



State of Ohio Environm



STREET ADDRESS:

Lazarus Government Center  
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P.O. Box 1049  
Columbus, OH 43216-1049

September 5, 2008

CERTIFIED MAIL  
9171082133393109726944

Millville Restaurant  
Evelyn Bridgeford, Owner  
1186 Millville-Ross Road  
Hamilton, Ohio 45013

Dear Owner/Operator:

According to Ohio EPA's Underground Injection Control (UIC) records, your business is operating a Class V Industrial Disposal Well without a required Class V permit-to-operate.

Our Class V inventory records indicate that your facility discharges industrial or process wastes or waste waters as defined in Ohio Administrative Code (OAC) Rule 3745-34-01 (OAC Rule 3745-34-01(LL): "Industrial waste" means any liquid, gaseous, or solid waste substance resulting from any process of industry, manufacture, trade, or business, or from the development, processing, or recovery of any natural resource, together with such sewage as is present.) to an on-lot disposal system such as a septic tank, dry well or leach field.

Protection of underground sources of drinking water (USDWs) requires a Class V permit-to-operate to ensure that industrial or commercial wastes or waste waters discharges to a Class V well (i.e., septic tank, dry well or leaching lines) do not exceed primary drinking water regulations, or endanger human health as stated in Ohio Administrative Code (OAC) Rules 3745-34-07 and 3745-34-13 (A)(4).

If you believe that our inventory information is no longer correct and that your on-lot disposal system (i.e., septic system, dry well, or leach field) receives only sanitary wastes from restrooms or kitchens), please contact us within fourteen (14) days of receipt of this letter so that we may correct this information.

If our information is correct, you will be required to either cease all discharge of all non-sanitary waste (such as process fluids, contact cooling waters, wash waters, etc.) or submit a completed application (application enclosed) for a Class V injection well permit-to-operate within sixty (60) days of receipt of this letter. All permit-to-operate applications must be accompanied by a non-refundable \$2,000 application fee.

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



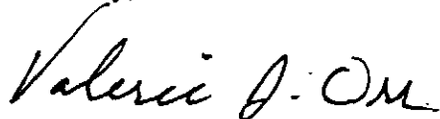
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Please be aware that if you intend to cease discharging industrial/commercial fluid to a Class V injection well or, if you intend to close the well, you are required per OAC Rule 3745-34-13(F) to notify the Director of the intent to close the well at least thirty (30) days prior to commencing closure of the well. This notification shall include the submission of a plan for closing the well that includes procedures for the removable of any solids or sludges from the well being closed and detailed procedures for plugging the well.

Upon completion of the well closure, the owner or operator of any Class V well that was used to inject industrial or other wastes must certify in a report to the Director according to OAC Rule 3745-34-17 that the well was closed in compliance with this rule.

Should you have any questions concerning the requirements of this letter, please call me at (614) 644-2752.

Sincerely,



Valerie J. Orr, Class V Coordinator  
Division of Drinking and Ground Waters  
Underground Injection Control Unit

Enclosure

cc: Lindsay C. Taliaferro III, UIC Manager, DDAGW

industrialclosure.ltr