



State of Ohio Environmental Protection Agency

**Northwest District Office**

347 North Dunbridge Rd.  
Bowling Green, OH 43402-9398

TELE: (419) 352-8461 FAX: (419) 352-8468  
www.epa.ohio.gov

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

Re: Marion County  
Glen-Gery Corporation, Caledonia Plant  
Premise #0351000005  
**Inspection/Warning Letter**

June 2, 2010

CERTIFIED MAIL

Mr. Mike Krzyzanowski, Environmental Manager  
Glen-Gery Corporation  
433 South Pottsville Pike  
Shoemakersville, Pennsylvania 19555

Dear Mr. Krzyzanowski,

This letter shall serve as a follow-up to the inspection conducted on May 5, 2010, at the above referenced facility by this writer. The purpose of the inspection was to determine the compliance status of all air contaminant sources located at the facility. Based on our discussions, my observations during the inspection and a review of the company's files, my findings are as follows:

1. The company currently operates a 25 ton/hour grinding line equipped with a baghouse capture/removal system that is used for crushing raw materials (emissions unit P901). In accordance with the company's Title V operating permit, effective January 16, 2008, the baghouse capture/removal system must be maintained and operated in a manner such that it achieves a 95% capture efficiency with a 95% overall removal efficiency, in addition to the building enclosure for the control of fugitive emissions.

It was evident during the inspection that the capture efficiency of the control equipment was significantly reduced due to the company's removal of an enclosure located immediately above the grinding unit. As a result, it appeared that the capture efficiency was minimal. Significant emissions were being released into the grinding room and escaping that room into the main plant.

The manner in which the company was operating the line at the time of the inspection raises compliance questions. As such, Northwest District Office (NWDO) requires that the company address this matter immediately.

Mr. Mike Krzyzanowski, Environmental Manager  
June 2, 1010  
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This process should include, but not be limited to, inspecting/cleaning all baghouse ductwork and control device components for correct operation and reinstalling sufficient enclosure to meet the established requirements. In addition, NWDO requests that the company submit a written response to this letter indicating the measures that have been or will be taken in order to ensure that the baghouse control system is operating at an acceptable level. It should also include a timeframe for doing so. The written response is requested by July 2, 2010.

2. All other emission units appear they are being operated in compliance with applicable air pollution control regulations at this time.

At this time, I would like to thank everyone present at the inspection for the courtesy that was extended during the site visit. If you have any questions and/or comments about this letter, please feel free to contact me electronically at [brian.riedmaier@epa.state.oh.us](mailto:brian.riedmaier@epa.state.oh.us) or by phone at (419) 373-3110.

Sincerely,



Brian Riedmaier  
Division of Air Pollution Control

/llr

pc:  DAPC-NWDO File  
Certified Receipt Number 0000 4485 7823

ec: Erin Shalabe, DAPC-NWDO  
Paul Moodsapugh, Glen-Gery Corporation

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1. Article Addressed to:  
 Mr. Mike Krzyzanski, Shen Grey Corp.  
 433 South Pottsville Pike  
 Pottsville, PA 19355

PS Form 3800, August 2006 See Reverse for Instructions

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1. Article Addressed to:  
 Mr. Mike Krzyzanski  
 Environmental Manager  
 Shen Grey Corporation  
 433 South Pottsville Pike  
 Pottsville, PA 19355

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