

**Environmental
Protection Agency**

John R. Kasich, Governor
Mary Taylor, Lt. Governor
Scott J. Nally, Director



June 13, 2011

RE: WAYNE COUNTY
CALVARY ASSEMBLY OF GOD
TRANSIENT WATER SYSTEM
PWS ID# OH8553012
STU ID# 8559757

CERTIFIED MAIL

Pastor Chuck Davis
Calvary Assembly of God
2061 Wadsworth Rd.
Orrville, OH 44667

Subject: Notice of Violation for Failure to Respond to a Significant Deficiency

Dear Pastor Davis:

This letter is notification that the Calvary Assembly of God public water system has not complied with requirements issued during this Agency's last survey performed on April 13, 2011, in violation of rule 3745-81-60 of the Ohio Administrative Code. Calvary Assembly of God public water system was notified in correspondence dated April 22, 2011, to respond in writing within 30 days of receipt of your letter, with time frames for the following requirements:

REQUIREMENTS

- Lead and Copper – During the previous survey, we discussed your compliance with the lead and copper rules and required you to complete detail plans for corrosion control equipment to reduce your lead and copper levels. As required, detail plans No. 268431-ws for a softener and a phosphate feed system were approved on February 27, 2007. The plan approval stated the requirement to measure the phosphate level every two weeks and report the results to this office. Additionally, it provided requirements for follow-up lead and copper monitoring.

Transient PWSs like yours are not subject to the Lead and Copper rules; only non-transient (NTNC) and community PWSs are. Your PWS was formerly classified as a NTNC due to the non-transient population of students and staff at Noah's Ark Day Care, formerly located at the church. Now that the day care is closed, the population is defined solely by the church congregation and staff. Therefore, your PWS was reclassified as a TNC facility, which is not subject to the lead and copper rules.

During the survey, we saw that only the phosphate feed system had been installed; the softener was not connected. You have not been monitoring the phosphate levels nor sending reports to this office. Due to the reclassification of your facility to a transient PWS, you can discontinue to feed phosphate (or add your softener as approved). Please evaluate your needs and decide what treatment, if any, you plan to install, or keep installed, and operate. If you choose to continue to feed phosphate, please understand you may be required to have a Class I Operator and be required to submit monthly operating reports. **Please state your intentions or call me to discuss this matter within 30 days of receipt of this letter.**

- Sample Siting Plan – OAC Chapter 3745-81-21(A) requires public water systems to prepare a written coliform bacteria sample siting plan. During the previous survey, we provided you a template to develop a new sample siting plan and required you to send us a copy of your completed plan.

In violation of this rule, you do not have an updated sample siting plan. **Please develop a plan and submit a copy of the completed plan to this office within 30 days of receipt of this letter.** Please maintain the plan on site for subsequent inspections.

- Well Cap – During the survey, we observed your well head. While the cap is sufficient and is tightly secured to your well, the conduit is no longer securely attached and there is a cracked collar around the top of the casing. **Please have these deficiencies fixed immediately.**

The water system must respond in writing within 15 days from the date of this letter with the required information. Failure to comply may result in further enforcement action.

If you have any questions, please contact me at (330) 963-1194.

Sincerely,



Beth Madis
Environmental Specialist
Division of Drinking and Ground Waters

BRM:dms

pc: C.O. – Ohio EPA, DDAGW/OFAS
Wayne County Health Dept.