



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Region 10

1200 Sixth Avenue, Seattle, Suite 900 Washington 98101

EXPEDITED SETTLEMENT AGREEMENT

Docket Number: CWA-10-2018-0309, NPDES No. IDR12ER93

Coleman Homes ("Respondent") is a "person" within the meaning of Section 502(5) of the Clean Water Act ("Act"), 33 U.S.C. § 1362(5), and 40 C.F.R. § 122.2.

Attached is an "Expedited Settlement Offer Worksheet Deficiencies Form" ("Form"), which is incorporated by reference. By its signature, Complainant ("EPA") finds that Respondent is responsible for the deficiencies specified in the Form.

Respondent had an unauthorized discharge of storm water in violation of Section 301(a) of the Clean Water Act, 33 U.S.C. § 1311, and/or failed to comply with its National Pollutant Discharge Elimination System ("NPDES") storm water permit issued under Section 402 of the Act, 33 U.S.C. § 1342.

EPA finds, and Respondent admits, that Respondent is subject to Section 301(a) of the Act, 33 U.S.C. § 1311, and that EPA has jurisdiction over any "person" who "discharges pollutants" from a "point source" to "waters of the United States." Respondent neither admits nor denies the deficiencies specified in the Form.

EPA is authorized to enter into this Consent Agreement and Final Order ("Agreement") under the authority vested in the Administrator of EPA by Section 309(g)(2)(A) of the Act, 33 U.S.C. § 1319(g)(2)(A), and by 40 C.F.R. § 22.13(b). The parties enter into this Agreement in order to settle the civil violation(s) alleged in this Agreement for a penalty of \$1,650. Respondent consents to the assessment of this penalty, and waives the right to: (1) contest the finding(s) specified in the Form; (2) a hearing pursuant to Section 309(g)(2) of the Act, 33 U.S.C. § 1319(g)(2); and (3) appeal pursuant to Section 309(g)(8), 33 U.S.C. § 1319(g)(8).

Additionally, Respondent certifies, subject to civil and criminal penalties for making a false statement to the United States Government, that any deficiencies identified in the Form have been corrected. Respondent shall submit a written report with this Agreement detailing the specific actions taken to correct the violations cited herein.

Respondent certifies that it has submitted bank, cashiers, or certified checks, with case name and docket number noted, totaling the amount specified above, payable to the "Treasurer, United States of America," via certified mail, to:

U.S. EPA, Region 10
Fines and Penalties, Cincinnati Finance Center
In the Matter of: Coleman Homes
Docket No.: CWA-10-2018-0309
P.O. Box 979077
St. Louis, MO 63197-9000

This Agreement settles EPA's civil penalty claims against Respondent for the Clean Water Act violation(s) specified in this Agreement. EPA does not waive its rights to take any enforcement action against Respondent for any other past, present, or future civil or criminal violation of the Act or of any other federal statute or regulation. EPA does not waive its right to issue a compliance order for any uncorrected deficiencies or violation(s) described in the Form. EPA has determined this Agreement to be appropriate.

This Agreement is binding on the parties signing below and effective upon filing with the Regional Hearing Clerk.

APPROVED BY EPA:

Edward J. Kowalski, Director
Office of Compliance and Enforcement

APPROVED BY RESPONDENT:

Name
(print):

Title
(print):

Signature: Date:

More than 40 days have elapsed since the issuance of public notice pursuant to Section 309(g)(4)(A) of the Act, 33 U.S.C. § 1319(g)(4)(A), and EPA has received no comments concerning this matter.

Having determined that this Agreement is authorized by law, IT IS SO ORDERED:

Richard Mednick
Regional Judicial Officer, Region 10

Expedited Settlement Offer Worksheet
Deficiencies Form for 2012 SW CGP
Consult instructions regarding eligibility criteria
and procedures prior to use

version 10.3.4



LEGAL NAME AND MAILING ADDRESS OF OPERATOR		Telephone Number	NPDES Permit Number
1	Mr. Rick Lett, Director of Operations Coleman Homes 3103 West Sheryl drive, suite 100 Meridian, Idaho 83642	208-424-0020	IDR12ER93
		Inspector Name:	B. Morrison & T. Fortunati
		Inspector Agency:	Other
		Entrance Interview Conducted:	Yes
		Exit Interview Conducted:	Yes
		Exit Interview given to:	Reynolds, Dreher & Harris
		Exit Interview time:	13:30 Date: 03/02/2017
LOCATION AND ADDRESS OF SITE			
2	The Oaks Subdivision West McMillan Road Meridian, Idaho 83642		

FACILITY DESCRIPTION / CONTACT NAMES	
Name of Site Contact (ESO Worksheet recipient):	Don Reynolds, SWPPP Supervisor
Name of Authorized Official (40 CFR 122.22):	Rick Lett, Director of Operations
Inspection Date:	03/02/2017
Start Construction Date:	08/12/2014
Estimated Completion Construction Date:	12/01/2020
If Unpermitted, Number of Months Unpermitted:	
Name of Receiving Water Body (Indicate whether 303(d) listed):	5 Mile Creek and Settlers Creek
Acres Currently Disturbed Acres to be Disturbed in Whole Common Plan:	133.00 133.00
Has Operator Requested Rainfall Erosivity or TMDL Waiver per 44 CFR 122.26(b)(15)?	No

PERMIT COVERAGE	Findings	Citation Reference**	R C A*	No. of Deficiencies	Dollar Amount	Total
3 Operator unpermitted for _____ months (# months unpermitted equals number of violations)		CWA 301		X	\$500.00 =	
SWPPP REVIEW						
4 SWPPP not prepared (If no SWPPP, leave elements 5 - 30 blank)		CGP 7.1.1			\$5,000.00 =	
5 SWPPP prepared but prepared after construction start (# of months = # of violations)		CGP 7.1.1		X	\$75.00 =	
6 SWPPP does not identify all potential sources of pollution to include: porta-pottys, fuel tanks, staging areas, waste containers, chemical storage areas, concrete cure, paints, solvents, etc...		CGP 7.2.7			\$250.00 =	
7 SWPPP does not identify all operators for the project site and the areas of the site over which each operator has control		CGP 7.2.4			\$500.00 =	
8 SWPPP does not have site description, as follows:	Report from 3/2/2017 IDEQ Inspection states that current and available site map did not include the following: 1) many locations were straw wattles were initially installed as BMPs, 2) locations where soil stockpiles were placed, and 3) removal of silt fences along 5 Mile Creek downstream of Settlers Canal in November 2016. IDEQ shared inspection report with Coleman Homes (i.e., Respondent) on 3/30/17.					
A Nature of activity in description		CGP 7.2.2			\$100.00 =	
B Intended sequence of major activities		CGP 7.2.5			\$100.00 =	
C Total disturbed acreage		CGP 7.2.2			\$100.00 =	
D General location map		CGP 7.2.6			\$100.00 =	
E Site map		CGP 7.2.6			\$500.00 =	
F Site map does not show drainage patterns, slopes, areas of disturbance, locations of major controls, structural practices shown, stabilization practices, offsite materials, waste, borrow or equipment storage areas, surface waters, discharge points, areas of final stabilization (count each omission under 8F as 1 violation)		CGP 7.2.6		3 X	\$50.00 =	\$150
G Location/description industrial activities, like concrete or asphalt batch plants		CGP 7.2.6.1.g			\$500.00 =	
9 SWPPP does not:						
A Describe all pollution control measures (e.g. BMPs)		CGP 7.10			\$750.00 =	
B Describe sequence for implementation		CGP 7.2.5.1			\$250.00 =	
C Detail operator(s) responsible for implementation		CGP 7.2.1			\$250.00 =	
10 SWPPP does not describe interim stabilization practices		CGP 7.2.5.4			\$250.00 =	
11 SWPPP does not describe permanent stabilization practices		CGP 7.2.5.4			\$250.00 =	

12	SWPPP does not describe a schedule to implement stabilization practices		CGP 7.2.5.4				\$250.00	=		
13	Following dates are not recorded: major grading activities; construction temporarily or permanently ceased; stabilization measures initiated (count each omission under 13 as 1 violation)		CGP 7.2.5			X	\$250.00	=		
14	SWPPP does not have description of structural practices to divert flows from exposed soils, retain flows, or limit runoff from exposed areas		CGP 7.2.10				\$500.00	=		
15	SWPPP does not have a description of measures that will be installed during the construction process to control pollutants in storm water discharges that will occur AFTER construction operations have been completed		CGP 7.2.10.1.a				\$500.00	=		
16	SWPPP does not describe measures to prevent discharge of solid materials to waters of the US, except as authorized by 404 permit		CGP 7.2.10.1.b				\$500.00	=		
17	SWPPP does not describe measures to minimize off-site vehicle tracking and generation of dust		CGP 7.2.10.1.c				\$500.00	=		
18	SWPPP does not include description of construction or waste materials expected to be stored on site w/updates re: controls used to reduce pollutants from these materials		CGP 7.1.11.2				\$250.00	=		
19	SWPPP does not have description of pollutant sources from areas other than construction (asphalt or concrete plants) w/ updates re: controls to reduce pollutants from these materials		CGP 7.2.7				\$500.00	=		
20	SWPPP does not identify allowable sources of non-storm water discharges listed in subpart 1.3.B of the CGP		CGP 7.2.8				\$500.00	=		
21	SWPPP does not identify/ensure implementation of pollution prevention measures for non-storm water discharges		CGP 7.2.8				\$500.00	=		
22	Endangered Species Act documentation is not in SWPPP		CGP 7.2.14.1				\$500.00	=		
23	Historic Properties (Reserved)		CGP 7.2.14.2							
24	Copy of permit and/or NOI not in SWPPP (count each omission under 24 as 1 violation)		CGP 7.2.16			X	\$250.00	=		
25	SWPPP is not consistent with requirements specified in applicable sediment and erosion site plans or site permits, or storm water management plans or site permits approved by State, Tribal or local officials (e.g., MS4 requirements)		CGP 9				\$750.00	=		
26	SWPPP has not been updated to remain consistent with changes applicable to protecting surface waters in State, Tribal or local erosion plans		CGP 7.4.1.5				\$250.00	=		
27	Copies of inspection reports have not been retained as part of the SWPPP for 3 years from date permit coverage terminates		CGP 4.1.7.3				\$500.00	=		
28	SWPPP has not been updated/modified to reflect change at site effecting discharge, or where inspections identify SWPPP/BMPs as ineffective, updates to SWPPP regarding modifications to BMPs not made within 7 days of such inspection (count each omission under under 28 as 1 violation)		CGP 7.4.2			X	\$50.00	=		
29	Copy of SWPPP not retained on site		CGP 7.3				\$500.00	=		
	A SWPPP not made available upon request		CGP 7.3				\$500.00	=		
30	SWPPP not signed/certified		CGP 7.2.15				\$500.00	=		
Subtotal SWPPP Deficiencies								\$150		

INSPECTIONS

31	Inspections not performed and documented either once every 7 days, or once every 14 days and within 24 hours after storm event greater than 0.25 inches or greater (not required if: temp stabilization; runoff unlikely due to winter conditions; construction during arid periods in arid areas) (Count each failure to inspect and document as one violation).		CGP 4.1.2			X	\$250.00	=	
	No inspections conducted and documented (if True, then leave elements 32-39 blank)				TRUE		True or False		
	Number of Inspections expected if performed every 7 days:	133							
	Number of Inspections expected if performed bi-weekly:	66							

	If known, number of days of rainfall of >0.25"							
32	Inspections not conducted by qualified personnel		CGP 4.1.1				\$50.00	=
33	All areas disturbed by construction activity or used for storage of materials and which exposed to precipitation not inspected		CGP 4.1.5				\$50.00	=
34	All pollution control measures not inspected to ensure proper operation		CGP 4.1.5.2				\$50.00	=
35	Discharge locations are not observed and inspected		CGP4.1.5.5&6.4				\$50.00	=
36	For discharge locations that are not accessible, nearby locations are not inspected		CGP 4.1.6.4				\$50.00	=
37	Entrance/exit not inspected for off-site tracking		CGP 4.1.6				\$50.00	=
38	Site inspection report does not include: date, name and qualifications of inspector, weather information, location of sediment/pollutant discharge, BMP(s) requiring maintenance, BMP(s) that have failed, BMP(s) that are needed, corrective action required including changes/updates to SWPPP and schedule/dates (count each omission under 38 as 1 violation)		CGP 4.1.7			X	\$50.00	=
39	Inspection reports not properly signed/certified (count each failure to to sign/certify as 1 violation)		CGP 4.1.7.2			X	\$50.00	=
Subtotal Inspections Deficiencies								\$0
AVAILABILITY OF RECORDS								
40	Sign/notice not posted		CGP 1.5				\$250.00	=
	A Does not contain copy of complete NOI		CGP7.2.16				\$50.00	=
	B Location of SWPPP or contact person for scheduling viewing times where on-site location for SWPPP unavailable not noted on sign		CGP 7.3				\$50.00	=
Subtotal Records Deficiencies								\$0
BEST MANAGEMENT PRACTICES								
41	No velocity dissipation devices located at discharge locations or outfall channels to ensure non-erosive flow to receiving water		CGP 2.1.3.1				\$500.00	=
42	Control measures are not properly:	1) Enclosed photos 7-9 in EPA's 2/14/17 reconnaissance inspection report show concrete washout water discharged directly to the ground without leak-proof liner or container required by CGP; 2) Photos 7-8 in report of IDEQ's 3/2/17 Inspection (shared with Coleman Homes on 3/30/17) shows concrete washwater discharging to ground in front of leaking concrete washout container.						
	A Selected, installed and maintained		CGP 2.1		2		\$500.00	= \$1,000
	B Maintenance not performed prior to next anticipated storm event (count each failure to select, install, maintain each BMP as one violation)		CGP 2.11.4				\$250.00	=
43	When sediment escapes the site, it is not removed at a frequency necessary to minimize off-site impacts		CGP 2.1.23				\$500.00	=
44	Litter, construction debris, and construction chemicals exposed to storm water are not prevented from becoming a pollutant source (e.g. screening outfalls, pickup daily, etc.)		CGP 2.3				\$500.00	=
45	Stabilization measures are not initiated as soon as practicable on portions of the site where construction activities have temporarily or permanently ceased within 14 days after such cessation *Exceptions:	Page 3 of report from IDEQ's 3/2/17 Inspection (shared with Coleman Homes on 3/30/17), "The other area of concern was the lack of stable cover along 5 Mile Creek immediately up and downstream of the Settlers Canal confluence. There remains a swath of unstabilized soil between the top of the embankment and 5 Mile Creek...".	CGP 2.2.1.2		1		\$500.00	= \$500
	(a) Snow or frozen ground conditions							
	(b) Activities will be resumed within 14 days							
	(c) Arid or Semi-arid areas (<20 inches per year)							
46	Common Drainage has no sedimentation basin for the 2 year, 24 hour storm, or 3600 cubic ft. storage per acre drained		CGP 2.1.3.2				\$1,000.00	=
	A Where sedimentation basin not attainable, smaller sediment basins, sediment traps, or erosion controls not implemented for downslope boundaries		CGP 2.1.3.2				\$1,000.00	=
	B Sediment not removed from sediment basin or traps when design capacity reduced by 50% or more		CGP 2.1.3.2.b				\$500.00	=

47	Common Drainage has no sediment traps, silt fences, vegetative buffer strips, or equivalent sediment controls for all down slope boundaries (not required if sedimentation sediment basin meeting criteria in 46 above)		CGP 2.1.2.2		\$500.00	=		
A	Sediment not removed from sediment trap when design capacity reduced by 50% or more		CGP 2.1.2.2.b		X \$500.00	=		
Subtotal BMP Deficiencies								\$1,500
SMALL BUSINESS EVALUATION								
48	<p>Is the Owner/Operator a Small Business?</p> <p>A <i>small business</i> is defined by EPA's Small Business Compliance Policy as: "a person, corporation, partnership, or other entity that employs 100 or fewer individuals (across all facilities and operations owned by the small business)." The number of employees should be considered as full-time equivalents on an annual basis, including contract employees (see 40 CFR 372.3). A full time employee unit is 2000 hours worked per year.</p>							
Total Expedited Settlement:								\$1,650
<p>* Requires Corrective Action ** NPDES General Permit, 68 FR 39087, issued by EPA on July 1, 2008, http://cfpub.epa.gov/npdes/stormwater/cgp.cfm</p>								