



Environmental Protection Agency

John R. Kasich, Governor
Mary Taylor, Lt. Governor
Scott J. Nally, Director

March 9, 2011

Bud Smith, Director, Env. Control
Severstal Wheeling, Inc.
1134 Market Street
Wheeling, WV 26003-2971

RTC

OHD 082 964 313

RTC of 5-22-07 & 5-11-09
v 5-12-08 NOV

RE: Severstal Wheeling, Inc. -027/026
Yorkville, Ohio (OHD082964313)
Steubenville North, Ohio (OHD000810382) 024/027
Mingo Junction, Ohio (OHD980618177) 023/017

Dear Mr. Smith:

On March 8, 2011, I completed a review of the financial assurance documentation files for the Severstal Wheeling, Inc., facilities referenced above. I evaluated your facilities for compliance with financial assurance and liability requirements set forth in OAC rules 3745-55-42, 3745-55-43 and 3745-55-47.

Closure plans for Yorkville; Steubenville; and Mingo Junction facilities were received by the Ohio EPA on January 22, 2010. Severstal Wheeling, Inc. is required to provide a closure cost estimate, financial assurance and liability coverage for closure of each of the hazardous waste units detailed in the closure plans under the OAC rules referenced above. Historically, Severstal Wheeling, Inc. has failed to submit any financial assurance documentation for the facilities noted above. Consequently, you were cited in violation of the following:

OAC rule 3745-55-42(A) failure to submit closure cost estimates to reflect the closure activities to be conducted;

OAC rule 3745-55-43 failure to provide financial assurance at least equal to the amount of the closure cost estimates; and

OAC rule 3745-55-47(A) failure to provide liability coverage until such time that closure is certified at the facilities.

On August 9, 2010 the Ohio EPA received final closure documentation for the facilities noted above. On November 15, 2010, Ohio EPA notified you that you had closed the facilities according to the approved closure plans and rules OAC 3745-55-11 through 3745-55-15. Therefore, Severstal Wheeling, Inc. no longer needs to maintain financial assurance to meet its closure obligations for these facilities. With certification of closure, no further action is required by Severstal Wheeling, Inc. to abate the violations of the OAC rules referenced above for your Yorkville, Steubenville and Mingo Junction facilities.

If you have any questions, or need further clarification of any matter mentioned in this letter, please do not hesitate to contact me at (614) 644-3067 or at isaac.wilder@epa.state.oh.us.

Sincerely,



Isaac B. Wilder
Compliance Assurance Section
Division of Hazardous Waste Management

cc: Scott Bergreen, DHWM, SEDO
Brian Ball, Attorney General's Office