#### U.S. ENVIRONMENTAL PROTECTION AGENCY

## ASSISTANCE AMENDMENT (Optional)

(Please read instructions on reverse)

C340389-04-2

AMENDMENT NO.

2

NOTE: The original Amendment with one copy must be executed and returned to the Grants Administration Division for Headquarters assistance awards and to the Grants Administration Branches for State and local assistance awards within 3 weeks after receipt or within any extension of time as may be granted in writing by EPA. Except as may be otherwise provided, no costs as a result of the Amendment may be incurred prior to the execution of the Assistance Amendment by the parties thereto.

Receipt of a written refusal, or failure to receive the properly executed document within the prescribed time will result in the termination of consideration of the Assistance Amendment by EPA.

	GENERAL INFORMATION	: (
	APPROPRIATION AND ACCOUNTING DATA	
APPROPRIATION NUMBER	ACCOUNT NUMBER	OBJECT CLASS CODE
N/A	N/A	N/A
DESCRIPTION OF AMENDMENT: PURSU	ANT TO EPA ASSISTANCE REGULATION 40 CFR 30.900	"PROJECT CHANGES AND ASSISTANCE HODIS-

ICATIONS" AND 40 CFR 30.900-1 "FORMAL ASSISTANCE AMENDMENTS," THE ABOVE NUMBERED ASSISTANCE AGREEMENT IS AMENDED AS

Special Grant Condition No. 4 entitled "Environmentally Sensitive Area Protection" is hereby revised to include paragraph (d), as requested by the grantee in his letter dated February 9, 1984 to the Regional Administrator. This paragraph is added to facilitate compliance with the condition for developers who received Superior Court approval for sewer hook-ups to certain parcels of environmentally sensitive areas (ESA) prior to the incorporation of approvable ESA maps into the Facility Plan.

See attached revised special condition number 4.

EPA Form 5700-208 (Rev. 11-79)

AWARD APPROVAL OFFICE	ISSUING OFFICE
Environmental Protection Agency	ORGANIZATION EPA, Grants Administration Branch
Region II 26 Federal Plaza New York, New York 10278	ADDRESS ROOM 937A 26 Federal Plaza New York, New York 10278
RECIPIENT OF	RGANIZATION
Rockaway Valley Regional Sewerage Authority	99 Green Bank Road, R.D. #1 Boonton, New Jersey 07005
Except as provided herein all terms and conditions of the basic ass and in full force and effect and subject to all applicable provisions	Instance agreement, including prior amendments, remain unchanged of 40 CFR Chapter 1, Subpart B.
THE UNITED STATES OF AMERICA BY	THE U.S. ENVIRONMENTAL PROTECTION AGENCY
TYPED NAME Regional	AND TITLE Christopher J. DaggettDATE Administrator - Region II
WWW THE DESIGN	ATES DECIDIENT ODCANIZATION

William H. Francisco, Jr., Exec. Dir.

Page 1 of 2

PREVIOUS EDITION IS OBSOLETE.



- a. In accordance with Region II guidance, the Grantee has submitted an approvable facilities plan amendment including maps that clearly delineate specific vacant parcels of land within the 100 year floodplain as defined by the Federal Emergency Management Agency (FEMA), or within wetlands as defined by the U.S. Fish and Wildlife Service. The above facilities plan amendment was found to be approvable by NJDEP on November 29, 1983.
- b. The grantee agrees that for a period of 50 years from November 29, 1983, no sewer hook-up or other connection to the sewage treatment facilities included in the scope of this grant will be allowed or permitted so as to allow the discharge of wastewater from any building, facility or other construction on any parcel of land, as delineated on the maps cited in (a) above, that is within any wetlands or within the 100 year floodplain, which land parcel as of November 29, 1983 was undeveloped (i.e., upon which no building, facility or other construction had been erected or placed) unless approved in writing by the Regional Administrator.
- c. This condition is intended to benefit any persons or private organization or governmental entity which may have an interest in the avoidance of any future development in the designated areas. Any such beneficiary (who may otherwise have standing to seek enforcement and the right to begin such action in a court of competent jurisdiction) may seek to enforce compliance with this condition in the courts of the State of New Jersey against the Grantee or any non-federal person, organization, or entity subject to this condition if notice of intent to seek such enforcement is first given to the EPA Regional Administrator, the NJDEP, the Grantee and affected governmental entities and if none of those so noticed initiates corrective action within ninety days of such notice.
- d. This condition shall not prevent the connections of premises for which sewerage allocations were approved by the Chancery Division of the Superior Court of New Jersey prior to the date of the Amendment; provided that EPA is notified in writing of such allocations.



### PRINCETON AQUA SCIENCE

789 Jersey Avenue • P.O. Box 151 • New Brunswick, New Jersey 08902 • Telephone (201) 846-8800

June 1, 1981

Mr. Thomas Grady, Township
Administrator
Municipal Building
95 East Main Street
Denville, New Jersey 07834

RE: Township of Denville Wastewater Facilities Plan

Dear Mr. Grady:

Enclosed please find one (1) set of tax maps of the Township indicating flood plains and wetlands contained in vacant or potentially subdividable developed lots, as required by USEPA to complete the Step II Wastewater Facilities Plan Construction Grant application. A brief text and list of identified lots is attached to the map set. Two copies of the enclosed are being concurrently forwarded to Mr. Robert Mangan of USEPA.

If you have any questions concerning the enclosed, please do not hesitate to contact me.

Sincerely,

PRINCETON AQUA SCIENCE

Stephen E. Posten Project Manager

SEP:jmm Enclosure #1365 JUN 8 1981

TOWNSHIP OF DENVILLE ENGINEERING DEPT.

a.A.

U.S. ENVIRONA

AL PROTECTION AGENCY

# (Optional)

(Please read marructions on reverse)

Step III

C340389-04

AMENDMENT NO.

1

The original Amendment with one copy must be executed and returned to the Grants Administration Division for Headquarters istance awards and to the Grants Administration Branches for State and locall assistance awards within 3 weeks after receipt within any extension of time as may be granted in writing by EPA. Except as may be otherwise provided, no costs as a result of a Amendment may be incurred prior to the execution of the Assistance Amendment by the parties thereto.

Receipt of a written refusal, or failure to receive the properly executed document within the prescribed time will result in the termation of consideration of the Assistance Amendment by EPA.

GENERAL INFORMATION

APPROPRIATION AND ACCOUNTING DATA

\*ROPRIATION NUMBER ACCOUNT NUMBER

N/A

N/A

GRIPTION OF AMENDMENT: PURSUANT TO EPA ASSISTANCE REGULATION AND CER 20 200 UPPOLECT CASS CODE

CRIPTION OF AMENDMENT: PURSUANT TO EPA ASSISTANCE REGULATION 40 CFR 30.900 "PROJECT CHANGES AND ASSISTANCE MODIF-TIONS" AND 40 CFR 30.900-1 "FORMAL ASSISTANCE AMENDMENTS," THE ABOVE NUMBERED ASSISTANCE AGREEMENT IS AMENDED AS LOWS:

The attached grant condition entitled "Environmentally Sensitive Area Protection" is hereby added to the Step 3 Construction Grant (Phase II) No. C340389-04 awarded to the Rockaway Valley Regional Sewerage Authority. The condition was effective as of November 29, 1983, the date that maps of environmentally sensitive areas were found approvable as part of the Facility Plan.

See attached special grant condition number 4.

AWARD APPROVAL OFFICE	ISSUING OFFICE
ANIZATION	ORGANIZATION
vironmental Protection Agency	EPA, Grants Administration Branch
PRESS	ADDRESS
gion II Federal Plaza w York, New York 10278	Room 937A 26 Federal Plaza New York, New York 10278
PECIPIENTO	AGANIZATION
Rockaway Valley Regional Sewerage Authority	ACCRESS 99 Green Bank Road, R.D. #1 Boonton, New Jersey 07005

cept as provided herein all terms and conditions of the basic assistance agreement, including prior amendments, remain unchanged 1 in tull torce and effect and subject to all applicable provisions of 40 CFR Chapter 1, Subpart B.

THE UNITED STATES OF AMERICA BY THE U.S. ENVIRONMENTAL PROTECTION AGENCY	
A DE O A A DE SCHALLE E. SCHALET SATE	lone
Regional Administrator, Region II	187
SYAND ON EHALF OF THE DESIGNATED RECIPIENT ORGANIZATION	
William H. Francisco, Jr., Exec. Dir., Color 9	1984

Rockaway Valley RSA C340389-04-0 Step III (Phase II)

#### Environmentally Sensitive Area Protection

- a. In accordance with Region II guidance, the Grantee has submitted an approvable facilities plan amendment including maps that clearly delineate specific vacant parcels of land within the 100 year floodplain as defined by the Federal Emergency Management Agency (FEMA), or within wetlands as defined by the U.S. Fish and Wildlife Service. The above facilities plan amendment was found to be approvable by NJDEP on November 29, 1983.
- b. The grantee agrees that for a period of 50 years from November 29, 1983, no sewer hook-up or other connection to the sewage treatment facilities included in the scope of this grant will be allowed or permitted so as to allow the discharge of wastewater from any building, facility or other construction on any parcel of land, as delineated on the maps cited in (a) above, that is within any wetlands or within the 100 year floodplain, which land parcel as of November 29, 1983 was undeveloped (i.e., upon which no building, facility or other construction had been erected or placed) unless approved in writing by the Regional Administrator.
- c. This condition is intended to benefit any persons or private organization or governmental entity which may have an interest in the avoidance of any future development in the designated areas. Any such beneficiary (who may otherwise have standing to seek enforcement and the right to begin such action in a court of competent jurisdiction) may seek to enforce compliance with this condition in the courts of the State of New Jersey against the Grantee or any non-federal person, organization, or entity subject to this condition if notice of intent to seek such enforcement is first given to the EPA Regional Administrator, the NJDEP, the Grantee and affected governmental entities and if none of those so noticed initiates corrective action within ninety days of such notice.
- d. This condition shall not prevent the connections of premises for which sewerage allocations were approved by the Chancery Division of the Superior Court of New Jersey prior to the date of the Amendment; provided that EPA is notified in writing of such allocations.