

Odour Nuisance Management

Manitoba Conservation recently reviewed its strategy for managing odour nuisance from Developments subject to Licencing under its *Environment Act* (or subject to its *Dangerous Goods Handling and Transportation Act*). (For odours from agricultural operations, please refer to the <u>Farm Practices Protection Board</u>.

The review confirmed that the current approach, in operation since the mid-1990s, is effective for the management of odours, especially for newly constructed facilities or operations. Addressing odours from existing facilities, however, can still be challenging at times.

As a result of this review, a number of changes has been implemented by Manitoba Conservation, including:

- 1. enhanced technical scrutiny of Development licencing applications to avoid or greatly minimize the potential for odour issues to arise once the Development is licenced and operating,
- 2. improved administration of the odour nuisance clauses in the Licences, especially the requirement for remedial action plans which may be needed to resolve odour nuisance situations, and
- 3. a revised complaint form for the public to document odour nuisance concerns.

An overview of the revised <u>odour nuisance management strategy</u> (<u>résumé de la</u> stratégie de gestion des nuisances olfactives) is available.

If you have questions or concerns about odours from a Development subject to this strategy, please contact the nearest <u>Regional Office</u>. You may be requested to complete the <u>complaint form</u> (<u>formulaire de plainte en matiére de nuisance olfactive</u>), which would then be mailed or delivered to that office.

(revised October 28, 2008)