



John R. Kasich, Governor
Mary Taylor, Lt. Governor
Craig W. Butler, Director

OHIO E.P.A.

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WILFRED DIRECTOR'S JOURNAL

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Marlene P. Wheaton
Vice President
Central Waste, Inc.
c/o Warren A. Usatine
Cole, Schotz, Meisel, Forman & Leonard
Court Plaza North
25 Main Street
PO Box 800
Hackensack, NJ 07602-0800

RE: Central Waste Landfill, LLC
Director's Authorization
Approval
Municipal Solid Waste Landfills
Mahoning County
MSWL018792

Warren A. Usatine
Attorney for Debtor c/o
Cole, Schotz, Meisel, Forman & Leonard
Court Plaza North
25 Main Street
PO Box 800
Hackensack, NJ 07602-0800

Jonathan Kohn
Trustee
Rothbard, Rothbard, Kohn & Keller
Robert Treat Center
50 Park Place, Suite 1228
Newark, NJ 07102-4397

Central Waste Landfill, Inc.
12003 Oyster Road
Alliance, OH 44601

**Subject: Central Waste Landfill, Mahoning County
Ohio Administrative Code (OAC) Rule 3745-27-10(E)(9)(a) Approval**

Dear Madam/Sirs:

On December 8, 2014, Ohio Environmental Protection Agency (Ohio EPA), Division of Materials and Waste Management (DMWM), Northeast District Office (NEDO) received a document titled "*Requests for Returning to Detection Monitoring, OAC 3745-27-10(E)(9)(a) and (b) Demonstrations for MW-12S, MW-11SR, and MW-16D,*" dated December 5, 2014, for Central Waste Landfill, LLC (Facility) located in Mahoning

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County. This document was submitted by Eagon and Associates, Inc. on behalf of Central Waste Landfill, LLC., pursuant to OAC Rule 3745-27-10(E)(9)(a), and requested reinstatement of the ground water detection monitoring program for specific monitoring wells at the Facility and to release the owner or operator from the obligation to comply with the ground water quality assessment monitoring program implemented due to the detection of statistically significant changes for carbon disulfide and benzene in monitoring well MW-16D during the January 2009 ground water sampling event at the Facility.

Pursuant to OAC Rule 3745-27-10(E)(9)(a), the owner or operator may determine that the concentrations of **all waste-derived constituents** at all of the monitoring wells in a ground water quality assessment monitoring program and at any additional wells that may have been installed as part of this assessment monitoring program are shown to be at or below background values for two consecutive sampling events, and may request that the director approve reinstatement of the ground water detection monitoring program for these monitoring wells and release the owner or operator from the obligation to comply with the ground water quality assessment monitoring program requirements at the Facility.

Based on the information contained in the request, the December 5, 2014, report concluded that the SSIs for carbon disulfide and benzene in MW-16D were attributed to insufficient initial well development that was not adequate to remove water introduced to the well drilling process and is not an indication of a release of waste derived parameters. Ohio EPA has reviewed the applicable information and concurs with this conclusion. Therefore, pursuant to OAC Rule 3745-27-10(E)(9)(a), I hereby approve reinstatement of the ground water detection monitoring program for the monitoring wells in the ground water quality assessment monitoring program, noted above, and release the owner or operator from the obligation to comply with this assessment monitoring program at the Facility. This approval of reinstatement of the detection monitoring program applies to monitoring well MW-16D.

Should future or existing ground water sampling results indicate statistically significant changes in ground water monitoring parameters, the owner or operator will be required to either enter into the ground water quality assessment monitoring program in accordance with OAC Rule 3745-27-10(E) or obtain approval to remain in the detection monitoring program pursuant to OAC Rule 3745-27-10(D)(7)(c).

This approval shall not be construed to release the owner or operator from the obligation to comply with the requirements of any other ground water quality assessment monitoring program being conducted at the Facility.

You are hereby notified that this action of the Director of Ohio EPA (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

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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
77 South High St., 17th Floor
Columbus, Ohio 43215

If you have any questions concerning this action, please contact Clarissa Gereby, DMWM, NEDO at (330) 963-1224.

Sincerely,



Kurt M. Princic, Chief
Northeast District Office
for Craig W. Butler, Director

KMP:CG:cla

cc: Lynn Sowers, Ohio EPA, NEDO, DMWM
Dave Fetchko, Mahoning County Health Department