Public Notice of intent to modify
Feedlots
Permit MNG441348

General information

Public comment period begins: June 9, 2020
Public comment period ends: July 9, 2020 (4:30 p.m.)
Current permit issued: June 12, 2018
Current permit expiration date: January 31, 2021

The Minnesota Pollution Control Agency (MPCA) Commissioner has made a preliminary determination to modify this permit for a term of approximately six months.

Name and address of Permittee: Tim and Dave Schieffert
701 Cedar St. NE
Sleepy Eye, MN 56085-1635

Facility name and location: Tim and Dave Schieffert - Old Site
28776 290th Ave
Sleepy Eye, MN 56085
Brown County
T111N, R33W, Section 036

MPCA contact person: David Malakowsky
Watershed Division
Minnesota Pollution Control Agency
12 Civic Center Plaza, Suite 2165
Mankato, MN 56001-8704
Phone: 507-344-5264
Email: david.malakowsky@state.mn.us
File manager phone: 651-757-2728 or 1-844-828-0942

Watershed: Minnesota River - Mankato

Description of Tim and Dave Schieffert – Old Site

This is a public notice to modify a manure management plan for an Animal Feedlot that currently has coverage under the State of Minnesota General Animal Feedlot National Pollutant Discharge Elimination System (NPDES) Permit. A copy of the manure management plan modification as well as any additional materials relating to the issuance of this permit are available for inspection by appointment at any MPCA office (https://www.pca.state.mn.us/about-mpca/mpca-offices) between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday. The MPCA will mail or email a copy of the draft permit upon request. Comments, petitions, and other requests must be received at the MPCA in writing on or before the public comment period end date and time identified above.

The facility has proposed to modify the previously approved Manure Management Plan (MMP) by including additional land application acres that were not included in the original MMP. The new land application acres are located in Section 16 of Eden Township, Brown County Minnesota.

The preliminary determination to modify this permit is tentative.

Procedure for public participation

As stated in Minn. R. chs. 7000 and 7001, there are three formal procedures for public participation in the MPCA’s consideration of this matter. Interested persons may:

1. Submit written comments on the draft permit.
2. Petition the MPCA to hold a public informational meeting.
3. Petition the MPCA to hold a contested case hearing.
Submitting written comments

To submit comments or petitions to the MPCA through the mail or email, you must state:

(1) Your interest in the permit application or the draft permit.
(2) The action you wish the MPCA to take, including specific references to the section of the draft permit you believe should be changed.
(3) The reasons supporting your position, stated with sufficient specificity as to allow the MPCA to investigate the merits of the position.

Public informational meeting

A public informational meeting is an informal meeting during which interested persons can ask questions concerning the proposed facility. MPCA staff will be present to provide information. If an interested person would like the MPCA to hold a public informational meeting, the person should include all information identified above and in addition include a statement of the reasons the person desires the MPCA to hold a public informational meeting and the issues that the person would like the agency to address at the public informational meeting.

Contested Case Hearing

A contested case hearing is a formal proceeding before an administrative law judge empowered to advise the MPCA regarding issues of fact. As described in Minn. R. 7000.1800, persons who submit petitions for a contested case hearing must also state the issues they propose to address in a contested case hearing, the specific relief requested or resolution of the matter, and the reasons (which may be in the form of proposed findings) supporting an MPCA decision to hold a contested case hearing. Failure to comply with these rules exactly may result in a denial of the request. To the extent known, the petitioner may also submit a list of prospective witnesses to be called at a hearing, a proposed list of publications, references, or studies to be introduced at a hearing and the approximate time required for the petitioner to present the matter at a hearing. The decision whether to hold a contested case hearing will be made under Minn. R. 7000.1900.