

November 6, 2015

CERTIFIED MAIL: 91 7199 9991 7035 3532 1458

Honorable James Sanders Mayor, City of Blytheville, WWWTF P.O. Box 1784 Blytheville, AR 72316

RE: NPDES Permit Number AR0022560, AFIN 47-00544
PROPOSED CONSENT ADMINISTRATIVE ORDER

Dear Mayor Sanders:

Attached is a proposed Consent Administrative Order (CAO) for violations of the Arkansas Water and Air Pollution Control Act, Ark. Code Ann. § 8-4-201 *et seq.*, at a site located at 4952 N.C.R. 635, Blytheville, Arkansas. The Arkansas Department of Environmental Quality (ADEQ) has determined that this CAO is necessary to ensure compliance with the Act.

The enclosed CAO enumerates the violations in the "Findings of Fact" section, and outlines the steps required to achieve compliance in the "Order and Agreement" section of the CAO. Additionally, a civil penalty in the amount of \$6,400.00 is proposed by ADEQ to settle the violations outlined in this CAO. If you choose to accept the terms of the CAO, please sign, date, and <u>return the original, embossed copy</u> to the address below within **thirty (30) calendar days** of receipt of this letter. A City Council Resolution that approves the CAO and authorizes the Mayor and Clerk/Treasurer to sign the CAO on behalf of the City of Blytheville must also be submitted. Subsequently, the Director of ADEQ will sign the CAO and you will be provided a copy, including information on the public notice process and the effective date of the CAO.

In addition, you may have the option of directing a portion of your penalty toward a Supplemental Environmental Project (SEP) to advance environmental interests. Generally a SEP will not reduce the recommended administrative civil penalty by more than thirty-five percent (35%); however, the ADEQ Director has the final authority to establish the level of mitigation of a penalty. If you are interested in a SEP as part of your negotiated settlement, please **SEP** refer to ADEQ's Policy and Proposal Guidelines at http://www.state.ar.us/legal/sep.htm for additional information.

Failure to contact the ADEQ Water Division Enforcement Branch in response to this CAO within **thirty (30) calendar days** of receipt of this letter will constitute rejection of the settlement offer and unilateral enforcement action may proceed through a Notice of Violation (NOV). Should you wish to discuss this matter further, or schedule a meeting, you may contact me at (501) 682-0632, or you may e-mail trotta@adeq.state.ar.us.

Sincerely,

Jacqueline Trotta, Enforcement Analyst Water Division, Enforcement Branch