



State of Ohio Environmental Protection Agency

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July 23, 2010

Daryl Wolfe
Circleville First Church of Christ In Christian Union
436 E. Ohio Street
Circleville, OH 43113

**Re: Construction Storm Water Inspection at Circleville First Moving Forward US 22 /
Pickaway County
Permit Number 4GC03240*AG**

Dear Mr. Wolfe:

This letter is written in follow-up to a construction storm water inspection conducted by Stephen Riley and Lisa Schaller of Ohio EPA at Circleville First Moving Forward US 22 in Stoutsville, Ohio on July 7, 2010. The purpose of the inspection was to evaluate compliance with the General Storm Water Permit Associated with Construction Activities. During the inspection, our staff noted the following issues associated with construction activities at this site:

Sediment and Erosion Control:

- The disturbed area on the east side of the main entrance off Lancaster Pike which drains toward the creek, lacks sediment controls. (See figure 1)
- Be aware the General Permit states that all barren areas which remain idle in excess of 21 days must be protected from erosion within seven days of the last earth disturbing activities. In addition, erosion protection must be implemented for all areas of final grade within seven (7) days.
- Please be aware the General Permit states that a sediment pond is required for all disturbed areas within a common drainage area exceeding ten (10) acres. Based on the preliminary site assessment, it appears that a centralized sediment basin will be required for this site. Please indicate in your response letter if the ten (10) acre condition of the permit has been exceeded and consequently include the construction schedule addressing the installation of a sediment pond for this site. All sediment impoundments must be sized with a sediment storage volume of sixty-seven (67) cubic yards per acre of drainage for the dewatering zone and thirty seven (37) cubic yards per acre of disturbance for the sediment settling zone. Please refer to the following link for assistance:
<http://www.dnr.state.oh.us/water/rainwater/default/tabid/9186/default.aspx>.

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

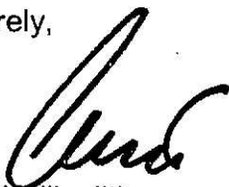


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- The General Storm Water Permit requires specific post construction water quality treatment for all sites. Guidance regarding the post construction requirements is found at:
<http://www.epa.state.oh.us/dsw/storm/CGPPCQA.aspx>. Please submit to my attention (email preferred at harry.kallipolitis@epa.state.oh.us) which practice will be installed at this site to ensure compliance with the General Permit. Please include all design criteria and calculations in your submission.

If you have any questions regarding this letter or my inspection, please do not hesitate to contact me at our Central District Office at 614-728-3844 or email at harry.kallipolitis@epa.state.oh.us.

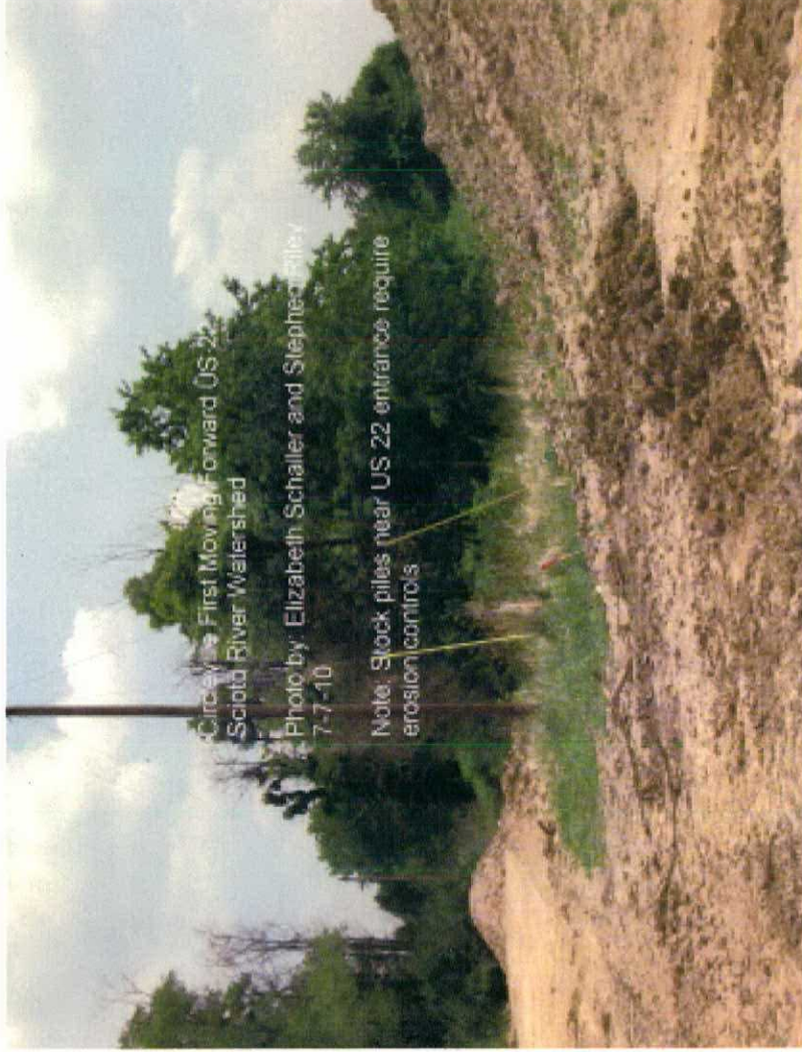
Sincerely,



Harry Kallipolitis
Storm Water Coordinator
Ohio EPA
Division of Surface Water

Enclosure

c: Jeff Bohne, Water Quality Supervisor



Circle K First Moving Forward US 22
Scoto River Watershed
Photo by: Elizabeth Schaller and Stephen Bailey
7-7-10

Note: Stock piles near US 22 entrance require
erosion controls

Figure 1: Lack of sediment controls into creek

