A
54065	DESTRUCTION OF LESION(S), PENIS (EG, CONDYLOMA, PAPILOMA, MOLLUSCUM CONTAGIOSUM, HERPETIC VESICLE), EXTENSIVE (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY)	N/A	N/A	N/A	\$135.89	N/A
54111	EXCISION OF PENILE PLAQUE (PEYRONIE DISEASE); WITH GRAFT TO 5 CM IN LENGTH	\$117.51	N/A	N/A	\$734.41	N/A
54112	EXCISION OF PENILE PLAQUE (PEYRONIE DISEASE); WITH GRAFT GREATER THAN 5 CM IN LENGTH	\$138.14	N/A	N/A	\$863.39	N/A
54220	IRRIGATION OF CORPORA CAVERNOSA FOR PRIAPISM	N/A	N/A	N/A	\$124.04	N/A
54332	ONE STAGE PROXIMAL PENILE OR PENOSCROTAL HYPOSPADIAS REPAIR REQUIRING EXTENSIVE DISSECTION TO CORRECT CHORDEE AND URETHROPLASTY BY USE OF SKIN GRAFT TUBE AND/OR ISLAND FLAP	\$151.08	N/A	N/A	\$944.25	N/A
54344	REPAIR OF HYPOSPADIAS COMPLICATIONS (IE, FISTULA, STRICTURE, DIVERTICULA); REQUIRING MOBILIZATION OF SKIN FLAPS AND URETHROPLASTY WITH FLAP OR PATCH GRAFT	\$145.07	N/A	N/A	\$906.71	N/A

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54348	REPAIR OF HYPOSPADIAS COMPLICATIONS (IE, FISTULA, STRICTURE, DIVERTICULA); REQUIRING EXTENSIVE DISSECTION AND URETHROPLASTY WITH FLAP, PATCH OR TUBED GRAFT (INCLUDES URINARY DIVERSION)	\$147.97	N/A	N/A	\$924.80	N/A
56405	INCISION AND DRAINAGE OF VULVA OR PERINEAL ABSCESS	N/A	N/A	N/A	\$93.81	N/A
56605	BIOPSY OF VULVA OR PERINEUM (SEPARATE PROCEDURE); ONE LESION	N/A	N/A	N/A	\$56.16	N/A
56606	BIOPSY OF VULVA OR PERINEUM (SEPARATE PROCEDURE); EACH SEPARATE ADDITIONAL LESION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$27.53	N/A
56820	COLPOSCOPY OF THE VULVA	N/A	N/A	N/A	\$77.81	N/A
56821	COLPOSCOPY OF THE VULVA; WITH BIOPSY(S)	N/A	N/A	N/A	\$106.71	N/A
57065	DESTRUCTION OF VAGINAL LESION(S); EXTENSIVE (EG, LASER SURGERY, ELECTROSURGERY, CRYOSURGERY, CHEMOSURGERY)	N/A	N/A	N/A	\$154.98	N/A
57100	BIOPSY OF VAGINAL MUCOSA; SIMPLE (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$60.55	N/A
57130	EXCISION OF VAGINAL SEPTUM	N/A	N/A	N/A	\$144.13	N/A
57150	IRRIGATION OF VAGINA AND/OR APPLICATION OF MEDICAMENT FOR TREATMENT OF BACTERIAL, PARASITIC OR FUNGOID DISEASE	N/A	N/A	N/A	\$27.53	N/A
57284	PARAVAGINAL DEFECT REPAIR (INCLUDING REPAIR OF CYSTOCELE, STRESS URINARY INCONTINENCE AND/OR INCOMPLETE VAGINAL PROLAPSE)	\$119.04	N/A	N/A	\$744.01	N/A
57291	CONSTRUCTION OF ARTIFICIAL VAGINA; WITHOUT GRAFT	N/A	N/A	N/A	\$482.76	N/A
57308	CLOSURE OF RECTOVAGINAL FISTULA; TRANSPERINEAL APPROACH, WITH PERINEAL BODY RECONSTRUCTION, WITH OR WITHOUT LEVATOR PPLICATION	\$90.29	N/A	N/A	\$564.30	N/A
57420	COLPOSCOPY OF THE ENTIRE VAGINA, WITH CERVIX IF PRESENT	N/A	N/A	N/A	\$82.55	N/A
57421	COLPOSCOPY OF THE ENTIRE VAGINA, WITH CERVIX IF PRESENT; WITH BIOPSY(S) OF VAGINA/CERVIX	N/A	N/A	N/A	\$113.98	N/A
57455	COLPOSCOPY OF THE CERVIX INCLUDING UPPER/ADJACENT VAGINA; WITH BIOPSY(S) OF THE CERVIX	N/A	N/A	N/A	\$103.14	N/A

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57456	COLPOSCOPY OF THE CERVIX INCLUDING UPPER/ADJACENT VAGINA; WITH ENDOCERVICAL CURETTAGE	N/A	N/A	N/A	\$95.90	N/A
57460	COLPOSCOPY OF THE CERVIX INCLUDING UPPER/ADJACENT VAGINA; WITH LOOP ELECTRODE BIOPSY(S) OF THE CERVIX	N/A	N/A	N/A	\$151.74	N/A
57461	COLPOSCOPY OF THE CERVIX INCLUDING UPPER/ADJACENT VAGINA; WITH LOOP ELECTRODE CONIZATION OF THE CERVIX	N/A	N/A	N/A	\$175.98	N/A
57500	BIOPSY, SINGLE OR MULTIPLE, OR LOCAL EXCISION OF LESION, WITH OR WITHOUT FULGURATION (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$66.12	N/A
57522	CONIZATION OF CERVIX, WITH OR WITHOUT FULGURATION, WITH OR WITHOUT DILATION AND CURETTAGE, WITH OR WITHOUT REPAIR; LOOP ELECTRODE EXCISION	N/A	N/A	N/A	\$218.09	N/A
57556	EXCISION OF CERVICAL STUMP, VAGINAL APPROACH; WITH REPAIR OF ENTEROCELE	\$81.80	N/A	N/A	\$507.78	N/A
58356	ENDOMETRIAL CRYOABLATION WITH ULTRASONIC GUIDANCE, INCLUDING ENDOMETRIAL CURETTAGE, WHEN PERFORMED	N/A	N/A	N/A	\$326.38	N/A
58555	HYSTEROSCOPY, DIAGNOSTIC (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$176.07	N/A
58565	HYSTEROSCOPY, STERILIZATION	N/A	N/A	N/A	\$405.57	N/A
58605	LIGATION OR TRANSECTION OF FALLOPIAN TUB	\$47.90	N/A	N/A	\$299.39	N/A
58611	LIGATION OR TRANSECTION OF FALLOPIAN TUB	\$11.65	N/A	N/A	\$72.83 \$72.83 (TH)	N/A
58615	OCCCLUSION OF FALLOPIAN TUBE(S) BY DEVICE (EG, BAND, CLIP, FALOPE RING) VAGINAL OR SUPRAPUBIC APPROACH	N/A	N/A	N/A	\$233.86	N/A
58960	LAPAROTOMY, FOR STAGING OR RESTAGING OF OVARIAN, TUBAL OR PRIMARY PERITONEAL MALIGNANCY (SECOND LOOK), WITH OR WITHOUT OMENTECTOMY, PERITONEAL WASHING, BIOPSY OF ABDOMINAL AND PELVIC PERITONEUM, DIAPHRAGMATIC ASSESSMENT WITH PELVIC AND LIMITED PARA-A-AORTIC LYMPHADENECTOMY	\$133.02	N/A	N/A	\$831.35	N/A
59050	FETAL MONITORING DURING LABOR BY CONSULTING PHYSICIAN (IE, NON-ATTENDING PHYSICIAN) WITH WRITTEN REPORT; SUPERVISION AND INTERPRETATION	N/A	N/A	N/A	\$47.93	N/A

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59051	FETAL MONITORING DURING LABOR BY CONSULTING PHYSICIAN (IE, NON-ATTENDING PHYSICIAN) WITH WRITTEN REPORT; INTERPRATATION ONLY	N/A	N/A	N/A	\$39.75	N/A
59070	TRANSABDOMINAL AMNIOINFUSION, INCLUDING ULTRASOUND GUIDANCE	N/A	N/A	N/A	\$261.25	N/A
59074	FETAL FLUID DRAINAGE (EG, VESICOCENTESIS, THORACOCENTESIS, PARACENTESIS), INCLUDING ULTRASOUND GUIDANCE	\$41.75	N/A	N/A	\$260.91	N/A
59300	EPISIOTOMY OR VAGINAL REPAIR, BY OTHER THAN ATTENDING PHYSICIAN	N/A	N/A	N/A	\$132.94	N/A
59320	CERCLAGE OF CERVIX, DURING PREGNANCY; VAGINAL	\$22.83	N/A	N/A	\$142.67	N/A
59350	HYSTERORRHAPHY OF RUPTURED UTERUS	\$42.14	N/A	N/A	\$263.38	N/A
59414	DELIVERY OF PLACENTA (SEPARATE PROCEDURE)	\$13.85	N/A	N/A	\$86.58	N/A
59856	INDUCED ABORTION, BY ONE OR MORE VAGINAL SUPPOSITORIES (EG, PROSTAGLANDIN) WITH OR WITHOUT CERVICAL DILATION (EG, LAMINARIA), INCLUDING HOSPITAL ADMISSION AND VISITS, DELIVERY OF FETUS AND SECUNDINES; WITH DILATION AND CURETTAGE AND/OR EVACUATION	N/A	N/A	N/A	\$454.94	N/A
59857	INDUCED ABORTION, BY ONE OR MORE VAGINAL SUPPOSITORIES (EG, PROSTAGLANDIN) WITH OR WITHOUT CERVICAL DILATION (EG, LAMINARIA), INCLUDING HOSPITAL ADMISSION AND VISITS, DELIVERY OF FETUS AND SECUNDINES; WITH HYSTEROTOMY (FAILED MEDICAL EVACUTATION)	N/A	N/A	N/A	\$525.53	N/A
60001	ASPIRATION AND/OR INJECTION, THYROID CYST	N/A	N/A	N/A	\$46.04	N/A
60210	PARTIAL THYROID LOBECTOMY, UNILATERAL; WITH OR WITHOUT ISTHMUSECTOMY	\$96.83	N/A	N/A	\$605.16	N/A
60212	PARTIAL THYROID LOBECTOMY, UNILATERAL; WITH CONTRALATERAL SUBTOTAL LOBECTOMY, INCLUDING ISTHMUSECTOMY	\$139.23	N/A	N/A	\$870.17	N/A
60271	THYROIDECTOMY, INCLUDING SUBSTERNAL THYROID; CERVICAL APPROACH	\$148.72	N/A	N/A	\$929.49	N/A
60512	PARATHYROID AUTOTRANSPLANTATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$35.02	N/A	N/A	\$218.87	N/A

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61000	SUBDURAL TAP THROUGH FONTANELLE OR SUTURE, INFANT, UNILATERAL OR BILATERAL; INITIAL	N/A	N/A	N/A	\$92.67	N/A
61001	SUBDURAL TAP THROUGH FONTANELLE OR SUTURE, INFANT, UNILATERAL OR BILATERAL; SUBSEQUENT TAPS	N/A	N/A	N/A	\$93.28	N/A
61020	VENTRICULAR PUNCTURE THROUGH PREVIOUS BURR HOLE, FONTANELLE, SUTURE OR IMPLANTED VENTRICULAR CATHETER/RESERVOIR; WITHOUT INJECTION	N/A	N/A	N/A	\$109.72	N/A
61026	VENTRICULAR PUNCTURE THROUGH PREVIOUS BURR HOLE, FONTANELLE, SUTURE OR IMPLANTED VENTRICULAR CATHETER/RESERVOIR; WITH INJECTION OF MEDICATION OR OTHER SUBSTANCE FOR DIAGNOSIS OR TREATMENT	N/A	N/A	N/A	\$116.17	N/A
61050	CISTERNAL OR LATERAL CERVICAL (C1-C2) PUNCTURE; WITHOUT INJECTION (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$96.99	N/A
61105	TWIST DRILL HOLE FOR SUBDURAL OR VENTRICULAR PUNCTURE	N/A	N/A	N/A	\$367.06	N/A
61107	TWIST DRILL HOLE(S) FOR SUBDURAL, INTRACEREBRAL OR VENTRICULAR PUNCTURE; FOR IMPLANTING VENTRICULAR CATHETER, PRESSURE RECORDING DEVICE OR OTHER INTRACEREBRAL MONITORING DEVICE	N/A	N/A	N/A	\$290.12	N/A
61210	BURR HOLE(S); FOR IMPLANTING VENTRICULAR CATHETER, RESERVOIR, EEG ELECTRODE(S), PRESSURE RECORDING DEVICE OR OTHER CEREBRAL MONITORING DEVICE (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$337.53	N/A
61316	INCISION AND SUBCUTANEOUS PLACEMENT OF CRANIAL BONE GRAFT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$12.44	N/A	N/A	\$77.76	N/A
61550	CRANIECTOMY FOR CRANIOSYNOSTOSIS; SINGLE CRANIAL SUTURE	\$125.17	N/A	N/A	\$782.30	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
61623	ENDOVASCULAR TEMPORARY BALLOON ARTERIAL OCCLUSION, HEAD OR NECK (EXTRACRANIAL/INTRACRANIAL) INCLUDING SELECTIVE CATHETERIZATION OF VESSEL TO BE OCCLUDED, POSITIONING AND INFLATION OF OCCLUSION BALLOON, CONCOMITANT NEUROLOGICAL MONITORING AND RADIOLOGIC SUPERVISION AND INTERPRETATION OF ALL ANGIOGRAPHY REQUIRED FOR BALLOON OCCLUSION AND TO EXCLUDE VASCULAR INJURY POST OCCLUSION	\$80.42	N/A	N/A	\$502.64	N/A
61624	TRANSCATHETER PERMANENT OCCLUSION OR EMBOLIZATION (EG, FOR TUMOR DESTRUCTION, TO ACHIEVE HEMOSTASIS, TO OCCLUDE A VASCULAR MALFORMATION), PERCUTANEOUS, ANY METHOD; CENTRAL NERVOUS SYSTEM (INTRACRANIAL, SPINAL CORD)	N/A	N/A	N/A	\$975.76	N/A
61626	TRANSCATHETER OCCLUSION OR EMBOLIZATION (EG, FOR TUMOR DESTRUCTION, TO ACHIEVE HEMOSTASIS, TO OCCLUDE A VASCULAR MALFORMATION), PERCUTANEOUS, ANY METHOD; NON-CENTRAL NERVOUS SYSTEM, HEAD OR NECK (EXTRACRANIAL, BRACHIOCEPHALIC BRANCH)	N/A	N/A	N/A	\$786.71	N/A
61888	REVISION OR REMOVAL OF CRANIAL NEUROSTIMULATOR PULSE GENERATOR OR RECEIVER	N/A	N/A	N/A	\$342.72	N/A
62140	CRANIOPLASTY FOR SKULL DEFECT; UP TO 5 CM DIAMETER	\$141.67	N/A	N/A	\$885.41	N/A
62141	CRANIOPLASTY FOR SKULL DEFECT; LARGER THAN 5 CM DIAMETER	\$155.25	N/A	N/A	\$970.34	N/A
62142	REMOVAL OF BONE FLAP OR PROSTHETIC PLATE OF SKULL	\$116.56	N/A	N/A	\$728.53	N/A
62143	REPLACEMENT OF BONE FLAP OR PROSTHETIC PLATE OF SKULL	\$138.07	N/A	N/A	\$862.94	N/A
62148	INCISION AND RETRIEVAL OF SUBCUTANEOUS CRANIAL BONE GRAFT FOR CRANIOPLASTY (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$17.83	N/A	N/A	\$111.42	N/A
62192	CREATION OF SHUNT; SUBARACHNOID/SUBDURAL-PERITONEAL, -PLEURAL, OTHER TERMINUS	\$129.77	N/A	N/A	\$811.09	N/A
62201	VENTRICULOCISTERNOSTOMY, THIRD VENTRICLE; STEREOTACTIC, NEUROENDOSCOPIC METHOD	\$157.73	N/A	N/A	\$985.84	N/A

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62281	INJECTION/INFUSION OF NEUROLYTIC SUBSTANCE (EG, ALCOHOL, PHENOL, ICED SALINE SOLUTIONS), WITH OR WITHOUT OTHER THERAPEUTIC SUBSTANCE; EPIDURAL, CERVICAL OR THORACIC	N/A	N/A	N/A	\$126.78	N/A
62282	INJECTION/INFUSION OF NEUROLYTIC SUBSTANCE (EG, ALCOHOL, PHENOL, ICED SALINE SOLUTIONS), WITH OR WITHOUT OTHER THERAPEUTIC SUBSTANCE; EPIDURAL, LUMBAR, SACRAL (CAUDAL)	N/A	N/A	N/A	\$117.58	N/A
62284	INJECTION PROCEDURE FOR MYELOGRAPHY AND/OR COMPUTED TOMOGRAPHY, SPINAL (OTHER THAN C1-C2 AND POSTERIOR FOSSA)	N/A	N/A	N/A	\$79.54	N/A
62287	ASPIRATION OR DECOMPRESSION PROCEDURE, PERCUTANEOUS, OF NUCLEUS PULPOSUS OF INTERVERTEBRAL DISK, ANY METHOD, SINGLE OR MULTIPLE LEVELS, LUMBAR (EG, MANUAL OR AUTOMATED PERCUTANEOUS DISKECTOMY, PERCUTANEOUS LASER DISKECTOMY)	\$79.63	N/A	N/A	\$497.69	N/A
62290	INJECTION PROCEDURE FOR DISKOGRAPHY, EACH LEVEL; LUMBAR	N/A	N/A	N/A	\$154.12	N/A
62310	INJECTION, SINGLE (NOT VIA INDWELLING CATHETER), NOT INCLUDING NEUROLYTIC SUBSTANCES, WITH OR WITHOUT CONTRAST (FOR EITHER LOCALIZATION OR EPIDUROGRAPHY), OF DIAGNOSTIC OR THERAPEUTIC SUBSTANCE(S) (INCLUDING ANESTHETIC, ANTISPASMODIC, OPIOID, STEROID, OTHER SOLUTION) EPIDURAL OR SUBARACHNOID; CERVICAL OR THORACIC	N/A	N/A	N/A	\$90.37	N/A
62311	INJECTION, SINGLE (NOT VIA INDWELLING CATHETER), NOT INCLUDING NEUROLYTIC SUBSTANCES, WITH OR WITHOUT CONTRAST (FOR EITHER LOCALIZATION OR EPIDUROGRAPHY), OF DIAGNOSTIC OR THERAPEUTIC SUBSTANCE(S) (INCLUDING ANESTHETIC, ANTISPASMODIC, OPIOID, STEROID, OTHER SOLUTION), EPIDURAL OR SUBARACHNOID; LUMBAR, SACRAL (CAUDAL)	N/A	N/A	N/A	\$75.25	N/A

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62318	INJECTION, INCLUDING CATHETER PLACEMENT, CONTINUOUS INFUSION OR INTERMITTENT BOLUS, NOT INCLUDING NEUROLYTIC SUBSTANCES, WITH OR WITHOUT CONTRAST (FOR EITHER LOCALIZATION OR EPIDUROGRAPHY), OF DIAGNOSTIC OR THERAPEUTIC SUBSTANCE(S) (INCLUDING ANESTHETIC, ANTISPASMODIC, OPIOD, STEROID, OTHER SOLUTION), EPIDURAL OR SUBARACHNOID; CERVICAL OR THORACIC	N/A	N/A	N/A	\$93.86	N/A
62319	INJECTION, INCLUDING CATHETER PLACEMENT, CONTINUOUS INFUSION OR INTERMITTENT BOLUS, NOT INCLUDING NEUROLYTIC SUBSTANCES, WITH OR WITHOUT CONTRAST (FOR EITHER LOCALIZATION OR EPIDUROGRAPHY), OF DIAGNOSTIC OR THERAPEUTIC SUBSTANCE(S) (INCLUDING ANESTHETIC, ANTISPASMODIC, OPIOD, STEROID, OTHER SOLUTION), EPIDURAL OR SUBARACHNOID; LUMBAR, SACRAL (CAUDAL)	N/A	N/A	N/A	\$86.84	N/A
62368	ELECTRONIC ANALYSIS OF PROGRAMMABLE, IMPLANTED PUMP FOR INTRATHECAL OR EPIDURAL DRUG INFUSION (INCLUDES EVALUATION OF RESERVOIR STATUS, ALARM STATUS, DRUG PRESCRIPTION STATUS); WITH REPROGRAMMING	N/A	N/A	N/A	\$33.02	N/A
63030	LAMINOTOMY (HEMILAMINECTOMY), WITH DECOMPRESSION OF NERVE ROOT(S), INCLUDING PARTIAL FACETECTOMY, FORAMINOTOMY AND/OR EXCISION OF HERNIATED INTERVERTEBRAL DISK; ONE INTERSPACE, LUMBAR (INCLUDING OPEN OR ENDOSCOPICALLY-ASSISTED APPROACH)	\$132.13	N/A	N/A	\$825.82	N/A
63035	LAMINOTOMY (HEMILAMINECTOMY), WITH DECOMPRESSION OF NERVE ROOT(S), INCLUDING PARTIAL FACETECTOMY, FORAMINOTOMY AND/OR EXCISION OF HERNIATED INTERVERTEBRAL DISK; EACH ADDITIONAL INTERSPACE, CERVICAL OR LUMBAR (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$29.18	N/A	N/A	\$182.38	N/A

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63047	LAMINECTOMY, FACETECTOMY AND FORAMINOTOMY (UNILATERAL OR BILATERAL WITH DECOMPRESSION OF SPINAL CORD, CAUDA EQUINA AND/OR NERVE ROOT(S), (EG, SPINAL OR LATERAL RECESS STENOSIS)), SINGLE VERTEBRAL SEGMENT; LUMBAR	\$152.25	N/A	N/A	\$951.59	N/A
63048	LAMINECTOMY, FACETECTOMY AND FORAMINOTOMY (UNILATERAL OR BILATERAL WITH DECOMPRESSION OF SPINAL CORD, CAUDA EQUINA AND/OR NERVE ROOT(S), (EG, SPINAL OR LATERAL RECESS STENOSIS)), SINGLE VERTEBRAL SEGMENT; EACH ADDITIONAL SEGMENT, CERVICAL, THORACIC, OR LUMBAR (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$31.04	N/A	N/A	\$194.01	N/A
63057	TRANSPEDICULAR APPROACH WITH DECOMPRESSION OF SPINAL CORD, EQUINA AND/OR NERVE ROOT(S) (EG, HERNIATED INTERVERTEBRAL DISK), SINGLE SEGMENT; EACH ADDITIONAL SEGMENT, THORACIC OR LUMBAR (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$48.03	N/A	N/A	\$300.16	N/A
63066	COSTOVERTEBRAL APPROACH WITH DECOMPRESSION OF SPINAL CORD OR NERVE ROOT(S), (EG, HERNIATED INTERVERTEBRAL DISK), THORACIC; EACH ADDITIONAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$29.64	N/A	N/A	\$185.22	N/A
63076	DISKECTOMY, ANTERIOR, WITH DECOMPRESSION OF SPINAL CORD AND/ OR NERVE ROOT(S), INCLUDING OSTEOPHYTECTOMY; CERVICAL, EACH ADDITIONAL INTERSPACE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$37.21	N/A	N/A	\$232.54	N/A
63078	DISKECTOMY, ANTERIOR, WITH DECOMPRESSION OF SPINAL CORD AND/OR NERVE ROOT(S), INCLUDING OSTEOPHYTECTOMY; THORACIC, EACH ADDITIONAL INTERSPACE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$29.50	N/A	N/A	\$184.39	N/A
63082	VERTEBRAL CORPECTOMY (VERTEBRAL BODY RESECTION), PARTIAL OR COMPLETE, ANTERIOR APPROACH WITH DECOMPRESSION OF SPINAL CORD AND/OR NERVE ROOT(S); CERVICAL, EACH ADDITIONAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$40.13	N/A	N/A	\$250.81	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
63086	VERTEBRAL CORPECTOMY (VERTEBRAL BODY RESECTION), PARTIAL OR COMPLETE, TRANSTHORACIC APPROACH WITH DECOMPRESSION OF SPINAL CORD AND/OR NERVE ROOT(S); THORACIC, EACH ADDITIONAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$28.41	N/A	N/A	\$177.54	N/A
63088	VERTEBRAL CORPECTOMY (VERTEBRAL BODY RESECTION), PARTIAL OR COMPLETE, COMBINED THORACOLUMBAR APPROACH WITH DECOMPRESSION OF SPINAL CORD, CAUDA EQUINA OR NERVE ROOT(S), LOWER THORACIC OR LUMBAR; EACH ADDITIONAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$38.71	N/A	N/A	\$241.95	N/A
63091	VERTEBRAL CORPECTOMY (VERTEBRAL BODY RESECTION), PARTIAL OR COMPLETE, TRANSPERITONEAL OR RETROPERITONEAL APPROACH WITH DECOMPRESSION OF SPINAL CORD, CAUDA EQUINA OR NERVE ROOT(S), LOWER THORACIC, LUMBAR OR SACRAL; EACH ADDITIONAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$26.43	N/A	N/A	\$165.16	N/A
63308	VERTEBRAL CORPECTOMY (VERTEBRAL BODY RESECTION), PARTIAL OR COMPLETE, FOR EXCISION OF INTRASPINAL LESION, SINGLE SEGMENT; EACH ADDITIONAL SEGMENT (LIST SEPARATELY IN ADDITION TO CODES FOR SINGLE SEGMENT)	\$48.14	N/A	N/A	\$300.86	N/A
63600	CREATION OF LESION OF SPINAL CORD BY STEREOTACTIC METHOD, PERCUTANEOUS, ANY MODALITY (INCLUDING STIMULATION AND/OR RECORDING)	N/A	N/A	N/A	\$735.14	N/A
63709	REPAIR OF DURAL/CEREBROSPINAL FLUID LEAK OR PSEUDOMENINGOCELE, WITH LAMINECTOMY	\$150.70	N/A	N/A	\$941.85	N/A
63710	DURAL GRAFT, SPINAL	\$149.59	N/A	N/A	\$934.92	N/A
63741	CREATION OF SHUNT, LUMBAR, SUBARACHNOID-PERITONEAL, -PLEURAL OR OTHER; PERCUTANEOUS, NOT REQUIRING LAMINECTOMY	\$83.36	N/A	N/A	\$521.00	N/A

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64470	INJECTION, ANESTHETIC AGENT AND/OR STEROID, PARAVERTEBRAL FACET JOINT OR FACET JOINT NERVE; CERVICAL OR THORACIC, SINGLE LEVEL	N/A	N/A	N/A	\$90.54	N/A
64472	INJECTION, ANESTHETIC AGENT AND/OR STEROID, PARAVERTEBRAL FACET JOINT OR FACET JOINT NERVE; CERVICAL OR THORACIC, EACH ADDITIONAL LEVEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$58.01	N/A
64475	INJECTION, ANESTHETIC AGENT AND/OR STEROID, PARAVERTEBRAL FACET JOINT OR FACET JOINT NERVE; LUMBAR OR SACRAL, SINGLE LEVEL	N/A	N/A	N/A	\$72.38	N/A
64476	INJECTION, ANESTHETIC AGENT AND/OR STEROID, PARAVERTEBRAL FACET JOINT OR FACET JOINT NERVE; LUMBAR OR SACRAL, EACH ADDITIONAL LEVEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$43.68	N/A
64479	INJECTION, ANESTHETIC AGENT AND/OR STEROID, TRANSFORAMINAL EPIDURAL; CERVICAL OR THORACIC, SINGLE LEVEL	N/A	N/A	N/A	\$108.45	N/A
64480	INJECTION, ANESTHETIC AGENT AND/OR STEROID, TRANSFORAMINAL EPIDURAL; CERVICAL OR THORACIC, EACH ADDITIONAL LEVEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$71.10	N/A
64483	INJECTION, ANESTHETIC AGENT AND/OR STEROID, TRANSFORAMINAL EPIDURAL; LUMBAR OR SACRAL, SINGLE LEVEL	N/A	N/A	N/A	\$95.86	N/A
64484	INJECTION, ANESTHETIC AGENT AND/OR STEROID, TRANSFORAMINAL EPIDURAL; LUMBAR OR SACRAL, EACH ADDITIONAL LEVEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$60.21	N/A
64517	INJECTION, ANESTHETIC AGENT; SUPERIOR HYPOGASTRIC PLEXUS	N/A	N/A	N/A	\$106.09	N/A
64555	PERCUTANEOUS IMPLANTATION OF NEUROSTIMULATOR ELECTRODES; PERIPHERAL NERVE (EXCLUDES SACRAL NERVE)	N/A	N/A	N/A	\$125.92	N/A
64561	PERCUTANEOUS IMPLANTATION OF NEUROSTIMULATOR ELECTRODES; SACRAL NERVE (TRANSFORAMINAL PLACEMENT)	N/A	N/A	N/A	\$360.85	N/A

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64575	INCISION FOR IMPLANTATION OF NEUROSTIMULATOR ELECTRODES; PERIPHERAL NERVE (EXCLUDES SACRAL NERVE)	N/A	N/A	N/A	\$252.58	N/A
64585	REVISION OR REMOVAL OF PERIPHERAL NEUROSTIMULATOR ELECTRODES	N/A	N/A	N/A	\$150.88	N/A
64590	INSERTION OR REPLACEMENT OF PERIPHERAL OR GASTRIC NEUROSTIMULATOR PULSE GENERATOR OR RECEIVER, DIRECT OR INDUCTIVE COUPLING	\$26.90	N/A	N/A	\$168.15	N/A
64595	REVISION OR REMOVAL OF PERIPHERAL OR GASTRIC NEUROSTIMULATOR PULSE GENERATOR OR RECEIVER	N/A	N/A	N/A	\$133.39	N/A
64614	CHEMODENERVATION OF MUSCLE(S); EXTREMITY(S) AND/OR TRUNK MUSCLE(S) (EG, FOR DYSTONIA, CEREBRAL PALSY, MULTIPLE SCLEROSIS)	N/A	N/A	N/A	\$122.92	N/A
64623	DESTRUCTION BY NEUROLYTIC AGENT, PARAVERTEBRAL FACET JOINT NERVE; LUMBAR OR SACRAL, EACH ADDITIONAL LEVEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$43.07	N/A
64626	DESTRUCTION BY NEUROLYTIC AGENT, PARAVERTEBRAL FACET JOINT NERVE; CERVICAL OR THORACIC, SINGLE LEVEL	N/A	N/A	N/A	\$202.50	N/A
64627	DESTRUCTION BY NEUROLYTIC AGENT, PARAVERTEBRAL FACET JOINT NERVE; CERVICAL OR THORACIC, EACH ADDITIONAL LEVEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$50.42	N/A
64681	DESTRUCTION BY NEUROLYTIC AGENT, WITH OR WITHOUT RADIOLOGIC MONITORING; SUPERIOR HYPOGASTRIC PLEXUS	N/A	N/A	N/A	\$201.33	N/A
64708	NEUROPLASTY, MAJOR PERIPHERAL NERVE, ARM OR LEG; OTHER THAN SPECIFIED	\$64.44	N/A	N/A	\$402.74	N/A
64714	NEUROPLASTY, MAJOR PERIPHERAL NERVE, ARM OR LEG; LUMBAR PLEXUS	\$86.67	N/A	N/A	\$541.68	N/A
64722	DECOMPRESSION; UNSPECIFIED NERVE(S) (SPECIFY)	\$44.53	N/A	N/A	\$278.30	N/A
64726	DECOMPRESSION; PLANTAR DIGITAL NERVE	N/A	N/A	N/A	\$255.10	N/A

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64727	INTERNAL NEUROLYSIS, REQUIRING USE OF OPERATING MICROSCOPE (LIST SEPARATELY IN ADDITION TO CODE FOR NEUROPLASTY) (NEUROPLASTY INCLUDES EXTERNAL NEUROLYSIS)	N/A	N/A	N/A	\$169.49	N/A
64740	TRANSECTION OR AVULSION OF; LINGUAL NERVE	\$63.80	N/A	N/A	\$398.76	N/A
64742	TRANSECTION OR AVULSION OF; FACIAL NERVE, DIFFERENTIAL OR COMPLETE	\$65.70	N/A	N/A	\$410.60	N/A
64752	TRANSECTION OR AVULSION OF; VAGUS NERVE (VAGOTOMY), TRANSTHORACIC	\$69.02	N/A	N/A	\$431.36	N/A
64760	TRANSECTION OR AVULSION OF; VAGUS NERVE (VAGOTOMY), ABDOMINAL	\$64.22	N/A	N/A	\$401.39	N/A
64761	TRANSECTION OR AVULSION OF; PUDENDAL NERVE	N/A	N/A	N/A	\$376.77	N/A
64771	TRANSECTION OR AVULSION OF OTHER CRANIAL NERVE, EXTRADURAL	\$79.78	N/A	N/A	\$498.63	N/A
64772	TRANSECTION OR AVULSION OF OTHER SPINAL NERVE, EXTRADURAL	\$76.51	N/A	N/A	\$478.16	N/A
64778	EXCISION OF NEUROMA; DIGITAL NERVE, EACH ADDITIONAL DIGIT (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$168.93	N/A
64787	IMPLANTATION OF NERVE END INTO BONE OR MUSCLE (LIST SEPARATELY IN ADDITION TO NEUROMA EXCISION)	\$37.16	N/A	N/A	\$232.23	N/A
64795	BIOPSY OF NERVE	N/A	N/A	N/A	\$170.75	N/A
64832	SUTURE OF DIGITAL NERVE, HAND OR FOOT; EACH ADDITIONAL DIGITAL NERVE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$313.99	N/A
64859	SUTURE OF EACH ADDITIONAL MAJOR PERIPHERAL NERVE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	\$38.06	N/A	N/A	\$237.88	N/A
64868	ANASTOMOSIS; FACIAL-HYPOGLOSSAL	\$147.17	N/A	N/A	\$919.79	N/A
64870	ANASTOMOSIS; FACIAL-PHRENIC	\$146.24	N/A	N/A	\$914.00	N/A
64872	SUTURE OF NERVE; REQUIRING SECONDARY OR DELAYED SUTURE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY NEURORRHAPHY)	\$17.84	N/A	N/A	\$111.50	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
64874	SUTURE OF NERVE; REQUIRING EXTENSIVE MOBILIZATION OR TRANSPOSITION OF NERVE (LIST SEPARATELY IN ADDITION TO CODE FOR NERVE SUTURE)	\$26.27	N/A	N/A	\$164.21	N/A
64876	SUTURE OF NERVE; REQUIRING SHORTENING OF BONE OF EXTREMITY (LIST SEPARATELY IN ADDITION TO CODE FOR NERVE SUTURE)	\$28.85	N/A	N/A	\$180.34	N/A
65125	MODIFICATION OF OCULAR IMPLANT WITH PLACEMENT OR REPLACEMENT OF PEGS (EG, DRILLING RECEPTACLE FOR PROSTHESIS APPENDAGE) (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$234.00	N/A
65150	REINSERTION OF OCULAR IMPLANT; WITH OR WITHOUT CONJUNCTIVAL GRAFT	N/A	N/A	N/A	\$485.29	N/A
65410	BIOPSY OF CORNEA	N/A	N/A	N/A	\$84.67	N/A
65435	REMOVAL OF CORNEAL EPITHELIUM; WITH OR WITHOUT CHEMOCAUTERIZATION (ABRASION, CURETTAGE)	N/A	N/A	N/A	\$56.64	N/A
65600	MULTIPLE PUNCTURES OF ANTERIOR CORNEA (EG, FOR CORNEAL EROSION, TATTOO)	N/A	N/A	N/A	\$260.30	N/A
65750	KERATOPLASTY (CORNEAL TRANSPLANT); PENETRATING (IN APHAKIA)	N/A	N/A	N/A	\$990.94	N/A
65755	KERATOPLASTY (CORNEAL TRANSPLANT); PENETRATING (IN PSEUDOPHAKIA)	N/A	N/A	N/A	\$984.45	N/A
65805	PARACENTESIS OF ANTERIOR CHAMBER OF EYE (SEPARATE PROCEDURE); WITH THERAPEUTIC RELEASE OF AQUEOUS	N/A	N/A	N/A	\$107.63	N/A
65855	TRABECULOPLASTY BY LASER SURGERY, ONE OR MORE SESSIONS (DEFINED TREATMENT SERIES)	N/A	N/A	N/A	\$241.85	N/A
65860	SEVERING ADHESIONS OF ANTERIOR SEGMENT, LASER TECHNIQUE (SEPARATE PROCEDURE)	\$33.53	N/A	N/A	\$209.59	N/A
65900	REMOVAL OF EPITHELIAL DOWNGROWTH, ANTERIOR CHAMBER OF EYE	N/A	N/A	N/A	\$776.83	N/A
66130	EXCISION OF LESION, SCLERA	N/A	N/A	N/A	\$463.27	N/A
66250	REVISION OR REPAIR OF OPERATIVE WOUND OF ANTERIOR SEGMENT, ANY TYPE, EARLY OR LATE, MAJOR OR MINOR PROCEDURE	N/A	N/A	N/A	\$432.48	N/A

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66625	IRIDECTOMY, WITH CORNEOSCLERAL OR CORNEAL SECTION; PERIPHERAL FOR GLAUCOMA (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$343.76	N/A
66700	CILIARY BODY DESTRUCTION; DIATHERMY	N/A	N/A	N/A	\$312.92	N/A
66720	CILIARY BODY DESTRUCTION; CRYOTHERAPY	N/A	N/A	N/A	\$332.73	N/A
66740	CILIARY BODY DESTRUCTION; CYCLODIALYSIS	N/A	N/A	N/A	\$313.64	N/A
66770	DESTRUCTION OF CYST OR LESION IRIS OR CILIARY BODY (NONEXCISIONAL PROCEDURE)	N/A	N/A	N/A	\$376.15	N/A
66920	REMOVAL OF LENS MATERIAL; INTRACAPSULAR	N/A	N/A	N/A	\$598.66	N/A
66984	EXTRACAPSULAR CATARACT REMOVAL WITH INSERTION OF INTRAOCULAR LENS PROSTHESIS (ONE STAGE PROCEDURE), MANUAL OR MECHANICAL TECHNIQUE (EG, IRRIGATION AND ASPIRATION OR PHACOEMULSIFICATION)	N/A	N/A	N/A	\$612.96	N/A
67005	REMOVAL OF VITREOUS, ANTERIOR APPROACH (OPEN SKY TECHNIQUE OR LIMBAL INCISION); PARTIAL REMOVAL	N/A	N/A	N/A	\$370.92	N/A
67010	REMOVAL OF VITREOUS, ANTERIOR APPROACH (OPEN SKY TECHNIQUE OR LIMBAL INCISION); SUBTOTAL REMOVAL WITH MECHANICAL VITRECTOMY	N/A	N/A	N/A	\$430.33	N/A
67028	INTRAVITREAL INJECTION OF A PHARMACOLOGIC AGENT (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$138.28	N/A
67036	VITRECTOMY, MECHANICAL, PARS PLANA APPROACH	\$123.27	N/A	N/A	\$770.45	N/A
67107	REPAIR OF RETINAL DETACHMENT; SCLERAL BUCKLING (SUCH AS LAMELLAR SCLERAL DISSECTION, IMBRICATION OR ENCIRCLING PROCEDURE), WITH OR WITHOUT IMPLANT, WITH OR WITHOUT CRYOTHERAPY, PHOTOCOAGULATION, AND DRAINAGE OF SUBRETINAL FLUID	\$154.04	N/A	N/A	\$962.77	N/A
67221	DESTRUCTION OF LOCALIZED LESION OF CHOROID (EG, CHOROIDAL NEOVASCULARIZATION); PHOTODYNAMIC THERAPY (INCLUDES INTRAVENOUS INFUSION)	N/A	N/A	N/A	\$182.42	N/A

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67225	DESTRUCTION OF LOCALIZED LESION OF CHOROID (EG, CHOROIDAL NEOVASCULARIZATION); PHOTODYNAMIC THERAPY, SECOND EYE, AT SINGLE SESSION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY EYE TREATMENT)	N/A	N/A	N/A	\$23.37	N/A
67250	SCLERAL REINFORCEMENT (SEPARATE PROCEDURE); WITHOUT GRAFT	N/A	N/A	N/A	\$640.51	N/A
67255	SCLERAL REINFORCEMENT (SEPARATE PROCEDURE); WITH GRAFT	N/A	N/A	N/A	\$682.40	N/A
67335	PLACEMENT OF ADJUSTABLE SUTURE(S) DURING STRABISMUS SURGERY, INCLUDING POSTOPERATIVE ADJUSTMENT(S) OF SUTURE(S) (LIST SEPARATELY IN ADDITION TO CODE FOR SPECIFIC STRABISMUS SURGERY)	N/A	N/A	N/A	\$125.80	N/A
67345	CHEMODECHEMODENERVATION OF EXTRAOCULAR MUSCLE	N/A	N/A	N/A	\$173.82	N/A
67415	FINE NEEDLE ASPIRATION OF ORBITAL CONTENTS	N/A	N/A	N/A	\$87.59	N/A
67715	CANTHOTOMY (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$87.76	N/A
67825	CORRECTION OF TRICHIASIS; EPILATION BY OTHER THAN FORCEPS (EG, BY ELECTROSURGERY, CRYOTHERAPY, LASER SURGERY)	N/A	N/A	N/A	\$97.48	N/A
67830	CORRECTION OF TRICHIASIS; INCISION OF LID MARGIN	N/A	N/A	N/A	\$111.51	N/A
67835	CORRECTION OF TRICHIASIS; INCISION OF LID MARGIN, WITH FREE MUCOUS MEMBRANE GRAFT	N/A	N/A	N/A	\$354.65	N/A
67875	TEMPORARY CLOSURE OF EYELIDS BY SUTURE (EG, FROST SUTURE)	N/A	N/A	N/A	\$79.48	N/A
67882	CONSTRUCTION OF INTERMARGINAL ADHESIONS, MEDIAN TARSORRHAPHY OR CANTHORRHAPHY; WITH TRANSPOSITION OF TARSAL PLATE	N/A	N/A	N/A	\$371.03	N/A
67901	REPAIR OF BLEPHAROPTOSIS; FRONTALIS MUSCLE TECHNIQUE WITH SUTURE OR OTHER MATERIAL (EG, BANKED FASCIA)	N/A	N/A	N/A	\$456.93	N/A
67903	REPAIR OF BLEPHAROPTOSIS; (TARSO) LEVATOR RESECTION OR ADVANCEMENT, INTERNAL APPROACH	N/A	N/A	N/A	\$413.34	N/A
67906	REPAIR OF BLEPHAROPTOSIS; SUPERIOR RECTUS TECHNIQUE WITH FASCIAL SLING (INCLUDES OBTAINING FASCIA)	N/A	N/A	N/A	\$416.48	N/A

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67908	REPAIR OF BLEPHAROPTOSIS; CONJUNCTIVO-TARSO-MULLEROS MUSCLE-LEVATOR RESECTION (EG, FASANELLA-SERVAT TYPE)	N/A	N/A	N/A	\$359.43	N/A
67912	CORRECTION OF LAGOPHTHALMOS, WITH IMPLANTATION OF UPPER EYELID LID LOAD (EG, GOLD WEIGHT)	N/A	N/A	N/A	\$403.93	N/A
67914	REPAIR OF ECTROPION; SUTURE	N/A	N/A	N/A	\$234.34	N/A
67916	REPAIR OF ECTROPION; EXCISION TARSAL WEDGE	N/A	N/A	N/A	\$350.77	N/A
67921	REPAIR OF ENTROPION; SUTURE	N/A	N/A	N/A	\$219.13	N/A
67924	REPAIR OF ENTROPION; EXTENSIVE (EG, TARSAL STRIP OR CAPSULOPALPEBRAL FASCIA REPAIRS OPERATION)	N/A	N/A	N/A	\$364.54	N/A
67935	SUTURE OF RECENT WOUND, EYELID, INVOLVING LID MARGIN, TARSUS AND/OR PALPEBRAL CONJUNCTIVA DIRECT CLOSURE; FULL THICKNESS	N/A	N/A	N/A	\$371.06	N/A
67950	CANTHOPLASTY (RECONSTRUCTION OF CANTHUS)	N/A	N/A	N/A	\$383.96	N/A
68200	SUBCONJUNCTIVAL INJECTION	N/A	N/A	N/A	\$28.24	N/A
68320	CONJUNCTIVOPLASTY; WITH CONJUNCTIVAL GRAFT OR EXTENSIVE REARRANGEMENT	N/A	N/A	N/A	\$416.65	N/A
68720	DACRYOCYSTORHINOSTOMY (FISTULIZATION OF LACRIMAL SAC TO NASAL CAVITY)	\$97.63	N/A	N/A	\$610.18	N/A
69005	DRAINAGE EXTERNAL EAR, ABSCESS OR HEMATOMA; COMPLICATED	N/A	N/A	N/A	\$137.48	N/A
69100	BIOPSY EXTERNAL EAR	N/A	N/A	N/A	\$42.27	N/A
69105	BIOPSY EXTERNAL AUDITORY CANAL	N/A	N/A	N/A	\$56.26	N/A
69120	EXCISION EXTERNAL EAR; COMPLETE AMPUTATION	N/A	N/A	N/A	\$352.98	N/A
69205	REMOVAL FOREIGN BODY FROM EXTERNAL AUDITORY CANAL; WITH GENERAL ANESTHESIA	N/A	N/A	N/A	\$88.81	N/A
69300	OTOPLASTY, PROTRUDING EAR, WITH OR WITHOUT SIZE REDUCTION	N/A	N/A	N/A	\$398.47	N/A
69310	RECONSTRUCTION OF EXTERNAL AUDITORY CANAL (MEATOPLASTY) (EG, FOR STENOSIS DUE TO INJURY, INFECTION) (SEPARATE PROCEDURE)	N/A	N/A	N/A	\$936.38	N/A
69424	VENTILATING TUBE REMOVAL REQUIRING GENERAL ANESTHESIA	N/A	N/A	N/A	\$53.86	N/A
69450	TYMPANOLYSIS, TRANSCANAL	N/A	N/A	N/A	\$445.75	N/A
69501	TRANSMASTOID ANTROTOMY (SIMPLE MASTOIDECTOMY)	N/A	N/A	N/A	\$631.78	N/A
69550	EXCISION AURAL GLOMUS TUMOR; TRANSCANAL	N/A	N/A	N/A	\$897.77	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
69620	MYRINGOPLASTY (SURGERY CONFINED TO DRUMHEAD AND DONOR AREA)	N/A	N/A	N/A	\$424.41	N/A
69660	STAPEDECTOMY OR STAPEDOTOMY WITH REESTABLISHMENT OF OSSICULAR CONTINUITY, WITH OR WITHOUT USE OF FOREIGN MATERIAL	N/A	N/A	N/A	\$805.87	N/A
69801	LABYRINTHOTOMY, WITH OR WITHOUT CRYOSURGERY INCLUDING OTHER NONEXCISIONAL DESTRUCTIVE PROCEDURES OR PERFUSION OF VESTIBULOACTIVE DRUGS (SINGLE OR MULTIPLE PERFUSIONS); TRANSCANAL	N/A	N/A	N/A	\$633.02	N/A
69806	ENDOLYMPHATIC SAC OPERATION; WITH SHUNT	N/A	N/A	N/A	\$821.98	N/A
69990	MICROSURGICAL TECHNIQUES, REQUIRING USE OF OPERATING MICROSCOPE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$201.82	N/A
70015	CISTERNOGRAPHY, POSITIVE CONTRAST, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$55.97	No Change	\$104.56	N/A
70030	RADIOLOGIC EXAMINATION, EYE, FOR DETECTION OF FOREIGN BODY	N/A	\$8.04	No Change	\$23.01	N/A
70100	RADIOLOGIC EXAMINATION, MANDIBLE; PARTIAL, LESS THAN FOUR VIEWS	N/A	\$8.42	No Change	\$24.92	N/A
70120	RADIOLOGIC EXAMINATION, MASTOIDS; LESS THAN THREE VIEWS PER SIDE	N/A	\$8.42	No Change	\$24.92	N/A
70130	RADIOLOGIC EXAMINATION, MASTOIDS; COMPLETE, MINIMUM OF THREE VIEWS PER SIDE	N/A	\$16.12	No Change	\$43.62	N/A
70134	RADIOLOGIC EXAMINATION, INTERNAL AUDITORY MEATI, COMPLETE	N/A	\$16.12	No Change	\$38.62	N/A
70140	RADIOLOGIC EXAMINATION, FACIAL BONES; LESS THAN THREE VIEWS	N/A	\$8.80	No Change	\$28.80	N/A
70150	RADIOLOGIC EXAMINATION, FACIAL BONES; COMPLETE, MINIMUM OF THREE VIEWS	N/A	\$11.76	No Change	\$34.26	N/A
70170	DACRYOCYSTOGRAPHY, NASOLACRIMAL DUCT, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$13.96	No Change	\$40.46	N/A
70190	RADIOLOGIC EXAMINATION; OPTIC FORAMINA	N/A	\$9.90	No Change	\$30.90	N/A
70200	RADIOLOGIC EXAMINATION; ORBITS, COMPLETE, MINIMUM OF FOUR VIEWS	N/A	\$12.86	No Change	\$33.86	N/A

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70210	RADIOLOGIC EXAMINATION, SINUSES, PARANASAL, LESS THAN THREE VIEWS	N/A	\$8.04	No Change	\$24.54	N/A
70220	RADIOLOGIC EXAMINATION, SINUSES, PARANASAL, COMPLETE, MINIMUM OF THREE VIEWS	N/A	\$11.38	No Change	\$33.88	N/A
70250	RADIOLOGIC EXAMINATION, SKULL; LESS THAN FOUR VIEWS	N/A	\$11.38	No Change	\$32.38	N/A
70260	RADIOLOGIC EXAMINATION, SKULL; COMPLETE, MINIMUM OF FOUR VIEWS	N/A	\$16.12	No Change	\$43.62	N/A
70320	RADIOLOGIC EXAMINATION, TEETH; COMPLETE, FULL MOUTH	N/A	\$10.62	No Change	\$34.61	N/A
70328	RADIOLOGIC EXAMINATION, TEMPOROMANDIBULAR JOINT, OPEN AND CLOSED MOUTH; UNILATERAL	N/A	\$8.42	No Change	\$24.92	N/A
70336	MAGNETIC RESONANCE (EG, PROTON) IMAGING, TEMPOROMANDIBULAR JOINT(S)	N/A	\$68.61	\$264.55	\$333.16	N/A
70350	CEPHALOGRAM, ORTHODONTIC	N/A	\$8.38	No Change	\$19.28	N/A
70355	ORTHOPANTOGRAM	N/A	\$9.52	No Change	\$27.00	N/A
70380	RADIOLOGIC EXAMINATION, SALIVARY GLAND FOR CALCULUS	N/A	\$8.04	No Change	\$29.04	N/A
70450	COMPUTED TOMOGRAPHY, HEAD OR BRAIN; WITHOUT CONTRAST MATERIAL	N/A	\$39.25	No Change	\$116.75	N/A
70460	COMPUTERIZED AXIAL TOMOGRAPHY, HEAD OR BRAIN; WITH CONTRAST MATERIAL(S)	N/A	\$52.49	No Change	\$134.00	N/A
70470	COMPUTERIZED AXIAL TOMOGRAPHY, HEAD OR BRAIN; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$59.05	No Change	\$159.05	N/A
70480	COMPUTED TOMOGRAPHY, ORBIT, SELLA OR POSTERIOR FOSSA OR OUTER, MIDDLE OR INNER EAR; WITHOUT CONTRAST MATERIAL	N/A	\$59.43	No Change	\$173.43	N/A
70481	COMPUTERIZED AXIAL TOMOGRAPHY, ORBIT, SELLA OR POSTERIOR FOSSA OR OUTER, MIDDLE OR INNER EAR; WITH CONTRAST MATERIAL(S)	N/A	\$63.87	No Change	\$192.87	N/A
70482	COMPUTERIZED AXIAL TOMOGRAPHY, ORBIT, SELLA OR POSTERIOR FOSSA OR OUTER, MIDDLE OR INNER EAR; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$66.83	No Change	\$218.83	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
70488	COMPUTED TOMOGRAPHY, MAXILLOFACIAL AREA; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$65.73	No Change	\$165.73	N/A
70496	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, HEAD, WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POST-PROCESSING	N/A	\$81.09	No Change	\$281.29	N/A
70498	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, NECK, WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POST-PROCESSING	N/A	\$81.09	No Change	\$281.29	N/A
70540	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ORBIT, FACE AND/OR NECK; WITHOUT CONTRAST MATERIAL(S)	N/A	\$62.39	No Change	\$331.39	N/A
70542	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ORBIT, FACE AND NECK; WITH CONTRAST MATERIAL(S)	N/A	\$74.91	No Change	\$382.66	N/A
70543	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ORBIT, FACE AND NECK; WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	\$99.79	\$472.77	\$572.56	N/A
70544	MAGNETIC RESONANCE ANGIOGRAPHY, HEAD; WITHOUT CONTRAST MATERIAL(S)	N/A	\$55.79	No Change	\$323.20	N/A
70545	MAGNETIC RESONANCE ANGIOGRAPHY, HEAD; WITH CONTRAST MATERIAL(S)	N/A	\$55.45	No Change	\$322.86	N/A
70546	MAGNETIC RESONANCE ANGIOGRAPHY, HEAD; WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	\$83.33	\$473.32	\$556.65	N/A
70547	MAGNETIC RESONANCE ANGIOGRAPHY, NECK; WITHOUT CONTRAST MATERIAL(S)	N/A	\$55.45	No Change	\$322.86	N/A
70548	MAGNETIC RESONANCE ANGIOGRAPHY, NECK; WITH CONTRAST MATERIAL(S)	N/A	\$55.45	No Change	\$322.86	N/A
70549	MAGNETIC RESONANCE ANGIOGRAPHY, NECK; WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	No Change	\$473.32	\$556.65	N/A
70551	MAGNETIC RESONANCE (EG, PROTON) IMAGING, BRAIN (INCLUDING BRAIN STEM); WITHOUT CONTRAST MATERIAL	N/A	\$68.61	No Change	\$337.61	N/A

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71020	RADIOLOGIC EXAMINATION, CHEST, TWO VIEWS, FRONTAL AND LATERAL	N/A	\$10.28	No Change	\$25.28	N/A
71021	RADIOLOGIC EXAMINATION, CHEST, TWO VIEWS, FRONTAL AND LATERAL; WITH APICAL LORDOTIC PROCEDURE	N/A	\$12.48	No Change	\$27.48	N/A
71022	RADIOLOGIC EXAMINATION, CHEST, TWO VIEWS, FRONTAL AND LATERAL; WITH OBLIQUE PROJECTIONS	N/A	\$14.34	No Change	\$29.34	N/A
71030	RADIOLOGIC EXAMINATION, CHEST, COMPLETE, MINIMUM OF FOUR VIEWS	N/A	\$14.34	No Change	\$36.84	N/A
71035	RADIOLOGIC EXAMINATION, CHEST, SPECIAL VIEWS (EG, LATERAL DECUBITUS, BUCKY STUDIES)	N/A	\$8.42	No Change	\$26.80	N/A
71250	COMPUTED TOMOGRAPHY, THORAX; WITHOUT CONTRAST MATERIAL	N/A	\$53.59	No Change	\$133.59	N/A
71260	COMPUTERIZED AXIAL TOMOGRAPHY, THORAX; WITH CONTRAST MATERIAL(S)	N/A	\$57.65	No Change	\$145.15	N/A
71270	COMPUTERIZED AXIAL TOMOGRAPHY, THORAX; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$63.87	No Change	\$167.37	N/A
71275	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, CHEST (NONCORONARY), WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POSTPROCESSING	N/A	\$89.17	No Change	\$305.97	N/A
71550	MAGNETIC RESONANCE (EG, PROTON) IMAGING, CHEST (EG, FOR EVALUATION OF HILAR AND MEDIASTINAL LYMPHADENOPATHY); WITHOUT CONTRAST MATERIAL(S)	N/A	\$67.21	No Change	\$336.21	N/A
71551	MAGNETIC RESONANCE (EG, PROTON) IMAGING, CHEST (EG, FOR EVALUATION OF HILAR AND MEDIASTINAL LYMPHADENOPATHY); WITH CONTRAST MATERIAL(S)	N/A	\$80.37	No Change	\$392.47	N/A
71552	MAGNETIC RESONANCE (EG, PROTON) IMAGING, CHEST (EG, FOR EVALUATION OF HILAR AND MEDIASTINAL LYMPHADENOPATHY); WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	\$104.60	\$472.89	\$577.50	N/A
72010	RADIOLOGIC EXAMINATION, SPINE, ENTIRE, SURVEY STUDY, ANTEROPOSTERIOR AND LATERAL	N/A	\$20.56	No Change	\$57.26	N/A
72020	RADIOLOGIC EXAMINATION, SPINE, SINGLE VIEW, SPECIFY LEVEL	N/A	\$6.94	\$14.65	\$21.59	N/A

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72050	RADIOLOGIC EXAMINATION, SPINE, CERVICAL; MINIMUM OF FOUR VIEWS	N/A	\$14.34	No Change	\$40.84	N/A
72052	RADIOLOGIC EXAMINATION, SPINE, CERVICAL; COMPLETE, INCLUDING OBLIQUE AND FLEXION AND/OR EXTENSION STUDIES	N/A	\$16.84	No Change	\$49.34	N/A
72069	RADIOLOGIC EXAMINATION, SPINE, THORACOLUMBAR, STANDING (SCOLIOSIS)	N/A	\$10.62	No Change	\$27.98	N/A
72070	RADIOLOGIC EXAMINATION, SPINE; THORACIC, TWO VIEWS	N/A	\$10.28	No Change	\$31.28	N/A
72072	RADIOLOGIC EXAMINATION, SPINE; THORACIC, THREE VIEWS	N/A	\$10.28	No Change	\$31.78	N/A
72074	RADIOLOGIC EXAMINATION, SPINE; THORACIC, MINIMUM OF FOUR VIEWS	N/A	\$10.28	\$21.50	\$31.78	N/A
72090	RADIOLOGIC EXAMINATION, SPINE; SCOLIOSIS STUDY, INCLUDING SUPINE AND ERECT STUDIES	N/A	\$12.86	No Change	\$33.86	N/A
72100	RADIOLOGIC EXAMINATION, SPINE, LUMBOSACRAL; TWO OR THREE VIEWS	N/A	\$10.28	No Change	\$32.78	N/A
72110	RADIOLOGIC EXAMINATION, SPINE, LUMBOSACRAL; MINIMUM OF FOUR VIEWS	N/A	\$14.34	No Change	\$36.84	N/A
72120	RADIOLOGIC EXAMINATION, SPINE, LUMBOSACRAL, BENDING VIEWS ONLY, MINIMUM OF FOUR VIEWS	N/A	\$10.28	No Change	\$31.28	N/A
72125	COMPUTED TOMOGRAPHY, CERVICAL SPINE; WITHOUT CONTRAST MATERIAL	N/A	\$53.59	No Change	\$133.59	N/A
72126	COMPUTERIZED AXIAL TOMOGRAPHY, CERVICAL SPINE; WITH CONTRAST MATERIAL	N/A	\$56.55	No Change	\$150.55	N/A
72127	COMPUTERIZED AXIAL TOMOGRAPHY, CERVICAL SPINE; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$59.05	No Change	\$195.05	N/A
72128	COMPUTED TOMOGRAPHY, THORACIC SPINE; WITHOUT CONTRAST MATERIAL	N/A	\$53.59	No Change	\$141.09	N/A
72129	COMPUTERIZED AXIAL TOMOGRAPHY, THORACIC SPINE; WITH CONTRAST MATERIAL	N/A	\$56.55	No Change	\$144.05	N/A
72130	COMPUTERIZED AXIAL TOMOGRAPHY, THORACIC SPINE; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$59.05	No Change	\$195.05	N/A

<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
72131	COMPUTED TOMOGRAPHY, LUMBAR SPINE; WITHOUT CONTRAST MATERIAL	N/A	\$53.59	No Change	\$138.59	N/A
72132	COMPUTERIZED AXIAL TOMOGRAPHY, LUMBAR SPINE; WITH CONTRAST MATERIAL	N/A	\$56.55	No Change	\$150.55	N/A
72133	COMPUTERIZED AXIAL TOMOGRAPHY, LUMBAR SPINE; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$59.05	No Change	\$195.05	N/A
72146	MAGNETIC RESONANCE (EG, PROTON) IMAGING, SPINAL CANAL AND CONTENTS, THORACIC; WITHOUT CONTRAST MATERIAL	N/A	\$74.15	No Change	\$261.35	N/A
72148	MAGNETIC RESONANCE (EG, PROTON) IMAGING, SPINAL CANAL AND CONTENTS, LUMBAR; WITHOUT CONTRAST MATERIAL	N/A	\$68.95	No Change	\$256.15	N/A
72190	RADIOLOGIC EXAMINATION, PELVIS; COMPLETE, MINIMUM OF THREE VIEWS	N/A	\$9.90	No Change	\$30.90	N/A
72191	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, PELVIS, WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POST-PROCESSING	N/A	\$84.05	No Change	\$293.85	N/A
72193	COMPUTERIZED AXIAL TOMOGRAPHY, PELVIS; WITH CONTRAST MATERIAL(S)	N/A	\$53.59	No Change	\$140.09	N/A
72194	COMPUTERIZED AXIAL TOMOGRAPHY, PELVIS; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$56.55	No Change	\$159.05	N/A
72195	MAGNETIC RESONANCE (EG, PROTON) IMAGING, PELVIS; WITHOUT CONTRAST MATERIAL(S)	N/A	\$67.55	No Change	\$328.67	N/A
72196	MAGNETIC RESONANCE (EG, PROTON) IMAGING, PELVIS; WITH CONTRAST MATERIAL(S)	N/A	\$80.37	No Change	\$283.77	N/A
72197	MAGNETIC RESONANCE (EG, PROTON) IMAGING, PELVIS; WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	\$104.60	\$472.26	\$576.87	N/A
72200	RADIOLOGIC EXAMINATION, SACROILIAC JOINTS; LESS THAN THREE VIEWS	N/A	\$8.04	No Change	\$24.54	N/A
72202	RADIOLOGIC EXAMINATION, SACROILIAC JOINTS; THREE OR MORE VIEWS	N/A	\$8.80	No Change	\$25.30	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
72220	RADIOLOGIC EXAMINATION, SACRUM AND COCCYX, MINIMUM OF TWO VIEWS	N/A	\$8.04	No Change	\$24.54	N/A
73000	RADIOLOGIC EXAMINATION; CLAVICLE, COMPLE	N/A	\$7.32	No Change	\$18.82	N/A
73020	RADIOLOGIC EXAMINATION, SHOULDER; ONE VI	N/A	\$6.94	\$16.02	\$22.96	N/A
73030	RADIOLOGIC EXAMINATION, SHOULDER; COMPLETE, MINIMUM OF TWO VIEWS	N/A	\$8.42	No Change	\$24.92	N/A
73050	RADIOLOGIC EXAMINATION; ACROMIOCLAVICULAR JOINTS, BILATERAL, WITH OR WITHOUT WEIGHTED DISTRACTION	N/A	\$9.52	No Change	\$28.52	N/A
73070	RADIOLOGIC EXAMINATION, ELBOW; TWO VIEWS	N/A	\$6.94	No Change	\$18.44	N/A
73090	RADIOLOGIC EXAMINATION; FOREARM, TWO VIEWS	N/A	\$7.32	No Change	\$18.82	N/A
73092	RADIOLOGIC EXAMINATION; UPPER EXTREMITY, INFANT, MINIMUM OF TWO VIEWS	N/A	\$7.32	No Change	\$18.32	N/A
73100	RADIOLOGIC EXAMINATION, WRIST; TWO VIEWS	N/A	\$7.32	No Change	\$18.82	N/A
73120	RADIOLOGIC EXAMINATION, HAND; TWO VIEWS	N/A	\$7.32	No Change	\$17.32	N/A
73200	COMPUTED TOMOGRAPHY, UPPER EXTREMITY; WITHOUT CONTRAST MATERIAL	N/A	\$50.63	No Change	\$129.63	N/A
73201	COMPUTERIZED AXIAL TOMOGRAPHY, UPPER EXTREMITY; WITH CONTRAST MATERIAL(S)	N/A	\$53.59	No Change	\$136.09	N/A
73202	COMPUTERIZED AXIAL TOMOGRAPHY, UPPER EXTREMITY; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$56.55	No Change	\$149.05	N/A
73206	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, UPPER EXTREMITY, WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POST-PROCESSING	N/A	\$84.05	No Change	\$272.62	N/A
73218	MAGNETIC RESONANCE (EG, PROTON) IMAGING, UPPER EXTREMITY, OTHER THAN JOINT; WITHOUT CONTRAST MATERIAL(S)	N/A	\$62.39	No Change	\$319.25	N/A
73219	MAGNETIC RESONANCE (EG, PROTON) IMAGING, UPPER EXTREMITY, OTHER THAN JOINT; WITH CONTRAST MATERIAL(S)	N/A	\$75.25	No Change	\$383.00	N/A

<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
73221	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ANY JOINT OF UPPER EXTREMITY; WITHOUT CONTRAST MATERIAL(S)	N/A	\$62.39	No Change	\$331.39	N/A
73222	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ANY JOINT OF UPPER EXTREMITY; WITH CONTRAST MATERIAL(S)	N/A	\$75.25	No Change	\$383.00	N/A
73223	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ANY JOINT OF UPPER EXTREMITY; WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	\$99.79	\$472.43	\$572.90	N/A
73510	RADIOLOGIC EXAMINATION, HIP, UNILATERAL; COMPLETE, MINIMUM OF TWO VIEWS	N/A	\$9.90	No Change	\$26.40	N/A
73525	RADIOLOGIC EXAMINATION, HIP, ARTHROGRAPHY, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.64	No Change	\$73.14	N/A
73530	RADIOLOGIC EXAMINATION, HIP, DURING OPERATIVE PROCEDURE	N/A	\$13.58	No Change	\$31.97	N/A
73540	RADIOLOGIC EXAMINATION, PELVIS AND HIPS, INFANT OR CHILD, MINIMUM OF TWO VIEWS	N/A	\$9.52	No Change	\$26.02	N/A
73542	RADIOLOGICAL EXAMINATION, SACROILIAC JOINT ARTHROGRAPHY, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$26.47	No Change	\$82.41	N/A
73550	RADIOLOGIC EXAMINATION, FEMUR, TWO VIEWS	N/A	\$8.04	No Change	\$24.54	N/A
73560	RADIOLOGIC EXAMINATION, KNEE; ONE OR TWO VIEWS	N/A	\$8.04	No Change	\$24.54	N/A
73562	RADIOLOGIC EXAMINATION, KNEE; THREE VIEWS	N/A	\$8.42	No Change	\$24.92	N/A
73564	RADIOLOGIC EXAMINATION, KNEE; COMPLETE, FOUR OR MORE VIEWS	N/A	\$10.28	No Change	\$32.69	N/A
73565	RADIOLOGIC EXAMINATION, KNEE; BOTH KNEES, STANDING, ANTEROPOSTERIOR	N/A	\$8.04	No Change	\$25.40	N/A
73590	RADIOLOGIC EXAMINATION; TIBIA AND FIBULA, TWO VIEWS	N/A	\$8.04	No Change	\$24.54	N/A
73592	RADIOLOGIC EXAMINATION; LOWER EXTREMITY, INFANT, MINIMUM OF TWO VIEWS	N/A	\$7.32	No Change	\$23.82	N/A
73600	RADIOLOGIC EXAMINATION, ANKLE; TWO VIEWS	N/A	\$7.32	No Change	\$18.82	N/A
73610	RADIOLOGIC EXAMINATION, ANKLE; COMPLETE, MINIMUM OF THREE VIEWS	N/A	\$8.04	No Change	\$26.77	N/A
73620	RADIOLOGIC EXAMINATION, FOOT; TWO VIEWS	N/A	\$7.32	No Change	\$17.32	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
73650	RADIOLOGIC EXAMINATION; CALCANEUS, MINIMUM OF TWO VIEWS	N/A	\$7.32	No Change	\$18.82	N/A
73700	COMPUTED TOMOGRAPHY, LOWER EXTREMITY; WITHOUT CONTRAST MATERIAL	N/A	\$50.63	No Change	\$129.63	N/A
73701	COMPUTERIZED AXIAL TOMOGRAPHY, LOWER EXTREMITY; WITH CONTRAST MATERIAL(S)	N/A	\$53.59	No Change	\$136.09	N/A
73702	COMPUTERIZED AXIAL TOMOGRAPHY, LOWER EXTREMITY; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$56.55	No Change	\$149.05	N/A
73706	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, LOWER EXTREMITY, WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POST-PROCESSING	N/A	\$88.45	No Change	\$277.02	N/A
73718	MAGNETIC RESONANCE (EG, PROTON) IMAGING, LOWER EXTREMITY OTHER THAN JOINT; WITHOUT CONTRAST MATERIAL(S)	N/A	\$62.39	No Change	\$319.25	N/A
73719	MAGNETIC RESONANCE (EG, PROTON) IMAGING, LOWER EXTREMITY OTHER THAN JOINT; WITH CONTRAST MATERIAL(S)	N/A	\$74.91	No Change	\$382.66	N/A
73721	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ANY JOINT OF LOWER EXTREMITY; WITHOUT CONTRAST MATERIAL	N/A	\$62.39	No Change	\$331.39	N/A
73722	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ANY JOINT OF LOWER EXTREMITY; WITH CONTRAST MATERIAL(S)	N/A	\$75.25	No Change	\$383.00	N/A
73723	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ANY JOINT OF LOWER EXTREMITY; WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	\$99.79	\$472.43	\$572.22	N/A
74022	RADIOLOGIC EXAMINATION, ABDOMEN; COMPLETE ACUTE ABDOMEN SERIES, INCLUDING SUPINE, ERECT, AND/OR DECUBITUS VIEWS, SINGLE VIEW CHEST	N/A	\$14.72	No Change	\$38.72	N/A
74160	COMPUTERIZED AXIAL TOMOGRAPHY, ABDOMEN; WITH CONTRAST MATERIAL(S)	N/A	\$59.05	No Change	\$149.05	N/A

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74170	COMPUTERIZED AXIAL TOMOGRAPHY, ABDOMEN; WITHOUT CONTRAST MATERIAL, FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS	N/A	\$64.97	No Change	\$176.47	N/A
74175	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, ABDOMEN, WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POST-PROCESSING	N/A	\$88.11	No Change	\$297.91	N/A
74181	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ABDOMEN; WITHOUT CONTRAST MATERIAL(S)	N/A	\$67.21	No Change	\$336.21	N/A
74182	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ABDOMEN; WITH CONTRAST MATERIAL(S)	N/A	\$80.37	No Change	\$392.57	N/A
74183	MAGNETIC RESONANCE (EG, PROTON) IMAGING, ABDOMEN; WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY WITH CONTRAST MATERIAL(S) AND FURTHER SEQUENCES	N/A	\$104.60	\$472.26	\$576.86	N/A
74235	REMOVAL OF FOREIGN BODY(S), ESOPHAGEAL, WITH USE OF BALLOON CATHETER, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$55.41	No Change	\$144.41	N/A
74249	RADIOLOGICAL EXAMINATION, GASTROINTESTINAL TRACT, UPPER, AIR CONTRAST, WITH SPECIFIC HIGH DENSITY BARIUM, EFFERVESCENT AGENT, WITH OR WITHOUT GLUCAGON; WITH SMALL INTESTINE FOLLOW-THROUGH	N/A	\$42.21	No Change	\$118.21	N/A
74290	CHOLECYSTOGRAPHY, ORAL CONTRAST	N/A	\$14.72	No Change	\$37.22	N/A
74291	CHOLECYSTOGRAPHY, ORAL CONTRAST; ADDITIONAL OR REPEAT EXAMINATION OR MULTIPLE DAY EXAMINATION	N/A	\$9.52	No Change	\$24.49	N/A
74300	CHOLANGIOGRAPHY AND/OR PANCREATOGRAPHY; INTRAOPERATIVE, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$16.84	No Change	\$42.34	N/A
74301	CHOLANGIOGRAPHY AND/OR PANCREATOGRAPHY; ADDITIONAL SET INTRAOPERATIVE, RADIOLOGICAL SUPERVISION AND INTERPRETATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$9.90	No Change	\$35.40	N/A
74350	PERCUTANEOUS PLACEMENT OF GASTROSTOMY TUBE, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$34.89	\$98.34	\$133.23	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
74355	PERCUTANEOUS PLACEMENT OF ENTEROCLYSIS TUBE, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$34.89	No Change	\$129.07	N/A
74360	INTRALUMINAL DILATION OF STRICTURES AND/OR OBSTRUCTIONS (EG, ESOPHAGUS), RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$26.02	No Change	\$108.39	N/A
74363	PERCUTANEOUS TRANSHEPATIC DILATION OF BILIARY DUCT STRICTURE WITH OR WITHOUT PLACEMENT OF STENT, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$40.73	No Change	\$175.73	N/A
74475	INTRODUCTION OF INTRACATHETER OR CATHETER INTO RENAL PELVIS FOR DRAINAGE AND/OR INJECTION, PERCUTANEOUS, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.34	No Change	\$105.34	N/A
74480	INTRODUCTION OF URETERAL CATHETER OR STENT INTO URETER THROUGH RENAL PELVIS FOR DRAINAGE AND/OR INJECTION, PERCUTANEOUS, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.34	No Change	\$61.34	N/A
74485	DILATION OF NEPHROSTOMY, URETERS OR URETHRA, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.30	\$103.09	\$128.39	N/A
74742	TRANSCERVICAL CATHETERIZATION OF FALLOPIAN TUBE, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$28.25	No Change	\$75.25	N/A
75554	CARDIAC MAGNETIC RESONANCE IMAGING FOR FUNCTION, WITH OR WITHOUT MORPHOLOGY; COMPLETE STUDY	N/A	No Change	\$330.42	\$417.63	N/A
75555	CARDIAC MAGNETIC RESONANCE IMAGING FOR FUNCTION, WITH OR WITHOUT MORPHOLOGY; LIMITED STUDY	N/A	\$84.86	\$330.42	\$415.28	N/A
75630	AORTOGRAPHY, ABDOMINAL PLUS BILATERAL ILIOFEMORAL LOWER EXTREMITY, CATHETER, BY SERIALOGRAPHY, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$86.25	No Change	\$272.25	N/A
75635	COMPUTED TOMOGRAPHIC ANGIOGRAPHY, ABDOMINAL AORTA AND BILATERAL ILIOFEMORAL LOWER EXTREMITY RUNOFF, RADIOLOGICAL SUPERVISION AND INTERPRETATION, WITHOUT CONTRAST MATERIAL(S), FOLLOWED BY CONTRAST MATERIAL(S) AND FURTHER SECTIONS, INCLUDING IMAGE POST PROCESSING	N/A	\$111.89	No Change	\$340.25	N/A

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75790	ANGIOGRAPHY, ARTERIOVENOUS SHUNT (EG, DIALYSIS PATIENT), RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$85.11	No Change	\$133.70	N/A
75809	SHUNTOGRAM FOR INVESTIGATION OF PREVIOUSLY PLACED INDWELLING NONVASCULAR SHUNT (EG, LEVEEN SHUNT, VENTRICULOPERITONEAL SHUNT, INDWELLING INFUSION PUMP), RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$21.66	No Change	\$49.85	N/A
75885	PERCUTANEOUS TRANSHEPATIC PORTOGRAPHY WITH HEMODYNAMIC EVALUATION, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$66.83	No Change	\$193.33	N/A
75887	PERCUTANEOUS TRANSHEPATIC PORTOGRAPHY WITHOUT HEMODYNAMIC EVALUATION, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$67.17	No Change	\$174.67	N/A
75889	HEPATIC VENOGRAPHY, WEDGED OR FREE, WITH HEMODYNAMIC EVALUATION, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$52.87	No Change	\$184.37	N/A
75891	HEPATIC VENOGRAPHY, WEDGED OR FREE, WITHOUT HEMODYNAMIC EVALUATION, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$52.87	No Change	\$174.37	N/A
75893	VENOUS SAMPLING THROUGH CATHETER, WITH OR WITHOUT ANGIOGRAPHY (EG, FOR PARATHYROID HORMONE, RENIN), RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.34	No Change	\$126.34	N/A
75894	TRANSCATHETER THERAPY, EMBOLIZATION, ANY METHOD, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$61.51	No Change	\$162.51	N/A
75896	TRANSCATHETER THERAPY, INFUSION, ANY METHOD (EG, THROMBOLYSIS OTHER THAN CORONARY), RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$61.98	No Change	\$162.98	N/A
75900	EXCHANGE OF A PREVIOUSLY PLACED INTRAVASCULAR CATHETER DURING THROMBOLYTIC THERAPY WITH CONTRAST MONITORING, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$23.06	No Change	\$670.75	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
75901	MECHANICAL REMOVAL OF PERICATHETER OBSTRUCTIVE MATERIAL (EG, FIBRIN SHEATH) FROM CENTRAL VENOUS DEVICE VIA SEPARATE VENOUS ACCESS, RADIOLOGIC SUPERVISION AND INTERPRETATION	N/A	\$22.76	No Change	\$69.17	N/A
75902	MECHANICAL REMOVAL OF INTRALUMINAL (INTRACATHETER) OBSTRUCTIVE MATERIAL FROM CENTRAL VENOUS DEVICE THROUGH DEVICE LUMEN, RADIOLOGIC SUPERVISION AND INTERPRETATION	N/A	\$18.32	No Change	\$65.74	N/A
75940	PERCUTANEOUS PLACEMENT OF IVC FILTER, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.94	No Change	\$261.94	N/A
75962	TRANSLUMINAL BALLOON ANGIOPLASTY, PERIPHERAL ARTERY, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.64	No Change	\$323.24	N/A
75964	TRANSLUMINAL BALLOON ANGIOPLASTY, EACH ADDITIONAL PERIPHERAL ARTERY, RADIOLOGICAL SUPERVISION AND INTERPRETATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$17.14	No Change	\$206.14	N/A
75966	TRANSLUMINAL BALLOON ANGIOPLASTY, RENAL OR OTHER VISCERAL ARTERY, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$63.31	No Change	\$360.91	N/A
75968	TRANSLUMINAL BALLOON ANGIOPLASTY, EACH ADDITIONAL VISCERAL ARTERY, RADIOLOGICAL SUPERVISION AND INTERPRETATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$17.52	No Change	\$206.52	N/A
75978	TRANSLUMINAL BALLOON ANGIOPLASTY, VENOUS (EG, SUBCLAVIAN STENOSIS), RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$25.34	No Change	\$294.34	N/A
75992	TRANSLUMINAL ATHERECTOMY, PERIPHERAL ARTERY, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$26.32	No Change	\$555.62	N/A
75993	TRANSLUMINAL ATHERECTOMY, EACH ADDITIONAL PERIPHERAL ARTERY, RADIOLOGICAL SUPERVISION AND INTERPRETATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$17.52	No Change	\$300.02	N/A
75994	TRANSLUMINAL ATHERECTOMY, RENAL, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$63.95	No Change	\$587.64	N/A
75995	TRANSLUMINAL ATHERECTOMY, VISCERAL, RADIOLOGICAL SUPERVISION AND INTERPRETATION	N/A	\$62.67	No Change	\$586.36	N/A

<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
75996	TRANSLUMINAL ATHERECTOMY, EACH ADDITIONAL VISCERAL ARTERY, RADIOLOGICAL SUPERVISION AND INTERPRETATION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$17.18	No Change	\$299.68	N/A
76098	RADIOLOGICAL EXAMINATION, SURGICAL SPECIMEN	N/A	\$7.32	\$13.62	\$20.94	N/A
76120	CINERADIOGRAPHY/VIDEORADIOGRAPHY, EXCEPT WHERE SPECIFICALLY INCLUDED	N/A	\$17.94	No Change	\$52.94	N/A
76376	3D RENDERING WITH INTERPRETATION AND REPORTING OF COMPUTED TOMOGRAPHY, MAGNETIC RESONANCE IMAGING, ULTRASOUND OR OTHER TOMOGRAPHIC MODALITY; NOT REQUIRING IMAGE POSTPROCESSING ON AN INDEPENDENT WORKSTATION	N/A	No Change	\$35.50	\$43.94	N/A
76377	3D RENDERING WITH INTERPRETATION AND REPORTING OF COMPUTED TOMOGRAPHY, MAGNETIC RESONANCE IMAGING, ULTRASOUND, OR OTHER TOMOGRAPHIC MODALITY; REQUIRING IMAGE POSTPROCESSING ON AN INDEPENDENT WORKSTATION	N/A	No Change	\$89.01	\$122.27	N/A
76380	COMPUTED TOMOGRAPHY, LIMITED OR LOCALIZED FOLLOW-UP STUDY	N/A	\$45.17	No Change	\$124.37	N/A
76506	ECHOENCEPHALOGRAPHY, REAL TIME WITH IMAGE DOCUMENTATION (GRAY SCALE) (FOR DETERMINATION OF VENTRICULAR SIZE, DELINEATION OF CEREBRAL CONTENTS AND DETECTION OF FLUID MASSES OR OTHER INTRACRANIAL ABNORMALITIES), INCLUDING A-MODE ENCEPHALOGRAPHY AS SECONDARY COMPONENT WHERE INDICATED	N/A	\$31.28	No Change	\$78.78	N/A
76516	OPHTHALMIC BIOMETRY BY ULTRASOUND ECHOGRAPHY, A-SCAN	N/A	\$26.75	\$41.84	\$68.59	N/A
76519	OPHTHALMIC BIOMETRY BY ULTRASOUND ECHOGRAPHY, A-SCAN; WITH INTRAOCULAR LENS POWER CALCULATION	N/A	\$26.75	\$45.27	\$72.02	N/A
76529	OPHTHALMIC ULTRASONIC FOREIGN BODY LOCALIZATION	N/A	\$27.81	\$39.75	\$67.56	N/A
76536	ULTRASOUND, SOFT TISSUES OF HEAD AND NECK (EG, THYROID, PARATHYROID, PAROTID), REAL TIME WITH IMAGE DOCUMENTATION	N/A	\$25.37	No Change	\$76.35	N/A

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76604	ULTRASOUND, CHEST (INCLUDES MEDIASTINUM), REAL TIME WITH IMAGE DOCUMENTATION	N/A	\$24.99	No Change	\$74.03	N/A
76645	ULTRASOUND, BREAST(S) (UNILATERAL OR BILATERAL), REAL TIME WITH IMAGE DOCUMENTATION	N/A	\$24.99	No Change	\$62.72	N/A
76700	ULTRASOUND, ABDOMINAL, REAL TIME WITH IMAGE DOCUMENTATION; COMPLETE	N/A	\$37.77	No Change	\$95.27	N/A
76775	ULTRASOUND, RETROPERITONEAL (EG, RENAL, AORTA, NODES), B-SCAN AND/OR REAL TIME WITH IMAGE DOCUMENTATION; LIMITED	N/A	\$27.12	No Change	\$76.12	N/A
76800	ULTRASOUND, SPINAL CANAL AND CONTENTS	N/A	\$51.46	No Change	\$102.45	N/A
76801	ULTRASOUND, PREGNANT UTERUS, REAL TIME WITH IMAGE DOCUMENTATION, FETAL AND MATERNAL EVALUATION, FIRST TRIMESTER (14 WEEKS 0 DAYS), TRANSABDOMINAL APPROACH; SINGLE OR FIRST GESTATION	N/A	\$46.24	No Change	\$84.63	N/A
76811	ULTRASOUND, PREGNANT UTERUS, REAL TIME WITH IMAGE DOCUMENTATION, FETAL AND MATERNAL EVALUATION PLUS DETAILED FETAL ANATOMIC EXAMINATION, TRANSABDOMINAL APPROACH; SINGLE OR FIRST GESTATION	N/A	\$90.46	\$124.61	\$215.07	N/A
76817	ULTRASOUND, PREGNANT UTERUS, REAL TIME WITH IMAGE DOCUMENTATION, TRANSVAGINAL	N/A	\$34.86	No Change	\$87.89	N/A
76818	FETAL BIOPHYSICAL PROFILE; WITH NON-STRESS TESTING	N/A	\$49.80	No Change	\$110.02	N/A
76827	DOPPLER ECHOCARDIOGRAPHY, FETAL, PULSED WAVE AND/OR CONTINUOUS WAVE WITH SPECTRAL DISPLAY; COMPLETE	N/A	\$27.16	No Change	\$77.06	N/A
76828	DOPPLER ECHOCARDIOGRAPHY, FETAL, PULSED WAVE AND/OR CONTINUOUS WAVE SPECTRAL DISPLAY; FOLLOW UP OR REPEAT STUDY	N/A	\$27.04	No Change	\$55.44	N/A
76872	ULTRASOUND, TRANSRECTAL	N/A	\$32.58	No Change	\$86.73	N/A
76880	ULTRASOUND, EXTREMITY, NONVASCULAR, REAL TIME WITH IMAGE DOCUMENTATION	N/A	\$27.15	No Change	\$74.65	N/A

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76936	ULTRASOUND GUIDED COMPRESSION REPAIR OF ARTERIAL PSEUDOANEURYSM OR ARTERIOVENOUS FISTULAE (INCLUDES DIAGNOSTIC ULTRASOUND EVALUATION, COMPRESSION OF LESION AND IMAGING)	N/A	No Change	\$122.19	\$191.36	N/A
76941	ULTRASONIC GUIDANCE FOR INTRAUTERINE FETAL TRANSFUSION OR CORDOCENTESIS, IMAGING SUPERVISION AND INTERPRETATION	N/A	\$63.72	No Change	\$110.97	N/A
76945	ULTRASONIC GUIDANCE FOR CHORIONIC VILLUS SAMPLING, IMAGING SUPERVISION AND INTERPRETATION	N/A	\$31.18	No Change	\$78.42	N/A
76946	ULTRASONIC GUIDANCE FOR AMNIOCENTESIS, IMAGING SUPERVISION AND INTERPRETATION	N/A	\$17.94	\$44.80	\$62.74	N/A
76970	ULTRASOUND STUDY FOLLOW-UP (SPECIFY)	N/A	\$18.70	No Change	\$56.43	N/A
76977	ULTRASOUND BONE DENSITY MEASUREMENT AND INTERPRETATION, PERIPHERAL SITE(S), ANY METHOD	N/A	\$2.50	\$23.43	\$25.93	N/A
77261	THERAPEUTIC RADIOLOGY TREATMENT PLANNING; SIMPLE	N/A	N/A	N/A	\$66.95	N/A
77262	THERAPEUTIC RADIOLOGY TREATMENT PLANNING; INTERMEDIATE	N/A	N/A	N/A	\$100.66	N/A
77263	THERAPEUTIC RADIOLOGY SIMULATION-AIDED FIELD SETTING; THREE-DIMENSIONAL	N/A	N/A	N/A	\$149.36	N/A
77295	THERAPEUTIC RADIOLOGY SIMULATION-AIDED FIELD SETTING; THREE-DIMENSIONAL	N/A	\$213.00	No Change	\$1,003.25	N/A
77301	INTENSITY MODULATED RADIOTHERAPY PLAN, INCLUDING DOSE-VOLUME HISTOGRAMS FOR TARGET AND CRITICAL STRUCTURE PARTIAL TOLERANCE SPECIFICATIONS	N/A	\$373.24	No Change	\$1,081.07	N/A
77326	BRACHYTHERAPY ISODOSE PLAN; SIMPLE (CALCULATION MADE FROM SINGLE PLANE, ONE TO FOUR SOURCES/RIBBON APPLICATION, REMOTE AFTERLOADING BRACHYTHERAPY, 1 TO 8 SOURCES)	N/A	\$43.96	No Change	\$116.46	N/A
77331	SPECIAL DOSIMETRY (EG, TLD, MICRODOSIMETRY) (SPECIFY), ONLY WHEN PRESCRIBED BY THE TREATING PHYSICIAN	N/A	\$40.35	No Change	\$58.05	N/A

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77421	STEREOSCOPIC X-RAY GUIDANCE FOR LOCALIZATION OF TARGET VOLUME FOR THE DELIVERY OF RADIATION THERAPY	N/A	No Change	\$63.81	\$79.54	N/A
77432	STEREOTACTIC RADIATION TREATMENT MANAGEMENT OF CEREBRAL LESION(S) (COMPLETE COURSE OF TREATMENT CONSISTING OF ONE SESSION)	N/A	No Change	No Change	\$379.79	N/A
77610	HYPERTHERMIA GENERATED BY INTERSTITIAL PROBE(S); 5 OR FEWER INTERSTITIAL APPLICATORS	N/A	\$72.93	No Change	\$182.42	N/A
77615	HYPERTHERMIA GENERATED BY INTERSTITIAL PROBE(S); MORE THAN 5 INTERSTITIAL APPLICATORS	N/A	\$97.51	No Change	\$243.35	N/A
77620	HYPERTHERMIA GENERATED BY INTRACAVITARY PROBE(S)	N/A	\$75.85	No Change	\$185.34	N/A
77781	REMOTE AFTERLOADING HIGH INTENSITY BRACHYTHERAPY; 1-4 SOURCE POSITIONS OR CATHETERS	N/A	\$60.84	No Change	\$180.84	N/A
77782	REMOTE AFTERLOADING HIGH INTENSITY BRACHYTHERAPY; 5-8 SOURCE POSITIONS OR CATHETERS	N/A	\$99.64	No Change	\$279.64	N/A
77784	REMOTE AFTERLOADING HIGH INTENSITY BRACHYTHERAPY; OVER 12 SOURCE POSITIONS OR CATHETERS	N/A	\$245.16	No Change	\$635.16	N/A
77789	SURFACE APPLICATION OF RADIOELEMENT	N/A	\$53.86	\$13.35	\$67.21	N/A
78000	THYROID UPTAKE; SINGLE DETERMINATION	N/A	\$8.80	No Change	\$28.80	N/A
78001	THYROID UPTAKE; MULTIPLE DETERMINATIONS	N/A	\$12.10	No Change	\$31.10	N/A
78006	THYROID IMAGING, WITH UPTAKE; SINGLE DETERMINATION	N/A	\$22.76	No Change	\$60.26	N/A
78011	THYROID IMAGING; WITH VASCULAR FLOW	N/A	\$20.90	No Change	\$65.90	N/A
78102	BONE MARROW IMAGING; LIMITED AREA	N/A	\$25.34	No Change	\$64.34	N/A
78103	BONE MARROW IMAGING; MULTIPLE AREAS	N/A	\$34.86	No Change	\$106.36	N/A
78110	PLASMA VOLUME, RADIOPHARMACEUTICAL VOLUME-DILUTION TECHNIQUE (SEPARATE PROCEDURE); SINGLE SAMPLING	N/A	\$9.14	No Change	\$29.14	N/A
78111	PLASMA VOLUME, RADIOPHARMACEUTICAL VOLUME-DILUTION TECHNIQUE (SEPARATE PROCEDURE); MULTIPLE SAMPLINGS	N/A	\$10.62	No Change	\$34.62	N/A

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78120	RED CELL VOLUME DETERMINATION (SEPARATE PROCEDURE); SINGLE SAMPLING	N/A	\$11.00	No Change	\$30.00	N/A
78121	RED CELL VOLUME DETERMINATION (SEPARATE PROCEDURE); MULTIPLE SAMPLINGS	N/A	\$15.06	No Change	\$42.56	N/A
78122	WHOLE BLOOD VOLUME DETERMINATION, INCLUDING SEPARATE MEASUREMENT OF PLASMA VOLUME AND RED CELL VOLUME (RADIOPHARMACEUTICAL VOLUME-DILUTION TECHNIQUE)	N/A	\$20.90	No Change	\$88.90	N/A
78130	RED CELL SURVIVAL STUDY	N/A	\$28.60	No Change	\$75.10	N/A
78135	RED CELL SURVIVAL STUDY; DIFFERENTIAL ORGAN/TISSUE KINETICS, (EG, SPLENIC AND/OR HEPATIC SEQUESTRATION)	N/A	\$30.08	No Change	\$195.08	N/A
78185	SPLEEN IMAGING ONLY, WITH OR WITHOUT VASCULAR FLOW	N/A	\$18.70	No Change	\$57.70	N/A
78201	LIVER IMAGING; STATIC ONLY	N/A	\$20.56	No Change	\$67.06	N/A
78202	LIVER IMAGING; WITH VASCULAR FLOW	N/A	\$23.52	No Change	\$73.52	N/A
78205	LIVER IMAGING (SPECT)	N/A	\$33.04	No Change	\$168.04	N/A
78206	LIVER IMAGING (SPECT); WITH VASCULAR FLOW	N/A	\$44.76	No Change	\$183.64	N/A
78215	LIVER AND SPLEEN IMAGING; STATIC ONLY	N/A	\$22.76	No Change	\$69.26	N/A
78216	LIVER AND SPLEEN IMAGING; WITH VASCULAR FLOW	N/A	\$26.10	No Change	\$87.60	N/A
78220	LIVER FUNCTION STUDY WITH HEPATOBILIARY AGENTS, WITH SERIAL IMAGES	N/A	\$22.76	No Change	\$66.76	N/A
78223	HEPATOBILIARY DUCTAL SYSTEM IMAGING, INCLUDING GALLBLADDER, WITH OR WITHOUT PHARMACOLOGIC INTERVENTION, WITH OR WITHOUT QUANTITATIVE MEASUREMENT OF GALLBLADDER FUNCTION	N/A	\$39.25	No Change	\$112.25	N/A
78230	SALIVARY GLAND IMAGING	N/A	\$20.56	No Change	\$59.56	N/A
78232	SALIVARY GLAND FUNCTION STUDY	N/A	\$21.66	No Change	\$60.66	N/A
78258	ESOPHAGEAL MOTILITY	N/A	\$34.86	No Change	\$98.86	N/A
78264	GASTRIC EMPTYING STUDY	N/A	\$35.99	No Change	\$134.99	N/A
78270	VITAMIN B-12 ABSORPTION STUDIES COMBINED, WITHOUT INTRINSIC FACTOR	N/A	\$9.52	No Change	\$29.52	N/A

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78271	VITAMIN B-12 ABSORPTION STUDY (EG, SCHILLING TEST); WITH INTRINSIC FACTOR	N/A	\$9.52	No Change	\$28.52	N/A
78282	GASTROINTESTINAL PROTEIN LOSS	N/A	\$17.60	No Change	\$56.60	N/A
78291	PERITONEAL-VEIN SHUNT PATENCY TEST (EG, FOR LEVEEN, DENVER SHUNT)	N/A	\$41.08	No Change	\$150.91	N/A
78306	BONE AND/OR JOINT IMAGING; WHOLE BODY	N/A	\$39.98	No Change	\$101.48	N/A
78315	BONE AND/OR JOINT IMAGING; THREE PHASE STUDY	N/A	\$47.37	No Change	\$166.37	N/A
78320	BONE AND/OR JOINT IMAGING; TOMOGRAPHIC (SPECT)	N/A	\$48.47	No Change	\$248.44	N/A
78414	DETERMINATION OF CENTRAL C-V HEMODYNAMICS (NON-IMAGING) (EG, EJECTION FRACTION WITH PROBE TECHNIQUE) WITH OR WITHOUT PHARMACOLOGIC INTERVENTION OR EXERCISE, SINGLE OR MULTIPLE DETERMINATIONS	N/A	\$21.24	No Change	\$82.24	N/A
78428	CARDIAC SHUNT DETECTION	N/A	\$38.05	No Change	\$113.05	N/A
78456	ACUTE VENOUS THROMBOSIS IMAGING, PEPTIDE	N/A	\$48.33	No Change	\$154.99	N/A
78457	VENOUS THROMBOSIS IMAGING, VENOGRAM; UNILATERAL	N/A	\$35.62	No Change	\$100.62	N/A
78458	VENOUS THROMBOSIS IMAGING, VENOGRAM; BILATERAL	N/A	\$42.18	No Change	\$107.18	N/A
78460	MYOCARDIAL PERFUSION IMAGING; (PLANAR) SINGLE STUDY, AT REST OR STRESS (EXERCISE AND/OR PHARMACOLOGIC), WITH OR WITHOUT QUANTIFICATION	N/A	\$40.32	No Change	\$125.30	N/A
78461	MYOCARDIAL PERFUSION IMAGING; MULTIPLE STUDIES, (PLANAR) AT REST AND/OR STRESS (EXERCISE AND/OR PHARMACOLOGIC), AND REDISTRIBUTION AND/OR REST INJECTION, WITH OR WITHOUT QUANTIFICATION	N/A	\$57.96	\$157.91	\$215.87	N/A
78464	MYOCARDIAL PERFUSION IMAGING; TOMOGRAPHIC (SPECT), SINGLE STUDY (INCLUDING ATTENUATION CORRECTION WHEN PERFORMED), AT REST OR STRESS (EXERCISE AND/OR PHARMACOLOGIC), WITH OR WITHOUT QUANTIFICATION	N/A	\$52.39	No Change	\$265.39	N/A

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78465	MYOCARDIAL PERFUSION IMAGING; TOMOGRAPHIC (SPECT), MULTIPLE STUDIES (INCLUDING ATTENUATION CORRECTION WHEN PERFORMED), AT REST AND/OR STRESS (EXERCISE AND/OR PHARMACOLOGIC) AND REDISTRIBUTION AND/OR REST INJECTION, WITH OR WITHOUT QUANTIFICATION	N/A	\$70.68	No Change	\$333.48	N/A
78466	MYOCARDIAL IMAGING, INFARCT AVID, PLANAR; QUALITATIVE OR QUANTITATIVE	N/A	\$32.62	No Change	\$88.62	N/A
78469	MYOCARDIAL IMAGING, INFARCT AVID, PLANAR; TOMOGRAPHIC SPECT WITH OR WITHOUT QUANTIFICATION	N/A	\$44.00	No Change	\$221.44	N/A
78473	CARDIAC BLOOD POOL IMAGING, GATED EQUILIBRIUM; MULTIPLE STUDIES, WALL MOTION STUDY PLUS EJECTION FRACTION, AT REST AND STRESS (EXERCISE AND/OR PHARMACOLOGIC), WITH OR WITHOUT ADDITIONAL QUANTIFICATION	N/A	\$69.99	No Change	\$296.99	N/A
78478	MYOCARDIAL PERFUSION STUDY WITH WALL MOTION, QUALITATIVE OR QUANTITATIVE STUDY (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$25.53	No Change	\$65.13	N/A
78480	MYOCARDIAL PERFUSION STUDY WITH EJECTION FRACTION (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$17.69	No Change	\$57.29	N/A
78494	CARDIAC BLOOD POOL IMAGING, GATED EQUILIBRIUM, SPECT, AT REST, WALL MOTION STUDY PLUS EJECTION FRACTION, WITH OR WITHOUT QUANTITATIVE PROCESSING	N/A	\$57.47	No Change	\$228.22	N/A
78496	CARDIAC BLOOD POOL IMAGING, GATED EQUILIBRIUM, SINGLE STUDY, AT REST, WITH RIGHT VENTRICULAR EJECTION FRACTION BY FIRST PASS TECHNIQUE (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$24.51	No Change	\$72.94	N/A
78586	PULMONARY VENTILATION IMAGING, AEROSOL; SINGLE PROJECTION	N/A	\$18.70	No Change	\$61.20	N/A
78587	PULMONARY VENTILATION IMAGING, AEROSOL; MULTIPLE PROJECTIONS (EG, ANTERIOR, POSTERIOR, LATERAL VIEWS)	N/A	\$22.76	No Change	\$71.76	N/A
78588	PULMONARY PERFUSION IMAGING, PARTICULATE, WITH VENTILATION IMAGING, AEROSOL, ONE OR MULTIPLE PROJECTIONS	N/A	\$50.63	No Change	\$165.86	N/A

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78591	PULMONARY VENTILATION IMAGING, GASEOUS, SINGLE BREATH, SINGLE PROJECTION	N/A	\$18.70	No Change	\$82.70	N/A
78593	PULMONARY VENTILATION IMAGING, GASEOUS, WITH REBREATHING AND WASHOUT WITH OR WITHOUT SINGLE BREATH; SINGLE PROJECTION	N/A	\$22.76	No Change	\$66.76	N/A
78594	PULMONARY VENTILATION IMAGING, GASEOUS, WITH REBREATHING AND WASHOUT WITH OR WITHOUT SINGLE BREATH; MULTIPLE PROJECTIONS (EG, ANTERIOR, POSTERIOR, LATERAL VIEWS)	N/A	\$24.62	No Change	\$82.12	N/A
78600	BRAIN IMAGING, LIMITED PROCEDURE; STATIC	N/A	\$20.56	No Change	\$78.06	N/A
78601	BRAIN IMAGING, LIMITED PROCEDURE; WITH VASCULAR FLOW	N/A	\$23.52	No Change	\$93.52	N/A
78605	BRAIN IMAGING, COMPLETE STUDY; STATIC	N/A	\$24.62	No Change	\$78.62	N/A
78606	BRAIN IMAGING, COMPLETE STUDY; WITH VASCULAR FLOW	N/A	\$29.73	No Change	\$88.73	N/A
78607	BRAIN IMAGING, COMPLETE STUDY; TOMOGRAPHIC (SPECT)	N/A	\$57.62	No Change	\$279.81	N/A
78610	BRAIN IMAGING, VASCULAR FLOW ONLY	N/A	\$14.30	No Change	\$48.30	N/A
78615	CEREBROSPINAL FLUID FLOW, IMAGING (NOT INCLUDING INTRODUCTION OF MATERIAL); CISTERNOGRAPHY	N/A	\$19.80	No Change	\$53.80	N/A
78630	CEREBROSPINAL FLUID FLOW, IMAGING (NOT INCLUDING INTRODUCTION OF MATERIAL); CISTERNOGRAPHY	N/A	\$31.56	No Change	\$113.06	N/A
78645	CEREBROSPINAL FLUID FLOW, IMAGING (NOT INCLUDING INTRODUCTION OF MATERIAL); SHUNT EVALUATION	N/A	\$26.10	No Change	\$136.10	N/A
78647	CEREBROSPINAL FLUID FLOW, IMAGING (NOT INCLUDING INTRODUCTION OF MATERIAL); TOMOGRAPHIC (SPECT)	N/A	\$41.83	No Change	\$224.39	N/A
78650	CEREBROSPINAL FLUID LEAKAGE DETECTION AND LOCALIZATION	N/A	\$28.60	No Change	\$82.60	N/A
78660	RADIOPHARMACEUTICAL DACRYOCYSTOGRAPHY	N/A	\$24.96	No Change	\$82.46	N/A
78700	KIDNEY IMAGING MORPHOLOGY	N/A	\$20.90	No Change	\$62.40	N/A
78701	KIDNEY IMAGING; WITH VASCULAR FLOW	N/A	\$22.76	No Change	\$77.76	N/A

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78707	KIDNEY IMAGING MORPHOLOGY; WITH VASCULAR FLOW AND FUNCTION, SINGLE STUDY WITHOUT PHARMACOLOGICAL INTERVENTION	N/A	\$44.41	No Change	\$113.41	N/A
78710	KIDNEY IMAGING MORPHOLOGY; TOMOGRAPHIC (SPECT)	N/A	\$30.46	\$198.81	\$229.27	N/A
78725	KIDNEY FUNCTION STUDY, NON-IMAGING RADIOISOTOPIC STUDY	N/A	\$17.94	No Change	\$82.48	N/A
78730	URINARY BLADDER RESIDUAL STUDY (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$9.30	\$35.42	\$44.72	N/A
78740	URETERAL REFLUX STUDY (RADIOPHARMACEUTICAL VOIDING CYSTOGRAM)	N/A	\$26.40	No Change	\$76.40	N/A
78761	TESTICULAR IMAGING WITH VASCULAR FLOW	N/A	\$33.04	No Change	\$128.04	N/A
78800	RADIOPHARMACEUTICAL LOCALIZATION OF TUMOR OR DISTRIBUTION OF RADIOPHARMACEUTICAL AGENT(S); LIMITED AREA	N/A	\$30.76	No Change	\$85.76	N/A
78801	RADIOPHARMACEUTICAL LOCALIZATION OF TUMOR; MULTIPLE AREAS	N/A	\$37.32	No Change	\$96.32	N/A
78802	RADIOPHARMACEUTICAL LOCALIZATION OF TUMOR OR DISTRIBUTION OF RADIOPHARMACEUTICAL AGENT(S); WHOLE BODY, SINGLE DAY IMAGING	N/A	\$39.98	No Change	\$109.98	N/A
78803	RADIOPHARMACEUTICAL LOCALIZATION OF TUMOR; TOMOGRAPHIC (SPECT)	N/A	\$50.98	No Change	\$273.17	N/A
78805	RADIOPHARMACEUTICAL LOCALIZATION OF INFLAMMATORY PROCESS; LIMITED AREA	N/A	\$34.14	No Change	\$89.14	N/A
78806	RADIOPHARMACEUTICAL LOCALIZATION OF INFLAMMATORY PROCESS; WHOLE BODY	N/A	\$39.98	No Change	\$109.98	N/A
79200	RADIOPHARMACEUTICAL THERAPY, BY INTRACAVITARY ADMINISTRATION	N/A	No Change	\$84.72	\$149.72	N/A
79300	RADIOPHARMACEUTICAL THERAPY, BY INTERSTITIAL RADIOACTIVE COLLOID ADMINISTRATION	N/A	\$77.66	No Change	\$185.16	N/A
80182	NORTRIPTYLINE	N/A	N/A	N/A	\$18.93	N/A
80184	PHENOBARBITAL	N/A	N/A	N/A	\$16.01	N/A
80410	CALCITONIN STIMULATION PANEL (EG, CALCIUM, PENTAGASTRIN)	N/A	N/A	N/A	\$112.23	N/A
80438	THYROTROPIN RELEASING HORMONE (TRH) STIMULATION PANEL; ONE HOUR	N/A	N/A	N/A	\$70.41	N/A

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<i>Procedure Code</i>	<i>Procedure Code Description</i>	<i>Assistant Surgeon Fee Revision (Billing with Modifier 80)</i>	<i>Professional Component Fee Revision (Billing with Modifier 26)</i>	<i>Technical Component Fee Revision (Billing with Modifier TC)</i>	<i>Billing with No Modifier or Pricing Modifiers U6, U7, U8, U9, SU or TH</i>	<i>Billing with NU (New) or RR (Rental) Modifiers</i>
81002	URINALYSIS, BY DIP STICK OR TABLET REAGENT FOR BILIRUBIN, GLUCOSE, HEMOGLOBIN, KETONES, LEUKOCYTES, NITRITE, PH, PROTEIN, SPECIFIC GRAVITY, UROBILINOGEN, ANY NUMBER OF THESE CONSTITUENTS; NON-AUTOMATED, WITHOUT MICROSCOPY	N/A	N/A	N/A	\$3.57	N/A
82530	CORTISOL; FREE	N/A	N/A	N/A	\$23.35	N/A
82608	CYANOCOBALAMIN (VITAMIN B-12); UNSATURATED BINDING CAPACITY	N/A	N/A	N/A	\$20.01	N/A
82646	DIHYDROCODEINONE	N/A	N/A	N/A	\$28.85	N/A
82652	DIHYDROXYVITAMIN D, 1,25-	N/A	N/A	N/A	\$53.78	N/A
82787	GAMMAGLOBULIN; IMMUNOGLOBULIN SUBCLASSES, (IGG1, 2, 3, OR 4), EACH	N/A	N/A	N/A	\$11.20	N/A
86901	BLOOD TYPING; RH (D)	N/A	N/A	N/A	\$4.17	N/A
87076	CULTURE, BACTERIAL; ANAEROBIC ISOLATE, ADDITIONAL METHODS REQUIRED FOR DEFINITIVE IDENTIFICATION, EACH ISOLATE	N/A	N/A	N/A	\$8.97	N/A
88300	LEVEL I—SURGICAL PATHOLOGY, GROSS EXAMINATION ONLY	N/A	\$3.98	No Change	\$5.48	N/A
88302	LEVEL II—SURGICAL PATHOLOGY, GROSS AND MICROSCOPIC EXAMINATION	N/A	\$6.90	No Change	\$11.90	N/A
88304	LEVEL III—SURGICAL PATHOLOGY, GROSS AND MICROSCOPIC EXAMINATION	N/A	\$10.62	No Change	\$17.12	N/A
88311	DECALCIFICATION PROCEDURE (LIST SEPARATELY IN ADDITION TO CODE FOR SURGICAL PATHOLOGY EXAMINATION)	N/A	N/A	N/A	\$16.82	N/A
88314	SPECIAL STAINS (LIST SEPARATELY IN ADDITION TO CODE FOR SURGICAL PATHOLOGY EXAMINATION); HISTOCHEMICAL STAINING WITH FROZEN SECTION(S)	N/A	\$21.93	No Change	\$30.52	N/A
88332	PATHOLOGY CONSULTATION DURING SURGERY; EACH ADDITIONAL TISSUE BLOCK WITH FROZEN SECTION(S)	N/A	\$28.57	No Change	\$36.36	N/A
88349	ELECTRON MICROSCOPY; SCANNING	N/A	\$36.95	No Change	\$61.55	N/A
88355	MORPHOMETRIC ANALYSIS; SKELETAL MUSCLE	N/A	\$88.65	No Change	\$120.15	N/A
88358	MORPHOMETRIC ANALYSIS; TUMOR (EG, DNA PLOIDY)	N/A	\$46.87	No Change	\$68.50	N/A
89105	DUODENAL INTUBATION AND ASPIRATION; COLLECTION OF MULTIPLE FRACTIONAL SPECIMENS WITH PANCREATIC OR GALLBLADDER STIMULATION, SINGLE OR DOUBLE LUMEN TUBE	N/A	N/A	N/A	\$25.88	N/A

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89190	NASAL SMEAR FOR EOSINOPHILS	N/A	N/A	N/A	\$6.64	N/A
89230	SWEAT COLLECTION BY IONTOPHORESIS	N/A	N/A	N/A	\$4.03	N/A
91055	GASTRIC INTUBATION, WASHINGS AND PREPARING SLIDES FOR CYTOLOGY (SEPARATE PROCEDURE)	N/A	\$42.97	No Change	\$63.48	N/A
92270	ELECTRO-OCULOGRAPHY WITH INTERPRETATION AND REPORT	N/A	No Change	\$41.37	\$79.37	N/A
92283	COLOR VISION EXAMINATION, EXTENDED, EG, ANOMALOSCOPE OR EQUIVALENT	N/A	\$8.38	No Change	\$11.92	N/A
92284	DARK ADAPTATION EXAMINATION WITH INTERPRETATION AND REPORT	N/A	\$11.38	No Change	\$53.38	N/A
92285	EXTERNAL OCULAR PHOTOGRAPHY WITH INTERPRETATION AND REPORT FOR DOCUMENTATION OF MEDICAL PROGRESS (EG, CLOSE-UP PHOTOGRAPHY, SLIT LAMP PHOTOGRAPHY, GONIOPHOTOGRAPHY, STEREO-PHOTOGRAPHY)	N/A	\$10.21	No Change	\$13.46	N/A
92516	FACIAL NERVE FUNCTION STUDIES (EG, ELECTRONEURONOGRAPHY)	N/A	N/A	N/A	\$21.93	N/A
92541	SPONTANEOUS NYSTAGMUS TEST, INCLUDING GAZE AND FIXATION NYSTAGMUS, WITH RECORDING	N/A	\$20.07	No Change	\$28.01	N/A
92542	POSITIONAL NYSTAGMUS TEST, MINIMUM OF 4 POSITIONS, WITH RECORDING	N/A	\$16.47	No Change	\$25.85	N/A
92543	CALORIC VESTIBULAR TEST, EACH IRRIGATION (BINAURAL, BITHERMAL STIMULATION CONSTITUTES FOUR TESTS), WITH RECORDING	N/A	\$5.42	No Change	\$20.35	N/A
92544	OPTOKINETIC NYSTAGMUS TEST, BIDIRECTIONAL, FOVEAL OR PERIPHERAL STIMULATION, WITH RECORDING	N/A	\$12.79	No Change	\$20.10	N/A
92545	OSCILLATING TRACKING TEST, WITH RECORDING	N/A	\$11.68	No Change	\$18.99	N/A
92546	SINUSOIDAL VERTICAL AXIS ROTATIONAL TESTING	N/A	\$14.26	No Change	\$22.52	N/A
92564	SHORT INCREMENT SENSITIVITY INDEX (SISI)	N/A	N/A	N/A	\$17.26	N/A
92565	STENGER TEST, PURE TONE	N/A	N/A	N/A	\$13.54	N/A
92569	ACOUSTIC REFLEX TESTING; DECAY	N/A	N/A	N/A	\$13.19	N/A
92577	STENGER TEST, SPEECH	N/A	N/A	N/A	\$22.66	N/A
92586	AUDITORY EVOKED POTENTIALS FOR EVOKED RESPONSE AUDIOMETRY AND/OR TESTING OF THE CENTRAL NERVOUS SYSTEM; LIMITED	N/A	N/A	N/A	\$63.82	N/A

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92587	EVOKED OTOACOUSTIC EMISSIONS; LIMITED (SINGLE STIMULUS LEVEL, EITHER TRANSIENT OR DISTORTION PRODUCTS)	N/A	\$6.90	No Change	\$48.26	N/A
92588	EVOKED OTOACOUSTIC EMISSIONS; COMPREHENSIVE OR DIAGNOSTIC EVALUATION (COMPARISON OF TRANSIENT AND/OR DISTORTION PRODUCT OTOACOUSTIC EMISSIONS AT MULTIPLE LEVELS AND FREQUENCIES)	N/A	\$17.57	No Change	\$64.40	N/A
92612	FLEXIBLE FIBEROPTIC ENDOSCOPIC EVALUATION OF SWALLOWING BY CINE OR VIDEO RECORDING	N/A	N/A	N/A	\$64.62	N/A
92613	FLEXIBLE FIBEROPTIC ENDOSCOPIC EVALUATION OF SWALLOWING BY CINE OR VIDEO RECORDING; PHYSICIAN INTERPRETATION AND REPORT ONLY	N/A	N/A	N/A	\$37.75	N/A
92614	FLEXIBLE FIBEROPTIC ENDOSCOPIC EVALUATION, LARYNGEAL SENSORY TESTING BY CINE OR VIDEO RECORDING	N/A	N/A	N/A	\$64.62	N/A
92615	FLEXIBLE FIBEROPTIC ENDOSCOPIC EVALUATION, LARYNGEAL SENSORY TESTING BY CINE OR VIDEO RECORDING; PHYSICIAN INTERPRETATION AND REPORT ONLY	N/A	N/A	N/A	\$33.72	N/A
92616	FLEXIBLE FIBEROPTIC ENDOSCOPIC EVALUATION OF SWALLOWING AND LARYNGEAL SENSORY TESTING BY CINE OR VIDEO RECORDING	N/A	N/A	N/A	\$96.00	N/A
92617	FLEXIBLE FIBEROPTIC ENDOSCOPIC EVALUATION OF SWALLOWING AND LARYNGEAL SENSORY TESTING BY CINE OR VIDEO RECORDING; PHYSICIAN INTERPRETATION AND REPORT ONLY	N/A	N/A	N/A	\$41.77	N/A
92973	PERCUTANEOUS TRANSLUMINAL CORONARY THROMBECTOMY (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$167.36	N/A
92975	THROMBOLYSIS, CORONARY; BY INTRACORONARY INFUSION, INCLUDING SELECTIVE CORONARY ANGIOGRAPHY	N/A	N/A	N/A	\$367.60	N/A
92978	INTRAVASCULAR ULTRASOUND (CORONARY VESSEL OR GRAFT) DURING DIAGNOSTIC EVALUATION AND/OR THERAPEUTIC INTERVENTION INCLUDING IMAGING SUPERVISION, INTERPRETATION AND REPORT; INITIAL VESSEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	\$89.92	No Change	\$240.05	N/A

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92980	TRANSCATHETER PLACEMENT OF AN INTRACORONARY STENT(S), PERCUTANEOUS, WITH OR WITHOUT OTHER THERAPEUTIC INTERVENTION, ANY METHOD; SINGLE VESSEL	N/A	N/A	N/A	\$763.95	N/A
92981	DUPLEX SCAN OF ARTERIAL INFLOW AND VENOUS OUTFLOW OF PENILE VESSELS; FOLLOW-UP OR LIMITED STUDY	N/A	N/A	N/A	\$212.12	N/A
92982	PERCUTANEOUS TRANSLUMINAL CORONARY BALLOON ANGIOPLASTY; SINGLE VESSEL	N/A	N/A	N/A	\$566.78	N/A
92984	PERCUTANEOUS TRANSLUMINAL CORONARY BALLOON ANGIOPLASTY; EACH ADDITIONAL VESSEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$151.35	N/A
92995	PERCUTANEOUS TRANSLUMINAL CORONARY ATHERECTOMY, BY MECHANICAL OR OTHER METHOD, WITH OR WITHOUT BALLOON ANGIOPLASTY; SINGLE VESSEL	N/A	N/A	N/A	\$623.52	N/A
92996	PERCUTANEOUS TRANSLUMINAL CORONARY ATHERECTOMY, BY MECHANICAL OR OTHER METHOD, WITH OR WITHOUT BALLOON ANGIOPLASTY; EACH ADDITIONAL VESSEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$162.35	N/A
92997	PERCUTANEOUS TRANSLUMINAL PULMONARY ARTERY BALLOON ANGIOPLASTY; EACH ADDITIONAL VESSEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$589.08	N/A
92998	PERCUTANEOUS TRANSLUMINAL PULMONARY ARTERY BALLOON ANGIOPLASTY; EACH ADDITIONAL VESSEL (LIST SEPARATELY IN ADDITION TO CODE FOR PRIMARY PROCEDURE)	N/A	N/A	N/A	\$293.19	N/A
93014	TELEPHONIC TRANSMISSION OF POST-SYMPTOM ELECTROCARDIOGRAM RHYTHM STRIP(S), 24 HOUR ATTENDED MONITORING, PER 30 DAY PERIOD OF TIME; PHYSICIAN REVIEW WITH INTERPRETATION AND REPORT ONLY	N/A	N/A	N/A	\$25.26	N/A

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93015	CARDIOVASCULAR STRESS TEST USING MAXIMAL OR SUBMAXIMAL TREADMILL OR BICYCLE EXERCISE, CONTINUOUS ELECTROCARDIOGRAPHIC MONITORING AND/OR PHARMACOLOGICAL STRESS; WITH PHYSICIAN SUPERVISION, WITH INTERPRETATION AND REPORT	N/A	N/A	N/A	\$96.40	N/A
93016	CARDIOVASCULAR STRESS TEST USING MAXIMAL OR SUBMAXIMAL TREADMILL OR BICYCLE EXERCISE, CONTINUOUS ELECTROCARDIOGRAPHIC MONITORING AND/OR PHARMACOLOGICAL STRESS; PHYSICIAN SUPERVISION ONLY, WITHOUT INTERPRETATION AND REPORT	N/A	N/A	N/A	\$22.27	N/A
93018	CARDIOVASCULAR STRESS TEST USING MAXIMAL OR SUBMAXIMAL TREADMILL OR BICYCLE EXERCISE, CONTINUOUS ELECTROCARDIOGRAPHIC MONITORING AND/OR PHARMACOLOGICAL STRESS; INTERPRETATION AND REPORT ONLY	N/A	N/A	N/A	\$14.64	N/A
93040	RHYTHM ECG, ONE TO THREE LEADS; WITH INTERPRETATION AND REPORT	N/A	N/A	N/A	\$12.76	N/A
93042	RHYTHM ECG, ONE TO THREE LEADS; INTERPRETATION AND REPORT ONLY	N/A	N/A	N/A	\$7.32	N/A
93224	ELECTROCARDIOGRAPHIC MONITORING FOR 24 HOURS BY CONTINUOUS ORIGINAL ECG WAVEFORM RECORDING AND STORAGE, WITH VISUAL SUPERIMPOSITION SCANNING; INCLUDES RECORDING, SCANNING ANALYSIS WITH REPORT, PHYSICIAN REVIEW AND INTERPRETATION	N/A	N/A	N/A	\$137.74	N/A
93227	ELECTROCARDIOGRAPHIC MONITORING FOR 24 HOURS BY CONTINUOUS ORIGINAL ECG WAVEFORM RECORDING AND STORAGE, WITH VISUAL SUPERIMPOSITION SCANNING; PHYSICIAN REVIEW AND INTERPRETATION	N/A	N/A	N/A	\$25.61	N/A

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93233	ELECTROCARDIOGRAPHIC MONITORING FOR 24 HOURS BY CONTINUOUS ORIGINAL ECG WAVEFORM RECORDING AND STORAGE WITHOUT SUPERIMPOSITION SCANNING UTILIZING A DEVICE CAPABLE OF PRODUCING A FULL MINIATURIZED PRINTOUT; PHYSICIAN REVIEW AND INTERPRETATION	N/A	N/A	N/A	\$25.26	N/A
93237	ELECTROCARDIOGRAPHIC MONITORING FOR 24 HOURS BY CONTINUOUS COMPUTERIZED MONITORING AND NON-CONTINUOUS RECORDING AND REAL-TIME DATA ANALYSIS UTILIZING A DEVICE CAPABLE OF PRODUCING INTERMITTENT FULL-SIZED WAVEFORM TRACINGS, POSSIBLY PATIENT ACTIVATED; PHYSICIAN REVIEW AND INTERPRETATION	N/A	N/A	N/A	\$21.93	N/A
93270	PATIENT DEMAND SINGLE OR MULTIPLE EVENT RECORDING WITH PRESYMPTOM MEMORY LOOP, PER 30 DAY PERIOD OF TIME; RECORDING (INCLUDES HOOK-UP, RECORDING, AND DISCONNECTION)	N/A	N/A	N/A	\$36.66	N/A
93272	PATIENT DEMAND SINGLE OR MULTIPLE EVENT RECORDING WITH PRESYMPTOM MEMORY LOOP, 24 HOUR ATTENDED MONITORING, PER 30 DAY PERIOD OF TIME; PHYSICIAN REVIEW AND INTERPRETATION ONLY	N/A	N/A	N/A	\$25.26	N/A
93278	SIGNAL-AVERAGED ELECTROCARDIOGRAPHY (SAECG), WITH OR WITHOUT ECG	N/A	\$12.06	No Change	\$49.29	N/A
93307	ECHOCARDIOGRAPHY, TRANSTHORACIC, REAL-TIME WITH IMAGE DOCUMENTATION (2D) WITH OR WITHOUT M-MODE RECORDING; COMPLETE	N/A	\$45.38	No Change	\$140.38	N/A
93312	ECHOCARDIOGRAPHY, TRANSESOPHAGEAL, REAL TIME WITH IMAGE DOCUMENTATION (2D) (WITH OR WITHOUT M-MODE RECORDING); INCLUDING PROBE PLACEMENT, IMAGE ACQUISITION, INTERPRETATION AND REPORT	N/A	\$106.56	No Change	\$239.49	N/A
93313	ECHOCARDIOGRAPHY, TRANSESOPHAGEAL, REAL TIME WITH IMAGE DOCUMENTATION (2D) (WITH OR WITHOUT M-MODE RECORDING); PLACEMENT OF TRANSESOPHAGEAL PROBE ONLY	N/A	N/A	N/A	\$40.53	N/A

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93316	TRANSESOPHAGEAL ECHOCARDIOGRAPHY FOR CONGENITAL CARDIAC ANOMALIES; PLACEMENT OF TRANSESOPHAGEAL PROBE ONLY	N/A	N/A	N/A	\$42.28	N/A
93320	DOPPLER ECHOCARDIOGRAPHY, PULSED WAVE AND/OR CONTINUOUS WAVE WITH SPECTRAL DISPLAY (LIST SEPARATELY IN ADDITION TO CODES FOR ECHOCARDIOGRAPHIC IMAGING); COMPLETE	N/A	\$18.67	No Change	\$65.17	N/A
93321	DOPPLER ECHOCARDIOGRAPHY, PULSED WAVE AND/OR CONTINUOUS WAVE WITH SPECTRAL; FOLLOW-UP OR LIMITED STUDY (LIST SEPARATELY IN ADDITION TO CODES FOR ECHOCARDIOGRAPHIC IMAGING)	N/A	\$7.63	\$35.64	\$43.27	N/A
93503	INSERTION AND PLACEMENT OF FLOW DIRECTED CATHETER (EG, SWAN-GANZ) FOR MONITORING PURPOSES	N/A	N/A	N/A	\$126.89	N/A
93539	INJECTION PROCEDURE DURING CARDIAC CATHETERIZATION; FOR SELECTIVE OPACIFICATION OF ARTERIAL CONDUITS (EG, INTERNAL MAMMARY), WHETHER NATIVE OR USED FOR BYPASS	N/A	N/A	N/A	\$20.11	N/A
93540	INJECTION PROCEDURE DURING CARDIAC CATHETERIZATION; FOR SELECTIVE OPACIFICATION OF AORTOCORONARY VENOUS BYPASS GRAFTS, ONE OR MORE CORONARY ARTERIES	N/A	N/A	N/A	\$21.59	N/A
93541	INJECTION PROCEDURE DURING CARDIAC CATHETERIZATION; FOR PULMONARY ANGIOGRAPHY	N/A	N/A	N/A	\$14.26	N/A
93542	INJECTION PROCEDURE DURING CARDIAC CATHETERIZATION; FOR SELECTIVE RIGHT VENTRICULAR OR RIGHT ATRIAL ANGIOGRAPHY	N/A	N/A	N/A	\$14.26	N/A
93543	INJECTION PROCEDURE DURING CARDIAC CATHETERIZATION; FOR SELECTIVE LEFT VENTRICULAR OR LEFT ATRIAL ANGIOGRAPHY	N/A	N/A	N/A	\$14.26	N/A
93544	INJECTION PROCEDURE DURING CARDIAC CATHETERIZATION; FOR AORTOGRAPHY	N/A	N/A	N/A	\$12.41	N/A
93545	INJECTION PROCEDURE DURING CARDIAC CATHETERIZATION; FOR SELECTIVE CORONARY ANGIOGRAPHY (INJECTION OF RADIOPAQUE MATERIAL MAY BE BY HAND)	N/A	N/A	N/A	\$20.11	N/A

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93555	IMAGING SUPERVISION, INTERPRETATION AND REPORT FOR INJECTION PROCEDURE(S) DURING CARDIAC CATHETERIZATION; VENTRICULAR AND/OR ATRIAL ANGIOGRAPHY	N/A	\$40.56	No Change	\$257.90	N/A
93556	IMAGING SUPERVISION, INTERPRETATION AND REPORT FOR INJECTION PROCEDURE(S) DURING CARDIAC CATHETERIZATION; PULMONARY ANGIOGRAPHY, AORTOGRAPHY, AND/OR SELECTIVE CORONARY ANGIOGRAPHY INCLUDING VENOUS BYPASS GRAFTS AND ARTERIAL CONDUITS (WHETHER NATIVE OR USED IN BYPASS)	N/A	\$41.66	No Change	\$389.77	N/A
93580	PERCUTANEOUS TRANSCATHETER CLOSURE OF CONGENITAL INTERATRIAL COMMUNICATION (IE, FONTAN FENESTRATION, ATRIAL SEPTAL DEFECT) WITH IMPLANT	N/A	N/A	N/A	\$923.04	N/A
93642	ELECTROPHYSIOLOGIC EVALUATION OF SINGLE OR DUAL CHAMBER PACING CARDIOVERTER-DEFIBRILLATOR (INCLUDES DEFIBRILLATION THRESHOLD EVALUATION, INDUCTION OF ARRHYTHMIA, EVALUATION OF SENSING AND PACING FOR ARRHYTHMIA TERMINATION AND PROGRAMMING OR REPROGRAMMING OF SENSING OR THERAPEUTIC PARAMETERS)	N/A	N/A	N/A	\$488.41	N/A
93650	INTRACARDIAC CATHETER ABLATION OF ATRIOVENTRICULAR NODE FUNCTION, ATRIOVENTRICULAR CONDUCTION FOR CREATION OF COMPLETE HEART BLOCK, WITH OR WITHOUT TEMPORARY PACEMAKER PLACEMENT	N/A	N/A	N/A	\$545.13	N/A
93651	INTRACARDIAC CATHETER ABLATION OF ARRHYTHMOGENIC FOCUS; FOR TREATMENT OF SUPRAVENTRICULAR TACHYCARDIA BY ABLATION OF FAST OR SLOW ATRIOVENTRICULAR PATHWAYS, ACCESSORY ATRIOVENTRICULAR CONNECTIONS OR OTHER ATRIAL FOCI, SINGLY OR IN COMBINATION	N/A	N/A	N/A	\$825.71	N/A
93652	INTRACARDIAC CATHETER ABLATION OF ARRHYTHMOGENIC FOCUS; FOR TREATMENT OF VENTRICULAR TACHYCARDIA	N/A	N/A	N/A	\$898.08	N/A
93722	PLETHYSMOGRAPHY, TOTAL BODY; INTERPRETATION AND REPORT ONLY	N/A	N/A	N/A	\$7.70	N/A

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93724	ELECTRONIC ANALYSIS OF ANTITACHYCARDIA PACEMAKER SYSTEM (INCLUDES ELECTROCARDIOGRAPHIC RECORDING, PROGRAMMING OF DEVICE, INDUCTION AND TERMINATION OF TACHYCARDIA VIA IMPLANTED PACEMAKER, AND INTERPRETATION OF RECORDINGS)	N/A	\$242.48	\$116.84	\$359.32	N/A
93733	ELECTRONIC ANALYSIS OF DUAL CHAMBER INTERNAL PACEMAKER SYSTEM (MAY INCLUDE RATE, PULSE AMPLITUDE AND DURATION, CONFIGURATION OF WAVE FORM, AND/OR TESTING OF SENSORY FUNCTION OF PACEMAKER), TELEPHONIC ANALYSIS	N/A	\$8.38	No Change	\$26.98	N/A
93736	ELECTRONIC ANALYSIS OF SINGLE CHAMBER INTERNAL PACEMAKER SYSTEM (MAY INCLUDE RATE, PULSE AMPLITUDE AND DURATION, CONFIGURATION OF WAVE FORM, AND/OR TESTING OF SENSORY FUNCTION OF PACEMAKER), TELEPHONIC ANALYSIS	N/A	\$7.28	No Change	\$25.88	N/A
93875	NON-INVASIVE PHYSIOLOGIC STUDIES OF EXTRACRANIAL ARTERIES, COMPLETE BILATERAL STUDY (EG, PERIORBITAL FLOW DIRECTION WITH ARTERIAL COMPRESSION, OCULAR PNEUMOPLETHYSMOGRAPHY, DOPPLER ULTRASOUND SPECTRAL ANALYSIS)	N/A	\$10.62	No Change	\$46.62	N/A
93880	DUPLEX SCAN OF EXTRACRANIAL ARTERIES; COMPLETE BILATERAL STUDY	N/A	\$28.52	No Change	\$147.86	N/A
93886	TRANSCRANIAL DOPPLER STUDY OF THE INTRACRANIAL ARTERIES; COMPLETE STUDY	N/A	\$46.01	No Change	\$165.35	N/A
93888	TRANSCRANIAL DOPPLER STUDY OF THE INTRACRANIAL ARTERIES; LIMITED STUDY	N/A	\$30.26	No Change	\$83.06	N/A
93890	TRANSCRANIAL DOPPLER STUDY OF THE INTRACRANIAL ARTERIES; VASOREACTIVITY STUDY	N/A	No Change	\$90.63	\$133.53	N/A
93892	TRANSCRANIAL DOPPLER STUDY OF THE INTRACRANIAL ARTERIES; EMBOLI DETECTION WITHOUT INTRAVENOUS MICROBUBBLE INJECTION	N/A	No Change	\$90.33	\$139.43	N/A
93893	TRANSCRANIAL DOPPLER STUDY OF THE INTRACRANIAL ARTERIES; EMBOLI DETECTION WITH INTRAVENOUS MICROBUBBLE INJECTION	N/A	No Change	\$90.63	\$139.73	N/A

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93922	NON-INVASIVE PHYSIOLOGIC STUDIES OF UPPER OR LOWER EXTREMITY ARTERIES, SINGLE LEVEL, BILATERAL (EG, ANKLE/BRACHIAL INDICES, DOPPLER WAVEFORM ANALYSIS, VOLUME PLETHYSMOGRAPHY, TRANSCUTANEOUS OXYGEN TENSION MEASUREMENT)	N/A	\$11.68	No Change	\$48.79	N/A
93923	NON-INVASIVE PHYSIOLOGIC STUDIES OF UPPER OR LOWER EXTREMITY ARTERIES, MULTIPLE LEVELS OR WITH PROVOCATIVE FUNCTIONAL MANEUVERS, COMPLETE BILATERAL STUDY (EG, SEGMENTAL BLOOD PRESSURE MEASUREMENTS, SEGMENTAL DOPPLER WAVEFORM ANALYSIS, SEGMENTAL VOLUME PLETHYSMOGRAPHY, SEGMENTAL TRANSCUTANEOUS OXYGEN TENSION MEASUREMENTS HYPEREMIA	N/A	\$21.50	No Change	\$91.55	N/A
93924	NON-INVASIVE PHYSIOLOGIC STUDIES OF LOWER EXTREMITY ARTERIES, AT REST AND FOLLOWING TREADMILL STRESS TESTING, COMPLETE BILATERAL STUDY	N/A	\$24.38	No Change	\$100.97	N/A
93925	DUPLEX SCAN OF LOWER EXTREMITY ARTERIES OR ARTERIAL BYPASS GRAFTS; COMPLETE BILATERAL STUDY	N/A	\$27.76	No Change	\$147.10	N/A
93926	DUPLEX SCAN OF LOWER EXTREMITY ARTERIES OR ARTERIAL BYPASS GRAFTS; UNILATERAL OR LIMITED STUDY	N/A	\$18.92	No Change	\$97.52	N/A
93930	DUPLEX SCAN OF UPPER EXTREMITY ARTERIES OR ARTERIAL BYPASS GRAFTS; COMPLETE BILATERAL STUDY	N/A	\$22.22	No Change	\$141.56	N/A
93931	DUPLEX SCAN OF UPPER EXTREMITY ARTERIES OR ARTERIAL BYPASS GRAFTS; UNILATERAL OR LIMITED STUDY	N/A	\$14.94	No Change	\$93.54	N/A
93965	NON-INVASIVE PHYSIOLOGIC STUDIES OF EXTREMITY VEINS, COMPLETE BILATERAL STUDY (EG, DOPPLER WAVEFORM ANALYSIS WITH RESPONSES TO COMPRESSION AND OTHER MANEUVERS, PHLEBORHEOGRAPHY, IMPEDANCE PLETHYSMOGRAPHY)	N/A	\$16.46	No Change	\$52.46	N/A
93970	DUPLEX SCAN OF EXTREMITY VEINS INCLUDING RESPONSES TO COMPRESSION AND OTHER MANEUVERS; COMPLETE BILATERAL STUDY	N/A	\$32.46	No Change	\$146.66	N/A

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93971	DUPLEX SCAN OF EXTREMITY VEINS INCLUDING RESPONSES TO COMPRESSION AND OTHER MANEUVERS; UNILATERAL OR LIMITED STUDY	N/A	\$21.20	No Change	\$99.80	N/A
93978	DUPLEX SCAN OF AORTA, INFERIOR VENA CAVA, ILIAC VASCULATURE OR BYPASS GRAFTS; COMPLETE STUDY	N/A	\$31.32	\$90.63	\$121.95	N/A
93979	DUPLEX SCAN OF AORTA, INFERIOR VENA CAVA, ILIAC VASCULATURE OR BYPASS GRAFTS; UNILATERAL OR LIMITED STUDY	N/A	\$21.20	No Change	\$99.80	N/A
93980	DUPLEX SCAN OF ARTERIAL INFLOW AND VENOUS OUTFLOW OF PENILE VESSELS; COMPLETE STUDY	N/A	\$59.58	No Change	\$153.72	N/A
93981	DUPLEX SCAN OF ARTERIAL INFLOW AND VENOUS OUTFLOW OF PENILE VESSELS; FOLLOW-UP OR LIMITED STUDY	N/A	\$20.90	No Change	\$77.90	N/A
93990	DUPLEX SCAN OF HEMODIALYSIS ACCESS (INCLUDING ARTERIAL INFLOW, BODY OF ACCESS AND VENOUS OUTFLOW)	N/A	\$11.98	No Change	\$92.49	N/A
94240	FUNCTIONAL RESIDUAL CAPACITY OR RESIDUAL VOLUME: HELIUM METHOD, NITROGEN OPEN CIRCUIT METHOD OR OTHER METHOD	N/A	\$11.76	No Change	\$29.76	N/A
94260	THORACIC GAS VOLUME	N/A	\$6.22	No Change	\$20.62	N/A
94400	BREATHING RESPONSE TO CO ₂ (CO ₃ RESPONSE CURVE)	N/A	\$18.66	No Change	\$31.08	N/A
94450	BREATHING RESPONSE TO HYPOXIA (HYPOXIA RESPONSE CURVE)	N/A	\$18.01	No Change	\$43.57	N/A
94660	CONTINUOUS POSITIVE AIRWAY PRESSURE VENTILATION (CPAP), INITIATION AND MANAGEMENT	N/A	N/A	N/A	\$34.51	N/A
94662	CONTINUOUS NEGATIVE PRESSURE VENTILATION (CNP), INITIATION AND MANAGEMENT	N/A	N/A	N/A	\$34.21	N/A
94681	OXYGEN UPTAKE, EXPIRED GAS ANALYSIS; INCLUDING CO ₂ OUTPUT, PERCENTAGE OXYGEN EXTRACTED	N/A	\$9.18	No Change	\$31.68	N/A
95075	INGESTION CHALLENGE TEST (SEQUENTIAL AND INCREMENTAL INGESTION OF TEST ITEMS, EG, FOOD, DRUG OR OTHER SUBSTANCE SUCH AS METABISULFITE)	N/A	N/A	N/A	\$45.11	N/A
95165	PROFESSIONAL SERVICES FOR THE SUPERVISION OF PREPARATION AND PROVISION OF ANTIGENS FOR ALLERGEN IMMUNOTHERAPY; SINGLE OR MULTIPLE ANTIGENS (SPECIFY NUMBER OF DOSES)	N/A	N/A	N/A	\$2.88	N/A

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95812	ELECTROENCEPHALOGRAM (EEG) EXTENDED MONITORING; 41-60 MINUTES	N/A	\$52.95	No Change	\$91.91	N/A
95830	INSERTION BY PHYSICIAN OF SPHENOIDAL ELECTRODES FOR ELECTROENCEPHALOGRAPHIC (EEG) RECORDING	N/A	N/A	N/A	\$83.90	N/A
95831	MUSCLE TESTING, MANUAL (SEPARATE PROCEDURE) WITH REPORT; EXTREMITY (EXCLUDING HAND) OR TRUNK	N/A	N/A	N/A	\$13.89	N/A
95832	MUSCLE TESTING, MANUAL (SEPARATE PROCEDURE) WITH REPORT; HAND, WITH OR WITHOUT COMPARISON WITH NORMAL SIDE	N/A	N/A	N/A	\$14.57	N/A
95833	MUSCLE TESTING, MANUAL (SEPARATE PROCEDURE) WITH REPORT; TOTAL EVALUATION OF BODY, EXCLUDING HANDS	N/A	N/A	N/A	\$23.71	N/A
95834	MUSCLE TESTING, MANUAL (SEPARATE PROCEDURE) WITH REPORT; TOTAL EVALUATION OF BODY, INCLUDING HANDS	N/A	N/A	N/A	\$30.27	N/A
95851	RANGE OF MOTION MEASUREMENTS AND REPORT (SEPARATE PROCEDURE); EACH EXTREMITY (EXCLUDING HAND) OR EACH TRUNK SECTION (SPINE)	N/A	N/A	N/A	\$8.00	N/A
95852	RANGE OF MOTION MEASUREMENTS AND REPORT (SEPARATE PROCEDURE); HAND, WITH OR WITHOUT COMPARISON WITH NORMAL SIDE	N/A	N/A	N/A	\$5.80	N/A
95903	NERVE CONDUCTION, AMPLITUDE AND LATENCY/VELOCITY STUDY, EACH NERVE; MOTOR, WITH F-WAVE STUDY	N/A	\$29.59	No Change	\$38.57	N/A
95926	SHORT-LATENCY SOMATOSENSORY EVOKED POTENTIAL STUDY, STIMULATION OF ANY/ALL PERIPHERAL NERVES OR SKIN SITES, RECORDING FROM THE CENTRAL NERVOUS SYSTEM; IN LOWER LIMBS	N/A	\$26.67	No Change	\$59.13	N/A
95927	SHORT-LATENCY SOMATOSENSORY EVOKED POTENTIAL STUDY, STIMULATION OF ANY/ALL PERIPHERAL NERVES OR SKIN SITES, RECORDING FROM THE CENTRAL NERVOUS SYSTEM; IN THE TRUNK OR HEAD	N/A	\$27.65	No Change	\$60.11	N/A
95955	ELECTROENCEPHALOGRAM (EEG) DURING NONINTRACRANIAL SURGERY (EG, CAROTID SURGERY)	N/A	\$47.64	No Change	\$120.17	N/A
96152	HEALTH AND BEHAVIOR INTERVENTION, EACH 15 MINUTES, FACE-TO-FACE; INDIVIDUAL	N/A	N/A	N/A	\$20.63	N/A

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96406	CHEMOTHERAPY ADMINISTRATION; INTRALESIONAL, MORE THAN 7 LESIONS	N/A	N/A	N/A	\$38.12	N/A
96920	LASER TREATMENT FOR INFLAMMATORY SKIN DISEASE (PSORIASIS); TOTAL AREA LESS THAN 250 SQ CM	N/A	N/A	N/A	\$59.16	N/A
96921	LASER TREATMENT FOR INFLAMMATORY SKIN DISEASE (PSORIASIS); 250 SQ CM TO 500 SQ CM	N/A	N/A	N/A	\$60.22	N/A
96922	LASER TREATMENT FOR INFLAMMATORY SKIN DISEASE (PSORIASIS); OVER 500 SQ CM	N/A	N/A	N/A	\$97.84	N/A
97012	APPLICATION OF A MODALITY TO ONE OR MORE AREAS; TRACTION, MECHANICAL	N/A	N/A	N/A	\$13.09	N/A
97016	APPLICATION OF A MODALITY TO ONE OR MORE AREAS; VASOPNEUMATIC DEVICES	N/A	N/A	N/A	\$13.22	N/A
97024	APPLICATION OF A MODALITY TO ONE OR MORE AREAS; DIATHERMY (EG, MICROWAVE)	N/A	N/A	N/A	\$4.59	N/A
97026	APPLICATION OF A MODALITY TO ONE OR MORE AREAS; INFRARED	N/A	N/A	N/A	\$4.25	N/A
97028	APPLICATION OF A MODALITY TO ONE OR MORE AREAS; ULTRAVIOLET	N/A	N/A	N/A	\$5.35	N/A
97034	APPLICATION OF A MODALITY TO ONE OR MORE AREAS; CONTRAST BATHS, EACH 15 MINUTES	N/A	N/A	N/A	\$12.98	N/A
97605	NEGATIVE PRESSURE WOUND THERAPY (EG, VACUUM ASSISTED DRAINAGE COLLECTION), INCLUDING TOPICAL APPLICATION(S), WOUND ASSESSMENT, AND INSTRUCTION(S) FOR ONGOING CARE, PER SESSION; TOTAL WOUND(S) SURFACE AREA LESS THAN OR EQUAL TO 50 SQUARE CENTIMETERS	N/A	N/A	N/A	\$26.02	N/A
99183	PHYSICIAN ATTENDANCE AND SUPERVISION OF HYPERBARIC OXYGEN THERAPY, PER SESSION	N/A	N/A	N/A	\$108.03	N/A
A4618	BREATHING CIRCUITS	N/A	N/A	N/A	N/A	\$8.89 (NU)
A5051	OSTOMY POUCH, CLOSED; WITH BARRIER ATTACHED (1 PIECE), EACH	N/A	N/A	N/A	\$2.07	N/A
A5052	OSTOMY POUCH, CLOSED; WITHOUT BARRIER ATTACHED (1 PIECE), EACH	N/A	N/A	N/A	\$1.49	N/A
B4164	PARENTERAL NUTRITION SOLUTION: CARBOHYDRATES (DEXTROSE), 50% OR LESS (500 ML = 1 UNIT) - HOMEMIX	N/A	N/A	N/A	\$17.19	N/A

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B4168	PARENTERAL NUTRITION SOLUTION; AMINO ACID, 3.5%, (500 ML = 1 UNIT) - HOMEMIX	N/A	N/A	N/A	\$25.04	N/A
B4176	PARENTERAL NUTRITION SOLUTION; AMINO ACID, 7% THROUGH 8.5%, (500 ML = 1 UNIT) - HOMEMIX	N/A	N/A	N/A	\$48.46	N/A
B4178	PARENTERAL NUTRITION SOLUTION: AMINO ACID, GREATER THAN 8.5% (500 ML = 1 UNIT) - HOMEMIX	N/A	N/A	N/A	\$58.18	N/A
B4180	PARENTERAL NUTRITION SOLUTION; CARBOHYDRATES (DEXTROSE), GREATER THAN 50% (500 ML = 1 UNIT) - HOMEMIX	N/A	N/A	N/A	\$24.65	N/A
B4216	PARENTERAL NUTRITION; ADDITIVES (VITAMINS, TRACE ELEMENTS, HEPARIN, ELECTROLYTES) HOMEMIX PER DAY	N/A	N/A	N/A	\$7.81	N/A
B4220	PARENTERAL NUTRITION SUPPLY KIT; PREMIX, PER DAY	N/A	N/A	N/A	\$8.09	N/A
B4222	PARENTERAL NUTRITION SUPPLY KIT; HOME MIX, PER DAY	N/A	N/A	N/A	\$9.98	N/A
B5000	PARENTERAL NUTRITION SOLUTION:COMPOUNDED AMINO ACID AND CARBOHYDRATES WITH ELECTROLYTES, TRACE ELEMENTS, AND VITAMINS, INCLUDING PREPARATION, ANY STRENGTH, RENAL - AMIROSYN RF, NEPHRAMINE, RENAMINE - PREMIX	N/A	N/A	N/A	\$12.02	N/A
B5100	PARENTERAL NUTRITION SOLUTION: COMPOUNDED AMINO ACID AND CARBOHYDRATES WITH ELECTROLYTES, TRACE ELEMENTS AND VITAMINS, INCLUDING PREPARATION, ANY STRENGTH, HEPATIC - FREAMINE HBC, HEPATAMINE - PREMIX	N/A	N/A	N/A	\$4.70	N/A
E0260	HOSPITAL BED, SEMI-ELECTRIC (HEAD AND FOOT ADJUSTMENT), WITH ANY TYPE SIDE RAILS, WITH MATTRESS	N/A	N/A	N/A	N/A	\$140.46 (RR)
E0424	STATIONARY COMPRESSED GASEOUS OXYGEN SYSTEM, RENTAL; INCLUDES CONTAINER, CONTENTS, REGULATOR, FLOWMETER, HUMIDIFIER, NEBULIZER, CANNULA OR MASK AND TUBING	N/A	N/A	N/A	N/A	\$198.40 (RR)
E0431	PORTABLE GASEOUS OXYGEN SYSTEM, RENTAL; INCLUDES PORTABLE CONTAINER, REGULATOR, FLOWMETER, HUMIDIFIER, CANNULA OR MASK AND TUBING	N/A	N/A	N/A	N/A	\$31.79 (RR)

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E0434	PORTABLE LIQUID OXYGEN SYSTEM, RENTAL; INCLUDES PORTABLE CONTAINER, SUPPLY RESERVOIR, HUMIDIFIER, FLOWMETER, REFILL ADAPTOR, CONTENTS GAUGE, CANNULA OR MASK AND TUBING	N/A	N/A	N/A	N/A	\$31.79 (RR)
E0439	STATIONARY LIQUID OXYGEN SYSTEM, RENTAL; INCLUDES CONTAINER, CONTENTS, REGULATOR, FLOWMETER, HUMIDIFIER, NEBULIZER, CANNULA OR MASK AND TUBING	N/A	N/A	N/A	N/A	\$198.40 (RR)
E0570	NEBULIZER, WITH COMPRESSOR	N/A	N/A	N/A	N/A	\$16.10 (RR)
E0776	IV POLE	N/A	N/A	N/A	N/A	\$106.37 (NU)
E0959	MANUAL WHEELCHAIR ACCESSORY, ADAPTER FOR AMPUTEE, EACH	N/A	N/A	N/A	N/A	\$43.70 (NU) \$4.45 (RR)
E0971	MANUAL WHEELCHAIR ACCESSORY, ANTI-TIPPING DEVICE, EACH	N/A	N/A	N/A	N/A	\$43.39 (NU) \$4.34 (RR)
E1038	TRANSPORT CHAIR, ADULT SIZE, PATIENT WEIGHT CAPACITY UP TO AND INCLUDING 300 POUNDS	N/A	N/A	N/A	N/A	\$18.03 (RR)
E1390	OXYGEN CONCENTRATOR, SINGLE DELIVERY PORT, CAPABLE OF DELIVERING 85 PERCENT OR GREATER OXYGEN CONCENTRATION AT THE PRESCRIBED FLOW RATE	N/A	N/A	N/A	N/A	\$198.40 (RR)
E1405	OXYGEN AND WATER VAPOR ENRICHING SYSTEM WITH HEATED DELIVERY	N/A	N/A	N/A	N/A	\$233.47 (RR)
E1406	OXYGEN AND WATER VAPOR ENRICHING SYSTEM WITHOUT HEATED DELIVERY	N/A	N/A	N/A	N/A	\$214.50 (RR)
E2601	GENERAL USE WHEELCHAIR SEAT CUSHION, WIDTH LESS THAN 22 INCHES, ANY DEPTH	N/A	N/A	N/A	N/A	\$61.16 (NU) \$6.13 (RR)
E2602	GENERAL USE WHEELCHAIR SEAT CUSHION, WIDTH 22 INCHES OR GREATER, ANY DEPTH	N/A	N/A	N/A	N/A	\$119.40 (NU) \$11.94 (RR)
E2603	SKIN PROTECTION WHEELCHAIR SEAT CUSHION, WIDTH LESS THAN 22 INCHES, ANY DEPTH	N/A	N/A	N/A	N/A	\$151.59 (NU) \$15.17 (RR)
E2604	SKIN PROTECTION WHEELCHAIR SEAT CUSHION, WIDTH 22 INCHES OR GREATER, ANY DEPTH	N/A	N/A	N/A	N/A	\$188.41 (NU) \$18.83 (RR)

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G0108	DIABETES OUTPATIENT SELF-MANAGEMENT TRAINING SERVICES, INDIVIDUAL, PER 30 MINUTES	N/A	N/A	N/A	\$26.68	N/A
G0109	DIABETES SELF-MANAGEMENT TRAINING SERVICES, GROUP SESSION (2 OR MORE), PER 30 MINUTES	N/A	N/A	N/A	\$15.37	N/A
G0202	SCREENING MAMMOGRAPHY, PRODUCING DIRECT DIGITAL IMAGE, BILATERAL, ALL VIEWS	N/A	\$32.31	No Change	\$95.74	N/A
G0204	DIAGNOSTIC MAMMOGRAPHY, PRODUCING DIRECT DIGITAL IMAGE, BILATERAL, ALL VIEWS	N/A	\$40.01	No Change	\$103.15	N/A
G0206	DIAGNOSTIC MAMMOGRAPHY, PRODUCING DIRECT DIGITAL IMAGE, UNILATERAL, ALL VIEWS	N/A	\$32.31	No Change	\$83.17	N/A
G0364	BONE MARROW ASPIRATION PERFORMED WITH BONE MARROW BIOPSY THROUGH THE SAME INCISION ON THE SAME DATE OF SERVICE	N/A	N/A	N/A	\$8.56	N/A
L0490	TLSO, SAGITTAL-CORONAL CONTROL, ONE PIECE RIGID PLASTIC SHELL, WITH OVERLAPPING REINFORCED ANTERIOR, WITH MULTIPLE STRAPS AND CLOSURES, POSTERIOR EXTENDS FROM SACROCOCCYGEAL JUNCTION AND TERMINATES AT OR BEFORE THE T-9 VERTEBRA, ANTERIOR EXTENDS FROM SYMPHYSIS PUBIS TO XIPHOID, ANTERIOR OPENING, RESTRICTS GROSS TRUNK MOTION IN SAGITTAL AND CORONAL PLANES, PREFABRICATED, INCLUDES FITTING AND ADJUSTMENT	N/A	N/A	N/A	\$231.84	N/A
L3640	TRANSFER OF AN ORTHOSIS FROM ONE SHOE TO ANOTHER, DENNIS BROWNE SPLINT (RIVETON), BOTH SHOES	N/A	N/A	N/A	\$35.43	N/A
L5971	ALL LOWER EXTREMITY PROSTHESIS, SOLID ANKLE CUSHION HEEL (SACH) FOOT, REPLACEMENT ONLY	N/A	N/A	N/A	\$183.63	N/A
Q0035	CARDIOKYOGRAPHY	N/A	\$8.04	No Change	\$19.90	N/A
Q0111	WET MOUNTS, INCLUDING PREPARATIONS OF VAGINAL, CERVICAL OR SKIN SPECIMENS	N/A	N/A	N/A	\$5.96	N/A
Q0113	PINWORM EXAMINATION	N/A	N/A	N/A	\$7.56	N/A
Q0114	FERN TEST	N/A	N/A	N/A	\$9.99	N/A
Q0115	POST-COITAL DIRECT, QUALITATIVE EXAMINATIONS OF VAGINAL OR CERVICAL MUCOUS	N/A	N/A	N/A	\$13.83	N/A

Fiscal Impact

It is anticipated that these revisions will result in savings of \$2.460 million (\$1.314 million in State funds) in the Medical Assistance-Outpatient Program in Fiscal Year 2007-2008 and annualized savings of \$7.379 million (\$3.921 million in State funds) in Fiscal Year 2008-2009.

Public Comment

Interested persons are invited to submit written comments regarding this notice to the Department at the following address: Department of Public Welfare, Office of Medical Assistance Programs, c/o Deputy Secretary's Office, Attention: Regulations Coordinator, Room 515, Health and Welfare Building, Harrisburg, PA 17120. Comments received will be reviewed and considered for any subsequent revision to the MA Program Fee Schedule.

Persons with a disability who require an auxiliary aid or service may submit comments using the AT&T Relay Service at (800) 654-5984 (TDD users) or (800) 654-5988 (voice users).

ESTELLE B. RICHMAN,
Secretary

Fiscal Note: 14-NOT-535. No fiscal impact; (8) recommends adoption. Adoption of this regulatory action is expected to save \$1,314,000 in Fiscal Year 2007-08, \$3,291,000 in 2008-09 and \$3,291,000 in 2009-10.

[Pa.B. Doc. No. 07-2316. Filed for public inspection December 14, 2007, 9:00 a.m.]

DEPARTMENT OF REVENUE

Life Estate and Remainder Factors—Pennsylvania Realty Transfer Tax

In accordance with 61 Pa. Code § 91.165(d) (relating to reservations or conveyances of life estates), the Department of Revenue (Department) is required to periodically publish notice of the Life Estate and Remainder Factors and their effective date to be used for the calculation of the taxable value of a Life Estate and Remainder Interest in real estate.

Section 91.165(d)(1) provides that the factors will be based upon tables published by the Internal Revenue Service (IRS) for calculating the present worth of a Life Estate and Remainder Interest. The IRS table of factors to be used is the table based upon an average interest rate for the 36 months prior to publication of the factors in the *Pennsylvania Bulletin*. The average interest rate rounded to the nearest two tenths of a percent for the 36 months prior to publication of this notice (December 2004—November 2007) is 6.6%.

Effective immediately, the Department is updating the Life Estate and Remainder Factors to account for changes in mortality and interest rates as follows:

Pennsylvania Realty Transfer Tax Factors for Conveyances or Reservations of Life Estate and Remainder Interests in Real Estate

IRS Publication 1457
Table S (6.6)

Single Life Factors Based on Life Table 90CM
Interest at 6.6%

Age	Life Estate	Remainder
0	.97300	.02700
1	.98071	.01929
2	.98017	.01983
3	.97935	.02065
4	.97837	.02163
5	.97725	.02275
6	.97602	.02398

Age	Life Estate	Remainder
7	.97468	.02532
8	.97325	.02675
9	.97168	.02832
10	.96999	.03001
11	.96817	.03183
12	.96623	.03377
13	.96421	.03579
14	.96217	.03783
15	.96014	.03986
16	.95813	.04187
17	.95613	.04387
18	.95412	.04588
19	.95204	.04796
20	.94987	.05013
21	.94758	.05242
22	.94518	.05482
23	.94266	.05734
24	.93999	.06001
25	.93715	.06285
26	.93414	.06586
27	.93093	.06907
28	.92754	.07246
29	.92397	.07603
30	.92022	.07978
31	.91628	.08372
32	.91215	.08785
33	.90780	.09220
34	.90324	.09676
35	.89843	.10157
36	.89338	.10662
37	.88807	.11193
38	.88249	.11751
39	.87662	.12338

<i>Age</i>	<i>Life Estate</i>	<i>Remainder</i>	<i>Age</i>	<i>Life Estate</i>	<i>Remainder</i>
40	.87045	.12955	88	.25863	.74137
41	.86394	.13606	89	.24497	.75503
42	.85709	.14291	90	.23177	.76823
43	.84990	.15010	91	.21925	.78075
44	.84236	.15764	92	.20765	.79235
45	.83450	.16550	93	.19693	.80307
46	.82630	.17370	94	.18694	.81306
47	.81780	.18220	95	.17746	.82254
48	.80898	.19102	96	.16853	.83147
49	.79982	.20018	97	.16027	.83973
50	.79031	.20969	98	.15250	.84750
51	.78045	.21955	99	.14492	.85508
52	.77027	.22973	100	.13754	.86246
53	.75978	.24022	101	.13026	.86974
54	.74899	.25101	102	.12311	.87689
55	.73788	.26212	103	.11601	.88399
56	.72645	.27355	104	.10843	.89157
57	.71471	.28529	105	.10102	.89898
58	.70269	.29731	106	.09148	.90852
59	.69044	.30956	107	.07990	.92010
60	.67798	.32202	108	.06186	.93814
61	.66527	.33473	109	.03096	.96904
62	.65228	.34772			
63	.63899	.36101			
64	.62544	.37456			
65	.61162	.38838			
66	.59751	.40249			
67	.58306	.41694			
68	.56830	.43170			
69	.55328	.44672			
70	.53806	.46194			
71	.52273	.47727			
72	.50732	.49268			
73	.49187	.50813			
74	.47633	.52367			
75	.46064	.53936			
76	.44476	.55524			
77	.42868	.57132			
78	.41245	.58755			
79	.39615	.60385			
80	.37993	.62007			
81	.36392	.63608			
82	.34818	.65182			
83	.33272	.66728			
84	.31744	.68256			
85	.30225	.69775			
86	.28728	.71272			
87	.27274	.72726			

THOMAS W. WOLF,
Secretary

[Pa.B. Doc. No. 07-2317. Filed for public inspection December 14, 2007, 9:00 a.m.]

Pennsylvania Golden Hearts Instant Lottery Game

Under the State Lottery Law (72 P. S. §§ 3761-101—3761-314) and 61 Pa. Code § 819.203 (relating to notice of instant game rules), the Secretary of Revenue hereby provides public notice of the rules for the following instant lottery game:

1. *Name:* The name of the game is Pennsylvania Golden Hearts.

2. *Price:* The price of a Pennsylvania Golden Hearts instant lottery game ticket is \$5.

3. *Play and Prize Play Symbols:*

(a) Each Pennsylvania Golden Hearts instant lottery game ticket will contain three play areas known as "Game 1," "Game 2" and "Game 3" respectively. Each game has a different game play method and is played separately. Each Pennsylvania Golden Hearts instant lottery game ticket will also contain a "Fast \$14" bonus area.

(b) The prize play symbols and the play symbol and their captions located in the play area for "Game 1" are: \$5.⁰⁰ (FIV DOL), \$7.⁰⁰ (SVN DOL), \$10.⁰⁰ (TEN DOL), \$14\$ (FORTN), \$21\$ (TWY ONE), \$42\$ (FRY TWO), \$70\$ (SEVENTY), \$140 (ONEHUNFRY), \$1,400 (FORTNHUN), \$50,000 (FTY THO) and a Double Heart (DBLHRT) symbol.

(c) The play symbols and their captions located in the play area for "Game 2" are: Gold Bar symbol (GOLDBAR) and an X symbol (XXX).

(d) The play area for "Game 3" will contain six play symbols and a prize symbol directly above or directly below each play symbol. The play symbols and their captions located in the play area are: Kiss symbol (KISS), Bear symbol (BEAR), Candy symbol (CANDY), Diamond symbol (DMND), Gift symbol (GIFT), Cash symbol (CASH), Balloon symbol (BALLOON), Crown symbol (CROWN), Heart symbol (HEART), Bow symbol (BOW), Ring symbol (RING), Cake symbol (CAKE) and Lovebirds symbol (LVBRDS).

(e) The prize play symbol and the play symbols and their captions located in the "Fast \$14" bonus area are: \$14\$ (FORTN), NO BONUS (TRY AGAIN) and TRY AGAIN (NO BONUS).

4. Prize Symbols:

(a) The play area for "Game 2" will contain a "PRIZE" area. The prize symbols and their captions located in the "PRIZE" area for "Game 2" are: \$5⁰⁰ (FIV DOL), \$7⁰⁰ (SVN DOL), \$10⁰⁰ (TEN DOL), \$14\$ (FORTN), \$21\$ (TWY ONE), \$42\$ (FRY TWO), \$70\$ (SEVENTY), \$140 (ONEHUNFRY) and \$1,400 (FORTNHUN).

(b) The play area for "Game 3" will contain six "Prize" areas. The prize symbols and their captions located in the six "Prize" areas for "Game 3" are: \$5⁰⁰ (FIV DOL), \$7⁰⁰ (SVN DOL), \$14\$ (FORTN), \$21\$ (TWY ONE), \$42\$ (FRY TWO), \$70\$ (SEVENTY), \$140 (ONEHUNFRY), \$1,400 (FORTNHUN) and \$50,000 (FTY THO).

5. Prizes: The prizes that can be won in "Game 1" are: \$5, \$7, \$10, \$14, \$21, \$42, \$70, \$140, \$1,400 and \$50,000. The prizes that can be won in "Game 2" are: \$5, \$7, \$10, \$14, \$21, \$42, \$70, \$140 and \$1,400. The prizes that can be won in "Game 3" are: \$5, \$7, \$14, \$21, \$42, \$70, \$140, \$1,400 and \$50,000. The prize that can be won in the "Fast \$14" bonus area is \$14. The player can win up to seven times on a ticket.

6. Approximate Number of Tickets Printed For the Game: Approximately 4,200,000 tickets will be printed for the Pennsylvania Golden Hearts instant lottery game.

7. Determination of Prize Winners:

(a) Determination of prize winners for "Game 1" are:

(1) Holders of tickets with three matching prize play symbols of \$50,000 (FTY THO) in the play area, on a single ticket, shall be entitled to a prize of \$50,000.

(2) Holders of tickets with three matching prize play symbols of \$1,400 (FORTNHUN) in the play area, on a single ticket, shall be entitled to a prize of \$1,400.

(3) Holders of tickets with three matching prize play symbols of \$140 (ONEHUNFRY) in the play area, on a single ticket, shall be entitled to a prize of \$140.

(4) Holders of tickets with three matching prize play symbols of \$70\$ (SEVENTY) in the play area, on a single ticket, shall be entitled to a prize of \$70.

(5) Holders of tickets with three matching prize play symbols of \$42\$ (FRY TWO) in the play area, on a single ticket, shall be entitled to a prize of \$42.

(6) Holders of tickets with two matching prize play symbols of \$14\$ (FORTN) and Double Heart symbol (DBLHRT) in the play area, on a single ticket, shall be entitled to a prize of \$28.

(7) Holders of tickets with three matching prize play symbols of \$21\$ (TWY ONE) in the play area, on a single ticket, shall be entitled to a prize of \$21.

(8) Holders of tickets with three matching prize play symbols of \$14\$ (FORTN) in the play area, on a single ticket, shall be entitled to a prize of \$14.

(9) Holders of tickets with two matching prize play symbols of \$7⁰⁰ (SVN DOL) and Double Heart symbol (DBLHRT) in the play area, on a single ticket, shall be entitled to a prize of \$14.

(10) Holders of tickets with three matching prize play symbols of \$10⁰⁰ (TEN DOL) in the play area, on a single ticket, shall be entitled to a prize of \$10.

(11) Holders of tickets with two matching prize play symbols of \$5⁰⁰ (FIV DOL) and Double Heart symbol (DBLHRT) in the play area, on a single ticket, shall be entitled to a prize of \$10.

(12) Holders of tickets with three matching prize play symbols of \$7⁰⁰ (SVN DOL) in the play area, on a single ticket, shall be entitled to a prize of \$7.

(13) Holders of tickets with three matching prize play symbols of \$5⁰⁰ (FIV DOL) in the play area, on a single ticket, shall be entitled to a prize of \$5.

(b) Determination of prize winners for "Game 2" are:

(1) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$1,400 (FORTNHUN) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$1,400.

(2) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$140 (ONEHUNFRY) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$140.

(3) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$70\$ (SEVENTY) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$70.

(4) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$42\$ (FRY TWO) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$42.

(5) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$21\$ (TWY ONE) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$21.

(6) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$14\$ (FORTN) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$14.

(7) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$10⁰⁰ (TEN DOL) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$10.

(8) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$7^{.00} (SVN DOL) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$7.

(9) Holders of tickets with three matching Gold Bar (GOLDBAR) play symbols in the same row, column or diagonal, and a prize symbol of \$5^{.00} (FIV DOL) in the "PRIZE" area for that game, on a single ticket, shall be entitled to a prize of \$5.

(c) Determination of prize winners for "Game 3" are:

(1) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$50,000 (FTY THO) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$50,000.

(2) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$1,400 (FORTNHUN) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$1,400.

(3) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$140 (ONEHUNFRY) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$140.

(4) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$70\$ (SEVENTY) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$70.

(5) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$42\$ (FRY TWO) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$42.

(6) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$21\$ (TWY ONE) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$21.

(7) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$14\$ (FORTN) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$14.

(8) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$7^{.00} (SVN DOL) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$7.

(9) Holders of tickets with a Lovebirds (LVBRDS) play symbol, and a prize symbol of \$5^{.00} (FIV DOL) appearing in the "Prize" area either directly above or directly below that Lovebirds (LVBRDS) play symbol, on a single ticket, shall be entitled to a prize of \$5.

(d) Determination of prize winners for the "Fast \$14" bonus area. Holders of tickets with a \$14\$ (FORTN) play symbol appearing in the "Fast \$14" bonus area, on a single ticket, shall be entitled to a prize of \$14.

8. *Number and Description of Prizes and Approximate Odds:* The following table sets forth the approximate number of winners, amounts of prizes and approximate odds of winning:

<i>Fast \$14</i>	<i>Game 1</i>	<i>Game 2</i>	<i>Game 3</i>	<i>Win:</i>	<i>Approximate Odds Are 1 In:</i>	<i>Approximate No. of Winners Per 4,200,000 Tickets</i>
	\$5			\$5	33.33	126,000
		\$5		\$5	35.29	119,000
			\$5	\$5	35.29	119,000
	\$7			\$7	150	28,000
		\$7		\$7	200	21,000
			\$7	\$7	200	21,000
	\$5 w/Double Heart			\$10	200	21,000
			\$5 × 2	\$10	300	14,000
	\$10			\$10	120	35,000
		\$10		\$10	60	70,000
	\$7 w/Double Heart			\$14	200	21,000
	\$7		\$7	\$14	200	21,000
	\$7	\$7		\$14	100	42,000
\$14		\$7	\$7	\$14	300	14,000
	\$7 w/Double Heart		\$7	\$21	300	14,000
	\$7	\$7	\$7	\$21	300	14,000
			\$7 × 3	\$21	200	21,000
\$14	\$7			\$21	200	21,000
\$14		\$7		\$21	200	21,000
\$14			\$7	\$21	200	21,000
	\$21			\$21	300	14,000
		\$21		\$21	600	7,000
			\$21	\$21	600	7,000
	\$14 w/Double Heart		\$14	\$42	600	7,000

<i>Fast \$14</i>	<i>Game 1</i>	<i>Game 2</i>	<i>Game 3</i>	<i>Win:</i>	<i>Approximate Odds Are 1 In:</i>	<i>Approximate No. of Winners Per 4,200,000 Tickets</i>
\$14			\$14 × 2	\$42	600	7,000
\$14			\$7 × 4	\$42	600	7,000
\$14	\$14	\$14		\$42	600	7,000
\$14		\$14	\$14	\$42	600	7,000
\$14	\$14		\$14	\$42	600	7,000
			\$21 × 2	\$42	600	7,000
	\$42			\$42	600	7,000
		\$42		\$42	600	7,000
			\$42	\$42	600	7,000
\$14	\$14 w/Double Heart		\$14 × 2	\$70	1,791	2,345
\$14			\$14 × 4	\$70	1,791	2,345
\$14	\$14	\$14	\$7 × 4	\$70	1,791	2,345
	\$70			\$70	1,791	2,345
		\$70		\$70	1,791	2,345
			\$70	\$70	1,791	2,345
			\$70 × 2	\$140	4,800	875
	\$140			\$140	4,800	875
		\$140		\$140	4,800	875
			\$140	\$140	4,800	875
	\$1,400			\$1,400	15,000	280
		\$1,400		\$1,400	15,000	280
			\$1,400	\$1,400	15,000	280
	\$50,000			\$50,000	840,000	5
			\$50,000	\$50,000	840,000	5

GAME 1—Get 3 like amounts, win that prize. Get 2 like amounts and a Double Heart (DBLHRT) symbol, win double that prize amount.

GAME 2—Get three “GOLDBAR” (GOLDBAR) symbols in a row, column or diagonal, win prize shown.

GAME 3—Find a Lovebirds (LVBRDS) symbol in the play area and win prize shown either directly above or directly below that symbol.

Fast \$14—Reveal prize amount of \$14 and win that prize automatically.

Prizes, including the top prizes, are subject to availability at the time of purchase.

9. *Retailer Incentive Awards:* The Lottery may conduct a separate Retailer Incentive Game for retailers who sell Pennsylvania Golden Hearts instant lottery game tickets. The conduct of the game will be governed by 61 Pa. Code § 819.222 (relating to retailer bonuses and incentive).

10. *Unclaimed Prize Money:* For a period of 1 year from the announced close of Pennsylvania Golden Hearts, prize money from winning Pennsylvania Golden Hearts instant lottery game tickets will be retained by the Secretary for payment to the persons entitled thereto. If no claim is made within 1 year of the announced close of the Pennsylvania Golden Hearts instant lottery game, the right of a ticket holder to claim the prize represented by the ticket, if any, will expire and the prize money will be paid into the State Lottery Fund and used for purposes provided for by statute.

11. *Governing Law:* In purchasing a ticket, the customer agrees to comply with and abide by the State Lottery Law (72 P. S. §§ 3761-101—3761-314), 61 Pa. Code Part V (relating to State Lotteries) and the provisions contained in this notice.

12. *Termination of the Game:* The Secretary may announce a termination date, after which no further tickets from this game may be sold. The announcement will be

disseminated through media used to advertise or promote Pennsylvania Golden Hearts or through normal communications methods.

THOMAS W. WOLF,
Secretary

[Pa.B. Doc. No. 07-2318. Filed for public inspection December 14, 2007, 9:00 a.m.]

Pennsylvania I ♥ 2 Win Doubler Instant Lottery Game

Under the State Lottery Law (72 P. S. §§ 3761-101—3761-314) and 61 Pa. Code § 819.203 (relating to notice of instant game rules), the Secretary of Revenue hereby provides public notice of the rules for the following instant lottery game:

1. *Name:* The name of the game is Pennsylvania I ♥ 2 Win Doubler.

2. *Price:* The price of a Pennsylvania I ♥ 2 Win Doubler instant lottery game ticket is \$1.

3. *Play Symbols:* Each Pennsylvania I ♥ 2 Win Doubler instant lottery game ticket will contain one play area consisting of “GAME 1,” “GAME 2,” “GAME 3” and “GAME 4.” Each “GAME” is played separately. Each “GAME” features a “CANDY HEARTS” area and a “PRIZE” area. The play symbols and their captions

located in the "CANDY HEARTS" area are: Be Mine Candy Heart symbol (BE MINE), Look Good Candy Heart symbol (LK GOOD), Luv You Candy Heart symbol (LUV YOU), The Best Candy Heart symbol (THE BEST), 4 Ever Candy Heart symbol (4 EVER), Awesome Candy Heart symbol (AWESOME), Only You Candy Heart symbol (ONLY YOU), Kiss Me Candy Heart symbol (KISS ME), Marry Me Candy Heart symbol (MARRYME), Sweet Heart Candy Heart symbol (SWTHRT), U Are #1 Candy Heart symbol (UARE#1), Tru Luv Candy Heart symbol (TRU LUV), Always Yours Candy Heart symbol (ALWYRS) and a Rose symbol (ROSE).

4. *Prize Symbols:* The prize symbols and their captions located in the "PRIZE" area of each "GAME" are: FREE (TICKET), \$1⁰⁰ (ONE DOL), \$2⁰⁰ (TWO DOL), \$4⁰⁰ (FOR DOL), \$5⁰⁰ (FIV DOL), \$10⁰⁰ (TEN DOL), \$20\$ (TWENTY), \$40\$ (FORTY), \$80\$ (EIGHTY), \$250 (TWOHUNFTY), \$500 (FIV HUN) and \$1,000 (ONE THO).

5. *Prizes:* The prizes that can be won in this game are: Free \$1 Ticket, \$1, \$2, \$4, \$5, \$10, \$20, \$40, \$80, \$250, \$500 and \$1,000. The player can win up to 4 times on a ticket.

6. *Approximate Number of Tickets Printed For the Game:* Approximately 9,600,000 tickets will be printed for the Pennsylvania I ♥ 2 Win Doubler instant lottery game.

7. *Determination of Prize Winners:*

(a) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$1,000 (ONE THO) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$1,000.

(b) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$500 (FIV HUN) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$500.

(c) Holders of tickets with two like Rose (ROSE) play symbols in the same "GAME," and a prize symbol of \$250 (TWOHUNFTY) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$500.

(d) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$250 (TWOHUNFTY) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$250.

(e) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$80\$ (EIGHTY) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$80.

(f) Holders of tickets with two like Rose (ROSE) play symbols in the same "GAME," and a prize symbol of \$40\$ (FORTY) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$80.

(g) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$40\$ (FORTY) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$40.

(h) Holders of tickets with two like Rose (ROSE) play symbols in the same "GAME," and a prize symbol of \$20\$

(TWENTY) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$40.

(i) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$20\$ (TWENTY) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$20.

(j) Holders of tickets with two like Rose (ROSE) play symbols in the same "GAME," and a prize symbol of \$10⁰⁰ (TEN DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$20.

(k) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$10⁰⁰ (TEN DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$10.

(l) Holders of tickets with two like Rose (ROSE) play symbols in the same "GAME," and a prize symbol of \$5⁰⁰ (FIV DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$10.

(m) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$5⁰⁰ (FIV DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$5.

(n) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$4⁰⁰ (FOR DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$4.

(o) Holders of tickets with two like Rose (ROSE) play symbols in the same "GAME," and a prize symbol of \$2⁰⁰ (TWO DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$4.

(p) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$2⁰⁰ (TWO DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$2.

(q) Holders of tickets with two like Rose (ROSE) play symbols in the same "GAME," and a prize symbol of \$1⁰⁰ (ONE DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$2.

(r) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of \$1⁰⁰ (ONE DOL) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of \$1.

(s) Holders of tickets with two like "CANDY HEARTS" play symbols in the same "GAME," and a prize symbol of FREE (TICKET) appears in the "PRIZE" area to the right of that "GAME," on a single ticket, shall be entitled to a prize of one Pennsylvania I ♥ 2 Win Doubler instant game ticket or one Pennsylvania Lottery instant game ticket of equivalent sale price which is currently on sale.

8. *Number and Description of Prizes and Approximate Odds:* The following table sets forth the approximate number of winners, amounts of prizes and approximate odds of winning:

*When You Get 2 Like Candy
Hearts In The Same Game,
Win With Prize(s) Of:*

	<i>Win:</i>	<i>Approximate Odds Are 1 In:</i>	<i>Approximate No. Of Winners Per 9,600,000 Tickets</i>
FREE	FREE \$1 TICKET	15	640,000
\$1	\$1	30	320,000
\$1 × 2	\$2	100	96,000
\$1 w/ROSES	\$2	33.33	288,000
\$2	\$2	60	160,000
\$1 × 4	\$4	200	48,000
\$2 × 2	\$4	200	48,000
\$2 w/ROSES	\$4	100	96,000
\$4	\$4	150	64,000
(\$1 w/ROSES) + (\$1 × 3)	\$5	150	64,000
\$5	\$5	150	64,000
\$2 + (\$4 × 2)	\$10	1,500	6,400
(\$2 × 3) + \$4	\$10	1,500	6,400
\$5 × 2	\$10	750	12,800
\$5 w/ROSES	\$10	300	32,000
\$10	\$10	428.57	22,400
\$5 × 4	\$20	1,000	9,600
\$10 × 2	\$20	1,000	9,600
\$10 w/ROSES	\$20	1,500	6,400
\$20	\$20	1,500	6,400
\$10 × 4	\$40	6,000	1,600
\$20 × 2	\$40	6,000	1,600
\$20 w/ROSES	\$40	6,000	1,600
\$40	\$40	6,000	1,600
\$20 × 4	\$80	24,000	400
\$40 × 2	\$80	24,000	400
\$40 w/ROSES	\$80	9,231	1,040
\$80	\$80	9,600	1,000
\$250	\$250	24,000	400
\$250 w/ROSES	\$500	120,000	80
\$500	\$500	120,000	80
\$500 × 2	\$1,000	960,000	10
\$1,000	\$1,000	960,000	10

ROSES = Get two "ROSE" (ROSE) symbols in the same game and win double the prize shown for that game.

Prizes, including top prizes, are subject to availability at the time of purchase.

9. *Retailer Incentive Awards:* The Lottery may conduct a separate Retailer Incentive Game for retailers who sell Pennsylvania I ♥ 2 Win Doubler instant lottery game tickets. The conduct of the game will be governed by 61 Pa. Code § 819.222 (relating to retailer bonuses and incentive).

10. *Unclaimed Prize Money:* For a period of 1 year from the announced close of Pennsylvania I ♥ 2 Win Doubler, prize money from winning Pennsylvania I ♥ 2 Win Doubler instant lottery game tickets will be retained by the Secretary for payment to the persons entitled thereto. If no claim is made within 1 year of the announced close of the Pennsylvania I ♥ 2 Win Doubler instant lottery game, the right of a ticket holder to claim the prize represented by the ticket, if any, will expire and the prize money will be paid into the State Lottery Fund and used for purposes provided for by statute.

11. *Governing Law:* In purchasing a ticket, the customer agrees to comply with and abide by the State Lottery Law (72 P. S. §§ 3761-101—3761-314), 61 Pa. Code Part V (relating to State Lotteries) and the provisions contained in this notice.

12. *Termination of the Game:* The Secretary may announce a termination date, after which no further tickets from this game may be sold. The announcement will be

disseminated through media used to advertise or promote Pennsylvania I ♥ 2 Win Doubler or through normal communications methods.

THOMAS W. WOLF,
Secretary

[Pa.B. Doc. No. 07-2319. Filed for public inspection December 14, 2007, 9:00 a.m.]

Rates of Tax on Aviation Gasoline and Jet Fuel for 2008; Oil Company Franchise Tax Rate for 2008; Alternative Fuels Tax Rates for 2008

Aviation Gasoline and Jet Fuels

Aviation Gasoline Rate for 2008

Under 74 Pa.C.S. § 6121(b) (relating to tax on aviation fuels), the Secretary of Revenue (Secretary) announces that for calendar year 2008 the rate of tax on aviation gasoline and all other liquid fuels used or sold and delivered by distributors within this Commonwealth for use as fuel in propeller-driven piston engine aircraft or aircraft engines remains at the current rate of 5.3¢¹ per gallon or fractional part thereof.

¹The rate of 5.3¢ per gallon consists of the 1.5¢ per gallon tax imposed by the Liquid Fuels and Fuels Tax Act, 75 Pa.C.S. § 9004(c)(1), and the 3.8¢ per gallon additional tax imposed by 74 Pa.C.S. § 6121(a). As limited by 74 Pa.C.S. § 6121(b), the combined rate of these two component taxes may never exceed 6¢ per gallon or be less than 3¢ per gallon.

Jet Fuel Rate for 2008

Under 74 Pa.C.S. § 6131(b) (relating to tax on jet fuels), the Secretary announces that for calendar year 2008 the rate of tax on jet fuels used or sold and delivered by distributors within this Commonwealth for use as fuel in turbine-propeller jet, turbojet and jet-driven aircraft and aircraft engines remains at the current rate of 2.0¢ per gallon or fractional part thereof.

Calculating the 2008 Aviation Gasoline and Jet Fuel Rates

The rate of tax on aviation gasoline is adjusted annually beginning on January 1, 1985 and each January 1 thereafter. The rate of tax on jet fuels is adjusted annually beginning on January 1, 1986 and each January 1 thereafter. Under 74 Pa.C.S. §§ 6121(b) and 6131(b) the rate of each tax increases or decreases 0.1¢ per gallon for each 10% increase or decrease in the producer price index for jet fuel as determined by the U. S. Department of Labor, Bureau of Labor Statistics, for the most recent 12-month period available as of November 1, subject to a maximum rate of 6.0¢ per gallon for aviation gasoline and 2.0¢ per gallon for jet fuels.

On November 1, 2007, the most recently available 12-month period was September 2006 to September 2007, as reported in Bureau of Labor Statistics, U. S. Department of Labor, Producer Price Indexes, September 2007, USDL 07-1549, released October 12, 2007, for which the percentage change was (+) 8.6%. Accordingly, the aviation gasoline tax rate remains unchanged from the 2007 rate of 5.3¢ per gallon; similarly, the jet fuel tax rate remains unchanged from the 2007 rate of 2.0¢ per gallon.

Oil Company Franchise Tax

Oil Company Franchise Tax Rate for 2008

The Secretary announces that for the calendar year 2008 the rate of the oil company franchise tax remains at the current rate of 19.2¢ per gallon on all liquid fuels and 26.1¢ per gallon on all fuels used or sold and delivered by distributors within this Commonwealth under 75 Pa.C.S. § 9004(b) (relating to imposition of tax, exemptions and deductions).

Calculating the 2008 Oil Company Franchise Tax Rate

The rate of the oil company franchise tax imposed under 75 Pa.C.S. Chapter 95 (relating to taxes for highway maintenance and construction), 75 Pa.C.S. § 9502 (relating to imposition of tax), and collected under 75 Pa.C.S. Chapter 90 (relating to liquid fuels and fuels tax), 75 Pa.C.S. § 9004(b), is determined annually by the Department of Revenue (Department) and announced by each December 15 for the following calendar year. The tax rate is determined on a "cents per gallon equivalent basis," which is defined by 75 Pa.C.S. § 9002 as:

The average wholesale price per gallon multiplied by the decimal equivalent of any tax imposed by section 9502 (relating to imposition of tax), the product of which is rounded to the next highest tenth of a cent per gallon. The rate of tax shall be determined by the Department of Revenue on an annual basis beginning every January 1 and shall be published as a notice in the *Pennsylvania Bulletin* no later than the preceding December 15. In the event of a change in the rate of

tax imposed by section 9502, the Department shall redetermine the rate of tax as of the effective date of such change and give notice as soon as possible.

"Average wholesale price" as used previously is defined as:

The average wholesale price per gallon of all taxable liquid fuels and fuels, excluding the federal excise tax and all liquid fuels taxes, as determined by the Department of Revenue for the 12-month period ending on the September 30 immediately prior to January 1 of the year for which the rate is to be set. In no case shall the average wholesale price be less than 90¢ nor more than \$1.25 per gallon.

For the 12-month period ending September 30, 2007 the Department has determined that the average wholesale price of liquid fuels and fuels was \$2.018 per gallon, which exceeds the statutory maximum of \$1.25; therefore, an average wholesale price of \$1.25 is used to compute the tax rate for 2008.

The oil company franchise tax imposed under 75 Pa.C.S. § 9502 in terms of mills applicable to each gallon is:

<i>Imposition Section</i>	<i>Liquid Fuels</i>	<i>Fuels</i>
75 Pa.C.S. § 9502(a)(1)	60.0	60.0
75 Pa.C.S. § 9502(a)(2)	55.0	55.0
75 Pa.C.S. § 9502(a)(3)	38.5	38.5
75 Pa.C.S. § 9502(a)(4)	<u>00.0</u>	<u>55.0</u>
Total Mills per Gallon:	153.5	208.5
Decimal Equivalent:	.1535	.2085
Multiply by Average Wholesale Price:	× \$1.25	× \$1.25
Product:	19.188¢	26.063¢
Oil Company Franchise Tax per Gallon (Rounded Up to Next Highest Tenth):	19.2¢	26.1¢

Collection of Oil Company Franchise Tax

The act of April 17, 1997 (P. L. 6, No. 3) provides that the oil company franchise tax as computed above is collected at the same time as the liquid fuels and fuels tax of 12¢ per gallon; therefore, effective January 1, 2008 the combined rate of tax for liquid fuels (primarily gasoline) is 31.2¢ per gallon and for fuels (primarily undyed diesel fuel) is 38.1¢ per gallon.

Alternative Fuels Tax Rates For 2008

Under 75 Pa.C.S. § 9004(d) the Secretary is required to compute the rate of tax applicable to each alternative fuel on a gallon-equivalent-basis. Under 75 Pa.C.S. § 9002 "gallon-equivalent-basis" is defined as the "amount of any alternative fuel as determined by the Department to contain 114,500 BTUs." The amount determined on a "gallon-equivalent-basis" for each alternative fuel is subject to the liquid fuels and oil company franchise taxes currently imposed on one gallon of gasoline. The rate of tax on one gallon of gasoline during the period of this notice is 12.0¢ for the liquid fuels tax and 19.2¢ for the oil company franchise tax for a total tax of 31.2¢ per gallon of gasoline.

The Secretary announces that the 2008 tax rates for alternative fuels are as follows:

<i>Alternative Fuel</i>	<i>Rate of Conversion (BTU/gal of alternative fuel)</i>	<i>Amount Equivalent to One Gallon of Gasoline @ 114,500 BTU per gallon</i>	<i>Tax Rate per Gallon of Alternative Fuel</i>
Ethanol	76,400	1.499	\$.208
Methanol	56,560	2.024	\$.154
Propane/LPG	83,500	1.371	\$.228
E-85	80,460	1.423	\$.219
M-85	65,350	1.752	\$.178
Compressed Natural Gas (CNG)	29,000 @ 3,000 PSI	3.948	\$.079
Liquefied Natural Gas (LNG)	66,640	1.718	\$.182
Electricity	3,412 BTU/KWH	33.558 KWH	\$.0093 /KWH

THOMAS W. WOLF,
Secretary

[Pa.B. Doc. No. 07-2320. Filed for public inspection December 14, 2007, 9:00 a.m.]

DEPARTMENT OF TRANSPORTATION

Contemplated Sale of Land No Longer Needed for Transportation Purposes

The Department of Transportation (Department), under section 2003(a)(7) of The Administrative Code of 1929 (71 P. S. § 513(e)(7)), intends to sell certain land owned by the Department.

The following is a list of the properties available for sale by the Department.

In the City of Chester, in Delaware County, the nine parcels containing a total of 20,569 square feet of unimproved ground, situated on northeast corner of 4th and Welsh Streets, Chester, PA 19013.

Interested public entities are invited to express their interest in purchasing the site within 30-calendar days from the date of publication of this notice to Dave Scott, District Administrator, Department of Transportation, 7000 Geerdes Boulevard, King of Prussia, PA 19406-1525.

ALLEN B. BIEHLER, P. E.,
Secretary

[Pa.B. Doc. No. 07-2321. Filed for public inspection December 14, 2007, 9:00 a.m.]

Contemplated Sale of Land No Longer Needed for Transportation Purposes

The Department of Transportation (Department) under section 2003(e)(7) of The Administrative Code of 1929 (71 P. S. § 513 (e)(7)), intends to sell certain land owned by the Department.

The following is a list of the properties available for sale by the Department: 1) Spring Township, Centre County. The parcel contains 16,813.01 square feet of improved land with a house situated at 913 Axemann Road, Bellefonte, PA and will be sold "as is." Estimated fair market value is \$148,000; and 2) City of DuBois, Clearfield County. The parcel consists of 0.57 acre of unimproved land. The property's estimated value is \$8,400.

Interested public entities are invited to express their interest in purchasing the sites within 30 calendar days from the date of publication of this notice to 1924 Daisy Street Extension, Clearfield, PA 16830, Attn: Right-of-Way.

ALLEN D. BIEHLER, P. E.,
Secretary

[Pa.B. Doc. No. 07-2322. Filed for public inspection December 14, 2007, 9:00 a.m.]

Finding Fayette County

Under section 2002(b) of The Administrative Code of 1929 (71 P. S. § 572(b)), the Acting Director of the Bureau of Design makes the following written finding:

The Federal Highway Administration and the Department of Transportation are planning to rehabilitate the Memorial Bridge, which carries SR 119 over the Norfolk Southern Railroad and the Youghiogheny River, and to replace a nearby second bridge that carries SR 119 over Sixth Street (city road). Both bridges are located in the City of Connellsville, Fayette County.

Information describing the project, together with the associated environmental analysis, is contained in the Categorical Exclusion Evaluation/Section 2002 Evaluation that was prepared for this project.

The Youghiogheny River Park is a section 4(f)/section 2002 resource. The drainage easement that is needed from the resource to convey stormwater from the Memorial Bridge to the Youghiogheny River will constitute a use of the section 4(f)/section 2002 resource. Based upon studies, there is no prudent and feasible alternative to the proposed action.

The environmental, economic, social and other effects of the proposed project as enumerated in section 2002 of The Administrative Code of 1929 have been considered. It has been concluded that there is no feasible and prudent alternative to the project as designed, and all reasonable steps have been taken to minimize such effects.

BRIAN G. THOMPSON, P. E.,
Acting Director, Bureau of Design

[Pa.B. Doc. No. 07-2323. Filed for public inspection December 14, 2007, 9:00 a.m.]

HEALTH CARE COST CONTAINMENT COUNCIL

Mandated Benefits

Section 9 of act 14 of July 17, 2003 (P. L. 31, No. 14) (Act 14) requires that the Health Care Cost Containment Council (Council) review proposed mandated health benefits on request of the executive and legislative branches of government. The Council has been requested by Representative Anthony DeLuca, Chairperson of the House Insurance Committee, to review House Bill 1105, Printer's Number 1335 (Curry). House Bill 1105 would establish a standard of care so that patients with severe bleeding disorders can receive necessary and appropriate medical care. For patients with hemophilia and other bleeding disorders, the legislation would preserve access to the following services: medical services provided by the State-recognized hemophilia programs; the clinical laboratory services associated with the State-recognized programs; all blood clotting products approved by the U. S. Food and Drug Administration; full-service home care pharmacies and home support services; and mandatory medical screenings for bleeding disorders for women prior to undergoing certain surgical procedures.

The Council is requesting that anyone supporting or opposing these mandated insurance benefits provide six copies of the documentation to the Council no later than 5 p.m. on February 15, 2008. The documentation should be mailed to Charles Betley, Health Care Cost Containment Council, 225 Market Street, Suite 400, Harrisburg, PA 17101.

Documentation submitted should be in accordance with the following information categories described in section 9 of Act 14 of 2003:

(i) The extent to which the proposed benefit and the services it would provide are needed by, available to and utilized by the population of the Commonwealth.

(ii) The extent to which insurance coverage for the proposed benefit already exists, or if no coverage exists, the extent to which this lack of coverage results in inadequate health care or financial hardship for the population of the Commonwealth.

(iii) The demand for the proposed benefit from the public and the source and extent of opposition to mandating the benefit.

(iv) All relevant findings bearing on the social impact of the lack of the proposed benefit.

(v) Where the proposed benefit would mandate coverage of a particular therapy, the results of at least one professionally accepted, controlled trial comparing the medical consequences of the proposed therapy, alternative therapies and no therapy.

(vi) Where the proposed benefit would mandate coverage of an additional class of practitioners, the results of at least one professionally accepted, controlled trial comparing the medical results achieved by the additional class of practitioners and those practitioners already covered by benefits.

(vii) The results of any other relevant research.

(viii) Evidence of the financial impact of the proposed legislation, including at least:

(A) The extent to which the proposed benefit would increase or decrease cost for treatment or service.

(B) The extent to which similar mandated benefits in other States have affected charges, costs and payments for services.

(C) The extent to which the proposed benefit would increase the appropriate use of the treatment or service.

(D) The impact of the proposed benefit on administrative expenses of health care insurers.

(E) The impact of the proposed benefits on benefits costs of purchasers.

(F) The impact of the proposed benefits on the total cost of health care within the Commonwealth.

MARC P. VOLAVKA,
Executive Director

[Pa.B. Doc. No. 07-2324. Filed for public inspection December 14, 2007, 9:00 a.m.]

Mandated Benefits

Section 9 of the act of July 17, 2003 (P. L. 31, No. 14) (Act 14) requires that the Health Care Cost Containment Council (Council) review proposed mandated health benefits on request of the executive and legislative branches of government. The Council has been requested by Representative Anthony DeLuca, Chairperson of the House Insurance Committee, to review House Bill 1462, Printer's Number 1809 (DeLuca). House Bill 1462 would provide for insurance coverage for patient costs associated with cancer clinical trials.

The Council is requesting that anyone supporting or opposing these mandated insurance benefits provide six copies of the documentation to the Council no later than 5 p.m. on February 15, 2008. The documentation should be mailed to Charles Betley, Health Care Cost Containment Council, 225 Market Street, Suite 400, Harrisburg, PA 17101.

Documentation submitted should be in accordance with the following information categories described in section 9 of Act 14 of 2003:

(i) The extent to which the proposed benefit and the services it would provide are needed by, available to and utilized by the population of the Commonwealth.

(ii) The extent to which insurance coverage for the proposed benefit already exists, or if no coverage exists, the extent to which this lack of coverage results in inadequate health care or financial hardship for the population of the Commonwealth.

(iii) The demand for the proposed benefit from the public and the source and extent of opposition to mandating the benefit.

(iv) All relevant findings bearing on the social impact of the lack of the proposed benefit.

(v) Where the proposed benefit would mandate coverage of a particular therapy, the results of at least one professionally accepted, controlled trial comparing the medical consequences of the proposed therapy, alternative therapies and no therapy.

(vi) Where the proposed benefit would mandate coverage of an additional class of practitioners, the results of at least one professionally accepted, controlled trial comparing the medical results achieved by the additional class of practitioners and those practitioners already covered by benefits.

INDEPENDENT REGULATORY REVIEW COMMISSION

Notice of Comments Issued

- (vii) The results of any other relevant research.
- (viii) Evidence of the financial impact of the proposed legislation, including at least:
 - (A) The extent to which the proposed benefit would increase or decrease cost for treatment or service.
 - (B) The extent to which similar mandated benefits in other states have affected charges, costs and payments for services.
 - (C) The extent to which the proposed benefit would increase the appropriate use of the treatment or service.
 - (D) The impact of the proposed benefit on administrative expenses of health care insurers.
 - (E) The impact of the proposed benefits on benefits costs of purchasers.
 - (F) The impact of the proposed benefits on the total cost of health care within the Commonwealth.

MARC P. VOLAVKA,
Executive Director

[Pa.B. Doc. No. 07-2325. Filed for public inspection December 14, 2007, 9:00 a.m.]

Section 5(g) of the Regulatory Review Act (71 P. S. § 745.5(g)) provides that the Independent Regulatory Review Commission (Commission) may issue comments within 30 days of the close of the public comment period. The Commission comments are based upon the criteria contained in section 5.2 of the Regulatory Review Act (71 P. S. § 745.5b).

The Commission has issued comments on the following proposed regulations. The agency must consider these comments in preparing the final-form regulation. The final-form regulation must be submitted within 2 years of the close of the public comment period or it will be deemed withdrawn.

<i>Reg. No.</i>	<i>Agency/Title</i>	<i>Close of the Public Comment Period</i>	<i>IRRC Comments Issued</i>
7-418	State Conservation Commission Facility Odor Management 37 Pa.B. 4780 (September 1, 2007)	11/5/07	12/5/07

**State Conservation Commission
Regulation #7-418 (IRRC #2634)
Facility Odor Management
November 30, 2007**

We submit for your consideration the following comments on the proposed rulemaking published in the September 1, 2007 *Pennsylvania Bulletin*. Our comments are based on criteria in section 5.2 of the Regulatory Review Act (71 P. S. § 745.5b). Section 5.1(a) of the Regulatory Review Act (71 P. S. § 745.5a(a)) directs the State Conservation Commission (SCC) to respond to all comments received from us or any other source.

1. Section 83.701. Definitions.—Protection of the public health; Reasonableness; Clarity.

Impacts

This term is defined as:

- (i) Conflicts arising from the offsite migration of the odors from agricultural facilities.
- (ii) The term does not include mental or physical health affects (sic), or changes in property values.

There are two concerns.

First, it is not clear what is intended by the exclusion of health effects and property values in Paragraph (ii). In the statutory criteria for eligibility for financial assistance, the SCC must consider whether a project will “improve the health, safety or environment of the people . . .” (3 Pa.C.S.A. § 511(b)(1)) Public health is also mentioned in civil penalties and remedies (3 Pa.C.S.A. § 514(d)). Moreover, what “conflicts” remain after the exclusion of health effects or changes in property value? Why would an odor that caused the health effect of loss of

appetite be excluded from impacts? The SCC needs to explain why Paragraph (ii) is appropriate in the definition of “impacts.”

Second, the clarity of the regulation is affected by how the defined term “impacts” is used in the regulation. The text of the regulation uses the defined term, but then repeats the language from the definition. For example, Section 83.771(a) states, in part:

... Odor management plans are intended to address the potential for impacts from the offsite migration of odors associated with agricultural operations. The plans are not required to completely eliminate the potential for impacts from the offsite migration of odors associated with agricultural operations.

The SCC should review how the defined term is used in the body of the regulation.

2. Section 83.741. General.—Clarity.

Subsection (h) relies upon certification procedures not yet finalized by the Department of Agriculture. For the final regulation, the SCC should include a cross-reference to the Department of Agriculture’s final regulation.

3. Section 83.742. Identification of construction activities.—Reasonableness.

Paragraph (b)(1) exempts “improving storage integrity with less than or equal to a 15% increase in storage volume.” The regulation does not specify how to make the 15% comparison. For example, the regulation could be interpreted to allow multiple 10% improvements as long as a single improvement does not exceed the 15% limit. The regulation should specify how to determine the percentage increase to qualify for the exemption.

4. Section 83.761. Identification of agricultural operations and regulated facilities.—Clarity.

Subparagraph (a)(2)(iii) requires a plan to include a description of land use of the “surrounding area.” The scope of the “surrounding area” is not clear. This could be interpreted to require a description of adjacent land use, township land use, county land use, etc. The regulation should specify what land use needs to be described. We have the same concern with the phrase “surrounding area” in Sections 83.771(b)(1) and (2).

5. Section 83.771. Managing odors.—Reasonableness; Clarity.

Paragraph (b)(1) requires an evaluation of the “direction of the prevailing winds.” The direction of the prevailing wind is one of the components of the calculation of the Odor Site Index which in turn determines the level of Odor Best Management Practices (BMPs) required. Manipulation or error in determining the direction of the prevailing wind can therefore undermine the effectiveness of the Odor Management Plan. The SCC should explain how the direction of the prevailing wind must be determined.

6. Section 83.781. Identification of Odor BMPs.—Reasonableness; Economic impact.

Level 2 Odor BMPs

The Ag Coalition commented urging the SCC to make Level 2 BMPs accessible to the public free of cost. It stated its understanding that level 2 BMPs will be maintained on a secure website and will not be available to the general public. We are concerned that pertinent information may not be readily available to the person most affected by the financial impact of the odor management plan. The SCC should explain what information is not publicly available, why it is not available, the projected cost to obtain the information and why the regulation is reasonable.

Vague phrases

There are two vague phrases in this section. Subsection (b) states BMPs are only required if they are “feasible from a practical and economic perspective.” Subparagraph (c)(1)(i) uses the phrase “normal maintenance activities used in the industry in this Commonwealth.” These phrases are subjective. The SCC should amend these phrases so that they set a specific standard to be followed by the regulated community and enforced by the SCC.

7. Sections 83.791. General recordkeeping requirements and 83.792 Recordkeeping relating to Odor BMPs.—Reasonableness; Economic impact.

These sections require recordkeeping and we note they reasonably allow the records to be kept onsite. However, commentators questioned what records will satisfy the requirements for recordkeeping. They questioned whether records are necessary for level 1 BMPs which are essentially routine maintenance of a farm. We agree that the regulation and Preamble do not contain sufficient information to evaluate what records will be required. We cannot determine what forms are required or the frequency of data entry onto the forms. The SCC should explain the typical recordkeeping envisioned, specify in the regulation the recordkeeping requirements and project the cost of preparing and storing the records.

8. Section 83.801. Initial plan review and approval.—Consistency with statute.

Under 3 Pa.C.S.A. § 509(d) *Plan review and approval*, “[W]ithin 90 days of receipt of an odor management plan

or plan amendment, the reviewing agency shall approve or disapprove the plan or plan amendment.” The statute also provides that a complete plan can be implemented “if the reviewing agency fails to act within 90 days of submittal.”

However, Subsection (d) of the regulation states:

If the Commission or delegated conservation district does not act on the plan within the 90-day period, the agricultural operation that submitted the plan is authorized to implement the plan. ***The Commission or delegated conservation district will thereafter have another 90 days to complete review of the plan, beginning on the expiration of the initial 90-day review period. If the Commission or delegated conservation district fails to act within the second 90-day period, it will be deemed approved.*** (Emphasis added.)

This provision adds a second 90-day review period that is not in 3 Pa.C.S.A. § 509(d). The SCC needs to delete this second 90-day period from the regulation or explain the authority of a reviewing agency to review a plan after it does not act on the plan within the initial 90 days.

9. Section 83.811. Plan amendments.—Reasonableness; Economic impact; Duplication; Clarity.

What information does a plan amendment require?

Subsection (a) requires a plan amendment, but does not specify the amount of information required. Does the level of detail required in a plan amendment differ from an initial plan? The regulation should specify the information required in a plan amendment.

Would an upgrade of equipment require an amendment?

Commentators are concerned that using a new technology could trigger the need for an amendment. Can a farm operator upgrade equipment without the need for a plan amendment?

Vague requirement

Paragraph (b)(3) requires a plan amendment if a change in an operational management system “is **expected** to result in **an increase in the potential** for offsite migration of odors.” (Emphasis added.) This provision is vague and it is not clear how the farm operator can make the judgments required. Would an odor management specialist have to be consulted similar to Subsection (d)? We recommend amending Paragraph (b)(3) to provide a clear standard.

ARTHUR COCCODRILLI,
Chairperson

[Pa.B. Doc. No. 07-2326. Filed for public inspection December 14, 2007, 9:00 a.m.]

Notice of Filing of Final Rulemaking

The Independent Regulatory Review Commission (Commission) received the following regulation. It is scheduled to be considered on the date noted. The Commission’s public meetings are held at 333 Market Street, 14th Floor, in Harrisburg at 10:30 a.m. To obtain a copy of the regulation, interested parties should first contact the promulgating agency. If a copy cannot be obtained from the promulgating agency, the Commission will provide a copy.

This schedule is tentative. Please contact the Commission at (717) 783-5417 or check our website at www.irrc.state.pa.us for updates.

Final-Form

<i>Reg. No.</i>	<i>Agency/Title</i>	<i>Received</i>	<i>Public Meeting</i>
6-295	State Board of Education Academic Standards and Assessment	12/4/07	1/10/08

ARTHUR COCCODRILLI,
Chairperson

[Pa.B. Doc. No. 07-2327. Filed for public inspection December 14, 2007, 9:00 a.m.]

INSURANCE DEPARTMENT

Aetna Health, Inc.; Rate Increase Filing for Central and Northeastern Pennsylvania; Large Group Commercial HMO Business; Rate Filing

Aetna Health, Inc. requests approval of an increase to its Central Pennsylvania Commercial HMO rates as well as change its rating methodology for large groups (51+). In addition, the filing includes new or revised factors for 13 benefit categories. This filing represents an average increase of approximately 33.6% on medical and 20.3% on pharmacy. The rate increase will affect about 6,400 medical members and 5,900 pharmacy members. This will result in additional annual premium income of approximately \$536,000 (\$470,000 on medical and \$66,000 on pharmacy). The requested approval date is January 1, 2008.

Unless formal administrative action is taken prior to February 28, 2008, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's (Department) website at www.ins.state.pa.us. Under the Quick Links section, click on the link "Rate Filings Published in the PA Bulletin."

Copies of the filing are also available for public inspection, by appointment, during normal working hours at the Department's regional office in Harrisburg.

Interested parties are invited to submit written comments, suggestions or objections to James Laverty, Actuary, Insurance Department, Insurance Product Regulation and Market Enforcement, Room 1311, Strawberry Square, Harrisburg, PA 17120, jlaverty@state.pa.us within 30 days after publication of this notice in the *Pennsylvania Bulletin*.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2328. Filed for public inspection December 14, 2007, 9:00 a.m.]

Aetna Health, Inc.; Rate Increase Filing for Pittsburgh and Western Pennsylvania; Large Group Commercial HMO Business; Rate Filing

Aetna Health, Inc. requests approval of an increase to its Pittsburgh and Western Pennsylvania Commercial

HMO rates as well as change its rating methodology for large groups (51+). In addition, the filing includes new or revised factors for 13 benefit categories. This filing represents an average increase of approximately 25.7% on medical and 7.7% on pharmacy. The rate increase will affect about 4,800 medical members and 3,800 pharmacy members. This will result in additional annual premium income of approximately \$316,000 (\$298,000 on medical and \$17,351 on pharmacy). The requested approval date is January 1, 2008.

Unless formal administrative action is taken prior to February 28, 2008, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's (Department) website at www.ins.state.pa.us. Under the Quick Links section, click on the link "Rate Filings Published in the PA Bulletin."

Copies of the filing are also available for public inspection, by appointment, during normal working hours at the Department's regional offices in Harrisburg and Pittsburgh.

Interested parties are invited to submit written comments, suggestions or objections to James Sabater, Insurance Department, Insurance Product Regulation and Market Enforcement, Room 1311, Strawberry Square, Harrisburg, PA 17120, jsabater@state.pa.us within 30 days after publication of this notice in the *Pennsylvania Bulletin*.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2329. Filed for public inspection December 14, 2007, 9:00 a.m.]

Aetna Health, Inc.; Rate Increase Filing for Southeastern Pennsylvania; Large Group Commercial HMO Business; Rate Filing

Aetna Health, Inc. requests approval of an increase to its Southeastern Pennsylvania Commercial HMO rates as well as a change in its rating methodology for large groups (51+). In addition, the filing includes new or revised factors for 13 benefit categories. This filing represents an average increase of approximately 15.0% on medical and 10.5% on pharmacy. The rate increase will affect about 96,000 medical members and 81,000 pharmacy members. This will result in additional annual premium income of approximately \$3.8 million (\$3.2 million on medical and \$.6 million on pharmacy). The requested approval date is January 1, 2008.

Unless formal administrative action is taken prior to February 28, 2008, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's (Department) website at www.ins.state.pa.us. Under the Quick Links section, click on the link "Rate Filings Published in the PA Bulletin."

Copies of the filing are also available for public inspection, by appointment, during normal working hours at the Department's regional offices in Harrisburg and Philadelphia.

Interested parties are invited to submit written comments, suggestions or objections to Cherri Sanders-Jones, Actuary, Insurance Department, Insurance Product Regu-

lation and Market Enforcement, Room 1311, Strawberry Square, Harrisburg, PA 17120, csandersjo@state.pa.us within 30 days after publication of this notice in the *Pennsylvania Bulletin*.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2330. Filed for public inspection December 14, 2007, 9:00 a.m.]

Aetna Health, Inc.; Small Group Rate Filing; Rate Filing

On December 3, 2007, Aetna Health, Inc. submitted a Small Group rate filing requesting an annual rate increase of 15.18%. This filing will affect approximately 16,000 Small Group members and will generate an additional annual premium income of approximately \$9,400,000. An effective date of January 1, 2008 is requested.

Unless formal administrative action is taken prior to February 28, 2008, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's (Department) website at www.ins.state.pa.us. Under the Quick Links section, click on the link "Rate Filings Published in the PA Bulletin."

Copies of the filing are available for public inspection during normal working hours, by appointment, at the Department's regional office in Harrisburg.

Interested parties are invited to submit written comments, suggestions or objections to Rashmi Mathur, Actuary, Bureau of Accident and Health Insurance, Insurance Department, 1311 Strawberry Square, Harrisburg, PA 17120, within 30 days after publication of this notice in the *Pennsylvania Bulletin*.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2331. Filed for public inspection December 14, 2007, 9:00 a.m.]

Application and Request for a Certificate of Authority

The Bryn Mawr Terrace has applied for a Certificate of Authority to operate a Continuing Care Retirement Community at The Bryn Mawr Terrace in Bryn Mawr, PA. The initial filing was received on December 3, 2007, and was made under the requirements set forth under the Continuing Care Provider Registration and Disclosure Act (40 P. S. §§ 1302—3225). Persons wishing to comment on the grounds of public or private interest to the issuance of a Certificate of Authority are invited to submit a written statement to the Insurance Department (Department) within 30 days from the date of this issue of the *Pennsylvania Bulletin*. Each written statement must include name, address and telephone number of the interested party, identification of the application to which the statement is addressed and a concise statement with

sufficient detail to inform the Department of the exact basis of the statement. Written statements should be directed to Steven L. Yerger, Insurance Department, 1345 Strawberry Square, Harrisburg, PA 17120, fax (717) 787-8557 or syeger@state.pa.us.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2332. Filed for public inspection December 14, 2007, 9:00 a.m.]

Application and Request for a Certificate of Authority

Lancaster Leasing Partnership has applied for a Certificate of Authority to operate a Continuing Care Retirement Community at Denver Nursing Home in Stevens, PA. The initial filing was received on November 27, 2007, and was made under the requirements set forth under the Continuing Care Provider Registration and Disclosure Act (40 P. S. §§ 1302—3225). Persons wishing to comment on the grounds of public or private interest to the issuance of a Certificate of Authority are invited to submit a written statement to the Insurance Department (Department) within 30 days from the date of this issue of the *Pennsylvania Bulletin*. Each written statement must include name, address and telephone number of the interested party, identification of the application to which the statement is addressed and a concise statement with sufficient detail to inform the Department of the exact basis of the statement. Written statements should be directed to Steven L. Yerger, Insurance Department, 1345 Strawberry Square, Harrisburg, PA 17120, fax (717) 787-8557 or syeger@state.pa.us.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2333. Filed for public inspection December 14, 2007, 9:00 a.m.]

Capital Blue Cross and Capital Advantage Insurance Company; Filing No. 07-MM; Application for Approval of Revised Rates for Nongroup Medicare Supplemental Security Plans A, B, C and H

Capital Blue Cross and Capital Advantage Insurance Company have filed for approval revising rates for their nongroup Medicare supplemental Security program. The aggregate rate increase requested is approximately 5.0%. The requested effective date of the revised rates is January 1, 2008. The most recent prior rate adjustment for this program took effect on January 1, 2006. The current and requested rates for First Eligible issues, and the requested rate adjustments, are as follows:

<i>Standardized Benefit Plan</i>	<i>Current Rate</i>	<i>Proposed Rate</i>	<i>Rate Adjustment</i>
Plan A	\$88.43	\$91.91	3.9%
Plan B	\$115.60	\$119.08	3.0%
Plan C	\$136.40	\$143.86	5.5%
Plan H w/Rx	\$209.46	\$223.65	6.8%
Plan H w/o Rx	\$140.35	\$151.45	7.9%

These rate adjustments would affect approximately 34,371 members and would produce approximately \$2.8 million in additional premium annually.

Unless formal administrative action is taken prior to February 14, 2008, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's (Department) website at www.ins.state.pa.us. Under the Quick Links section, click on the link "Rate Filings Published in the PA Bulletin."

Copies of the filing are also available for public inspection, by appointment, during normal working hours at the Department's regional office in Harrisburg.

Interested parties are invited to submit written comments, suggestions or objections to Michael Gurgiolo, Insurance Department, Insurance Product Regulation and Market Enforcement, Room 1311, Strawberry Square, Harrisburg, PA 17120, mgurgiolo@state.pa.us within 15 days after publication of this notice in the *Pennsylvania Bulletin*.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2334. Filed for public inspection December 14, 2007, 9:00 a.m.]

Geisinger Health Plan; Employer Large Group Base Rate Formula Filing; Rate Filing

On November 30, 2007, Geisinger Health Plan submitted a Base rate formula filing requesting to lower the minimum group size from 100 to 51. This change will impact the groups with 51 to 99 employees since caps to demographic factors would be removed. An effective date of April 1, 2008 is requested.

Unless formal administrative action is taken prior to February 28, 2008, the subject filing may be deemed approved by operation of law.

A copy of the filing is available on the Insurance Department's (Department) website at www.ins.state.pa.us. Under the Quick Links section, click on the link "Rate Filings Published in the PA Bulletin."

Copies of the filing are available for public inspection during normal working hours, by appointment, at the Department's regional office in Harrisburg.

Interested parties are invited to submit written comments, suggestions or objections to Rashmi Mathur, Actuary, Bureau of Accident and Health Insurance, Insurance Department, 1311 Strawberry Square, Harrisburg, PA 17120, within 30 days after publication of this notice in the *Pennsylvania Bulletin*.

JOEL SCOTT ARIO,
Acting Insurance Commissioner

[Pa.B. Doc. No. 07-2335. Filed for public inspection December 14, 2007, 9:00 a.m.]

OFFICE OF ATTORNEY GENERAL

Public Meeting

The meeting of the Lobbying Disclosure Regulation Committee (Committee) established under act of November 1, 2006 (P. L. 1213, No. 134) (Act 134) will be held on Thursday, December 20, 2007, at 9 a.m. in Hearing Room 1, North Office Building, Harrisburg, PA.

The purpose of the meeting will be for the Committee to consider regulations under Act 134 and to receive public comments. Visit www.attorneygeneral.gov for more information and to view a copy of the complete agenda.

THOMAS CORBETT,
Attorney General

[Pa.B. Doc. No. 07-2336. Filed for public inspection December 14, 2007, 9:00 a.m.]

STATE BOARD OF COSMETOLOGY

Bureau of Professional and Occupational Affairs v. Tarynn Westley; Doc. No. 1996-45-2007

September 18, 2007, Tarynn Westley, License No. CO-234384-L, of Tyrone, Blair County, was suspended under the Order of the Court of Common Pleas of Blair County dated September 18, 2007, which the Court issued under 23 Pa.C.S. § 4355 (relating to denial or suspension of licenses). The suspension is effective immediately.

Individuals may obtain a copy of the order by writing to Gerald S. Smith, Senior Counsel in Charge, State Board of Cosmetology, P. O. Box 2649, Harrisburg, PA 17105-2649.

SUSAN E. RINEER,
Chairperson

[Pa.B. Doc. No. 07-2337. Filed for public inspection December 14, 2007, 9:00 a.m.]

STATE BOARD OF DENTISTRY

Bureau of Professional and Occupational Affairs v. Ramesh Mathur, D.D.S.; Doc. No. 0694-46-2006

On September 10, 2007, Ramesh Mathur, D.D.S., of Harrisburg, Dauphin County, had his license revoked for failing to obey a previously issued State Board of Dentistry (Board) order.

Individuals may obtain a copy of the adjudication by writing to Christopher P. Grovich, Board Counsel, State Board of Dentistry, P. O. Box 2649, Harrisburg, PA 17105-2649

This adjudication and order represents the Board's final decision in this matter. It may be appealed to the Commonwealth Court of Pennsylvania by the filing of a petition for review with that court in accordance with the

Pennsylvania Rules of Appellate Procedure. Individuals who take an appeal to the Commonwealth Court must serve the Board with a copy of their petition for review. The Board contact for receiving service of appeals is the previously named Board counsel.

SUSAN E. CALDERBANK, D.M.D.,
Chairperson

[Pa.B. Doc. No. 07-2338. Filed for public inspection December 14, 2007, 9:00 a.m.]

STATE BOARD OF VEHICLE MANUFACTURERS, DEALERS AND SALESPERSONS

**Bureau of Professional and Occupational Affairs v.
Andrew E. Bixler; Doc. No. 2110-60-2007**

October 17, 2007, Andrew E. Bixler, License No. MV-085645, of Sinking Spring, Berks County, was suspended under the Order of the Court of Common Pleas of Berks County dated October 10, 2007, which the Court issued under 23 Pa.C.S. § 4355 (relating to denial or suspension). The suspension is effective immediately.

Individuals may obtain a copy of the order by writing to Gerald S. Smith, Senior Counsel in Charge, State Board of Vehicle Manufacturers, Dealers and Salespersons, P. O. Box 2649, Harrisburg, PA 17105-2649.

GARY M. BARBERA,
Chairperson

[Pa.B. Doc. No. 07-2339. Filed for public inspection December 14, 2007, 9:00 a.m.]

STATE REAL ESTATE COMMISSION

**Bureau of Professional and Occupational Affairs v.
Jerry Pillersdorf; File No. 04-56-04679**

On October 24, 2007, the State Real Estate Commission (Commission) assessed a \$1,000 civil penalty against Jerry Pillersdorf for engaging in, holding himself out as or conducting the business of a real estate broker or salesperson without possessing a real estate license.

Individuals may obtain a copy of the order by writing to Judith Pachter Schulder, Board Counsel, State Real Estate Commission, P. O. Box 2649, Harrisburg, PA 17105-2649.

This final order represents the Commission's final decision in this matter. It may be appealed to the Commonwealth Court of Pennsylvania by the filing of a petition for review with that court in accordance with the Pennsylvania Rules of Appellate Procedure. Individuals who take an appeal to the Commonwealth Court must serve the Commission with a copy of their petition for review. The Commission contact for receiving service of appeals is the previously named Commission counsel.

JOSEPH MCGETTIGAN, Sr.,
Chairperson

[Pa.B. Doc. No. 07-2340. Filed for public inspection December 14, 2007, 9:00 a.m.]