



State of Ohio Environmental Protection Agency

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September 22, 2010

Mr. Gilbert Mayo, V.P. Operations
STAHL – a Scott Fetzer company
3201 W. Old Lincoln Way
Wooster, OH 44691

**Re: STAHL – a Scott Fetzer Company
OHD004287355
Morrow County
Return to Compliance**

Dear Mr. Mayo:

On August 19, 2010, Ohio EPA received correspondence from STAHL – a Scott Fetzer Company (STAHL) regarding shutdown of facility operations and management of on-site waste waters. Ohio EPA's Division of Hazardous Waste Management (DHWM) issued STAHL notice of violations (NOVs) associated with the management of these waste waters on November 24, 2009, January 29, 2010, and July 8, 2010. This Stahl facility is located at 201 Cunnard Street in Cardington, Ohio, Morrow County.

Documentation submitted by STAHL included a statement and receipt that waste waters had been hauled and managed by Clean Water Limited. Verification of management of these waste waters and associated analyses were received from Clean Water Limited on August 31, 2010.

Based upon review of the documentation submitted, it has been determined that Stahl has adequately abated the remaining violation of the Ohio Administrative Code (OAC) from the November 5, 2009 compliance evaluation inspection and associated NOVs, as listed below:

- **OAC Rule 3745-52-11, Hazardous Waste Determination.**

Again please be advised, if employees are no longer located at the Cardington facility and all operations have ceased, this facility would be subject to Ohio's cessation of regulated operations (CRO) requirements, as specified in OAC Chapter 3745-352. Your letter of August 16, 2010 addressed to Gregory L. Sanders of Ohio EPA indicates that employees would remain at the facility through the end of August. In previous correspondence you were provided with the applicable CRO information and filing forms.

Ted Strickland, Governor
Lee Fisher, Lieutenant Governor
Chris Korleski, Director

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Should you have any questions, I can be reached by telephone at 614-728-5037.

NOTICE: Ohio EPA's failure to list specific violations or deficiencies in this letter does not relieve Stahl from having to comply with all applicable regulations.

Respectfully,



Randy Sheldon
Environmental Specialist
Division of Hazardous Waste Management
Central District Office

c: DHWM, CDO File

RS/nsm rtc 9-10