

**From:** Andrew Sciarabba [<mailto:ajs@tgmillerpc.com>]  
**Sent:** Monday, April 10, 2017 12:57 PM  
**To:** Ray Burger <[rburger@dryden.ny.us](mailto:rburger@dryden.ny.us)>  
**Cc:** David Herrick <[dah@tgmillerpc.com](mailto:dah@tgmillerpc.com)>  
**Subject:** RE: Borger Station

Ray,

I have reviewed the additional information provided by Mr. Hang and offer the following responses:

A SWPPP is required to identify listed or eligible historic properties adjacent to the disturbance activity and obtain confirmation from NYSOPRHP that such activity will not negatively affect listed or eligible historic properties. This confirmation was obtained by the applicant and notice from NYSOPRHP dated July 22, 2014 was included in the March 2016 SWPPP submission. A SWPPP does not require identifying or quantifying the number of residences in the vicinity of a disturbance activity. While the number of residences may be quantified for other assessment purposes, this data is not relevant to a SWPPP.

With respect to project impacts south of Ellis Hollow Creek Road, the March 2016 SWPPP documents did not identify construction activity that would result in soil disturbance. If soil disturbance is now being proposed in that area a modified SWPPP would need to be submitted for MS4 review and acceptance.

I reviewed the additional wetland and waterway documentation provided by Mr. Hang and do not find the extent of these natural features to be substantively different than what was delineated by the consultant for the March 2016 SWPPP. Again, the SWPPP we were provided did not propose disturbance within any of the delineated wetlands.

Andy

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