

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 4 ATLANTA FEDERAL CENTER 61 FORSYTH STREET ATLANTA, GEORGIA 30303-8960

SEP 1 4 2009

# CERTIFIED MAIL 7007 1490 0001 0118 6311 RETURN RECEIPT REQUESTED

Mr. Robert A. Payton, City Manager City of Miramar 2300 Civic Center Place Miramar, Florida 33025

Re: Consent Agreement and Final Order Docket No. CWA-04-2009-4516(b)

Dear Mr. Payton:

Enclosed please find a fully executed copy of the Consent Agreement and Final Order that has been finalized by the U.S. Environmental Protection Agency and the Regional Judicial Officer. Please make note of the provisions under Section IV. <u>Payment</u>.

Should you have any questions or concerns regarding this matter, please contact Ms. Mary Mattox at (404) 562-9733.

Sincerely,

-hk

Douglas F. Mundrick, P.E., Chief Clean Water Enforcement Branch Water Management Division

Enclosure

cc: Florida Department of Environmental Protection

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#### UNITED STATES ENVIRONMENTAL PROTECTION AGENC REGION 4

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IN THE MATTER OF:

City of Miramar Miramar, Florida

Respondent.

CONSENT AGREEMENT AND FINAL ORDER

Docket No. CWA-04-2009-4516(b)

#### **CONSENT AGREEMENT**

#### I. Statutory Authority

1. This is a civil penalty proceeding pursuant to Section 309(g)(2)(A) of the Clean Water Act ("CWA"), 33 U.S.C. § 1319(g)(2)(A), and the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders and the Revocation, Termination or Suspension of Permits, including Subpart I, published at 64 Fed. Reg. 40176 (July 23, 1999), and codified at 40 Code of Federal Regulations ("C.F.R.") Part 22.

2. The authority to take action under Section 309(g)(2)(A) of the CWA, 33 U.S.C. § 1319(g)(2)(A), is vested in the Administrator of the United States Environmental Protection Agency ("EPA"). The Administrator has delegated this authority to the Regional Administrator Region 4, who in turn has redelegated this authority to the Director of the Water Protection Division, who in turn has delegated this authority to the Chief of the Clean Water Enforcement Branch of EPA Region 4 ("Complainant").

## II. <u>Allegations</u>

3. At all times relevant to this action, the City of Miramar, Florida ("Respondent"), was a municipality duly organized and existing under the laws of the State of Florida and, therefore, a "person" within the meaning of Section 502(5) of the CWA, 33 U.S.C. § 1362(5), and 40 C.F.R. §§ 503.9(o) and (q).

4. At all times relevant to this action, Respondent owned and/or operated the Miramar Wastewater Treatment Plant, located at 13900 Pembroke Road, Miramar, Florida, a publicly owned treatment works ("POTW") with a design flow rate equal to or greater than one million gallons per day, or that serves 10,000 people or more, or is a "Class I sludge management facility" as defined in 40 C.F.R. § 503.9(c).

5. Respondent is a "person who prepares sewage sludge" as defined in 40 C.F.R. § 503.9(r), as either the person who generates sewage sludge during the treatment of domestic sewage in a

treatment works or the person who derives a material from sewage sludge, and is thus subject to the requirements of the CWA and 40 C.F.R. Part 503.

6. Section 405(e) of the CWA, 33 U.S.C. § 1345(e), makes it unlawful for any person to dispose of sludge from a treatment works treating domestic sewage except in accordance with regulations promulgated pursuant to Section 405(d) of the CWA, 33 U.S.C. § 1345(d), which are found at 40 C.F.R. Part 503.

7. 40 C.F.R. Part 503 establishes standards for the use and disposal of sludge, and consists of general requirements, pollutant limits, management practices, operational standards, frequency of monitoring, recordkeeping, and reporting, for the final use or disposal of sewage sludge generated during the treatment of domestic sewage in a treatment works.

8. 40 C.F.R. § 503.18(a) requires that Class I sludge management facilities, POTWs with a design flow rate equal to or greater than one million gallons per day, and POTWs that serve 10,000 people or more submit certain information to the permitting authority (EPA) on February 19th of each year. This information is hereinafter referred to as the "annual sludge report."

9. For calendar years 2003 through 2006, the Respondent disposed sewage sludge via land application subject to 40 C.F.R. Part 503, and is subject to the reporting requirements of 40 C.F.R. § 503.18(a).

10. While the Respondent submitted all reports required by the State of Florida, Respondent failed to timely submit to EPA its annual sludge report, for calendar years 2003 through 2006 by no later than February 19<sup>th</sup> of the following year respectively.

11. Therefore, Respondent violated Section 405(e) of the CWA, 33 U.S.C. § 1345(e), by failing to timely submit the annual sludge reports pursuant to 40 C.F.R. § 503.18(a).

#### III. <u>Stipulations and Findings</u>

12. Complainant and Respondent have conferred for the purpose of settlement pursuant to 40 C.F.R. § 22.18 and desire to resolve this matter and settle the allegations described herein without a formal hearing. Therefore, without the taking of any evidence or testimony, the making of any argument, or the adjudication of any issue in this matter, and in accordance with 40 C.F.R. § 22.13(b), this Consent Agreement and Final Order ("CA/FO") will simultaneously commence and conclude this matter.

13. For the purposes of this CA/FO, Respondent admits the jurisdictional allegations set out above and neither admits nor denies the factual allegations set out above.

14. Respondent hereby waives its right to contest the allegations set out above and its right to appeal the Final Order accompanying this Consent Agreement.

15. Respondent consents to the assessment of and agrees to pay the civil penalty as set forth in this CA/FO.

16. By signing this CA/FO, Respondent certifies that the information it has supplied concerning this matter was at the time of submission, and is, truthful, accurate, and complete for each such submission, response and statement. Respondent realizes that there are significant penalties for submitting false or misleading information, including the possibility of fines and/or imprisonment for knowing submission of such information.

17. EPA reserves the right to assess and collect any and all civil penalties for any violation described herein to the extent that any information or certification provided by Respondent was materially false or inaccurate at the time such information or certification was provided to EPA.

18. Complainant and Respondent agree to settle this matter by their execution of this CA/FO. The parties agree that the settlement of this matter is in the public interest and that this CA/FO is consistent with the applicable requirements of the CWA.

#### IV. Payment

19. Pursuant to Section 309(g)(2)(A) of the CWA, 33 U.S.C. § 1319(g)(2)(A), and considering the nature of the violations and other relevant factors, EPA has determined that Three Thousand Dollars (\$3,000) is an appropriate civil penalty to settle this action.

20. Respondent shall submit payment of the penalty specified in the preceding paragraph via a cashier's or certified check, payable to the order of "Treasurer, United States of America." The check shall reference on its face the name of Respondent and the Docket Number of this CA/FO. Such payment shall be tendered to:

U.S. Environmental Protection Agency Fines and Penalties Cincinnati Finance Center P.O. Box 979077 St. Louis, Missouri 63197-9000

21. At the time of payment, Respondent shall send a separate copy of the check, and a written statement that payment has been made in accordance with this CA/FO, to the following persons at the following addresses:

Regional Hearing Clerk U.S. Environmental Protection Agency, Region 4 61 Forsyth Street, S.W. Atlanta, Georgia 30303-8960

and

Ms. Mary Mattox U.S. Environmental Protection Agency, Region 4 Water Protection Division Clean Water Enforcement Branch West NPDES Enforcement Section 61 Forsyth Street, S.W. Atlanta, Georgia 30303-8960

22. The penalty amount specified in Paragraph 19 above shall represent civil penalties assessed by EPA and shall not be deductible for purposes of federal taxes.

23. Pursuant to 40 C.F.R. Parts 13 and 31 U.S.C. § 3717 et seq., if EPA does not receive payment of the penalty assessed by this CA/FO in full by its due date, interest shall accrue on the unpaid balance from the due date through the date of payment at an annual rate equal to the rate of the current value of funds to the United States Treasury as prescribed and published by the Secretary of the Treasury. If all or part of the payment is overdue, EPA will assess a late-payment handling charge of \$15.00, with an additional delinquent notice charge of \$15.00 for each subsequent thirty (30) day period. EPA will also assess on a monthly basis an up to six per cent (6%) per annum penalty on any principal amount not paid within ninety (90) days of the due date.

24. Pursuant to Section 309(g)(9) of the CWA, 33 U.S.C. \$1319(g)(9), failure by the Respondent to pay the penalty assessed by the CA/FO in full by its due date may subject the Respondent to a civil action to collect the assessed penalty plus interest (at currently prevailing rates from the effective date of this CA/FO), attorneys fees, costs for collection proceedings and a quarterly nonpayment penalty for each quarter during which such failure to pay persists. Such nonpayment penalty shall be in an amount equal to twenty per cent (20%) of the aggregate amount of such penalty and nonpayment penalty which are unpaid as of the beginning of such quarter. In any such collection action, the validity, amount and appropriateness of the penalty and of this CA/FO shall not be subject to review.

# V. General Provisions

25. This CA/FO shall not relieve Respondent of its obligation to comply with all applicable provisions of federal, state, or local law, nor shall it be construed to be a ruling on, or determination of, any issue related to any federal, state, or local permit. Other than as expressed herein, compliance with this CA/FO shall not be a defense to any actions subsequently commenced pursuant to federal laws and regulations administered by the EPA.

26. Nothing in this CA/FO shall be construed as prohibiting, altering, or in any way limiting the ability of the United States to seek any other remedies or sanctions available by virtue of Respondent's violation of this CA/FO or of the statutes and regulations upon which this agreement is based, or for Respondent's violation of any federal or state statute, regulation or permit.

27. Except as otherwise set forth herein, this CA/FO constitutes a settlement by Complainant and Respondent of all claims for civil penalties pursuant to the CWA with respect to only those violations alleged in this CA/FO. Nothing in this CA/FO is intended to nor shall be construed to operate in any way to resolve any criminal liability of the Respondent, or other liability resulting from violations that were not alleged in this CA/FO. Other than as expressed herein, Complainant does not waive any right to bring an enforcement action against Respondent for violation of any federal or state statute, regulation or permit, to initiate an action for imminent and substantial endangerment, or to pursue criminal enforcement.

28. Each undersigned representative of the parties to this CA/FO certifies that he or she is fully authorized to enter into the terms and conditions of this CA/FO and to execute and legally bind that party to it.

29. This CA/FO applies to and is binding upon Respondent and its officers, directors, employees, agents, successors and assigns.

30. Any change in the legal status of Respondent including, but not limited to, any transfer of assets of real or personal property, shall not alter Respondent's responsibilities under this CA/FO.

31. Each party shall bear its own costs and attorneys fees in connection with the action resolved by this CA/FO.

32. In accordance with 40 C.F.R. § 22.5, the individuals below are authorized to receive service relating to this proceeding.

For Complainant:

William T. Jones Assistant Regional Counsel U.S. Environmental Protection Agency, Region 4 61 Forsyth Street, S.W. Atlanta, Georgia 30303-8960 (404) 562-9582

For Respondent:

Mr. Robert A. Payton, City Manager City of Miramar 2300 Civic Center Place Miramar, Florida 33025

33. The parties acknowledge and agree that this CA/FO is subject to the requirements of 40 C.F.R. 22.45(c)(4), which provides a right to petition to set aside a consent agreement and proposed final order based on comments received during the public comment period.

34. Pursuant to Section 309(g) of the CWA, 33 U.S.C. § 1319(g), and 40 C.F.R. § 22.38(b), Complainant represents that the State of Florida was provided a prior opportunity to consult with Complainant regarding this matter.

# VI. Effective Date

35. The effective date of this CA/FO shall be the date on which the CA/FO is filed with the Regional Hearing Clerk.

#### **AGREED AND CONSENTED TO:**

For COMPLAINANT, U.S. ENVIRONMENTAL PROTECTION AGENCY:

Date: \_

Douglas R. Mundrick, P.E., Chief Clean Water Enforcement Branch Water Protection Division US. EPA Region 4

For RESPONDENT, CITY OF MIRAMAR, FLORIDA:

ATTEST: Clerk

A. Payton, City Manager By:

30/2009 Date:

TO FORM AND LEGAL APPROVED AS SUFFICIENCY:

Dea

City Attorney Weiss Serota, Helfman, Pastoriza, Cole & Boniske, P.L.

Date: \_

# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 4

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IN THE MATTER OF:

City of Miramar Miramar, Florida

Respondent.

CONSENT AGREEMENT AND FINAL ORDER

Docket No. CWA-04-2009-4516(b)

# FINAL ORDER

In accordance with the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders and the Revocation, Termination or Suspension of Permits, including Subpart I, 40 C.F.R. Part 22, and authorities delegated to me, the foregoing Consent Agreement is hereby approved and incorporated by reference into this Final Order. Pursuant to Section 309(g)(2)(A) of the CWA, 33 U.S.C. § 1319(g)(2)(A), Respondent is hereby ordered to comply with the terms of the foregoing Consent Agreement.

U.S. ENVIRONMENTAL PROTECTION AGENCY

Date: Supr 14, 2009

-S. Juns Susan B. Schub

Regional Judicial Officer

## **CERTIFICATE OF SERVICE**

The undersigned certifies that a true and correct copy of the attached Consent Agreement

and Final Order in the matter of the City of Miramar, Florida, Docket No. CWA-04-2009-

4516(b) (filed with the Regional Hearing Clerk on \_\_\_\_\_\_\_, 2009) was served on

**SEP 1 4 2009**, in the manner specified to each of the persons listed below.

By hand-delivery: William T. Jones Associate Regional Counsel U.S. EPA, Region 4 61 Forsyth Street, S.W. Atlanta, Georgia 30303

By certified mail, return receipt requested:

Mr. Robert A. Payton, City Manager City of Miramar 2300 Civic Center Place Miramar, Flordia 33025

Ms. Hong Guo Director, Utilities Department City of Miramar 13900 Pembroke Road Miramar, Florida 33027

Janet G. Llewellyn, Director Division of Water Resource Management Florida Department of Environmental Protection 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Patricia A. Bullock, Regional Hearing Clerk United States Environmental Protection Agency, Region 4 Sam Nunn Atlanta Federal Center 61 Forsyth Street, S.W. Atlanta, Georgia 30303 (404) 562-9511

# EPA ACCOUNTS RECEIVABLE CONTROL NUMBER FORM

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