3800-FM-BCW0271g Rev. 11/2022 Chapter 102 Inspection Report Pennsylvania DEPARTMENT OF ENVIRONMENTAL PROTECTION

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF CLEAN WATER

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CHAPTER 102 INSPECTION REPORT

PA Department of Environmental Protection

Permit No.:	PAD510225	

Report No.: 08

GENERAL INFORMATION						
Project/Site Name:	Alliance 51st Street, Philadelphia	Permit Issuance Date:	9/5/2023			
Site Address:	1656 S. 51 st St.	Permit Expiration Date:				
Site City, State, ZIP:	Philadelphia, PA 19143	Permit Type:	NPDES IP			
RP/Permittee Name:	Eric Carlson	Site Municipality(ies):	Philadelphia			
RP/Permittee Address:	40 Morris Ave., Suite 230	Site County(ies):	Philadelphia	<u> </u>		
RP/Permittee City, State, 2	ZIP: Bryn Mawr, PA 19010	Earth Disturbance:	11.54	acres		
RP/Permittee Email:	ecarlson@alliancehp.com	Site Latitude:	39.935278			
Surface Water(s):	Schuylkill River	Site Longitude:	75.209236			
Special Protection?	☐ Yes ⊠ No	Complaint Inspection?		☐ No		
Construction Stage:	Inactive	Activity:	Construction	า <u>></u> 1 ac.		
Operator Name	Operator Company	Operator E	mail	Approved		
n/a						
	INSPECTION INFORM	MATION				
Inspection Date:	10/01/24	Inspection Time:	10:10	АМ ПРМ		
Lead Inspector Name:	Robert Page	Inspector Email:	ropage@pa.g	ov		
Inspector Title:	Env. Grp. Mgr.	Inspector Phone: 484.250.5104				
Other Inspector(s):	n/a	Weather:	Overcast, 65°	F		
Was a representative of th	e project on-site during the inspection?	☐ Yes ⊠ No				
Representative Name:	n/a	Email: n/a				
Representative Company:	n/a	Phone: n/a				
Type of Inspection:	Initial 🗵 Follow-up (Previous Re	eport #07)] Photographs	s attached		
Brief description of the site	and summary of observations:					
Robert Page (DEP) conducted a Chapter 102 follow-up inspection of this industrial redevelopment site (reference previous Chapter 102 inspections 7/18, 7/29, 8/8, 8/14, 8/20, 9/4, and 9/17/24).						
No contractors or permittee representatives were present; I did not enter the site and took all pictures and observations from 51st Street and the Bartram's Garden trail.						
Upon arrival, I noted the presence of a large new pile of rock and gravel in the middle portion of the site along 51st St. The mulching activity that was actively taking place during the 9/17 inspection (No. 07) had been completed, and the mulch was observed to be generally uniformly spread where it was placed throughout the site.						
All observed filter sock at the site was in adequate condition. I noted that the mulching and matting of the large fill dirt stockpile remained in place, with a small amount of germination.						
(continued on Page 4)						
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INSPECTION FINDINGS					
	\boxtimes	No violations observed at this time.			
a.		Failure to implement and/or maintain E&S BMPs for earth disturbance (§§ 102.4(b)(1), 102.22(a)(1)).			
b.		Failure to develop and/or implement a written E&S Plan (§ 102.4(b)(2)).			
C.		Failure to have a person trained and experienced in E&S control methods develop an E&S Plan (§ 102.4(b)(3)).			
d.		Failure to have the E&S Plan and/or inspection/monitoring reports on-site and available for review (§ 102.4(b)(8)).			
e.		Failure of permittee to obtain all necessary approvals/permits from DEP/CCD prior to commencing earth disturbance (§ 102.4(d)).			
f.		Failure to hold a pre-construction meeting and/or invite DEP/CCD staff and/or provide at least 7 days' notice (§ 102.5(e)).			
g.		Failure of an operator to submit a co-permittee acknowledgement form (§ 102.5(h)).			
h.		Failure to prepare and/or implement and/or provide upon request a PPC Plan when required (§ 102.5(I)).			
i.		Failure to temporarily stabilize areas where there will be a cessation of earth disturbance activities for at least 4 days (§ 102.22(b)).			
j.		Failure to complete or accurately complete visual site inspections as required by the permit (CSL § 402(b)).			
k.		Failure to implement PCSM BMPs as specified in the approved PCSM Plan (§ 102.8(a)).			
I.		Failure to operate and maintain PCSM BMPs as specified in an approved PCSM Plan or deed (§ 102.8(a)).			
m.		Failure to have the PCSM Plan, inspection reports, and/or monitoring records available for review (§ 102.8(j)).			
n.		Failure to have a licensed professional or a designee present on-site during critical stages of PCSM BMPs (§ 102.8(k)).			
0.		Failure to record an instrument for PCSM BMPs (§ 102.8(m)(2)).			
p.		Failure to meet riparian forest buffer criteria (§ 102.14(b)).			
q.		Failure to permanently stabilize a project site or any phase or stage thereof (§ 102.22(a)).			
r.		Failure to remove temporary E&S BMPs once permanent stabilization has been established (§ 102.22(a)(1)).			
S.		Failure to obtain NPDES permit prior to commencing earth disturbance activity with at least one acre of disturbance (§ 102.5(a)).			
t.		Failure to obtain E&S permit prior to commencing earth disturbance activity with at least 25 acres of disturbance for timber harvesting and road maintenance (§ 102.5(b)).			
u.		Failure to obtain E&S permit prior to commencing earth disturbance activity with at least 5 acres of disturbance for oil and gas activities (§ 102.5(c)).			
٧.		Failure of activity not requiring a permit to comply with Chapter 102 requirements (§ 102.5(k)).			
W.		Failure to follow the approved construction sequence in an E&S or PCSM Plan (CSL § 402(b)).			
X.		Failure to submit a Notice of Termination (NOT) (§ 102.7(a)).			
y.		Unauthorized discharge of polluting substances to waters of the Commonwealth resulting in pollution (CSL 8.401)			

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Chapter 102 Inspection Report Report No.: 08 Failure to comply with the terms and conditions of a permit or order (CSL § 402(b)). Z. Failure to remove building materials and/or wastes from the site for recycling or disposal in accordance aa. with DEP regulations as required by the permit (CSL § 402(b)). Failure to comply with DEP regulations or the Clean Streams Law (CSL § 611). bb. Failure to take necessary measures to prevent pollutants from reaching waters of the Commonwealth (§ CC. 91.34(a)). Failure to notify DEP of new or expanded earth disturbance not identified in an NPDES permit application dd. (§ 92a.24(b)). Failure to notify and/or obtain authorization from DEP/CCD for changes to NPDES permitted activities (§ ee. 92a.41(a)(12)). ff. Other: During the inspection violations of Chapter 105 were observed and are identified in a separate Chapter 105 inspection report. E&S BMPs were evaluated and appear to be functioning as designed. PCSM BMPs were evaluated and appear to be functioning as designed. Form 3800-FM-BCW0531a was used to document the PCSM BMP evaluation. There is a need for modifications to the E&S Plan, PCSM Plan, or permit coverage. Describe: **COMPLIANCE ASSISTANCE RECOMMENDATIONS** In accordance with DEP's Erosion and Sediment Pollution Control Program Manual, Technical Guidance No. 363-2134-008 (March 2012), Page 65, inspect filter socks weekly and after each runoff event. In addition, DEP requests that damaged socks be repaired according to manufacturer's specifications or replaced within 24 hours of inspection. It is recommended the large stone stockpile observed today be spread out or surrounded by compost filter sock as soon as possible.

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ADDITIONAL COMMENTS					
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l observed that the affected portion of the Bartram's Garden trail had less sediment on it during this inspection than on the previous inspection (No. 07, 9/17/24). Sediment staining on the macadam trail remains.					
No violations noted during this inspection.					
NOTICE AND S	SIGNATURES				
This report is official notification that a representative of the Depinspection of your earth disturbance activity to determine complian Streams Law. This representative may be an employee of a County DEP is authorized to investigate complaints, inspect earth disturb observed by DEP/CCD have been noted in this report and constitute Law. Failure to take corrective actions to resolve the violations rassessed by DEP as as specified at Section 602 of the Clean Stready in civil penalties, up to \$10,000 in summary criminal penalties violation. This report does not constitute an Order or appealable act imply immunity from legal action for any violation noted herein. For the section of the clean stready immunity from legal action for any violation noted herein.	nce with 25 Pa. Code Chapter 102 and to Conservation District (CCD), which by delegance activities and conduct compliance of unlawful conduct as defined in Section 61 may result in administrative, civil and/or community. The Clean Streams Law provides, and up to \$25,000 in misdemeanor crinition of DEP. Nothing contained herein shalfurther information or assistance contact the content of the content of the content of the content the content of the conte	the Pennsylvania Clean legation agreement with actions. Any violations of the Clean Streams criminal penalties being less for up to \$10,000 per peninal penalties for each of the DEP/CCD inspector.			
The Project Site Representative's signature acknowledges that the the report with the inspector. The signature does not necessarily inspector are based on visual site observations and do not constitute.	mean the signee agrees with the report	. All comments by the			
☐ Violations are documented in this report and this report	serves as a Notice of Violation (NOV).				
A follow-up inspection will occur on or about: ongoing	<u> </u>				
25 Ca Sa 10/1/2024	Robert E Pay	10/1/24			
Site Representative Signature Date	Inspector Signature	Date			
cc: Philadelphia Water Department					

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PHOTOGRAPHS

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Completed mulching of upslope portion of site.



Large rock and gravel stockpile in middle section of site along 51st St.



Mulching of middle and upslope portions of site, looking from 51st St.



Asphalt millings in foreground and stabilized large fill dirt stockpile in distance.

PHOTOGRAPHS



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Sediment staining on Bartram's Garden trail.



Sediment staining on Bartram's Garden trail.

PHOTOGRAPHS

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Sediment staining on Bartram's Garden trail, looking downslope towards railroad bridge.



Large fill dirt stockpile with small amount of germination through mulch and matting present, looking from Bartram's Trail.