

**Environmental
Protection Agency**

Ted Strickland, Governor
Lee Fisher, Lt. Governor
Chris Korleski, Director

June 8, 2010

RE: WAYNE COUNTY
KILLBUCK CREEK BASIN
CITY OF WOOSTER
CAMPUS CENTER RECREATION CENTER

CERTIFIED MAIL

Ms. Laurie L. Stickelmaier
207 Galpin Hall
Wooster, Ohio 44691

Dear Ms. Stickelmaier:

On June 3, 2010, Ohio EPA conducted an inspection of the Campus Center Recreation Center, Phase 1, located at 1267 Beall Avenue, City of Wooster, Killbuck Township, Wayne County (site). Ohio EPA records indicate that the site is covered by the General National Pollutant Discharge Elimination System (NPDES) Permit for Storm Water Associated with Construction Activity (General Storm Water Permit), permit No. 3GC04852*AG. I was accompanied by Chris Moody of Ohio EPA, Paul Dawson of Mr. Excavator and Brent Chorey of BCMC Inc. The inspection documented the following:

- No temporary sediment basin has been installed. Refer to the storm water pollution prevention plan (SWP3) detail, page C-1.7, for the installation of the sediment basin.
- No erosion and sediment controls have been installed to address the off-site storage of topsoil (Figures 1 and 2). A revision must be made to the SWP3 to address the offsite storage of topsoil. Also, it appeared that portions of the area utilized for the off-site storage of topsoil are possible wetlands. Please be aware that impacts to "surface waters of the State" are regulated by the U.S. Army Corps of Engineers and Ohio EPA's Division of Surface Water.
- Improperly constructed inlet protection has been installed on the site's storm sewer inlets (Figures 3 and 4). The existing inlet protection must be removed and reinstalled in accordance with the site's SWP3.
- Large amounts of sediment and debris were observed entering double inlet CB #17 (Figure 6). A revision must be made to the SWP3 to include these inlets.
- A significant amount of dust and off-site tracking were noted near the construction entrance. The site's construction entrance must be repaired in accordance with the SWP3. Dust generation must be minimized by watering activities and street sweeping. All sweeping activities should contain sediment and dust on-site.

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- An improperly constructed concrete washout pit was observed on-site. The concrete washout pit must be installed in accordance with the site's SWP3.
- No copies of inspection reports were on-site. Please fax a copy of your most recent inspection report to my attention at (330) 487-0769. Retain future copies on site inspection reports on-site at all times.
- The topsoil storage area is located immediately adjacent to the composting area. During the inspection, Mr. Moody inquired if the College of Wooster had obtained the appropriate permit for composting. Beau Mastrine stated that the Department of Health did not require a permit since recycling of the yard waste was occurring. Please contact Ms. Clarissa Gereby of the Division of Solid and Infectious Waste regarding the requirements that may be applicable to the College of Wooster's composting program. For your convenience, additional information regarding Ohio EPA's composting requirements can be obtained from:

<http://www.epa.ohio.gov/dsiwm/pages/compstpro.aspx>

A written report detailing how the above deficiencies will be addressed must be submitted to Ohio EPA within seven days of receiving this letter. A copy of the site's revised SWP3 must be submitted for review within ten days of receiving this letter. The above deficiencies must be addressed within 14 days of receiving this letter. Should you have any questions regarding this matter, please contact me at your earliest convenience at (330) 963-1128.

Sincerely,



Sean Green
Assistance to the District Engineer
Division of Surface Water

SG/mt

cc: Paul Dawson, Mr. Excavator
Brent Chorey, BCMC Inc.
Beau Mastrine
John Long, Shaffer, Johnston, Lichenwalter and Associates, Inc.



Figure 1. No erosion or sediment controls have been set up to address off-site storage.



Figure 2. No erosion or sediment controls have been set up to address off-site storage.



Figure 3. Improper inlet protection must be removed and the proper inlet protection installed.



Figure 4. Improper inlet protection must be removed and the proper inlet protection installed.



Figure 5. A revision must be made to the site's SWP3 to address inlets where no protection has been called for.



Figure 6. A revision must be made to the site's SWP3 to address inlets where no protection has been called for.

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Laurie L stickelmaier
 207 Galpin Hall
 Wooster OH 44691

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