



State of Ohio Environmental Protection Agency

**Southeast District Office**

2195 Front Street  
Logan, Ohio 43138

TELE: (740) 385-8501 FAX: (740) 385-6490  
[www.epa.state.oh.us](http://www.epa.state.oh.us)

Ted Strickland, Governor  
Lee Fisher, Lieutenant Governor  
Chris Korieski, Director

February 10, 2009

**Re:** Guernsey County  
Rolling Hills WWTP  
Compliance Evaluation Inspection  
Correspondence (PWW)  
**Certified Mail 70073020000178820810**

Mayor Don Gadd  
Village of Byesville, Receiver for Utility Operator Corp.  
221 East Main Street  
P.O. Box 8  
Byesville, Ohio 43723-0008

Dear Mayor Gadd:

On August 8 and October 10, 2007 and April 23 and September 26, 2008, I conducted compliance evaluation inspections at the Rolling Hills Wastewater Treatment Plant. The purpose of the inspections was to determine compliance with the terms and conditions of National Pollutant Discharge Elimination System (NPDES) Permit Number OPW00007\*FD and to evaluate wastewater treatment plant performance. Mr. Mark Chandler, Mr. Ryan Kasper and Mr. Kenny McClellan were present during the August 8 and October 10, 2007 and the April 23, 2008 evaluations. Mr. Chandler, Mr. Kasper and Ms. Karen Froehlich were present during the September 26, 2008 evaluation. Our inspection findings are summarized below.

As a result of the inspections, I have three (3) main issues that deserve the Village's immediate attention. The three main issues are as follows:

- Staffing of the Rolling Hills WWTP;
- Addressing the inflow/infiltration issues at the Rolling Hills WWTP;
- Operational controls at the Rolling Hills WWTP.

**Staffing of the Rolling Hills WWTP:**

1. The current NPDES permit for the Rolling Hills WWTP requires the plant to be under the supervision of a Class III operator. The permit renewal proposes to change the plant classification from a Class III facility to a Class I facility. Currently the main Village employee at the plant is spending approximately 6-1/2 hours per day or 32-1/2 hours per week at the Rolling Hills WWTP. There are times when additional operators are needed to accomplish the necessary tasks at the plant.

Ohio Administrative Code (OAC) 3745-7-04(C) states, "The operator of record of a Class I facility shall at a minimum, be physically present at the treatment works and fulfill the time requirements of 3 days per week for a minimum of 1.5 hours per week." However, Part III, Item 3(A) of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit..." Please be aware, that if and when the permit is reclassified it will be necessary to provide adequate staffing to properly operate and maintain the Rolling Hills WWTP. At this time the Village has established that approximately 32-1/2 hours per week on average is necessary to ensure the plant is properly operated and maintained. Obviously, this may need to be increased during times of equipment failure, power outages, wet weather events (sand filter cleaning), etc.

2. Byesville employees have generously invested energy into properly operating and maintaining the Rolling Hills plant. However, I am concerned with the staffing reductions that have taken place at the Byesville wastewater treatment plant and the potential impacts at both the Byesville and Rolling Hills wastewater treatment plants. In 2000, the Byesville WWTP was staffed with four operators. Since that time, the Village is now operating two wastewater treatment plants and there currently are only two operators available. Inadequate staffing can lead to operator burnout, inadequate staffing during vacations or illness, lack of proper operation, maintenance and reporting, etc. I strongly urge the Village to evaluate the staffing issues. Please inform this Office how the Village intends to handle the staffing issue. Please review OAC 3745-7-04(C) and Part III, Item 3(A) of the permit as set forth in Item 1 above.
3. Due to staffing reductions at the Byesville WWTP and WTP, the Village no longer records flow rates at the Rolling Hills WWTP at midnight. Initially, a second shift operator from the water treatment plant would stop at the Rolling Hills WWTP to make observations of the plant conditions and record information. However, the second shift operator from the water treatment plant now only stops at the Rolling Hills WWTP Monday through Friday between the hours of 3:30 and 8:00 pm. There is no second shift operator at the plant on weekends and holidays. Please inform this Office how the Village plans to handle the storm mode challenges at the plant when there are no automatic controls, alarm systems or staffing to switch the plant from normal operations to storm mode procedures. Please inform this Office how the Village will ensure the equipment is operating properly when there are no alarm systems at the plant. These will be challenges for the current operators considering the Byesville WWTP has its own issues during inflow/infiltration periods. Please review OAC 3745-7-04(C) and Part III, Item 3(A) of the permit as set forth in Item 1 above.

**Addressing the inflow/infiltration issues at the Rolling Hills WWTP:**

1. During the first quarter of 2008, Village employees gathered information and investigated the inflow/infiltration problems in the sanitary sewer system. Mr. McClellan with the help of Ohio EPA's Compliance Assistance Unit (CAU) developed a storm mode procedure for the plant that would allow the solids to settle to the bottom of the tanks during high flow periods and prevent them from exiting the clarifiers and entering the upflow clarifiers and sand filters. It appears the majority of the inflow/infiltration problems are due to faulty manhole bottoms, leaking chimney sections of the manholes, leaky taps, sump pumps, down spouts, road surface inflow and infiltration. One of the Village's goals was to install floats in the equalization basin to automatically switch the plant into storm mode. I would encourage the Village to accomplish this task in the near future considering the staffing issues discussed above.
2. The storm mode procedure at the Rolling Hills plant consists of turning off the blower to allow the solids to settle. This, in turn, allows the incoming flow to pass through the plant to the up-flow clarifiers and subsequently the sand filters. This procedure can jeopardize compliance with the NPDES permit for ammonia and CBOD<sub>5</sub>. However, if this procedure is not implemented and air is provided to the incoming wastewater, the sand beds can be destroyed with the wash-out of solids from the system. Please be aware the aforementioned process becomes a bypass when the process goes from anoxic to anaerobic. In order to determine when this process occurs, it will be necessary for the Village to purchase an ORP meter. If the Village chooses not to turn the aeration back on at the appropriate time, the bypass will need to be reported as required by Part III, Items 11 and 12 of the permit. It will be necessary for the operator to evaluate each situation individually in order to determine when to turn the aeration back on since every situation will be different. Sampling should be conducted in accordance with the permit during each bypass event.

Before the aforementioned storm mode procedures were developed, the operator would use one sand bed per day on average when he experienced the first heavy rainfall event. In addition, the operator would have one inch of sludge pass through the system and land on top of the sand filter. One operator cannot properly operate the wastewater system during heavy rainfall events and properly maintain the sand filters without additional assistance within the Village. Adequate staffing is imperative for proper operation and maintenance. Please review OAC 3745-7-04(C) and Part III, Item 3(A) of the permit as set forth in Item 1 above. In addition, please review Part III, Items 11 and 12 of the permit which defines the requirements for unauthorized discharges and noncompliance notification procedures.

3. Village employees have worked with the Rolling Hills School District to evaluate the lift station which serves Brook Elementary and the middle school. The lateral

for the high school flows by gravity into the sanitary sewer located on Indian Lakes Road. Smoke testing was completed during 2008 and no cross connections were found. However, employees determined there were off-set lateral joints connecting to the lift station. These joints have been sealed and eliminated. In addition, employees determined that the drainage around the lift station was poor. A catch basin was installed adjacent to the lift station along with 130 feet of pipe to the receiving stream. The purpose of this catch basin is to help remove the surface water away from the lift station during rain events. Lastly, only one of two pumps has been installed in this lift station since 2006. The Village employees installed a new second pump in the pump station, wired the pump to the control panel and installed new discharge hoses on both pumps along with new check valves and quick connection fittings.

4. The Jackson Township Trustees replaced the two culverts on Indian Lakes Road adjacent to the plant entrance during summer of 2008. Manhole 1A has severe issues with holes in the barrel portion of the manhole. These holes need to be properly sealed to prevent infiltration. In addition, the Village still needs to raise manhole 1A, which is located in the drainage ditch, in order to eliminate clean water from entering the sewer system. Currently, there is a man pan installed in manhole 1A to help prevent the surface water in the ditch from entering the sewer system. In addition, manhole 32 on Shenandoah Circle becomes submerged with water from the drain culvert. This manhole also needs to be addressed. Other manholes also are in need rehabilitation.

#### **Operational controls at the Rolling Hills WWTP:**

1. The Guernsey County Court of Common Pleas has ordered the receiver, Donald G. Gadd, Mayor of the Village of Byesville, to continue to operate the Rolling Hills Wastewater Treatment Plant as has been done during the interim for a period of at least six (6) months. Please be aware that Ohio EPA was contacted by Mr. Eric Phillips of Envirotech on December 4, 2008 regarding the Rolling Hills WWTP. Mr. Phillips has expressed an interest in taking over the outstanding loans and operation of the facility. Please keep Ohio EPA informed of the Village's intent to continue operations under the receivership.
2. In late 2007, Village employees installed a new electrical control panel and a rebuilt raw pump in the influent lift station. The aforementioned items were completed as a temporary fix until the influent lift station can be retrofitted to a duplex station in order to meet the requirements in 10 States Standards. Hour meters have been installed on the influent pumps. The Village needs to rebuild the influent lift station and valve pit before major problems occur. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit..."

3. The pump for the flow equalization basin failed on May 2, 2008. A temporary pump was installed while a used pump was sent to the repair shop to be rebuilt. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with conditions of the permit." It has been proposed to purchase a new pump for the flow equalization basin. This item has been on the list of goals for this facility for quite some time. Please advise as to when the Village plans to address this issue.
4. A whole new control panel was installed on the flow equalization basin for a single pump. The new control panel has room for additional controls in order to install more pumps. In addition, the floats on the sand filter dosing pumps were replaced. The controls on the dosing pumps need to be changed so they alternate. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with conditions of the permit." These items have been on the list of goals for this facility for quite some time. Please advise as to when the Village plans to address these issues.
5. The plastic filter media in the upflow clarifiers was replaced in 2007. However, the material is starting to deteriorate and fall apart at each tank cleaning. This material needs to be replaced as soon as possible since there are no spare pieces available. In addition, an overflow pipe from the dosing pump tank to sand filter one (1) needs to be installed as a contingency measure. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with conditions of the permit." This item has been on the list of goals for this facility. Please advise as to when the Village plans to address this issue.
6. The upflow clarifiers are cleaned by the operator once every two to three weeks. In the summer months, this can be extended during low flow periods. The operator is experiencing difficulty removing the sludge off the bottom of the tanks because there are no sump pits provided in the tanks. As a result it is imperative

that the operator have the proper sludge pump, and at times the sludge truck is needed to vacuum the sludge from the tanks. However, at times the sludge truck is unavailable due to the lack of staffing. Please be reminded that inadequate staffing puts the plant's compliance with the NPDES permit at risk because sludge which is left in the tanks during cleaning can result in overflow onto the sand filters during rainfall events. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with conditions of the permit." This item has been on the list of goals for this facility. Please advise how the Village plans to address this issue.

7. In December 2007, the block wall between sand beds one and two failed. To date, the wall has not been repaired. The Village needs to fix this wall immediately. Please be aware that this condition is resulting in the overflow of water into sand filter two. This overflow of water is allowing the sand in the bed to erode. I understand the Village is aware of the need to repair this wall, but the repair has been denied. In addition, I understand an estimate from a local cement contractor was received in an effort to repair the wall, but it was also denied. Failure to repair this wall will result in there only being three sand filters for use rather than four. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with conditions of the permit." This item has been on the list of goals for this facility for quite some time. Please advise as to when the Village plans to address this issue.
8. The current level of sand in the sand beds is inadequate. The sand level is several inches below each of the splash pads. It is necessary to have 18-inches of approved filter sand above the twelve inches of gravel in the sand filter. It will be necessary to evaluate the sand filters, purchase the approved filter sand and have the filter sand installed without further delay. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with conditions of

the permit." This item has been on the list of goals for this facility. Please advise as to when the Village plans to address this issue.

9. There are composite samplers on the influent and effluent monitoring stations. The effluent unit is time paced rather than flow based as required by Part II, Item E of the NPDES permit. The effluent composite sampler needs to be switched to a flow proportioned sampler. In addition, the refrigeration system in both units does not work. Please be advised that 40 CFR 136.3 requires that samples be refrigerated at 4°C. It will be necessary to repair the refrigeration units immediately. In addition, an effluent flow meter needs to be installed. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures..." This item has been on the list of goals for this facility. Please advise as to when the Village plans to address this issue.
10. The emergency dialer system for the Rolling Hills WWTP no longer works. It will be necessary to have this alarm notification system repaired and placed back into operation immediately. This is crucial since there is no longer a second shift operator inspecting the plant between the hours of 8 pm and 7 am Monday through Friday and on weekends and holidays. The Village needs to ensure that the equipment at this plant is being properly operated and maintained. Part III, Item 3A of the permit states "At all times, the permittee shall maintain in good working order and operate as efficiently as possible all treatment or control facilities or systems installed or used by the permittee necessary to achieve compliance with the terms and conditions of this permit... This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with conditions of the permit." This item has been on the list of goals for this facility. Please advise as to when the Village plans to address this issue.
11. The current NPDES permit for the Rolling Hills WWTP expired on June 30, 2008. A renewal application was received from the Village on December 24, 2007. Until a renewal permit is issued, the Village should continue to operate the plant in accordance with the expired permit per the Guernsey County Court of Common Pleas order.

As a result of the inspections, I have the following additional comments:

1. Ohio EPA and the Village have had many discussions regarding the connection of the Rolling Hills WWTP to the Byesville sanitary sewer system and eliminating the existing plant. At this time, it appears that it will be approximately five to seven years until this could take place. In addition, discussions between the

Village, Ohio EPA and the Guernsey County Health Department have pertained to addressing the sewage problems between the Village corporation limits and the Rolling Hills WWTP and around the Rolling Hills WWTP. Initial cost estimates are approximately 1.5 million to install a sewer line to serve this area.

2. The Village has been working to reduce the delinquent sewer bills. I understand the Village has reduced this balance from \$25,000 to less than \$5,000 since the receivership went into place on July 12, 2007. In addition, the Village ended 2007 and 2008 with a positive balance.
3. The influent pump station is being power washed and grease is being removed and properly disposed of on a quarterly schedule.
4. A new bar screen has been installed before the flow equalization basin. In addition, back splashing from the existing bar screen has been eliminated.
5. Sludge from the Rolling Hills WWTP is being removed and hauled to the Byesville WWTP for disposal. Village employees were experiencing problems with poor sludge settling. As a result, the flow equalization basin was cleaned out to remove septic sludge from the system. The sediment, debris, trash, etc. in the bottom of the flow equalization tank was removed and placed onto a sludge drying bed at the Byesville WWTP. Once the material was dry, the trash was screened and removed and the sediment was land applied and incorporated into an approved sludge field.
6. All of the air diffusers were replaced in aeration tank three during 2007. Two (2) broken air diffusers were replaced in aeration tank two and one (1) broken air diffuser was replaced in aeration tank three during 2008. During the summer months, each of the aeration tanks are taken out of service one at a time because of low flow and low food to microorganism ratios since the school system is not in session. In addition, during these times the tanks are rotated to vary the treatment flow through the plant.
7. The RAS line in aeration basin one was repaired in 2007. In 2008, Village employees installed a 3-inch ball valve for back flushing the RAS tube in aeration basins two and three. One hour prior to wasting sludge, the aeration equipment is turned off. Once per week the operator back flushes the clarifier after sludge wasting and scrapes the walls of the clarifier to push any remaining sludge into the hopper.
8. The disinfection system at the Rolling Hills WWTP was converted from a tablet chlorination/dechlorination system to a liquid feed disinfection system in 2008. The Village is now using a sodium hypochlorite and sodium bisulfate liquid feed system.

9. The effluent discharge point has been cleared of weeds and debris. In addition, steps have been installed for operator safety and sample collection. In addition, riprap has been installed along the stream bank to aid in raising the effluent dissolved oxygen level from the plant. This work has also enabled Village employees to now safely collect upstream and downstream samples.
10. A new second blower was purchased in spring 2008 and installed in summer 2008. The new blower is capable of producing 650 to 700 CFM. With the increased air production, the employees have noticed ammonia being converted to nitrates. In addition, the doors on the blower building have been replaced and insulation was installed on the blower building walls to eliminate a noise complaint. Lastly, the blowers need to be equipped with storm mode controls.
11. There have been some problems with oxygen depletion in the CBOD<sub>5</sub> testing procedures. Steve Roberts with Ohio EPA's laboratory worked with Mr. Chandier and Ms. Froehlich to resolve the issues/concerns with the testing procedures which appear to have surfaced when the chlorination season began on May 1, 2008. There have been some low pH violations that have occurred. The Village employees have investigated and have been adjusting the sodium bisulfate feed rate to resolve the issue. Lastly, there were a few fecal coliform violations because a crack developed in the disinfection tubing supply line.
12. A new Orion pH probe has been purchased and installed. The meter is calibrated weekly and linearity test are completed monthly. Other laboratory equipment which has been purchased includes a HACH DR 890, centrifuge, stationary pH meter, a hand held DO meter and other miscellaneous supplies.
13. The Village's operators along with community service workers have painted all of the piping, blowers and tanks. In addition, since the plant was placed into the receivership, all piping in the plant has been labeled in order to aid in proper operation of the system.
14. An 8 x 12 storage building was purchased and brought to the Rolling Hills WWTP to be used as a lab/operator building. The building was insulated, equipped with a lab counter and is serviced with electricity.
15. The Village has installed a backflow preventer on the water line at the plant.
16. New gravel has been purchased for the driveway to the Rolling Hills WWTP and for the entrance area located in front of the operator building and blower buildings. In addition, siding was installed on the disinfection building to protect the unit from the elements. Security motion lights were installed.

As of January 1, 2009, I am no longer the inspector responsible for the Rolling Hills WWTP. Any future questions regarding technical assistance, discharge monthly reports, permit renewal, etc. should be directed to Mr. Jake Greuey of this Office. His direct phone line is (740) 380-5416.

A copy of our completed inspection report is enclosed. Please submit a written response to the aforementioned comments. If you have any questions, please contact me at (740) 380-5206.

Sincerely,



Jennifer M. Witte  
Chemical Engineer - Environmental Specialist II  
Division of Surface Water

JMW/dh

Enclosure

**NPDES**  
Compliance Inspection Report

**A. NATIONAL DATA SYSTEM CODING**

Permit No.	NPDES No.	Date	Inspection Type	Inspector	Facility Type
OPW00007*FD	OH0075809	August 8, 2007	C	S	1

**B. FACILITY DATA**

Name and Location of Facility Inspected	Entry Time	Permit Effective Date
Rolling Hills WWTP Jackson Township Road 434 & 435 Guernsey County, Ohio	1:00 p.m.	July 1, 2003
	Exit Time	Permit Expiration Date
	2:30 p.m.	June 30, 2008

Name(s) and Title(s) of On-Site Representative(s)	Phone Number(s)
Mark Chandler, Operator Ryan Kasper, Operator Kenny McClellan, Operator	(740) 685-6239
Name, Address and Title of Responsible Official	Phone Number
Mayor Don Gadd Village of Byesville 221 East Main Street P.O. Box 8 Byesville, Ohio 43723-0008	(740) 685-6562

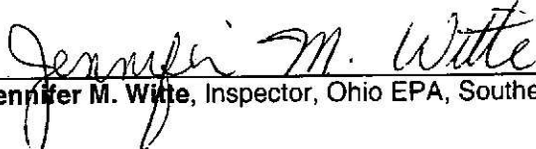
**C. AREAS EVALUATED DURING INSPECTION**

<u>S</u> Permit	<u>U</u> Flow Measurement	<u>--</u> Pretreatment
<u>S</u> Records/Reports	<u>S</u> Laboratory	<u>U</u> Compliance Schedules
<u>S</u> Operations & Maintenance	<u>S</u> Effluent/Receiving Waters	<u>S</u> Self-Monitoring Program
<u>S</u> Facility Site Review	<u>S</u> Sludge Storage/Disposal	<u>--</u> Other
<u>U</u> Collection System		

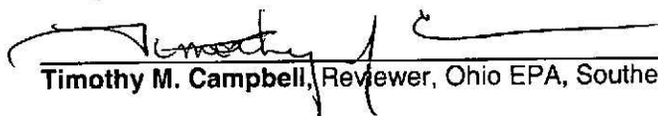
(S = Satisfactory, M = Marginal, U = Unsatisfactory, N = Not Evaluated)

**D. SUMMARY OF FINDINGS/COMMENTS** (attach additional sheets if necessary)

See attached letter.

  
Jennifer M. Witte, Inspector, Ohio EPA, Southeast District Office

2/10/09  
Date

  
Timothy M. Campbell, Reviewer, Ohio EPA, Southeast District Office

2/10/09  
Date

**NPDES**  
Compliance Inspection Report

**A. NATIONAL DATA SYSTEM CODING**

Permit No.	NPDES No.	Date	Inspection Type	Inspector	Facility Type
OPW00007*FD	OH0075809	October 10, 2007	C	S	1

**B. FACILITY DATA**

Name and Location of Facility Inspected	Entry Time	Permit Effective Date
Rolling Hills WWTP Jackson Township Road 434 & 435 Guernsey County, Ohio	9:30 a.m.	July 1, 2003
	Exit Time	Permit Expiration Date
	11:15 a.m.	June 30, 2008

Name(s) and Title(s) of On-Site Representative(s)	Phone Number(s)
Mark Chandler, Operator Ryan Kasper, Operator Kenny McClellan, Operator	(740) 685-6239
Name, Address and Title of Responsible Official	Phone Number
Mayor Don Gadd Village of Byesville 221 East Main Street P.O. Box 8 Byesville, Ohio 43723-0008	(740) 685-6562

**C. AREAS EVALUATED DURING INSPECTION**

<u>S</u> Permit	<u>U</u> Flow Measurement	<u>--</u> Pretreatment
<u>S</u> Records/Reports	<u>S</u> Laboratory	<u>U</u> Compliance Schedules
<u>S</u> Operations & Maintenance	<u>S</u> Effluent/Receiving Waters	<u>S</u> Self-Monitoring Program
<u>S</u> Facility Site Review	<u>S</u> Sludge Storage/Disposal	<u>--</u> Other
<u>U</u> Collection System		

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See attached letter.

Jennifer M. Witte  
Jennifer M. Witte, Inspector, Ohio EPA, Southeast District Office

2/10/09  
Date

Timothy M. Campbell  
Timothy M. Campbell, Reviewer, Ohio EPA, Southeast District Office

2/10/09  
Date

**NPDES**  
Compliance Inspection Report

**A. NATIONAL DATA SYSTEM CODING**

Permit No.	NPDES No.	Date	Inspection Type	Inspector	Facility Type
OPW00007*FD	OH0075809	April 23, 2008	C	S	1

**B. FACILITY DATA**

Name and Location of Facility Inspected	Entry Time	Permit Effective Date
Rolling Hills WWTP Jackson Township Road 434 & 435 Guernsey County, Ohio	1:00 p.m.	July 1, 2003
	Exit Time	Permit Expiration Date
	2:30 p.m.	June 30, 2008

Name(s) and Title(s) of On-Site Representative(s)	Phone Number(s)
Mark Chandler, Operator Ryan Kasper, Operator Kenny McClellan, Operator	(740) 685-6239
Name, Address and Title of Responsible Official	Phone Number
Mayor Don Gadd Village of Byesville 221 East Main Street P.O. Box 8 Byesville, Ohio 43723-0008	(740) 685-6562

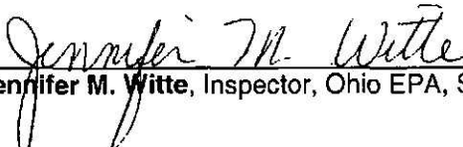
**C. AREAS EVALUATED DURING INSPECTION**

<u>S</u> Permit	<u>U</u> Flow Measurement	<u>--</u> Pretreatment
<u>S</u> Records/Reports	<u>S</u> Laboratory	<u>U</u> Compliance Schedules
<u>S</u> Operations & Maintenance	<u>S</u> Effluent/Receiving Waters	<u>S</u> Self-Monitoring Program
<u>S</u> Facility Site Review	<u>S</u> Sludge Storage/Disposal	<u>--</u> Other
<u>U</u> Collection System		

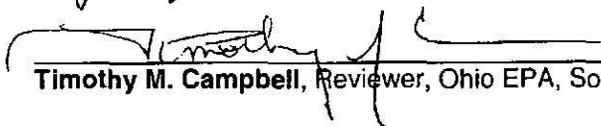
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**NPDES**  
Compliance Inspection Report

**A. NATIONAL DATA SYSTEM CODING**

Permit No.	NPDES No.	Date	Inspection Type	Inspector	Facility Type
0PW00007*FD	OH0075809	September 26, 2008	C	S	1

**B. FACILITY DATA**

Name and Location of Facility Inspected	Entry Time	Permit Effective Date
Rolling Hills WWTP Jackson Township Road 434 & 435 Guernsey County, Ohio	8:00 a.m.	July 1, 2003
	Exit Time	Permit Expiration Date
	8:45 a.m.	June 30, 2008

Name(s) and Title(s) of On-Site Representative(s)	Phone Number(s)
Mark Chandler, Operator Ryan Kasper, Operator Karen Froehlich, Operator	(740) 685-6239
Name, Address and Title of Responsible Official	Phone Number
Mayor Don Gadd Village of Byesville 221 East Main Street P.O. Box 8 Byesville, Ohio 43723-0008	(740) 685-6562

**C. AREAS EVALUATED DURING INSPECTION**

<u>  </u> S Permit	<u>  </u> U Flow Measurement	<u>  </u> -- Pretreatment
<u>  </u> S Records/Reports	<u>  </u> S Laboratory	<u>  </u> U Compliance Schedules
<u>  </u> S Operations & Maintenance	<u>  </u> S Effluent/Receiving Waters	<u>  </u> S Self-Monitoring Program
<u>  </u> S Facility Site Review	<u>  </u> S Sludge Storage/Disposal	<u>  </u> -- Other
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Jennifer M. Witte, Inspector, Ohio EPA, Southeast District Office

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Timothy M. Campbell  
Timothy M. Campbell, Reviewer, Ohio EPA, Southeast District Office

2/11/09  
Date