



**Environmental  
Protection Agency**

John R. Kasich, Governor  
Mary Taylor, Lt. Governor  
Scott J. Nally, Director

June 30, 2011

RE: EVEREADY PRODUCTS CORP  
3GR01260\*DG  
STORMWATER  
CUYAHOGA

Mr. Dan Harrington  
Plant Manager  
Eveready Products Corp  
1101 Belt Line Street  
Cleveland, OH 44109

Dear Mr. Harrington:

On June 20, 2011 this writer conducted an inspection of your facility, located at 1101 Belt Line Street, Cleveland, Ohio to determine compliance with your Industrial General Storm Water NPDES permit referenced above. Along with my observations from the inspection I have provided comments concerning your permit below:

General:

1. This site is the location of Eveready Products, a company which does aerosol and liquid filling.
2. Storm water on the site empties into various drains which tie directly to the storm sewer system along the south side of the property.
3. All indoor drains have been capped.

Inspection Observations:

1. While walking around the outside of the building I noticed a few areas of concern. A general trash dumpster near the docking area was left uncovered at the time of inspection. The dumpster should be lidded or covered with a tarp to prevent collection of storm waters and the creation of leachates.
2. There were traces of trash and debris scattered around the south side of the facility. Good housekeeping methods should be used to keep this area clean so this debris does not enter the storm drains.

Permit:

1. A more effective and thorough Storm Water Pollution Prevention Plan (SWPPP or SWP3) must be created for this site. The following link to the USEPA website provides guidance on preparing an SWPPP along with a sample template:

[http://cfpub.epa.gov/npdes/stormwater/msgp.cfm#msgp2008\\_swppp](http://cfpub.epa.gov/npdes/stormwater/msgp.cfm#msgp2008_swppp)

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2. The plan should contain a site map that shows the full site including contours of the site, direction of flow for storm water, the location of outflows, location of possible contaminations to storm water, location of all surface water bodies, and any best management practices (BMPs) that are currently in place.
3. The plan should contain specific storm water annual training dates and verification that training was conducted with the employees.
4. Other important sections which should be included in the plan are described in more detail on the website listed above.

Action Items

- Keep dumpsters covered.
- Make aforementioned improvements to SWPPP.

You are directed to provide me with a revised copy of your SWPPP to address the concerns and violations noted above no later than July 22, 2011.

If you should have any questions concerning this letter, feel free to contact this writer at (330) 963-1125 or by email at [kelly.mcvay@epa.ohio.gov](mailto:kelly.mcvay@epa.ohio.gov).

Sincerely,



Kelly A. McVay  
Assistant to the District Engineer  
Division of Surface Water

KAM/mt