

TRAILER SERVICE, INC.

SEMI-TRAILER REPAIR P.O. BOX 16722 2033 E. 58TH AVENUE **DENVER, CO 80216**

303-295-7556 FAX 303-292-3856 trlser@idcomm.com

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EPA REGION VIII HEARING CLERK

August 21, 2009

Ms. Britta Copt (Mail Code 8ENF-UFO) U.S. EPA Region 8 1595 Wynkoop Street Denver, CO 80202

RE:

Trailer Services, Inc.

Docket No. SDWA-0802009-0072

Dear Ms. Copt,

We are in receipt of the Proposed Compliance Order in the above referenced matter for the Trailer Services Inc. property ("the Property"), and are submitting this letter in response to the provisions requiring a written response and to address the General Allegations presented in items 7-14 of the Order.

Specifically, item 11 of the general allegations identifies the presence of a Class V Injection Well at the Property. Please be advised that a Class V Injection Well is not present or has never been present at the Property. The referenced structure is a "sand trap" or sediment trap, which is routinely installed at such facilities to capture sediment contained in facility sanitary wastewater prior to discharge to the municipal sewer system. The sand trap at the Property is a pre-formed concrete structure and is connected to the Denver municipal sewer system such that there is no discharge or release from the structure to the ground having potential to impact underground sources of drinking water. We have attached a section of the original building construction drawings identifying the sand trap structure and its connection to the municipal sewer system.

At this time we are reviewing the current operation status of the sand trap installation. This activity involves removal of accumulated water and sediment, and power washing the structure. We expect to complete these investigation efforts within thirty days. We do not anticipate that any revisions to the installation will be necessary beyond minor maintenance.

By submittal of this letter and clarification that no Class V Injection Well is present at the Property we believe the conditions contained in the Proposed Compliance Order have been addressed and that no further action on this matter is necessary. Please call me at phone 303-295-7556 if you require any additional information in this matter.

Respectfully,

Trailer Services, Inc.

Dick Hinchliff

President

w/attachment cc/Tina Artemis Brenda Morris 8/27/2009

We need and are asking for a 30 day extension to receive lab test back, then pump, power wash the walls of the sediment seperator trap and make our inspection. Then we can determine what we need to do to make sure everything is proper and gets certified.

Wein Handly