



State of Ohio Environmental Protection Agency

Northwest District Office

347 North Dunbridge Road  
Bowling Green, OH 43402-9398

TELE: (419) 352-8461 FAX: (419) 352-8468  
www.epa.state.oh.us

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

Re: OHR 000 151035  
Nollenberger Truck Center, Inc.  
Hazardous Waste  
Complaint # 2360  
Wood County  
Return to Compliance

October 14, 2008

Mr. George R. Mitchell  
Nollenberger Truck Center, Inc.  
P.O. Box 369  
5320 US Route 20  
Stony Ridge, Ohio 43463

Dear Mr. Mitchell:

Thank you for your September 19, 2008, response (received in this office on September 24, 2008) to Ohio EPA's September 11, 2008, Notice of Violation letter (NOV). Your response stated you will continue to properly hot drain your used oil filters, but in addition, you will now be recycling the filters as scrap metal with Elliot Scrapping, LLC. You also stated that on the occasion when you power wash engines you will not power wash these outside.

My review of this documentation reveals that Nollenberger Truck Center, Inc. has adequately demonstrated abatement of the violations discovered during the August 21, 2008, inspection as listed below:

Violation	Date Violation Observed	Date Violation Abated
1. OAC Rule 3745-52-11 Waste Evaluation.	August 21, 2008	September 24, 2008
2. OAC Rule 3745-279-22 (C) (Used oil storage requirements - proper labels).	August 21, 2008	August 21, 2008

*Nollenberger Truck Center, Inc has also satisfied the Area of Concern noted in the September 11, 2008, NOV, with the September 24, 2008, response.*

**General Comment:**

During the CEI you stated that the general floor drain is pumped out. I referenced this drain and the solid material that is generated in the drain as a general comment in my NOV (however I did not specifically inquire about wash waters). You stated in response to the area of concern noted in my NOV that if in the future you wash out your engines you will wash these engines inside.

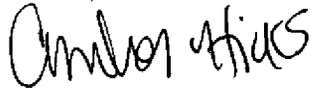
I spoke with Patricia Tebbe of Ohio EPA's Division of Surface Water. At this time, Stony Ridge is not on a sanitary sewer system. Ms. Tebbe stated that there may be an issue if floor drains drain to a leach field, discharge to the storm sewer or creek, or discharge to a septic system. In addition, if a floor drain drains directly to a storm sewer or directly to a stream then a facility could be discharging without a permit. A facility's best option is to have a holding tank or have a sump which can capture wash water generated from a facility and then this waste pumped out and hauled away.

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Nollenberger should ensure they are following all applicable regulations when it comes to the management of wash water generated at their facility. If you have any questions pertaining to this issue, please contact Patricia Tebbe, Division of Surface Water at the Northwest District Office at 419-373-3016 or via email at patricia.tebbe@epa.state.oh.us.

No response to this letter is necessary. If you should have any questions, please feel free to call me at (419) 373-3082.

Sincerely,



Amber M. Hicks  
Division of Hazardous Waste Management

/csi

pc: Colleen Weaver, DHWM, NWDO  
Cindy Lohrbach, DHWM, NWDO  
<DHWM;NWDO-File: Wood County General>

ec: Amber Hicks, DHWM, NWDO  
Patricia Tebbe, DSW, NWDO

**NOTICE:**

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