



## REGIONAL AIR POLLUTION CONTROL AGENCY

Serving Clark, Darke, Greene, Miami, Montgomery & Preble Counties

117 South Main Street, Dayton, Ohio 45422-1280

937-225-4435 — Fax: 937-225-3486

www.rapca.org

October 30, 2009

**Certified Mail**

Daniel Crago  
Valley Asphalt Corporation  
11641 Mosteller Road  
Cincinnati, OH 45241

**RE: Ohio EPA Facility ID 0812700174 - A & B Asphalt, 1671 Enon Road, Springfield, OH  
Failure to maintain daily pressure drop records for EU P901**

Dear Mr. Crago:

### WARNING LETTER

On September 14 and 22, 2009, the Regional Air Pollution Control Agency (RAPCA) performed unannounced inspections of A & B Asphalt, located at 1671 Enon Road in Springfield, Clark County, Ohio. As a result of these inspections, RAPCA has determined that emissions unit (EU) P901 (Asphaltic Concrete Batch Plant) has not been operating in compliance with permit terms and conditions, due to the fact that the pressure drop across the baghouse was not being recorded on a daily basis.

Specifically, PTIO P0104941 issued on August 13, 2009, for EU P901, as well as the preceding Permit to Install (PTI) 08-04621 issued April 19, 2007 and the Permit to Operate (PTO) issued May 10, 2007 for EU P901, state that the permittee shall record the pressure drop across the baghouse on a daily basis. During the inspections performed on September 14 and 22, 2009, RAPCA found that there were missing pressure drop records for the following days on which EU P901 was in operation: April 21 through April 24, 2009; April 27 through April 29, 2009; May 11 through May 12, 2009; May 15, 2009; May 20, 2009; June 13, 2009; and, June 16, 2009. Failure to record the pressure drop across the baghouse on a daily basis is a violation of the terms and conditions of PTI 08-04621, the PTO issued on May 10, 2007, and Ohio Revised Code (ORC) 3704.05.

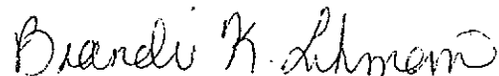
To resolve the above mentioned violation, RAPCA is requesting that A & B Asphalt submit a compliance plan within fourteen (14) days after receipt of this letter. The compliance plan shall include, at a minimum, measures that have been or will be taken to ensure that all records are being maintained as required by PTIO P0104941. In addition, RAPCA requests that A & B Asphalt include the record keeping deviations noted above and any other record keeping

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deviations discovered by A & B Asphalt in the annual Permit Evaluation Report (PER) due on February 15, 2010, for the 2009 calendar year, as required by PTIO P0104941.

If you have any questions concerning this matter, feel free to contact me at (937) 225-5923.

Sincerely,



Brandie K. Lehman  
Air Pollution Control Specialist

Cc:	Jeff Canan	RAPCA
	Lisa Holscher	USEPA
	Tom Kalman	OEPA

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1. Article Addressed to:  Daniel Crago Valley Asphalt Corporation 11641 Mosteller Road Cincinnati, OH 45241	B. Received by (Printed Name) <i>Lyone Lear</i>	C. Date of Delivery <i>11/3/09</i>
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