



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

Re: Marion County
Pleasant Acres MHC LLC
Community Water System
PWS OH5100612
STU 5156171

May 17, 2013

Mr. Joseph Badalamenti
Pleasant Acres Mobile Home Community LLC
44140 Riverview Ridge Drive
Clinton Township, Michigan 48038-6902

Subject: Lead & Copper Treatment Technique Violation

Dear Mr. Badalamenti:

The public water system failed to comply with the treatment technique requirement for lead and copper corrosion control in accordance with rules 3745-81-81(E)(1)(a) and 3745-81-90(C)(2). A public water system exceeding the lead or copper action level must recommend optimal corrosion control treatment within six months after the end of the monitoring period during which it exceeds an action level. A lead action level exceedance was reported during the monitoring period June – September 2012. The corrosion control recommendation and details plans were required by March 31, 2013.

Detail plans for plan approval must be submitted with the corrosion control recommendation in accordance with the rules in chapter 3745-91. Among the plan approval requirements are that the detail plans must be prepared by a registered engineer and the applicant must remit a plan review fee.

Failure to comply is a treatment technique violation that requires a tier 2 public notification in accordance with rule 3745-81-32(C)(1)(a). The public notice must be provided as soon as practical, but no later than 30 days after the public water system learns of the violation. The public water system must submit within 10 days of completing the public notification requirements to the Northwest District a completed verification form indicating that it has fully complied with the public notification regulations. The public water system must include with this certification a representative copy of each type of notice distributed, published, posted, and made available to the persons served by the public water system or to the media. The public water system must repeat the notice every three months as long as the violation or situation persists, unless the director determines that appropriate circumstances warrant a different repeat notice frequency.

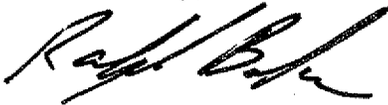
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In no circumstances may the repeat notice be given less frequently than once per year. Permission to issue repeat notices less frequently than once every three months must be granted in writing by the director.

If the public water system fails to correct its violations, then the director may enforce the safe drinking water regulations to attain compliance. An enforcement action may include civil penalties of not more than \$25,000 per day per violation in accordance with RC §§6109.33, or administrative penalties in accordance with rule 3745-81-04.

If you have any questions regarding this letter, or any other matter involving your water system, you may contact me at (419)373-3048, or by email [Ralph.Baker@epa.ohio.gov].

Sincerely,



Ralph J. Baker
Engineer
Division of Drinking and Ground Waters

/cg

Enclosure

pc: Mike Perriguet
DDAGW – NWDO (w/enclosures)

ec: Ohio Manufactured Homes Commission
Ralph Baker, DDAGW, NWDO
Toni Buchanan, DDAGW, CO
Paul G Brock PE, DDAGW, NWDO
Ken Baughman, DDAGW, CO

