Resolution 10-036

RESOLUTION AUTHORIZING ENDORSEMENT OF APPLICATION FOR TREATMENT WORKS APPROVAL - (TWA-1)

Wayne Young – 127 Mount Pleasant Avenue Tax Block 11115, Lot No. 35 Township of Rockaway

WHEREAS, an application for Treatment Works Approval, has been submitted by the Township of Rockaway for Wayne Young sewer extension, Tax Block 11115, Lot No. 35, Township of Rockaway for review by the Rockaway Valley Regional Sewerage Authority (RVRSA) to serve the existing dwelling of Wayne Young on failed septic, and the construction of 500 LF of 8 inches gravity PVC sewerline, construction of two (2) manholes and connection to an existing terminal manhole, which extension project is more particularly described in the Treatment Works Approvals Permit Application Form (TWA-1), attached hereto and made a part hereof; and

WHEREAS, the New Jersey Department of Environmental Protection (NJDEP) presently requires the certification of the 201 Sewerage Agency, as well as the certification of the owner of the sewerage treatment facility, that its treatment system contains sufficient capacity to accept the additional flow, which would emanate from the sewer extension proposed in the said application; and

WHEREAS, pursuant to RVRSA's planning estimates the gallonage required to service proposed project is in the amount of 225 GPD, allocated from the Septic Reserve; and

WHEREAS, the gallonage required to service the project pursuant to the calculation of the NJDEP is also 300 GPD.

NOW, **THEREFORE**, **BE IT RESOLVED** by the Rockaway Valley Regional Sewerage Authority as follows:

 There shall be allocated from RVRSA's "Septic Reserve" category gallonage in the amount of 225 GPD.

Bruce W. MacNeal, Secretary of the RVRSA is authorized and directed to execute the Treatment Works Approval (TWA-1 Application) Form WQM-003 entitled Endorsements at subsections A2-C subject to the following conditions:

- A. That **subsection C** Certification by Wastewater Treatment Facility Owner shall not be **executed**, however, a notation shall be inserted to refer to an addendum attached which includes a revised certification which provides as follows:
 - I (we) certify that the treatment plant is currently complying with its conventional and non-conventional NJPDES permit requirements (see N.J.A.C. 7:14A-22.17 (b)-(d), flow percent removal and toxicity requirements excluded from this certification) as determined by a rolling average of the three most recent monthly discharge monitoring reports that were required to be submitted to the Department as of this date, and based upon my (our) assessment of all information pertinent to this permit request, is anticipated to continue to do so with the additional flow from this project.
- B. That this approval *explicitly excludes* connection of vacant lot(s), which encroach any environmentally sensitive areas (ESA) pursuant to Special Grant Condition No. 4, federal project C340389-04-2, effective November 29, 1983.
- C. This approval is expressly conditioned upon compliance, by the Applicant, with any relevant provisions of the Highlands Preservation and Planning Act or any rules or regulations issued pursuant thereto, if any.
- D. That any connection from a non-domestic source *is subject* to the RVRSA's industrial pretreatment program regulations. The applicant shall first obtain a clearance form the RVRSA's pretreatment program prior to seeking for obtaining the necessary permit(s) for connection to the RVRSA's local/regional conveyance system.
- E. That the qualified property owner **shall obtain** the necessary permit(s) for sewer connection(s) to the RVRSA system, in connection therewith and the requirements of other governmental entities having jurisdiction.
- F. That the sewer mainline and each of the building lateral to be installed in connection with the project **shall be subject** to inspection(s) by the RVRSA.
- G. That this endorsement shall expire automatically unless the attached application is filed with the NJDEP within 60 days of the day of the adoption of this Resolution. Evidence of submission shall be submitted by the Applicant to RVRSA in order to satisfy this requirement.
- H. This approval *is subject* to compliance with revised Service Rules of the RVRSA, and the payment of the appropriate fees and/or charges of the RVRSA including, but not

limited to those set forth at Section 4.03 (3) Revised Service Rules of the RVRSA, and payment of the appropriate fees of any other governmental authority having jurisdiction.

- In the event that the allocation remains unconnected to the RVRSA System for longer than eighteen (18) months from the date of this resolution, then payments shall be made to the RVRSA representing the debt service and capital cost funded by the users for the prior year—calculated on the number of gallons per day allocated but unconnected. Such payment shall be made each year until the allocated gallonage is connected or terminated.
- J. This approval is expressly conditioned upon compliance, by the Applicant, with any relevant provisions of the Highlands Preservation and Planning Act or any rules or regulations issued pursuant thereto, if any.
- K. The approval of the use of NJDEP's gallonage determination is made under protest and for the sole purpose of approving the TWA-1 sewer extension application and shall not affect in any way gallonage allocated for RVRSA's planning purposes.
- L. This approval is expressly conditioned upon satisfaction, by the Applicant of any Statewide or areawide Water Quality Management (WQM) plan consistency requirements and compliance with any relevant provisions of the New Jersey Water Quality Planning Act (at N.J.S.A. 58 11A-10) and the Statewide Water Quality Management Planning rules (at N.J.A.C. 7:15-3.1) including compliance with any sewer service area boundary delineations and County Wastewater Management Plans adopted pursuant thereto, if applicable.
- M. This approval is subject to compliance with the resolution of the Council on Affordable Housing ("COAH") entitled "Resolution Granting Extension of Time To File Third Round Petition For Substantive Certification And Imposing Scare Resource Restraint Upon Highland Region Municipalities" dated November 12, 2008 and letter from COAH's Executive Director regarding "Application of COAH Scare Resource Restraint to Highlands Municipalities," dated December 17, 2008, if applicable.

I hereby certify that this Resolution was adopted at a meeting of the Rockaway Valley Regional Sewerage Authority held on April 08, 2010

On motion of Glenn Corbett

Seconded by Joseph Lowell

And a Roll Call Vote as Follows:

Yeas: (8) Cegelka, Corbett, Guadagno, Lowell, MacNeal, Schaefer, Schorno, Secco

Nays: (0) None

Abstain: (0) None

Absent: (2) Schulman and Klingener

Bruce W. MacNeal

Secretary