



**Environmental
Protection Agency**

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

OHIO E.P.A.
FEB 14 2011

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ENTERED DIRECTOR'S JOURNAL
I certify this to be a true and correct copy of the
official documents as filed in the records of the Ohio
Environmental Protection Agency.

Mr. Chris Valerian
12386 Township Road 108
Fostoria, OH. 44830

By: Donna Kasser Date: 2-14-11

**Re: Sunny Farms Landfill, Seneca County
Corrective Measures Plan – Selection of Corrective Measures
Ground Water Wells MP-2AR and MP-7AR**

Dear Mr. Valerian:

On June 23, 2009, the Ohio Environmental Protection Agency (Ohio EPA), Division of Solid and Infectious Waste Management (DSIWM), received a Corrective Measures Plan (CMP) submitted by Civil & Environmental Consultants, Inc. on behalf of WCA Waste Corp. (Owner) for Sunny Farms Landfill (Facility) located in Seneca County. The CMP was revised on September 15 and October 8, 2010.

The Owner is currently required to perform ground water detection monitoring activities at the Facility as well as ground water quality assessment activities for the MP-2AR and MP-7AR ground water assessment areas.

The CMP is intended to address ground water contamination in the MP-2AR and MP-7AR assessment areas at the Facility. The CMP refers to these two assessment areas as Areas of Concern (AOCs) and refers to the MP-7AR assessment area as AOC-1 and to the MP-2AR assessment area as AOC-2. The constituents impacting ground water in the vicinity of Phase 1 are attributed to historic buried waste outside the capped waste limits, along the northwest and southwest sides of Phase 1. The CMP proposes removal of historic buried waste along the northwest and southwest sides of Phase I as well as continued ground water monitoring in the AOCs at the Facility, continued maintenance of the landfill cap, and continued operation of the leachate collection system for AOC-2.

Ohio EPA has reviewed the request and has determined that the CMP meets the requirements of OAC Rule 3745-27-10(F). Therefore, I hereby select the corrective measures listed in the Sunny Farms Landfill CMP. These corrective measures are to be implemented at the Facility by the Owner. Should any increasing concentration trends be identified in either AOC, additional remediation measures may be required.

You are hereby notified that this action of the Director is final and may be appealed to the Environmental Review Appeals Commission pursuant to ORC Section 3745.04. The appeal must be in writing and set forth the action complained of and the grounds upon

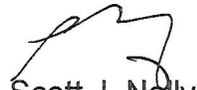
Mr. Chris Valerian
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which the appeal is based. The appeal must be filed with the Commission within thirty (30) days after notice of the Director's action. The appeal must be accompanied by a filing fee of \$70.00 made payable to "Treasurer, State of Ohio." The Commission, in its discretion, may reduce the fee 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
309 South Fourth Street, Room 222
Columbus, Ohio 43215

If you have any questions regarding this letter, please contact Ken Brock at Ohio EPA, Northwest District Office, Division of Drinking and Ground Waters at (419) 352-8461.

Sincerely,



Scott J. Nally
Director

pc: Ed Brdicka, Sunny Farms Landfill, LLC
Jim Mohrman, Seneca County Health Department
John DiNunzio, Civil & Environmental Consultants
Ken Brock, DDAGW, NWDO 5-9801
Jack Leow, DDAGW, NWDO
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