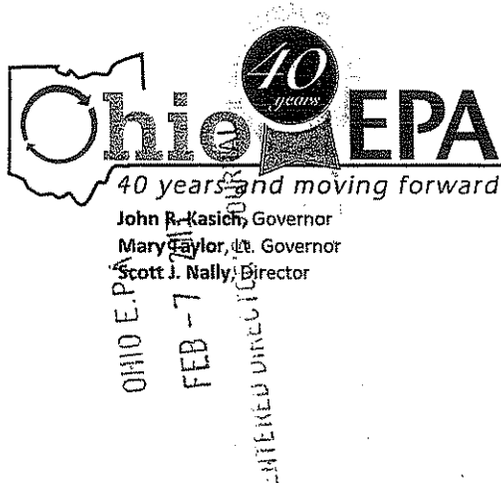


I certify this to be a true and accurate copy of the official documents as filed in the records of the Ohio Environmental Protection Agency.

By: John Lassiter Date: 2-7-13



Effective Date: February 7, 2013

CERTIFIED MAIL

9171082133393715018310

Ernest N. Norton
1062 Youngstown-Kingsville Rd NE
Cortland, OH 44410

RE: Revocation of Certificates
Class A Water Supply CA-1108266-07
Limited Class A Wastewater
Treatment LWA-1108266-07

Dear Mr. Norton:

In accordance with Ohio Administrative Code (OAC) Rule 3745-7-12, I am revoking your Class A Water Treatment Certificate No. CA-1108266-07 and Limited Class A Wastewater Treatment Certificate LWA-1108266-07. The action is due to your certificates being obtained fraudulently and your knowing or negligent submittal of misleading, inaccurate, or false applications to Ohio EPA. The actions for which these revocations are based upon involve violations of OAC Rule 3745-7-12(A)(1) and (A)(3), including:

Your submission of misleading, inaccurate or false applications for water and wastewater certifications. During conversations with Ohio EPA's Office of Special Investigations, you admitted that information on your certification applications was not accurate. You admitted to moving to Florida in 2005 and during the period between the time you moved to Florida and the issuance of your certificates, in November of 2007, it would have been impossible for you to perform daily maintenance of the water and wastewater facilities at the Midway Mobile Home Park because you were not living in the State of Ohio.

On September 17, 2009, the Director of the Ohio EPA (Director) issued a proposed action for revocation of the above-referenced certificates. On October 20, 2009, you filed a request for an adjudication hearing regarding the Director's proposed action; Ohio EPA Case No. 09-OC-029. On December 26, 2012, the Hearing Officer issued an Order dismissing you as a party to Ohio EPA Case No. 09-OC-029 for your repeated failures to comply with the Hearing Officer's Orders regarding participation in telephone status conferences. On January 29, 2013, the Director issued Orders dismissing Ohio EPA Case No. 09-OC-029.

You are hereby notified that this action of the Director is final and may be appealed to the Environmental Review Appeals Commission pursuant to Section 3745.04 of the Ohio Revised Code. The appeal must be in writing and set forth the action complained of and the grounds upon which the appeal is based. The appeal must be filed with the Commission within thirty (30) days after notice of the Director's action. The appeal must be accompanied by a filing fee of \$70.00, made payable to "Treasurer, State of Ohio," which the Commission, in its discretion, may reduce if by affidavit it is demonstrated that payment of the full amount of the fee would cause extreme hardship. Notice of the filing of the appeal shall be filed with the Director within three (3) days of filing with the Commission. Ohio EPA requests that a copy of the appeal be served upon the Ohio Attorney General's Office, Environmental Enforcement Section. An appeal may be filed with the Environmental Review Appeals Commission at the following address:

Environmental Review Appeals Commission
77 South High Street, 17th Floor
Columbus, OH 43215

Sincerely,



Scott J. Nally
Director

cc: NEDO, DDAGW
NEDO, DSW
Kim Rhoads, Legal
Midway Mobile Home Park Operations File
Operator File