



**Environmental  
Protection Agency**

**John R. Kasich, Governor**

**Mary Taylor, Lt. Governor**

**Scott J. Nally, Director**

June 11, 2012

RE: JOLLY TIME MOBILE HOME PARK  
PERMIT NO. 3PV00085  
PORTAGE COUNTY  
RAVENNA TOWNSHIP

Mr. Steve Korpita, Owner  
Jolly Time Mobile Home Park  
3525 State Route 183  
Rootstown, Ohio 44272

Dear Mr. Korpita:

On June 8, 2012, an inspection of the above referenced facility's wastewater treatment system was conducted. No one was present to represent the facility. The purpose of the inspection was to evaluate the operation and maintenance of the treatment system along with the facility's compliance status with respect to the terms and conditions of the above referenced National Pollutant Discharge Elimination System (NPDES) permit.

During the inspection, the following items were noted:

1. Ohio EPA has on record that Mr. John Hall has been the operator of record since October 15, 2010. Mr. Hall holds a Class "A" Wastewater Operators License.
2. In accordance with Ohio Administrative Code 3745-7-04, the sewage treatment facility is classified as a Class A facility. The permittee shall ensure that the treatment works operator of record is physically present at the facility two days per week for a minimum of one hour per week.
3. Ohio operator certification rules require that a field log book be maintained at the treatment plant. The log book should document the time the operator is present at the treatment works along with maintenance duties being performed at the treatment plant.
4. The plant design of the wastewater treatment system is 2,300 gpd.
5. The blowers were running and the plant was receiving good aeration.
6. The contents of the aeration tank were medium brown in color and no foam was present.
7. The sludge return line was functioning properly and was returning light to medium brown water.
8. The skimmer return line was functioning properly and returning clear water.
9. The skimmer was adjusted to the proper level.
10. The weirs and the sidewalls in the settling tank were free of solids deposition/ scum build-up.
11. Minimal solids deposition was present behind the baffle in the settling tank. This should be removed on a regular basis and properly disposed.
12. The surface sand filter beds had minimal vegetation growing in them. The beds appeared to be well maintained.

13. The chlorination/dechlorination units were not evaluated due to the disinfection vault grating being locked.
14. Please note that chlorination/dechlorination is required from May 1<sup>st</sup> through October 31<sup>st</sup>. Both the chlorination and dechlorination dispensing tubes should be appropriately stocked during this time period.
15. The effluent in the disinfection vault was clear. The bottom of the vault could be observed.
16. No visual impact to the receiving area was noted.
17. A permanent marker at the outfall was posted per the requirement of Part II, Letter J of the facility's NPDES permit

This office has recently reviewed your self-monitoring reports covering the period July 1, 2010 through April 30, 2012 for the referenced facility. Our review indicates violations of the terms and conditions of your NPDES permit. The specific instances of noncompliance are as follows:

#### Limit Violations

Station	Reporting Code	Parameter	Limit Type	Limit	Reported Value	Violation Date
001	00610	Nitrogen, Ammonia (NH3)	30D Conc	3.0	9.43	3/1/2011
001	00610	Nitrogen, Ammonia (NH3)	7D Conc	4.5	9.43	3/8/2011
001	00530	Total Suspended Solids	30D Conc	12	16.	12/1/2011
001	00610	Nitrogen, Ammonia (NH3)	30D Conc	3.0	5.89	12/1/2011
001	00610	Nitrogen, Ammonia (NH3)	7D Conc	4.5	5.89	12/1/2011

**No frequency or code violations were noted.**

**Please notify this office, in writing, within 14 days receipt of this letter of your intentions to address items 2 and 3. This letter should include dates either actual or proposed.**

Please be advised that such instances of noncompliance may be cause for enforcement actions pursuant to the Ohio Revised Code, Chapter 6111.

Should you have any comments or questions concerning this letter, please feel free to call me at (330) 963-1143.

Respectfully,



Michael W. Stevens  
Environmental Engineer  
Division of Surface Water

MWS/cs