



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

ZG Fuel LLC
2570 N. High St.
Columbus, Ohio 43202

CERTIFIED MAIL
9171082133393715017214

Muhammad Imran
2570 N. High St.
Columbus, Ohio 43202

Issuance Date: November 27, 2012

RE: Orient Sunoco
PWS ID: #OH2567312
Franklin County
Transient non-community public water system

Dear Respondents:

The Ohio Environmental Protection Agency, Division of Drinking and Ground Waters has received the 2012 application and fee for the license to operate (LTO) a public water system (PWS) at Orient Sunoco. I find that the PWS at Orient Sunoco has not been operated in substantial compliance with Ohio Revised Code (ORC) Chapter 6109 and the rules adopted there under. The Orient Sunoco PWS has failed to be monitored total coliform bacteria, nitrate, and nitrite; public notifications have failed to be issued for violations; LTO renewal applications and fee payments for the years 2010, and 2011 have failed to be timely submitted; and the maximum contaminant level for total coliforms has been exceeded. Additionally, you have failed to negotiate a settlement for these violations with the Ohio Environmental Protection Agency.

Therefore, pursuant to ORC Section 6109.21 and Ohio Administrative Code (OAC) Rule 3745-84-06, I hereby propose to deny the 2012 LTO at Orient Sunoco for one (1) year. This action would prohibit operation of the PWS at Orient Sunoco for one (1) year from its effective date.

During the one year denial period, pursuant to OAC Rule 3745-84-04, non-community PWSs shall display a red sign issued by Ohio EPA, indicating absence of an LTO so as to be clearly visible to the general public and to any person entering the facility. Per OAC Rule 3745-84-06, no person shall operate a PWS with an expired, denied or revoked LTO. A PWS with an expired, denied or revoked LTO is prohibited from producing water for human consumption as defined in OAC Rule 3745-81-01. This denial may also jeopardize the ability to obtain licenses from other agencies for food service or liquor sales.

Under ORC Chapters 119 and 6109, this action of the Director will become final no sooner than thirty (30) days from the issuance date indicated unless you or an objector requests an adjudication hearing. As provided by ORC Sections 119.07 and 3745.07, a request for an adjudication hearing must be received by the Ohio Environmental Protection Agency within thirty (30) days of the date of issuance of

this action. At the adjudication hearing you may appear in person, or be represented by your attorney, or by such representative as is permitted to practice before this Agency, or you may present your position, arguments, or contentions in writing. At the hearing you may present evidence and examine witnesses appearing against you. The request for hearing shall be in writing and shall specify the issues of fact and law to be contested. Requests for hearing shall be submitted in writing to:

Hearing Clerk
Ohio Environmental Protection Agency
Lazarus Government Center
P.O. Box 1049
Columbus, Ohio 43216-1049

Sincerely,



Scott J. Nally, Director
Ohio Environmental Protection Agency

cc: Franklin County Health Department

ec: Holly Kaloz, Manager, DDAGW-CO
Nick Haritos, Fiscal Officer, DDAGW-CO
Jose Quinones, Unit Supervisor, DDAGW-CDO
Bridgette Marchio, DDAGW-CDO
Mark Boden, Environmental Specialist, DDAGW-CDO
Kimberly Rhoads, Office of Legal Services