Filed Tune 28, 1988

IN THE COURT OF COMMON PLEAS LORAIN COUNTY

STATE OF OHIO, ex rel ANTHONY J. CELEBREZZE, JR. ATTORNEY GENERAL OF OHIO	: CASE NO. PRCU/0059 : JUDGE
Plaintiff,	: :
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CITY OF OBERLIN,	: CONSENT ORDER
Defendant.	: :

The Complaint in the above-captioned matter having been filed herein, and the Plaintiff State of Ohio by its Attorney General Anthony J. Celebrezze, Jr. (hereinafter "Plaintiff") and Defendant City of Oberlin ("Oberlin") having consented to the entry of this Order.

NOW THEREFORE, without trial of any issue of fact or law, and upon consent of the parties hereto, it is hereby ORDERED, ADJUDGED AND DECREED as follows:

I. JURISDICTION AND VENUE

l. The Court has jurisdiction over the parties and the subject matter of this case. The Complaint states a claim upon which relief can be
granted against Defendant under Chapter 6111 of the Ohio Revised Code, and
venue is proper in this Court.

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II. PARTIES

2. The provisions of this Consent Order shall apply and be binding upon the parties to this action, their agents, officers, employees, assigns, successors in interest and any person acting in concert or privity with any of them. Defendant Oberlin shall provide a copy of this Consent Order to each contractor it employs to perform work itemized herein, and each general contractor shall provide a copy of this Consent Order to each of its subcontractors for such work.

III. SATISFACTION OF LAWSUIT

3. Plaintiff alleges in its Complaint that Defendant has operated its wastewater treatment plant in such a manner as to result in violations of the discharge limitations and monitoring requirements of the NPDES Permit issued to it by the Director of Ohio EPA and in violation of the water pollution laws of the State of Ohio. Compliance with the terms of this Consent Order shall constitute full satisfaction of any civil liability by Oberlin for all claims under such laws alleged in the Complaint. Nothing in this Order shall be construed to limit the authority of the State of Ohio to seek relief for claims or conditions not alleged in the Complaint, including violations which occur after the filing of the Complaint.

IV. COMPLIANCE SCHEDULE

4. Defendant Oberlin is hereby enjoined and ordered to immediately comply with the requirements of Chapter 6111 of the Ohio Revised Code and the terms and conditions of the rules and regulations adopted under that Chapter

and its currently effective NPDES Permit except for the effluent limitations set forth in said permit. Between the effective date of this Consent Order and August 31, 1989, Defendant is enjoined to comply with the interim effluent limitations set forth in Appendix "A" attached hereto. The interim effluent limits contained in Appendix "A" do not constitute an NDPES permit or a modification of any existing permit. After August 31, 1989, Defendant Oberlin is enjoined to meet the final effluent standards set forth in its NPDES permit No. 3PDO0025CD and any renewals or modifications thereof. Defendant Oberlin is hereby enjoined to properly operate and maintain its wastewater treatment plant and any associated equipment and structures.

V. CONSTRUCTION SCHEDULE

5. Defendant Oberlin is enjoined and ordered to eliminate discharges from overflows and bypasses from its sanitary sewer system and to complete construction of the improvements to its wastewater treatment plant and sewer system described in the Facilities Plan submitted to Ohio EPA on November 29, 1983 and amended on July 15, 1987 and to attain compliance with the final effluent limitations of NPDES permit No. 3PD00025CD in accordance with the following schedule:

TASK	ang kantang lang kanggang di panggan kalang terbang bandan di langkan ang kalang terbang at di dipengan di dik	CONTROLL DATE
(a)	Initiation of Project Design Work	Completed
	Submittal of Plans and Specifications to Ohio EPA	Completed
(c)	Advertisement of Building Bids	Completed

(d) Execution of Building Contracts

October 18, 1988

(e) Initiation of Construction

November 15, 1988

(f) Completion of construction of sufficient wetstream treatment facilities to ensure compliance with final effluent limit and the elimination of bypasses and overflows in accordance with and as reflected in the facilities plan

August 31, 1989

(g) Eliminate overflows and bypasses in accordance with and as reflected in the facilities plan

August 31, 1989

(h) Attain compliance with final effluent limitations set forth in the then effective NPDES permit

August 31, 1989

(i) Completion of remaining construction

(i) sewer

November 30, 1989

(ii) treatment plant December 31, 1989

VI. CIVIL PENALTY

6. Defendant Oberlin shall pay to the State of Ohio a civil penalty of Sixty-Six Thousand Dollars (\$66,000.00). The penalty shall be paid by delivering to counsel for Plaintiff a certified check for that amount, payable to the order of "Treasurer, State of Ohio" within sixty days from the date of entry of this Consent Order.

VII. STIPULATED PENALTIES

7. In the event that Defendant Oberlin fails to meet any of the requirements of this Consent Order set forth in Paragraphs 4, 5(d), 5(e), 5(f) and 5(i), including any schedule milestone requirement, Defendant shall be liable for and shall pay a stipulated penalty according to the following payment schedule: for each day of failure to meet a requirement for up to thirty

(30) days, One Hundred Dollars (\$100.00) per day; for each day of failure to meet a requirement from thirty-one (31) days to sixty (60) days, Five Hundred Dollars (\$500.00) per day; for each day of failure to meet a requirement from sixty-one (61) days to one hundred twenty (120) days, One Thousand Dollars (\$1,000.00) per day; for each day of failure to meet a requirement from one hundred twenty-one (121) days to one hundred fifty (150) days, Two Thousand Dollars (\$2,000.00) per day; for each day of failure to meet a requirement beyond one hundred fifty (150) days, Three Thousand Dollars (\$3,000.00) per day.

8. In the event that Defendant Oberlin fails to meet the requirements of this Consent Order regarding elimination of overflows and bypasses set forth in Subparagraph 5(g), Defendant shall be liable and pay a stipulated penalty according to the following schedule: for each day of failure to meet that requirement for up to forty-five (45) days, Two Hundred Fifty Dollars (\$250.00) per day; for each day of failure to comply which continues from forty-five (45) days to ninety (90) days, Five Hundred Dollars (\$500.00) per day; for each day of failure to comply which continues from ninety-one (91) days to one hundred twenty (120) days, One Thousand Five Hundred Dollars (\$1,500.00) per day; for each day of failure to comply which continues from one hundred twenty-one (121) days to one hundred eighty (180) days, Three Thousand Dollars (\$3,000.00) per day. In the event that failure to meet that requirement continues for more than one hundred eighty-one (181) days, Defendant shall be liable for a stipulated penalty of Six Thousand Dollars (\$6,000.00) per day.

- In the event that Defendant Oberlin fails to meet any of its 7-day average final effluent limitations by the date specified in Subparagraph 5(h), Defendant shall be liable for payment of a stipulated penalty of One Thousand Dollars (\$1,000.00) for each 7-day period during which the failure occurs; if the failure to meet any of its 7-day average final effluent limitations continues for a second consecutive 7-day period, Defendant shall be liable for payment of a stipulated penalty of Two Thousand Dollars (\$2,000.00); if the failure to meet any of its 7-day average final effluent limitations continues for a third consecutive 7-day period, Defendant shall be liable for payment of a stipulated penalty of Three Thousand Dollars (\$3,000.00); if the failure to meet any of its 7-day average final effluent limitations continues for a fourth consecutive 7-day period, Defendant shall be liable for payment of a stipulated penalty of Four Thousand Dollars (\$4,000.00); if the failure to meet any of its 7-day average final effluent limitations continues for a fifth consecutive 7-day period, Defendant shall be liable for payment of a stipulated penalty of Five Thousand Dollars (\$5,000.00); if the failure to meet any of its 7-day average final effluent limitations continues beyond a fifth consecutive 7-day period, Defendant shall be liable for payment of a stipulated penalty of Eight Thousand Dollars (\$8,000.00).
- 10. In the event that Defendant Oberlin fails to meet any of the 30-day average final effluent limitations by the date specified in Subparagraph 5(h), Defendant shall be liable for payment of a stipulated penalty of Two Thousand Dollars (\$2,000.00) for each 30-day period during which the failure occurs; if the failure to meet any of its 30-day average final effluent

limitations continues for a second consecutive 30-day period, Defendant shall be liable for the payment of a stipulated penalty of Three Thousand Dollars (\$3,000.00); if the failure to meet any of its 30-day average final effluent limitations continues for a third consecutive 30-day period, Defendant shall be liable for the payment of a stipulated penalty of Four Thousand Dollars (\$4,000.00); if the failure to meet any of its 30-day average final effluent limitations continues for a fourth consecutive 30-day period, Defendant shall be liable for the payment of a stipulated penalty of Five Thousand Dollars (\$5,000.00); if the failure to meet any of its 30-day average final effluent limitations continues beyond a fourth consecutive 30-day period, Defendant shall be liable for the payment of a stipulated penalty of Ten Thousand Dollars (\$10,000.00).

- 11. Any payment required to be made under the provisions of Paragraphs 7, 8, 9 or 10 of this Order shall be made by delivering to Plaintiff's counsel a certified check or checks for the appropriate amounts, within forty-five (45) days from the date of the failure to meet the requirement of the Consent Order, made payable to "Treasurer, State of Ohio".
- 12. The payment of stipulated penalties under this Consent Order, or any further penalties ordered by the Court, shall be subordinate to annual repayment of the principal and interest requirements for the term of the financing required to implement the improvements. This provision for subordination applies only to payments from Oberlin's sewer revenues and funds, and not to other funds or sources available to Oberlin to pay any penalties that may be due hereunder or ordered by this Court. This provision does not relieve the City of its liability for the payment of stipulated penalties or

any further penalties ordered by the Court, but only defers such payment until it can be made without violating the terms of subordination contained in this provision.

VIII. POTENTIAL USE OF FORCE MAJEURE DEFENSE

Order Defendant Oberlin may raise at that time the question of whether it is entitled to a defense that its conduct was caused by reasons beyond its control, such as (by way of example but not limitation): acts of God, unusually severe weather conditions, strikes, acts of war or civil disturbances, or orders of any regulatory agency. While the State of Ohio and the Ohio EPA do not agree that such a defense exists, it is, however, hereby agreed upon by the parties that it is premature at this time to raise and adjudicate the existence of such a defense and that the appropriate point at which to do so is at the time, if ever, that an enforcement action is commenced. Approval of this Consent Order without a force majeure clause does not constitute a waiver by Defendant Oberlin of any rights or defenses it may have under applicable law.

IX. CONTINUING JURISDICTION OF THE COURT

14. The Court will retain jurisdiction of this case in order to enforce or modify the Consent Order, or to interpret the rights and obligations of the parties to the Consent Order. Any party may apply to the Court for any orders, directions or relief necessary to construe and effectuate this Consent Order.

15. This Consent Order shall terminate as to Section VII Paragraphs
7, 8, 9 and 10 after Oberlin has achieved and maintained compliance with the
final effluent limitations contained in its NPDES permit for period of one (1)
year and has paid all penalties required pursuant to this Consent Order.
Termination of these provisions of the Consent Order shall be by Order of the
Court, upon application by any party.

X. COSTS

16. Defendant Oberlin is hereby ordered to pay the court costs herein.

JUDGE, COURT OF COMMON PLEAS LORAIN COUNTY

APPROVED:

STATE OF OHIO, ex rel. ANTHONY J. CELEBREZZE, JR. ATTORNEY GENERAL OF OHIO

By:

MARGARET A. MALONE SUSAN E. ASHBROOK

Assistant Attorneys General

30 East Broad Street

Columbus, Ohio 43266-0410

Authorized Representative of the City of Oberlin

APPROVED:

ERIC SEVERS, Solicitor City of Oberlin, Ohio

APPENDIX A

EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS for Outfall 3P000025001

1. <u>E</u>	FFLUENT	CHARACTERISTIC		SCHARGE LIN			MONITO	
			Concentra	ıtian	Loadi	ng*	REQUIRE	<u>MENTS</u>
REPOR	RTING	Othe	er Units(S	Specify)	kg/da	₹ y	Meas.	Sample
Code	UNITS		day `		30 day	7 day	Freq.	Type
50050	MGD	Flaw	-	-	-	-	Daily	Continuous
00010	°C Te	emperature	-	-	-	-	Daily	Max. Ind. Therm.
00530	mg/l	Suspended Solids	12	18	100.1	150.2	3/Week	Composite
00310	mg/l	8005	10	15	83.4	125.1	3/Week	Composite
31616		Fecal Coliform I (Summer Only)	1000	2000	. 🕳	_ * * * * * *	3/Week	Grab
00610	∰g/l A	Ammonia (N)		-	-	-	3/Week	Composite
00665	mg/1 A	hos.,Total	1.0	1.5 -	8.4	12.5	3/Week	Composite
_00550]11.& Grease	شريقتي وينتج والمتعارض وال	a a la la companya di sala di s	king <mark>dagan sejang kerangi</mark> menilan	adiging of higher all the participations of the second	1/Month	Grab
80082	mg/1 (0800 ₅	-	-	-	-	3/Week	Composite

- 2. The pH (Reporting Code 00400) shall not be less than 6.5 S.U. nor greater than 9.0 S.U. and shall be monitored daily by grab sample.
- 3. The Chlorine Residual (Reporting Code 50060) shall be maintained at a level not to exceed 0.5 mg/l and shall be monitored daily by grab sample. (Summer Only).
- 4. The Dissolved Oxygen (Reporting Code 00300) shall be monitored daily by grab sample.
- 5. See Attachment 2 OTHER REQUIREMENTS.
 - * The average effluent loading limitations are established using the following flow value: 2.2 MGD

EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS for Outfall 3P000025001

1. EFFLUENT CHARACTERISTI		DISCHARGE L			MONITO		
REPORTING Code UNITS PARAMETER	Other Unit:			/day	REGUIRE Meas. Freg.	Sample	
00335 mg/1 C00	•	-	-	-	3/Week	Composite	
00625 mg/l Kjeldahl, TKN(N)	-	-	-	· .	3/Week	Composite	
01027 ug/l Cadmium	-	-	-	-	1/Month	Grab	
01034 ug/l Chromium	-	-	-	-	1/Month	Grab	
01042 ug/1 Copper	ing and the second	•	one, and the second		1/Month	Grab	
01051 ug/1 Lead	-	-	-	-	1/Month		
71900 ug/l Mercury	-	-	-	-	1/Month	Grab	
01067 ug/l Nickel			÷	, , , , , , , , , , , , , , , , , , ,	1/Month		
-01092 ug/1 Zinc	فاستان معطاه سيفت بهد مهلس سند	مهرو بالمائد بط الهميد الإسراد			1/Month	Grab	-4, € ,

^{*} The average effluent loading limitations are established using the following flow value: N/A

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Attachment 2

1. <u>Plant Bypasses</u>. The permittee shall monitor the treatment plant's bypasses when discharging at Stations 3P000025002 (settled plant bypass) through 3P000025003 (secondary plant bypass) and report to the Ohio EPA in accordance with the following Table: See Part II <u>OTHER REDUIREMENTS</u>, for location of sampling.

CHARACTERISTIC	MONITORING REQUIR	EMENTS Measurement	
Reporting Code Units	Parameter	Frequency	Sample Type
00051 Number	Occurrences	Daily	Continuous
00052 Hr./day	Duration	Daily	Continuous
50050 MGD	Flow	Daily	Continuous

Data for the Number of Occurrence(s) per day, the daily Duration and the total daily Flow may be estimated.

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