



Environmental
Protection Agency

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

December 5, 2011

Mr. David Wonderly
Wonderly Collision, LLC
3875 State Route 6
Helena, Ohio 43435

Re: Notice of Violation (NOV/non-HPV) - Complaint investigation conducted on November 10, 2011, at Wonderly Collision with response due by December 31, 2011.

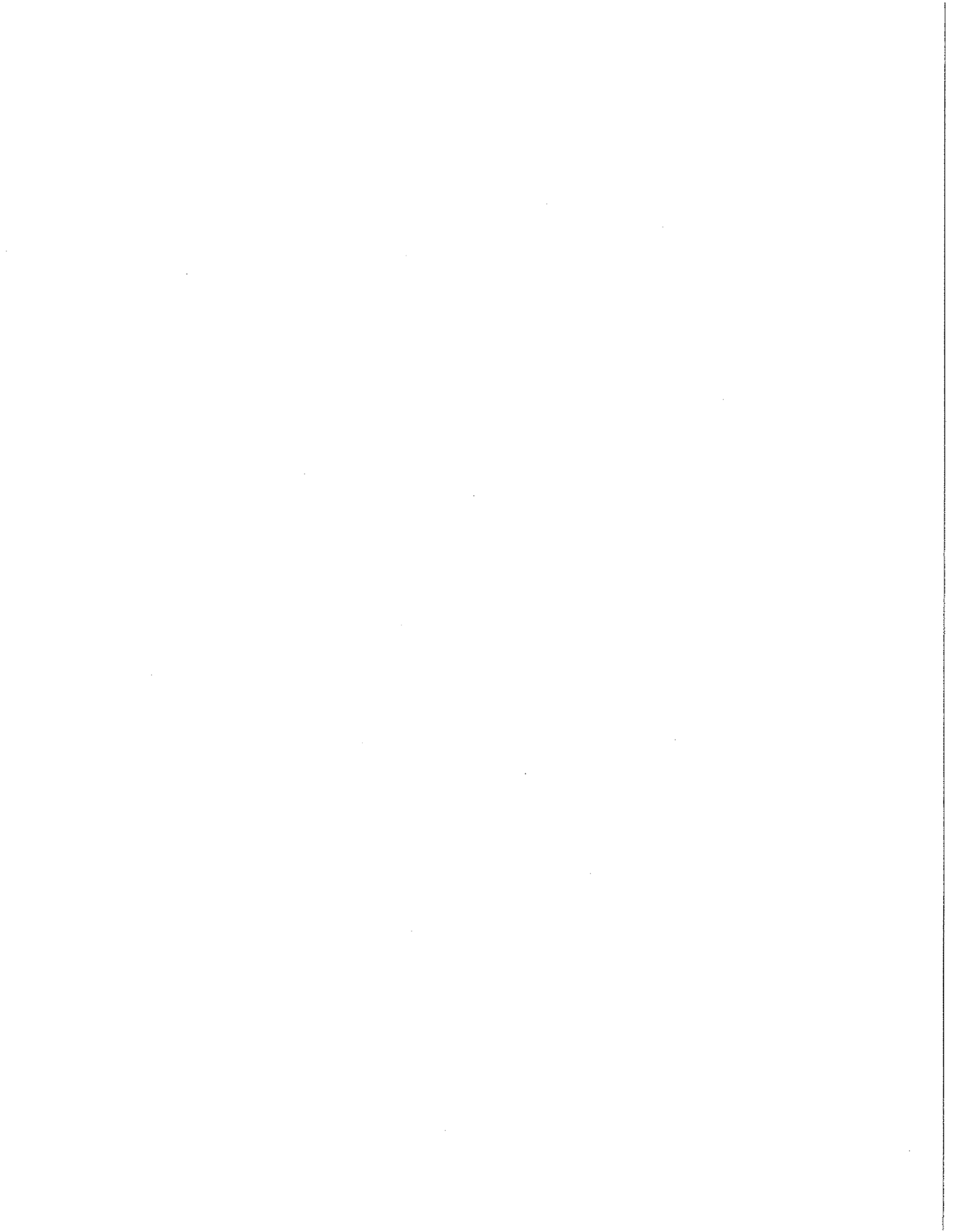
Dear Mr. Wonderly:

This letter shall serve as a follow-up to the complaint investigation of the above-referenced facility conducted on November 10, 2011, by the writer of this letter. On November 3, 2011, the Ohio Environmental Protection Agency's (Ohio EPA) Northwest District Office (NWDO), Division of Air Pollution Control (DAPC) received a complaint regarding the use of a paint booth. The paint booth was deemed in compliance and is still operating under a permit by rule issued for it in 2007.

In a subsequent conversation, you also mentioned that Wonderly Collision has been operating an unpermitted incinerator at the property for many years now. Operating an incinerator without first obtaining a Permit To Install is a violation of OAC rules 3745-31-02(A), and ORC 3704.05. As stated during the investigation, the facility only burns cardboard material in the incinerator. If Wonderly Collision, LLC chooses to stop burning material in the incinerator and recycles or disposes of material instead, then there is no requirement to get a permit.

If the facility wishes to continue operating the incinerator then it is required to submit a completed Permit-To-Install and Operate (PTIO) application and emissions activity category (EAC) form for the incinerator unit. A copy of the PTIO application, EAC form and instructions are included with this letter. Please include emissions calculations and a process flow diagram to aid the processing of the application. The information requested should be submitted no later than December 31, 2011. If Wonderly Collision, LLC declines to apply for a permit and shut the emissions unit down please respond in writing stating this by the above mentioned date.

As a reminder, Ohio EPA has a Small Business Assistance office. This office may be able to assist you in coming into compliance with the rules and regulations of DAPC.



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You can find additional information on this office at their website at <http://www.epa.ohio.gov/ocapp> or by calling the Office of Compliance Assistance and Pollution Prevention (OCAPP) at 1-800-329-7518. Insert OCAPP language- can be found in the Letter Blurbs file on the L drive

If the company has any questions and/or comments concerning this letter, please contact me at the above address, by calling 419.373.3121, or electronically at Chad.Winebrenner@epa.state.oh.us

Sincerely,



Chad Winebrenner
Division of Air Pollution Control

/l/r

Enclosure

pc: Chad Winebrenner, NWDO- DAPC
ec: Chad Winebrenner, NWDO- DAPC
Jennifer Jolliff, NWDO-DAPC
Melanie Ray, NWDO-DAPC
Tom Kalman, CO- DAPC
William MacDowell, US EPA, Region 5

