

**CHAPTER 18**

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# SEWERS AND SEWAGE DISPOSAL

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## Part 1

### Definitions

#### §101. Definitions.

Unless the context specifically and clearly indicates otherwise, the meaning of terms used in this Chapter shall be as follows:

**AUTHORITY** — the Shinglehouse Borough Authority, a Pennsylvania Municipal Authority, or its successors or assigns.

**B.O.D. (Biochemical Oxygen Demand)** — the quantity of oxygen, expressed in ppm, utilized in the biochemical oxidation of organic matter under standard laboratory procedure for five days at 20°C. The standard laboratory procedure shall be that found in the latest edition of "Standard Methods for the Examination of Water and Sewage" published by the American Public Health Association.

**BOROUGH** — the Borough of Shinglehouse, Potter County, Pennsylvania, a municipality organized and existing under the laws of the Commonwealth of Pennsylvania.

**BOROUGH COUNCIL** — the Council of the Borough of Shinglehouse, Potter County, Pennsylvania.

**DWELLING or DWELLING UNIT** — any room, group of rooms, house trailer or other enclosure occupied, or intended for occupancy, as separate living quarters by a family or other group of persons living together or by persons living alone.

**IMPROVED PROPERTY** — any property upon which there is now or hereafter erected a structure intended for continuous or periodic habitation, occupancy or use by human beings or animals and from which structure sanitary sewage and/or industrial wastes shall be or may be discharged.

**INDUSTRIAL ESTABLISHMENT** — any improved property used, in whole or in part, for manufacturing, processing, cleaning, laundering or assembling any product, commodity or article or from which any process waste, as distinct from sanitary sewage, shall be discharged.

**OWNER** — any person vested with ownership, legal or equitable, sole or partial, of any improved property.

**PERSON** — any individual (male or female), partnership, company, association, society, corporation or other group or entity; "his" means his, hers, or theirs, as is appropriate.

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pH — the logarithm of the reciprocal of the concentration of hydrogen ions, expressed grams per liter of solution, indicating the degree of acidity or alkalinity of a substance.

ppm — parts per million by weight.

SANITARY SEWAGE — normal water-carried household and toilet wastes from any improved property.

SEWER — any pipe or conduit constituting a part of the sewer system or usable for sewage collection purposes.

SEWER SYSTEM — all facilities, as of any particular time, for collecting, pumping, treating or disposing of sanitary sewage and/or industrial wastes, situate in or near the Borough of Shinglehouse.

(Ord. 128, 4/9/1968, §1.01)

**Part 2**

**Permission to Construct Sewer System: Approval of Plans**

**§201. Permission to Construct System.**

Shinglehouse Borough Authority is hereby granted permission to construct and operate or lease for operation, a sewer system for the benefit of the inhabitants of the Borough and to open Borough roads and alleys at such places and for such periods of time as may be necessary for such purposes, the said sewer system hereby being designated as a project to be undertaken by the Authority. The Authority is hereby granted a permanent easement within all Borough roads, alleys or rights-of-way for construction, operation, maintenance and replacement of the sewer system.

(Ord. 128, 4/9/1968, §2.01)

**§202. Approval of Plan.**

Approval is hereby given of the estimated cost of construction and the final plans and specifications of the said sewer system as compiled and prepared for the Authority by Buchart Horn, 40 South Richland Avenue, York, Pennsylvania, a copy of which plans are on file with the Secretary of the Shinglehouse Borough Authority.

(Ord. 128, 4/9/1968, §2.02)

**Part 3**

**Use of Sewer System for Disposal of Sewage and Wastes**

**§301. When Connection Required.**

Each and every owner of improved property, whereon any part of the principal building, or other structure from which sewage or industrial waste is discharged, is within 400 feet from and accessible to any sewer which is ready to receive sewage through a service line installed by the Authority shall upon receipt of written notice from the Authority or the Borough Council or their agents, be required to connect such premises with the sewer system without delay, in accordance with this Chapter and the rules and regulations currently in effect covering such connection.

(Ord. 128, 4/9/1968, §3.01; as amended by Ord. 174, 6/11/1985)

**§302. Procedure to Enforce Connection.**

If any owner of improved property, who is required to connect his premises with the sewer system shall neglect or refuse to connect with said sewer system after notice so to do, the Authority or Borough Council may give such owner 60 days written notice of this Chapter, and upon failure of such owner to make the required connection within said 60 day period, the Authority or Borough Council or their agents, may in accordance with the provisions of Borough Code and the Municipality Authorities Act of 1945, as amended, enter upon such property and construct such connection, and upon completion of the work, send an itemized bill of the cost of the construction of such connection to the property owner, including any necessary and reasonable engineer's or attorney's fees, which bill shall be payable forthwith. In case of neglect or refusal by the owner of such property to pay said bill, the Authority or Borough Council may collect the cost thereof, including attorney's fees and other costs of suit, from such owner by a suit in assumpsit, or file municipal liens for said construction within six months of the date of the completion of the construction of said connection.

(Ord. 128, 4/9/1968, §3.02)

**§303. Abandonment of Other Systems.**

It shall be unlawful, 60 days from the receipt of written notice of this Chapter, for any owner of improved property who is required to connect his premises with the sewer system to own, maintain, operate or use within the Borough, a privy, cesspool, vault, septic tank or similar receptacle for sanitary sewage upon such property or to connect any such privy, cesspool, vault, septic tank or similar receptacle with any such sewer, or to discharge sewage or industrial wastes into any storm sewer or outlet other than the sewer system.

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(Ord. 128, 4/9/1968, §3.03)

### **§304. Notice.**

Notice as required in this Chapter may be given by personal service or by certified mail to the last known address of the owner, as appears on the public records of Potter County, or by posting such notice in a conspicuous place on the improved property.

(Ord. 128, 4/9/1968, §3.04)



**Part 4**

**Applications for Service; Connections and Connection Fees**

**§401. Application for Available Service.**

Service connections will be made and sewer service will be furnished upon written application to the Borough Secretary by the owner or prospective owner or his proper agent duly authorized in writing, on a form prepared by the Borough. The application for service shall state the purpose or purposes for which sewer will be used and such other appropriate information as shall be required by the Borough, including the size, location and proposed usage with respect to the owner or the persons for whom service is desired.

(Ord. 128, 4/9/1968, §4.01)

**§402. Connection Fee.**

The owner or person submitting an application to the Borough for service connections will pay a connection fee of \$400 or the actual cost incurred by the Borough with respect to such connection, whichever sum is greater. No permit to connect will be issued without payment of the connection fee.

(Ord. 128, 4/9/1968, §4.02; as amended by Ord. 174, 6/11/1985; and by Ord. 177, 9/9/1986, §1)

**§403. Service Connections and Line.**

The Authority or the Borough or their duly authorized representatives will make all connections to the sewer mains and shall provide for the furnishing, installation and maintenance of all service lines from the sewer main to the curb line. (Curb line means either the road side of an established curb, or the equivalent thereof.) All service lines from the curb line to the structure to be served shall be installed by the owner or person to be served, at his expense, and shall be of a pipe approved by the Borough. No service connection facility between the curb line and the structure to be served shall be covered up in the process of installation until inspected and approved by the Borough or its duly authorized representatives.

No sewer service line shall be laid in the same trench with gas lines, water lines or any other facilities of a public service company. The size of a service connection from the sewer main to the curb line will be a minimum diameter of six inches, and the service connection from the curb line to the structure to be served will be a pipe of terra cotta, cast iron, asbestos cement or other type approved by the Borough with a minimum inside diameter of four inches, and will have a type 0 ring joint or leaded joint. Only persons property authorized by the Borough shall be permitted to make service line connec-



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tion installations. Neither the Borough nor the Authority shall be responsible for the maintenance of any service line or any other line, pipe or fixture from the curb line to the structure to be served, nor shall the Borough or the Authority be responsible for any damages resulting from the escape of sewage from any service connection from the curb line to the structure to be served. The owner and any other person being served at all times shall comply with all federal, state and municipal regulations, and shall make any and all changes to their service connections between the curb line and the structure to be served which shall be required or shall be made necessary as a result of any change of grade of the main lines, or otherwise.

(Ord. 128, 4/9/1968, §4.03)

### **§404. Application When Service is Not Available.**

If sewer service is not available as set forth in this Chapter, any property owner or other proper person may make application to the Borough for service upon a form provided by the Borough setting forth the location, estimated date and type of proposed connection, together with such other information as the Borough or the Authority may require. After receipt of such application, the Borough will determine whether the construction of an addition to the sewer system is economically feasible, based upon engineering estimates of cost of construction and revenues from proposed or expected use of such addition.

1. Extension of Sewer System if Feasible — If in the opinion of the Borough or the Authority, the construction or an addition to the then existing sewer system to service the applicant is economically feasible and if the Borough or the Authority has sufficient funds, or is able to borrow sufficient funds, to finance such construction, and the Borough or the Authority can obtain permission from appropriate governmental agencies as required, the Borough or the Authority may construct an addition to the existing sewer system.

Before construction of such addition is begun, the Borough or the Authority may require the applicant to post a bond, either in cash or with other sufficient surety, guaranteeing and providing for the annual payment of a sum which together with the annual rental and charges for the use of the addition would be sufficient to amortize the cost of such construction with interest thereon, whether or not interest is actually paid by the Borough or the Authority over the then projected useful life of such addition.

2. Extension of Sewer System with Contribution of Applicant — If in the opinion of the Borough or the Authority, the construction of an addition to the existing sewer system to serve the applicant is not economically feasible and the applicant nevertheless desires sewer service, the Borough or the Authority may require a cash contribution by the applicant toward the cost of constructing such addition so that the project would be economically feasible.

3. Refund on Bond or Contributed Cost — The Borough or the Authority may, prior to the execution of the bond or the payment of the contribution mentioned above, agree that if, after the addition to the sewer system has been constructed, and it is determined that the annual revenues from such addition are more than sufficient to amortize the cost of such construction, including interest, the Borough or the Authority will pay to the applicant or his successor in interest a refund of the portion of such payments made by the applicant as are equal to the amount by which such revenues exceeded the annual cost of such addition. Such repayments shall be limited to those owing within two years and applied for within three years after the annual amortized costs. The agreement shall provide that unless the right thereto is reserved by the applicant in writing, the rights under this section shall pass to any successors in title to the land served by the addition, prorata, based on the front-footage of such owners.
  
4. Borough and Authority Not Restricted to Financially Feasible Additions — Nothing in this section shall be construed as preventing the Borough or the Authority from extending any sewer line beyond the limits of the then-apparently financially feasible limits, if such extensions are needed for reasons of public health and water purity and are approved by holders of any revenue indentures, real estate mortgages or other security given by the Borough or the Authority, or to require hookup after such construction and to require reasonable contributions from users for construction costs of such additions, in addition to normal rates and charges for hookup to and use of the sewer system.

(Ord. 128. 4/9/1968, §4.04)

**Part 5**

**Sewer Rentals or Charges; Payment or Collection**

**§501. Occasion and Time When Charges Begin.**

Sewer rentals or charges are imposed upon and shall be collected from the owner of each improved property which shall be connected with the sewer system, whether such use shall be direct or indirect, which sewer rentals shall commence and be effective 30 days after such owner is first given written notice by the Borough to connect to the sewer system as set forth elsewhere in this chapter, and is reasonably able to connect, or as of the date of connection of each improved property to the sewer system, whichever first shall occur.

(Ord. 128, 4/9/1968, §5.01; as amended by Ord. 208, 12/14/1993; by Ord. 210, 12/13/1994, §501; by Ord. 214, 12/12/1995, §501; by Ord. 250, 12/12/2006; by Ord. 254, 12/9/2008; by Ord. 257, 12/8/2009; and by Ord. 260, 12/14/2010)

**§502. Rentals and Charges.**

Rentals and charges shall be payable as provided herein, in accordance with the following schedule of rates and classifications:

1. Residential. Each private dwelling unit, the sum of \$312 per annum, payable at the rate of \$26 per month. Each dwelling unit in a double house, in a row of connecting houses, in an apartment, in any other multiple dwelling or in any multiple-purpose building shall be charged as a separate entity.
2. Nonresidential. All owners of nonresidential improved properties shall pay sewer rentals or charges in the sum of \$312 per annum, payable at the rate of \$26 per month per unit on the basis of equivalent dwelling units as set forth in the following schedule:

**Rate Schedule**

**Cost Per Equivalent Dwelling Unit, \$312 Per Year**

<b>Classification of Property</b>	<b>Equivalent Dwelling Units (R represents residential; C represents commercial)</b>
Single-family dwelling	1 R
Two-family dwelling	2 R
Trailer	1 R
Apartment house, per rental unit	1 R

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Rate Schedule

Cost Per Equivalent Dwelling Unit, \$312 Per Year

Classification of Property	Equivalent Dwelling Units (R represents residential; C represents commercial)
Hotel or motel, per 4 rental rooms	1 C
Restaurant, club or tavern, per 15 seats or fraction thereof	1 C
Church, fire company or hall	1 C
Service station, automobile repair garage	
2 bays or fewer	1 C
Additional bay or 2	1 C
Barber- or beauty shop, attached to or forming a part of owner's residence	1 C
Barber- or beauty shop, not attached to owner's residence	1 C
Laundromat, per 5 washers	1 C
Retail store, office, business or industry	
10 or fewer employees	1 C
Each additional 5 employees	1 C
Business or industry providing showers for employees	1 C
8 or fewer employees	1 C
Each additional 4 employees or fraction	1 C
Funeral home attached to or forming a part of owner's residence	1 C
School, public or private	
Toilet facilities only, per 40 pupils and staff	1 C
Toilet facilities and kitchen, per 30 pupils and staff	1 C
Toilet facilities and gym, per 25 pupils	1 C
Toilet facilities, gym, and kitchen, per 20 pupils	1 C
Dairy or milk processing plant	6 C
Doctors or dentists, not attached to residence	1 C



**Rate Schedule**

**Cost Per Equivalent Dwelling Unit, \$312 Per Year**

<b>Classification of Property</b>	<b>Equivalent Dwelling Units (R represents residential; C represents commercial)</b>
Doctors or dentists, attached to residence	1 C

3. **Additional Classifications.** Additional classifications and sewer rentals may be established by the Borough from time to time as deemed necessary.
4. **Special Agreement.** Nothing herein contained shall be deemed to prohibit the Borough from entering into special agreements with respect to sewer rentals or charges under conditions and circumstances making special agreements advisable and necessary.

(Ord. 128, 4/9/1968, §5.02; as amended by Ord. 136A, 3/14/1972; by Ord. 174, 6/11/1985; by Ord. 188, 11/14/1989; by Ord. 201, 12/10/1991; by Ord 208, 12/14/1993; by Ord. 210, 12/13/1994, §502; by Ord. 214, 12/12/1995, §502; by Ord. 250, 12/12/2006; by Ord. 254, 12/9/2008; by Ord. 257, 12/8/2009; and by Ord. 260, 12/14/2010)

**§503. Time and Method of Payment.**

Sewer rentals and charges shall be due and payable as follows:

1. **Monthly Bills.** All bills for sewer rentals or charges shall be rendered monthly, on the first day of each month, and shall cover the monthly billing period immediately preceding.
2. **Due Date; Penalty for Late Payment.** If sewer rentals or charges are not paid within 15 calendar days, an additional sum of \$2.50 will be charged each account in arrears and will be added to such net bill.
3. **Rate for Unoccupied House Connected to Sewer System.** Each unit or house connected to the sewer system but unoccupied will be charged at the rate of \$2 per month over a twelve-month period each year. If the water service is shut off because of failure in paying a delinquent water or sewer account, a fee of \$20 will be charged before the water service is turned back on.
4. **Failure to Receive Bill.** Every owner of improved property which is connected to the sewer system shall initially provide the Borough with, and thereafter shall keep the Borough advised of, his correct address. Failure of any person to receive bills for sewer rentals or charges shall not be considered an excuse for nonpayment, nor shall failure result in an extension of the period of time during which the net bill shall be paid.

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(Ord. 128, 4/9/1968, §5.03; as amended by Ord. 136A, 3/14/1972; as amended by Ord. 174, 6/11/1985; by Ord. 208, 12/14/1993; by Ord. 210, 12/13/1994, §503; by Ord. 214, 12/12/1995, §503; by Ord. 250, 12/12/2006; by Ord. 254, 12/9/2008; by Ord. 257, 12/8/2009; and by Ord. 260, 12/14/2010)

### **§504. Filing and Collecting Liens for Sewer Rentals or Charges.**

Sewer rentals or charges imposed by these regulations shall be a lien on the improved property connected to and served by the sewer system, and any such sewer rentals or charges which are delinquent shall be filed as a lien against the improved property so connected to and served by the sewer system, which lien shall be filed in the office of the Prothonotary of Potter County, Pennsylvania, and shall be collected in the manner provided by law for the filing and collecting of municipal claims.

(Ord. 128, 4/9/1968, §5.04; as amended by Ord. 208, 12/14/1993; by Ord. 210, 12/13/1994, §504; by Ord. 214, 12/12/1995, §504 by Ord. 250, 12/12/2006; by Ord. 254, 12/9/2008; by Ord. 257, 12/8/2009; and by Ord. 260, 12/14/2010)



## Part 6

### Prohibited Wastes

#### **§601. Natural or Artificial Overflow or Drainage Waters.**

No person shall discharge or cause to be discharged any storm water, surface water, spring water, ground water, roof runoff, subsurface drainage, building foundation drainage, drainage from roof leader connections, overflow or drainage from cesspools and unpolluted industrial process waters into any sewer.

(Ord. 128, 4/9/1968, 6.01)

#### **§602. Harmful Wastes.**

In addition to specific prohibitions herein, the Borough reserves the right to refuse permission to connect the sewer system, to compel discontinuance of use of the sewer system, or to compel pretreatment of industrial wastes by an industrial establishment, in order to prevent discharges deemed by the Borough to be harmful or to have a deleterious effect upon any sewer or the sewer system.

(Ord. 128, 4/9/1968, §6.02)

#### **§603. Prohibited Sewage or Industrial Waste.**

No sanitary sewage or industrial wastes shall be discharged into the sewer system:

1. having a temperature higher than 150°;
2. containing more than 30 ppm of fats, wax or grease, emulsified or not, or any substance which may solidify or become viscous at temperatures between 32°F and 150°F;
3. containing any gasoline, benzine, naphtha, fuel oil or other flammable or explosive liquids, solids or gases;
4. containing any solid wastes resulting from preparation, cooking and dispensing of food and from handling, storage and sale of produce, which wastes commonly are known as garbage, which have not been shredded to such a degree that all particles will be carried freely under the flow conditions normally prevailing in public sewers, with no particular particle greater than 1/2 inch in any dimension;
5. containing any ashes, cinders, paper dishes, paper cups, and paper milk cartons, either whole or ground by garbage grinders, sand, mud, straw, shavings, metal, glass, bones, rags, feathers, whole blood, hair, fleshings, tar, plastics, wood,

## SEWERS AND SEWAGE DISPOSAL

- paunch manure, butcher's offal or any other solid or viscous substance capable of causing obstructions or other interferences with the operation of the sewer system or sewers;
6. having a pH lower than 5.5 or higher than 9.5 or having any other corrosive property capable of causing damage or hazards to structures, equipment or personnel of the sewer system or any part thereof;
  7. containing toxic or poisonous solids, liquids or gases in sufficient quantity, either singly or by interaction with other wastes, to injure or interfere with any sewage treatment process, constitute a hazard to humans or animals, create a public nuisance, or create any hazard in the receiving waters of the sewage treatment plant owned by the Authority, including but not limited to cyanides;
  8. containing strong acid, iron pickling wastes or concentrated plating solutions, whether neutralized or not;
  9. containing iron, chromium, copper, zinc and similar objectionable or toxic substances or substance exerting an excessive chlorine requirement to such degree that any such material received in the composite sewage at the sewage treatment works owned by the Authority is not in compliance with applicable State or Federal regulations, for such materials;
  10. containing phenols or other taste or odor-producing substances, in such concentration exceeding limits which may be established by the Authority, as necessary after treatment of the composite sewage, to meet the requirements of the State, Federal or other public agencies having jurisdiction for such discharge to the receiving waters;
  11. containing any radioactive wastes or isotopes of such half life or concentrations as may exceed limits established by the Borough or the Authority in compliance with State or Federal regulations;
  12. containing materials which exert or cause:
    - A. unusual concentrations of inert suspended solids such as, but not limited to, Fullers earth, lime slurries and lime residues or of dissolved solids such as, but not limited to, sodium chloride and sodium sulfate;
    - B. excessive discoloration such as, but not limited to dye wastes and vegetable tanning solutions;
    - C. unusual B.O.D., chemical oxygen demand, or chlorine requirements in such quantities as to constitute a significant load on the sewage treatment works; and
    - D. unusual volume of flow or concentration of wastes; and

13. containing substances which are not amenable to treatment or reduction by the sewage treatment processes employed, or are amenable to treatment only to such degree that the sewage treatment plant effluent cannot meet the requirements of other agencies having jurisdiction over discharge to the receiving waters.

(Ord. 128, 4/9/1968, §6.03)

#### **§604. Pretreatment Facilities.**

Where necessary, all owners shall install suitable pretreatment facilities in order to comply with Part 6, 603 of these regulations.

Plans, specifications and any other pertinent information relating to proposed facilities for preliminary treatment and handling of wastes shall be submitted for approval of the Borough and no construction of any such facility shall be commenced until approval thereof first shall have been obtained, from any governmental regulatory body having jurisdiction.

Whenever facilities for preliminary treatment and handling of wastes shall have been provided by any owner, such facilities continuously shall be maintained, at the expense of such owner, in satisfactory operating conditions; and the Borough shall have access to such facilities at reasonable times for purposes of inspection and testing.

(Ord. 128, 4/9/1968, §6.04)

#### **§605. Large Garbage Grinders.**

No person shall install or operate in any improved property connected to the sewer system any garbage grinder equipped with a motor of one horsepower or greater, without prior written approval of the Borough.

(Ord. 128, 4/9/1968, §6.05; as amended by Ord. 174, 6/11/1985)

#### **§606. Requirements for Admitting Industrial Waste into Sewer System.**

No person shall discharge or cause to be discharged into the sewer system any industrial wastes not subject to control by the Borough and only after application to the Borough and receipt of a written permit therefore by the Borough.

1. Required Survey Date – Any person desiring to make or use a connection to the sewer system through which industrial wastes shall be discharged into the sewer system shall file with the Borough a completed “Industrial Wastes Questionnaire” on a form furnished by the Borough, which shall supply to the Borough pertinent data, including estimated quantity of flow, characteristics and constituents, with respect to industrial wastes proposed to be discharged into the sewer system.

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2. Control Manholes – any person who shall discharge industrial wastes into the sewer system, when required by the Borough, shall construct and thereafter properly shall maintain, at his own expense, a suitable control manhole and other devices as may be approved by the Borough to facilitate observation, measurement and sampling by the Borough for industrial wastes discharged to the sewer system.

Any such control manhole, when required by the Borough, shall be constructed at an accessible, safe, suitable and satisfactory location in accordance with plans approved by the Borough prior to commencement of construction.

3. Waste Sampling – The strength of wastes to be used for establishing surcharges, if any, shall be determined at intervals deemed advisable by the Borough as may be requested by an industrial establishment. Waste strength shall be determined by estimates of the Borough or by the collection and analysis of waste samples. The collection and analysis of waste samples for determining applicable surcharges shall be supervised by a registered professional engineer approved by the Borough. All costs for waste sampling and collecting shall be paid by the party which desires that the waste be sampled and analyzed. The analysis of all waste samples collected to determine applicable surcharges, shall be made in accordance with the latest edition of "Standard Methods for the Examination of Water and Sewage", as published by the American Public Health Association.
4. Changes in Type of Water – Any industrial establishment discharging sewage into the sewer system and contemplating a change in the method of operation which will alter the characteristics and/or volumes of wastes at the time being discharged into the sewer system shall notify the Borough, in writing, at least 10 days prior to consummation of such change, and secure permission for such change.

(Ord. 128, 4/9/1968, §6.06)

### **§607. Special Agreement for Unusual Industrial Waste.**

Nothing contained in this Part shall be construed as prohibiting any special agreement or arrangement between the Borough in consultation with its engineer and any person whereby industrial wastes of unusual strength or character may be admitted into the sewer system by the Borough, either before or after preliminary treatment.

(Ord. 128, 4/9/1968, §6.07)



**§608. Regulating Rate of Discharge of Industrial Wastes.**

The Borough reserves the right to require industrial establishments having large variations in rates of waste discharged to install suitable regulating devices for equalizing waste flows to the sewer system.

(Ord. 128, 4/9/1968, §6.08)

**§609. Surcharges and Changes in Charges for Industrial Wastes.**

The Borough reserves the right to impose surcharges in connection with any industrial waste discharge into the sewer system either by agreement with the owner of the industrial establishment or by additional regulations.

(Ord. 128, 4/9/1968, §6.09)

**Part 7**

**Penalties**

**§701. Penalties.**

Any person, firm or corporation who shall violate any provision of this Chapter shall, upon conviction thereof, be sentenced to pay a fine of not more than \$300; and/or to imprisonment for a term not to exceed 90 days. Every day that a violation of this Chapter continues shall constitute a separate offense.

(Ord. 128, 4/9/1968, §§701 and 702; as amended by Ord. 174, 6/11/1985)



**COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF ENVIRONMENTAL PROTECTION  
BUREAU OF WATERSHED MANAGEMENT**

**REQUEST FOR APPROVAL OF A WELLHEAD PROTECTION PROGRAM**

1. Date: December, 2003
2. System Name: Shinglehouse Borough
3. System Address: 40 Honeoye Street  
Shinglehouse, PA 16748
4. Email Address:
5. System Phone #: 814-697-6711
6. Municipality: **Shinglehouse** Borough
7. County: Potter
8. Contact Person Name: Deborah Resig, Secretary
9. Contact Person Address: 40 Honeoye Street  
Shinglehouse, PA 16748
10. Contact Person Phone #: 814-697-6711
11. PWSID #: 6530013
12. DEP Source ID(s) #

Well #1 - 001

Well #2 - 002

Well #3 - 003