



State of Ohio Environmental Protection Agency

Northeast District Office

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

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

August 6, 2009

Ryan Carroll, President
Lake City Plating
1701 Lake Avenue
Ashtabula, OH 44004

**RE: LAKE CITY PLATING, PLANT #1 – OHD 004 186 656, PLANT #2 – OHR 000 137 034,
RCRA/LQG, ASHTABULA COUNTY, COMPLIANCE EVALUATION INSPECTION, RETURN TO
COMPLIANCE**

Dear Mr. Carroll:

Thank you for your June 16, 2009 response to Ohio EPA's May 29, 2009 Notice of Violation (NOV) letter.

You submitted information and documentation regarding **Lake City Plating (LCP) Plant #1** including:

- One color photograph and a brief narrative regarding the management of the cleaner sludge solution.
- A copy of the Lake City Plating Facility 1 contingency plan and documentation demonstrating the plan has been sent to the relevant emergency authorities.
- A copy of job titles and descriptions for positions which manage hazardous waste and a list of employees which fill those positions.
- A copy of a Certificate of Achievement from Lyon Technology demonstrating that Jeffrey Drake completed an online hazardous waste management training seminar on May 20, 2009.
- A copy of the annual hazardous waste training sign-in sheet dated June 11, 2009, for both Plant #1 & Plant #2.
- A copy of the corrected 2008 Annual Hazardous waste report submitted to MaryAnn Silagy on June 16, 2009.
- By e-mail dated August 4, 2009, Ohio EPA received revised job titles and descriptions for the positions of President and Administrative Assistant which includes the training requirements for each position.

My review of this documentation reveals that **LCP Plant #1** has adequately demonstrated abatement of the following hazardous waste violations, and is hereby returned to compliance:

OAC Rule 3745-66-73(A) Management of containers

OAC Rule 3745-65-52(E) Content of contingency plan

OAC Rule 3745-65-16(A),(C),(D) Personnel Training

OAC Rule 3745-52-41(A)(5) Annual Report

By letter dated June 16, 2009, you submitted information and documentation regarding **LCP Plant #2** including:

- A copy of the Lake City Plating Facility 2 contingency plan and documentation demonstrating the plan has been sent to the relevant emergency authorities.
- A copy of job titles and descriptions for positions which manage hazardous waste and a list of employees which fill those positions.
- A copy of a Certificate of Achievement from Lyon Technology demonstrating that Jeffrey Drake completed an online hazardous waste management training seminar on May 20, 2009.
- A copy of the annual hazardous waste training sign-in sheet dated June 11, 2009, for both Plant #1 & Plant #2.
- A copy of an LQG inspection log sheet revised to provide the operator a way to designate which area and plant is being inspected.
- A discussion regarding the future management of the filters from the cyanide cadmium bath.
- A discussion regarding the consolidation of the F006 super sacks generated in Plant #2 in order to provide aisle space in the event of an emergency.
- By e-mail dated August 4, 2009, Ohio EPA received revised job titles and descriptions for the positions of President and Administrative Assistant which includes the training requirements for each position.

My review of this documentation reveals that **LCP Plant #2** has adequately demonstrated abatement of the following hazardous waste violations, and is hereby returned to compliance:

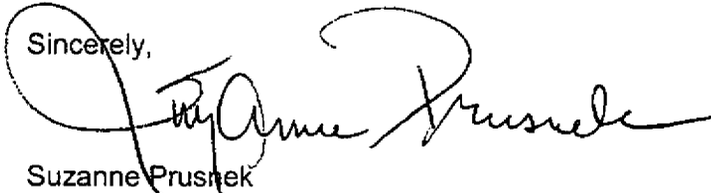
OAC Rule 3745-65-51 Purpose and implementation of contingency plan

OAC Rule 3745-65-16(A),(C),(D) Personnel Training

Failure to list specific deficiencies in this communication does not relieve LCP from the responsibility of complying with all applicable hazardous waste regulations. This letter does not relieve LCP from liability for any past or present violations of the state's hazardous waste laws.

Should you have any questions, please feel free to call me at (330) 963-1181.

Sincerely,



Suzanne Prusnek
Environmental Specialist
Division of Hazardous Waste Management

SP:ddw

ec: Natalie Oryshkewych, DHWM, NEDO, OEPA
MaryAnn Silagy, DHWM, CO, OEPA
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