



State of Ohio Environmental Protection Agency

Northwest District Office

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

RE: Notice of Violation
Fulton County
Forest MHP
Ohio EPA Permit No. 2PY00019
NPDES Permit No. OH0119270

December 5, 2007

Mr. Mike Files
Owner
Forest MHP
P.O. Box 184
Maumee, OH 43537

Dear Mr. Files:

We are in receipt of your self-monitoring report covering the months of July 2007 through September 2007 for the referenced facility. Our review indicates a violation of the conditions of your NPDES permit. The specific instances of noncompliance are attached on a separate sheet. Further review of your self-monitoring reports for the previous six months, ending in September 2007, indicates that you are in significant non-compliance (SNC) with several effluent limitations contained in your NPDES permit. The specific instance of SNC is attached on a separate sheet.

Please inform this office in writing as to the reasons for the above referenced violations, as well as a description of the actions taken or proposed to prevent any further violations. Your response should include the dates, either actual or proposed, for completion of the actions.

Please be advised that failure to comply with the effluent limitations and/or monitoring requirements, including adequate laboratory controls, appropriate quality assurance procedures, and records retention, as specified in your Part III-General conditions of your NPDES permit may be cause for enforcement action pursuant to Ohio Revised Code, Chapter 6111. If these violations continue to occur and if satisfactory progress is not made, it may be necessary to initiate enforcement action to achieve compliance.

The Ohio EPA strongly encourages pollution prevention as the preferred approach for waste management. The first priority of pollution prevention is to eliminate the generation of wastes and pollutants at the source (source reduction). For those wastes or pollutants that are generated, the second priority is to recycle or reuse them in an environmentally sound manner. You can benefit economically, help preserve the environment, and improve your public image by implementing pollution prevention programs. For more information about pollution prevention, including fact sheets or U. S. EPA's "Facility Pollution Prevention Guide" (EPA/600/R-92.008), please contact the Ohio EPA Pollution Prevention Section at (614)644-3469.

If there are any questions, please contact me at (419) 373-3022.

Sincerely,

Justin A. Williams
Division of Surface Water

/lb

Enclosure

Pc w/Enclosure: **NWDO File**
Mr. Dave Pike

Get New Data

Violations for Forest & Park MHP - July thru September 2007

Permit No.	Reporting Period	Station	Reporting Code	Parameter	Limit Type	Limit	Reported Value	Violation Date
2PY00019*DD	July 2007	001	50060	Chlorine, Total Residu	1D Conc	0.019	.05	7/5/2007
2PY00019*DD	July 2007	001	50060	Chlorine, Total Residu	1D Conc	0.019	.09	7/18/2007
2PY00019*DD	August 2007	001	50060	Chlorine, Total Residu	1D Conc	0.019	.06	8/1/2007

Get New
Data

Get Detail
for Selected
Permit

Facilities in Significant Non-Compliance **

Period: Apr-07 Sep-07

County	Permit #	Facility Name	Major	Station Code	Param Code	Parameter Name	Max % Exceed	# Months Signif Exceed (1)**	# Months Exceed (2)
Fulton	2PY00019	Forest Park MHP		1	50060	Chlorine, Total Residual	373.7	2	2

Footnotes

for Significant NonCompliance

** Significant non-compliance with effluent limits occurred if one or more pollutants met the following conditions:

1. During 2 or more months, the reported effluent concentration (or computed load) for a parameter exceeded an effluent limit by:
 - a. 40% for Group 1 pollutants **plus Fecal Coliform**
 - b. 20% for Group 2 pollutants **plus pH, Temperature, whole effluent toxicity**

-- Of --

2. During 4 or more months, the reported concentration (or computed load) exceeded the limit by > 1%.

Note: This method differs from USEPA Significant Non-compliance (SNC) method in the following ways:

- USEPA only evaluates SNC for average limits. In above analyses, maximum and weekly limits were also considered.