



\*2GC0275320110615\*

OTTAWA EDDIES DINER

2GC02753 2011/06/15 TEBBE, PATRICIA

LAKESIDE-MAR



Environmental  
Protection Agency

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

Re: Ottawa County  
Eddies Diner  
Storm Water Construction  
Permit No. 2GC02753AG

June 15, 2011

Mr. Edward Patrick, Jr.  
1549 Marview Drive  
Westlake, Ohio 44146

Dear Mr. Patrick:

On June 2, 2011, I performed an inspection of the construction site for Eddies Diner located at 935 South Bridge Road in Danbury Township, Ottawa County. The purpose of this visit was to evaluate compliance of the site with the National Pollutant Discharge Elimination System permit for storm water discharges associated with construction activity also known as the Construction General Permit (CGP). The inspection was conducted under the provisions of Ohio's water pollution control statutes, Ohio Revised Code (ORC) Chapter 6111.

As a result of the inspection, I have the following comments/observations:

1. At the time of the inspection, the area had been cleared, a storm pond dug and a building was being erected.
2. At the time of the inspection the Storm Water Pollution Prevention Plan (SWP3) and inspection logs were not reviewed.
3. There was a construction entrance and no tracking was observed onto the street.
4. There are some dirt stock piles on site. Some of the stockpiles are eroding into the roadside ditch at the culvert to the ditch. This area needs to be protected and stabilized to eliminate the erosion and washout of dirt into the ditch. *This is a violation of Part III.G.2.d.v of the CGP.*
5. The banks of the sediment settling pond are not stabilized and are eroding into the pond which is causing excessive sediment to accumulate in the pond. This is observed by the accumulation of sediment at the silt fence which is erected across the outlet of the pond. The silt fence is not a proper outlet structure. Ohio EPA recommends that erosion, sediment, and storm water management practices used to satisfy the conditions of the CGP should meet the standards and specifications in the current edition of Ohio's Rainwater and Land Development manual or other standards acceptable to Ohio EPA. *This is a violation of Part III.G.2.d. of the CGP.*

Mr. Edward Patrick, Jr.  
June 15, 2011  
Page Two

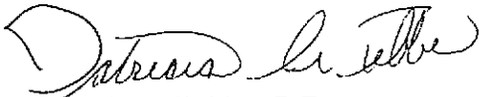
6. The outlet structure of the storm pond appears to be the same size as the inlet structure. Please explain how this will meet the requirement of the construction general permit to manage storm runoff quality and quantity.

There are no co-permittees listed for this project. You may wish to share this letter with your contractor.

Within 15 days of the date on this letter, please submit to this office **written notification** of the actions taken or proposed to prevent any future violations and to address the concerns of post construction in item #6 above. Your response should include the dates, either actual or proposed, for the completion of the actions. With your answer please also include a copy of the site's current stormwater pollution prevention plan as required in Part III.A. of the CGP.

If you have any questions, you may contact me at (419) 373-3016 or by e-mail at [patricia.tebbe@epa.state.oh.us](mailto:patricia.tebbe@epa.state.oh.us).

Sincerely,



Patricia A. Tebbe, P.E.  
Division of Surface Water

/cs

pc: ~~DSW:NWDO:File~~  
David Brunkhorst, P.E., R.S., Ottawa County Engineer  
Ottawa County Soil Water Conservation District