In (b), substituted "(b)6" for "(b)5" in 1 through 4, added a new 5, and recodified former 5 as 6 and substituted "5" for "4" preceding "above"; in (g), added the third sentence in 3.

- Public Notice: Amendments to county and regional water quality management plans.
- See: 36 N.J.R. 1611(b), 1611(c), 2085(a), 2940(a), 2940(b), 3436(a), 3436(b), 3437(a), 3591(a), 3591(b), 4178(a), 4542(b), 4846(a), 4846(b), 4848(b), 5165(a), 5168(a), 5170(a), 5171(a), 5458(b), 5458(c).

Public Notice: Amendment to county and regional water quality management plans.

- See: 37 N.J.R. 141(b), 907(b), 1235(a), 1888(a), 1888(b), 2704(a).
- Public Notice: Amendments to county and regional water quality management plans.

See: 38 NJ.R. 3324(a), 3324(b), 3672(b), 3672(c), 3673(a), 4252(a), 4509(a), 4756(a), 4756(b), 4757(a), 5414(a).

- Public Notice: Amendments to county and regional water quality management plans.
- See: 39 N.J.R. 109(b), 260(a), 699(a), 699(b), 799(a), 1318(a), 1318(b), 1524(a), 1813(b), 2280(a), 2280(b), 2371(a), 3412(b), 3560(b), 3561(a), 3787(b), 3998(a), 4959(a).
- Public Notice: Amendments to county and regional water quality management plans.
- See: 40 N.J.R. 215(a), 757(b), 812(a), 2138(a), 2139(a), 2574(b), 3754(a), 4237(b), 4237(c), 4835(b), 5072(a), 5288(a), 5849(a), 6232(c), 6233(a), 6486(b).

Amended by R.2008 d.163, effective July 7, 2008.

See: 39 N.J.R. 1870(a), 39 N.J.R. 2583(b), 40 N.J.R. 4000(a).

- Rewrote (b)4; in the introductory paragraph of (c), deleted "and (j)" following "(i)" and substituted "plan" for "Plan" following the fourth occurrence of "WQM"; in (d)3, substituted "BPU-regulated" for "BRCregulated" twice; rewrote (e); in (f), substituted "DWM" for "ORP" and inserted "or her"; in the introductory paragraph of (g), substituted "The" for "Except as provided in (h) below the"; in (g)1, substituted "Applications" for "Requests", "Division of Watershed Management" for "Office of Regulatory Policy" and "418, 401 East State Street, 7th Floor" for "029", and deleted "in writing" following "submitted"; rewrote the introductory paragraph of (g)2; in (g)2i through (g)3, substituted "application" for "request" throughout; in (g)3, inserted ", the Department of Transportation,"; in (g)4i, substituted "BPU-regulated" for "BRC-regulated"; in (g)4iii, (g)6 and (g)7, substituted "DWM" for "ORP" throughout; in (g)7, substituted "one newspaper" for "two newspapers" twice; rewrote the introductory paragraph of (g)9; in (g)10, inserted "or her"; repealed (h); in (i), deleted "in accordance with N.J.A.C. 7:15-3.1" following "established" and updated the first N.J.A.C. reference; rewrote (j); in (k), deleted "present and future" preceding "201", deleted "that are" following the first occurrence of "Plans" and substituted "Watershed Management" for "Water Resources"; and rewrote (1). Public Notice: Amendments to county and regional water quality man-
- agement plans. See: 41 N.J.R. 315(a), 671(a), 677(a), 677(b), 679(a), 815(b), 896(a), 1107(b), 1108(a), 1271(a), 1898(b), 2345(b), 3967(a), 4321(b), 4833(c).

Public Notice: Amendments to county and regional water quality management plans.

- See: 42 N.J.R. 598(a), 639(a), 640(a), 1087(b), 1252(c), 1630(a), 1633(a), 2276(c), 2498(a).
- Public Notice: Amendments to county and regional water quality management plans.
- See: 43 NJ.R. 207(a), 1210(a), 1212(a), 1378(a), 1457(a), 1604(a), 2674(a).
- Public Notice: Amendments to county and regional water quality management plans.
- See: 44 N.J.R. 939(a), 1163(a), 1163(b), 1662(a), 1663(a), 1730(a), 2064(c), 2133(a), 2135(a), 2909(a), 2909(b), 3084(a).
- Public Notice: Public Notice Regarding Site Specific Water Quality Management Plan Amendments.
- See: 44 N.J.R. 1568(a).
- Public Notice: Amendments to county and regional water quality management plans.
- See: 45 N.J.R. 57(b), 374(a), 474(b), 761(a), 764(a), 765(a), 1187(a), 1251(b), 1252(a), 1253(a), 1259(a), 1415(a), 1421(a), 1422(a), 1423(a), 1662(a), 1666(a), 1668(a), 1848(b), 1856(a), 1968(a), 2047(b), 2268(b), 2403(a), 2435(b), 2488(a), 2499(a), 2614(a).

Public Notice: Amendments to county and regional water quality management plans.

See: 46 N.J.R. 240(a), 400(b), 459(a), 643(c).

Public Notice: Amendments to county and regional water quality management plans.

See: 47 N.J.R. 733(b), 2005(a).

Case Notes

Where Department of Environmental Protection failed to act within 60 days upon county's petition to amend water quality management plan, builder had continuing right to seek legal recourse so long as Department failed to act. Toll Bros., Inc. v. State, Dept. of Environmental Protection, 242 N.J.Super. 519, 577 A.2d 845 (A.D.1990).

Failure to timely act on application to amend does not require automatic approval. Toll Bros., Inc. v. State, Dept. of Environmental Protection, 242 N.J.Super. 519, 577 A.2d 845 (A.D.1990).

Interested party may bring action to compel Department of Environmental Protection to act. Toll Bros., Inc. v. State, Dept. of Environmental Protection, 242 N.J.Super. 519, 577 A.2d 845 (A.D.1990).

7:15-3.5 Water quality management plan review, revision, and certification

(a) The Department and the designated planning agencies shall periodically review Statewide and areawide WQM Plans in order to propose appropriate amendments under N.J.A.C. 7:15-3.4, and to prepare appropriate revisions under this section.

(b) An application for a revision shall be submitted in writing to the Department in accordance with (d) below. The Department and the designated planning agencies shall prepare revisions to Statewide and areawide WQM Plans under this section whenever such revisions are necessary to:

1. Correct, clarify, or update erroneous, unclear, or outdated statements in Statewide and areawide WQM Plans regarding:

i. Development and wastewater treatment facilities existing at the time of the most recently adopted areawide WQM plan or amendment affecting the site; or

ii. Proposed projects, provided that all other Department approvals were received, in full compliance with applicable regulations, at the time of the most recently adopted areawide WQM plan or amendment affecting the site;

2. Transfer or assign wastewater management plan responsibility under N.J.A.C. 7:15-5.13;

3. Revise schedules for submission of wastewater management plans under N.J.A.C. 7:15-5.23(f);

4. Provide for the following substantive changes in Statewide and areawide WQM Plans where the Department determines, based on its assessment that the project for which the revision is proposed complies with the environmental standards established at N.J.A.C. 7:15-5.24 and 5.25, as applicable, that no significant individual or cumulative impacts will occur to environmentally sensitive areas or other natural resources (such as water supplies) due to the proposed revision (individually or in combination with past revisions in the area), that the changes are consistent

with N.J.A.C. 7:15-3.6, 3.7, and 3.10 and that certain directly affected municipal and county agencies and other interests as identified by the Department have been provided an opportunity to review and comment on the proposed revision:

i. Any increase in flow (including both increased loadings and no increased loadings) from industrial treatment works where no change in wastewater service area or discharge type (for example, discharge to surface water or ground water) is proposed, the discharge is not to an impaired waterbody segment for which a TMDL has been proposed or adopted under N.J.A.C. 7:15-6.3 and where the applicant demonstrates there is adequate water supply in accordance with the most recent New Jersey State Water Supply Plan for the proposed additional flow. If the discharge is to an impaired waterbody and the discharge contains any of the parameters that are the basis for the impaired listing, the expansion may be allowed if the expansion is consistent with the WLAs set forth in an adopted TMDL developed for the affected waterbody for the listed parameters in the discharge. The Department may process such revisions prior to or simultaneously with a NJPDES permit for the same change in flow;

ii. The transfer of sewer service area from one domestic treatment works to another, provided that all affected wastewater management plans are current in accordance with the schedule at N.J.A.C. 7:15-5.23, the approved sewer service areas in the areawide WQM plan are currently contiguous in the area to be transferred, neither domestic treatment works is subject to a sewer connection ban, the proposed revision includes only areas currently designated for sewer service, both the sending and receiving wastewater management planning agencies concur with the proposed revision, and no new or expanded treatment works other than sewer line extensions is proposed as part of the revision;

iii. Any increase of 8,000 gpd or less in planning flow to an on-site discharge to ground water for an existing public school or public institution, using the same general type of treatment works (for example, direct discharge to ground water, spray irrigation);

iv. Any change in the estimated planning flow (see N.J.A.C. 7:15-5.16(b)8) or permitted flow (see N.J.A.C. 7:15-5.16(b)9) of less than 8,000 gallons per day to an existing NJPDES-regulated discharge to ground water, provided (b)4v below is satisfied unless the sewer service area is not changing and the same general type of treatment works is proposed;

v. Expansion of a future sewer service area to contiguous lots, where the expansion involves less than 100 acres, contributes less than 8,000 gallons per day of additional wastewater flow, and does not create a significantly new pattern of sewered development such that a significant potential or incentive is created for additional revisions or amendments to open new areas to sewered development. A revision under this subparagraph shall be processed only if the applicant demonstrates that the receiving domestic treatment works has sufficient capacity under the projected build-out to serve the proposed development in addition to its existing approved sewer service area, and any affected wastewater management plan is current in accordance with the schedule at N.J.A.C. 7:15-5.23;

vi. The utilization of individual subsurface sewage disposal systems where the project for which the revision is requested involves less than 100 acres and generates less than 8,000 gallons per day of wastewater flow (or a total of fewer than 23 residential dwelling units), only where the WMP is not in compliance with the schedule at N.J.A.C. 7:15-5.23 and the applicant demonstrates that the project for which the revision is proposed meets the nitrate planning standard at N.J.A.C. 7:15-5.25(h)2;

vii. The utilization of a RWBR project to reduce either existing or proposed wastewater discharges to surface waters below the head of tide or ground water discharges located within HUC 14 drainage areas which are wholly below the head of tide;

viii. The utilization of a RWBR project to reduce existing wastewater discharges to surface waters above the head of tide or ground water discharges located within HUC 14 drainage areas any part of which is above the head of tide, provided the following are met:

(1) The utilization of RWBR will not increase or create an exceedance of the water availability in any HUC 11 in accordance with the assessment of water availability identified in the New Jersey State Water Supply Plan; and

(2) The utilization of RWBR does not cause an adverse effect on any downstream designated use, including without limitation, water supply, sewage treatment plant discharges, or aquatic life support;

ix. Connection of an existing structure with a malfunctioning subsurface sewage disposal system that is not currently within an approved sewer service area to an identified sewage treatment plant, provided the applicant demonstrates that it is not feasible to repair or replace the malfunctioning subsurface sewage disposal system under N.J.A.C. 7:9A-3.4 and the property where the existing structure is located is contiguous to the existing sewer line; or

x. The utilization of individual subsurface sewage disposal systems or a NJPDES-regulated discharge to ground water for a clustered residential development, where the applicant ensures that a minimum of 70 percent of the property is permanently restricted from development, subject to a conservation restriction prepared