



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

Re: Hutcheson Transmission Service
 OHR000169854
 Hazardous Waste
 Richland County
 Return to Compliance

December 7, 2012

Mr. David Sipes, Owner
 Hutcheson Transmission Service
 65 Martha Avenue
 Mansfield, Ohio 44905

Dear Mr. Sipes:

On September 20, 2012, I collected a sample of your used oil dry. On October 5, 2012, via email I received the results from the sampling of this waste stream from TestAmerica which indicates that your used oil dry is non-hazardous.

In addition, on September 20, 2012, I observed that the used oil staining around the used oil tanks had been cleaned up.

My review of this documentation reveals that Hutcheson Transmission Service has adequately demonstrated abatement of the violations discovered during the June 7, 2012, inspection as listed below:

Violation	Date Violation Observed	Date Violation Abated
1. OAC Rule 3745-52-11 Waste Evaluation.	June 7, 2012	A.) June 22, 2012 B.) October 5, 2012
2. OAC Rule 3745-279-22 (C) (1) Used oil storage requirements - proper labels.	June 7, 2012	June 7, 2012
3. OAC Rule 3745-279-22 (D) Clean up and proper management of used oil releases.	June 7, 2012	October 5, 2012

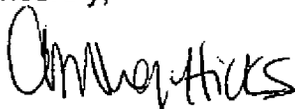
On November 5, 2012, you faxed me the Material Safety Data Sheet for your RC 142 Solvent manufactured by Environmental Specialist Inc., which you utilize in your two on-site parts washers (a 10-gallon and a 30-gallon parts washer). In addition on November 8, 2012, you faxed me a copy of the most recent pick-up of your parts washing solvent by Environmental Specialists, Inc. on 11-5-12.

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On December 4, 2012, I spoke with Tamie Kerr-Sahli, Director of Environmental, Health and Safety, Environmental Specialists Inc. She informed me that the parts washer solvent you utilize is in their continuous use program. Ms. Kerr-Sahli emailed me a copy of your agreement with Environmental Specialists Inc. to participate in their continued use program. I have enclosed a copy of your agreement with Environmental Specialists, Inc. Please keep this copy for your records. This material upon being spent is not considered a waste but is considered a commercial chemical product. Commercial chemical products are not regulated by the Division of Materials and Waste Management (hazardous waste). Please note that if you decide to manage your parts washing solvent via another method than continued use, this spent material may be considered a waste and all applicable regulations would apply including proper waste evaluation. I've enclosed the fact Identifying Your Hazardous Waste for additional information.

No response to this letter is necessary. If you should have any questions, please feel free to call me at (419) 373-3082.

Sincerely,



Amber M. Hicks
Division of Materials and Waste Management

/cg

Enclosure

pc: Lisa Gifford, DMWM, NWDO
Colleen Weaver, DMWM, NWDO

ec: Amber Hicks, DMWM, NWDO
Colleen Weaver, DMWM, NWDO

NOTICE:

Ohio EPA's failure to list specific deficiencies or violations in this letter does not relieve your company from having to comply with all applicable regulations.