From: Sent: To: Cc: Subject: Ferrence, Michael <mferrence@pa.gov> Friday, December 1, 2023 5:11 PM Bruder, Paul J. John Prevoznik RE: [External] M&M/Paradise Twp

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Paul and John,

We're in process of preparing a more detailed email regarding this matter but am not certain we'll get it completed and sent before the end of the day. Since I'll not be in the Office on Monday, I wanted to at least give you an abridged version in advance of Monday's Paradise Township meeting where you indicated that you may proceed with authorizing the issuance of a repair permit to M&M Realty. I strongly discourage the Township from taking that action. In sum, upon careful review of the Sewage Facilities Act and Section 7(4.1) by our Central Office, Region and legal staff, the Department does not concur with your interpretation or that the statute authorizes the Township to issue a repair permit. The Department's Central Office has advised, and the Region concurs, that the section you cite relates to Municipal responsibilities. Further, given the conditions at the M&M Realty property, the lack of Planning is not the "sole basis" for not allowing the issuance of a repair permit. Recent sample results obtained by the Department's Safe Drinking Water Program revealed the presence of nitrates up to as much as three times the allowable limit in drinking water. This is a clear indication that there are Clean Streams Law violations occurring at the property. My clients are willing, however, to hold a global meeting with representatives of Paradise Township and M&M Realty to work through the issues, provide our explanations on any questions everyone may have, and assist with finding a workable solution.

My clients have serious concerns that the "repair permit", if issued and implemented, may cause more problems than already exist. Further, M&M Realty is already implementing a temporary repair in the form of the monthly pumping. This is a step the Department allows while a permanent solution can be found. We will follow up as soon as we can, Mike

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From: Bruder, Paul J. <pjbruder@mette.com>
Sent: Monday, November 6, 2023 1:29 PM
To: Ferrence, Michael <mferrence@pa.gov>
Cc: John Prevoznik <JPrevoznik@prevozniklaw.com>
Subject: [External] M&M/Paradise Twp

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Mike - nice speaking with you earlier.

As we discussed, Paradise Township, upon a deeper dive into Act 537 and the regulations, is considering issuing a decision in the M&M matter that would provide for an "interim repair" permit as described in the statute.

Section 7(b)(4.1)(i) of the Sewage Facilities Act states:

(4.1) In the event that the municipality has no plan or has not received department approval of an update revision or special study to the official plan or implemented its plan as required by the rules and regulations of the department or by order of the department, no permits may be issued under this section in only those areas of the municipality in which the department finds that there is a serious risk to the health, safety and welfare of persons within or adjacent to the municipality by reason of the municipality's failure to revise or implement its plan until the municipality has submitted the said official plan, update revision or special study to the official plan to, and received the approval of the department or has commenced implementation of its plan, update revision or special study in accordance with a schedule approved by the department.

(i) A supplement or a revision for new land development or <u>interim repairs to or the replacement of existing</u> <u>malfunctioning on-lot sewage systems shall not be denied solely on the basis of the failure of the municipality in which</u> <u>the</u> new land development or <u>system in need of repair or replacement is proposed</u> to submit an update revision or special study or implement its plan as required by an order of the department or the rules and regulations of the department or because the update revision or special study is under review by the department.

Our reasonable interpretation of this is that the Township can approve interim repairs or replacement on-lot systems where planning has begun but has not yet been approved by the Department.

In the present case, M&M originally appealed the DEP requirement that planning is to be done, but later amended its appeal to remove that issue, thus acknowledging the need for planning. The Township is considering a issuing a decision that states that, upon submission of a planning module, an interim repair or replacement of the malfunctioning systems can be approved by the Township.

Our research has not identified any caselaw that has addressed this provision, nor any DEP guidance that is on point. Thus the Township feels that this is a reasonable interpretation of the statute and a defensible position. Additionally, it would be a "win" for all parties in that it ensures environmental protection, it requires planning, and it would allow M&M to do the repairs/replacement and cease the pumping, which it has stated is its goal as well.

Please share this with your program folks and let me and John know what you think. There is a Supervisors meeting this evening at 7 so your thoughts on the matt before then would be helpful.

Thanks Mike.

Paul

Paul J. Bruder, Jr. Shareholder

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