Order Confirmation

Ad Order Number PO Number Customer Payor Customer

Ohio EPA - Mary Tullis 0000622890 Ohio EPA - Mary Tullis Batch 31940 Dayton Daily News

Sales Rep. **Customer Account** Payor Account Ordered By

amy.kirby 15509 15509 5/8 1:08

Order Taker Customer Address Payor Address **Customer Fax**

justin.peterson PO Box 1049 PO Box 1049

> COLUMBUS OH 43216 USA COLUMBUS OH 43216 USA **Customer EMail** mary.tullis@epa.ohio.gov

Order Source **Customer Phone Payor Phone** 6149951415 Non Web 6149951415 **Special Pricing**

Invoice Text Ad Order Notes

Net Amount Tax Amount Total Amount Payment Amount Amount Due \$432.00 \$0.00 \$432.00 \$0.00 \$432.00

Ad Type **Production Method Production Notes** Ad Number

0000622890-01 Legal AdBooker

External Ad Number Ad Attributes Ad Released Pick Up

No

Ad Size Color 1 X 75 li

Run Date	<u>Product</u>	<u>Placement</u>	Sched Cst	Disc/Prem	<u>Color</u>	<u>Pickup</u>	<u>Tax</u>	<u>Subtotal</u>
05/12/2020	O-Dayton Daily News	Legals	\$432.00	\$0.00	\$0.00	\$0.00	\$0.00	\$432.00
05/12/2020 -	O-Web	Legals	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
06/10/2020								

Ad Content

The following matters are the subject of this public notice by the Ohio Environmental Protection Agency. The complete public notice, including any additional instructions for submitting comments, requesting information, a public hearing, or filing an appeal may be obtained at:
http://www.epa.ohio.gov/actions.aspx or Hearing Clerk, Ohio EPA, 50 W. Town St. P.O. Box 1049, Columbus, Ohio 43216.
Ph: 614-644-3037 email: HClerk@epa.ohio.gov

Notice of Receipt of Isolated Wetland Permit Application Ephemeral Stream and Isolated Wetland General Permit Facility Description: Isolated Wetland Level 1 & 2 ID #: DSW401206800 Date of Action: 05/18/2020 Date of Action: 05/18/2020
Public notice is hereby given that the Ohio Environmental Protection Agency (Ohio EPA) Division of Surface Water (DSW) is issuing a draft general permit for the filling of, and the discharge of dredged material into, isolated wetlands and ephemeral streams. The draft permit will be issued as a final action after consideration of comments. tion after consideration of comments submitted in writing. Any person may submit written comments on the draft permit for the administrative record. permit for the administrative record. The general permit is issued under Sections 6111.021 and 6111.03(J)(1) of the Ohio Revised Code. The general permit covers the filling of, and the discharge of dredged material into, Category 1 and Category 2 isolated wetlands, where the proposed project involves the filling of, or the discharge of dredged material into Category 1 and Category 2 isolated wetlands of a total of % acre or less and any filling or discharge. of ½ acre or less and any filling or discharge of dredged material into ephemeral streams. The permit identifies the coverage limitations, notification requirements, review process, permit conditions, mitigation requirements, and the limitations of an approved permit. Interested persons are invited to sub-Interested persons are invited to sub-mit written comments on the general permit. Comments should be submit-ted by email to epa.dswcomments@ep a.ohio.gov or by mail to: Ohio EPA, Di-vision of Surface Water - Permits Proc-essing Unit, P.O. Box 1049, Columbus, Ohio 43216-1049 no later than [INSERT 30 DAYS AFTER DATE OF PUBLICATION]. Comments received af-ter this data may not be considered as

Copies of Ohio EPA's draft general permit may be inspected on the Ohio EPA-DSW website:

ter this date may not be considered as part of the official record. All comments should include "General Permit for Isolated Wetlands and Ephemeral Streams" in the subject line.

DSW website:
http://www.epa.ohio.gov/
dsw/401/permitting.aspx
5-12/2020

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GENERAL ACCEPTANCE POLICY AND TERMS AND CONDITIONS

1. Advertising Guidelines

The newspapers, websites, digital and broadcast platforms and their related services of Ohio Newspapers (hereinafter "the Publisher"), or its successors or assigns, reserve the right to revise or reject any advertisement deemed objectionable by the Publisher, in its sole discretion, in subject matter, phraseology or composition, or any advertisement that Publisher deems illegal under federal or state law. Fraudulent, dishonest or misleading advertising will not knowingly be accepted, and if recognized may be rejected by the Publisher in its sole discretion. Advertising placed to resemble news content matter must carry the word "Advertisement" clearly alerting the Publisher audience to the purpose of its content to the satisfaction of the Publisher. Political advertising must carry a clear identifier of political advertising and all subsequent notifications required by the laws governing political advertising in the Ohio Revised Code. # 3517.105

2. Remedies and Limitations in Liability

In consideration for publication of the Advertiser's advertisement by the Publisher, Advertiser agrees as follows:

Advertiser assumes all liability for content of advertising provided by it, and agrees to defend, hold harmless, and indemnify Publisher for any and all damages arising therefrom. Liability for typographical errors, wrong insertions, omissions, late publications, or non-publication, as well as all other matters Advertisers might raise relevant to this contract, is limited to no more than the charges payable, or paid, to Publisher for the specific advertisement in which the error occurred. Publisher will not be liable for lost profit, unachieved business opportunities, consequential damages or any other monetary damages beyond the advertising charges payable, or paid, to Publisher hereunder, and Advertiser hereby waives any and all such claims. Claims for an allowance for such matters must be made within seven (7) days of the matter's first occurrence, or are deemed waived. Advertiser agrees that it is expressly required to check the first insertion of any advertisement for accuracy and to bring any issues to Publisher's attention immediately and that the failure to do so constitutes a waiver of any further claims. Publisher is not responsible for more than one incorrect insertion, or more than one publication, per advertisement.

3. Advertising Rates and Terms

Publisher has the right to revise advertising rates at any time and will provide 30-day notice to advertisers under contracted rate agreements. Absent a written agreement to the contrary, signed by an officer of the Publisher, such rates and all terms of this agreement shall be binding. No verbal agreements, representations or promises shall be enforceable.

4. Application; No Jury or Class Action Claims

The foregoing General Acceptance Policy and Terms and Conditions shall apply to all current and subsequent advertisements placed by Advertiser with the Publisher, or its successors and/or assigns, unless otherwise modified in writing by both parties. The parties hereby waive any right to trial by jury and any right to assert against the other any claim as a member or representative of any class or representative action.