



State of Ohio Environmental Protection Agency

Northwest District Office

347 North Dunbridge Rd.
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TELE: (419) 352-8461 FAX: (419) 352-8468
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Ted Strickland, Governor
Lee Fisher, Lieutenant Governor
Chris Korleski, Director

Re: Marion County
Glen-Gery Corporation, Iberia Plant
Premise #0351000051
Return to Compliance

July 8, 2010

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

Dear Mr. Krzyzanowski,

The Division of Air Pollution Control (DAPC) has reviewed the company's response to the Notice of Violation (NOV) letter, issued on May 26, 2010. The NOV was issued for the company failing to maintain the monitoring equipment of the fluorine cascade absorber which controls emissions from the natural gas-fired tunnel kiln (emissions unit P008) and failure to report pressure drop deviations across the control equipment. The company's response also included a preventative maintenance plan to avoid the reoccurrence of these types of violations in the future.

Glen-Gery Corporation (GGC) has submitted all of the information required by the NOV letter, including revised compliance reports, in accordance with the Title V operating permit, #P0087298 effective December 4, 2008, where necessary. The preventative maintenance plan outlined in the GGC response points out revised operator log sheets will be used indicating the acceptable pressure drop range along with supervisor contact information in the event that the differential pressure is found to be outside the established range. In addition, the plan will incorporate routine checks of the monitoring equipment for proper operation and to ensure that accurate readings are being recorded.

Based on the company's response to the NOV, and the preventative maintenance plan provided, Northwest District Office has determined that the plan is acceptable. We believe the actions taken immediately following the inspection have corrected the violations and this emissions unit is now being operated in compliance with the permit requirements. Please note, however, that this does not preclude the Director from seeking civil penalties pursuant to ORC section 3704.06 for these violations.

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The decision on whether to pursue or decline to pursue such penalties regarding this matter is dependent on several factors, one of which is the company's future compliance with applicable Ohio EPA requirements.

Should you have any questions or comments concerning this letter, please feel free to contact me at the above address or call (419) 373-3110.

Sincerely,



Brian Riedmaier
Division of Air Pollution Control

/lb

pc: Tom Kalman, DAPC-CO
Lisa Holscher, US EPA-Region V
~~DAPC-NWDO Facility File~~

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Erin Shalabe, DAPC-NWDO