



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

**RE: Fort Amanda Specialties LLC
OHD987054657
Allen County
DMWM, NWDO
Return to Compliance**

July 31, 2013

Mr. Brett Anderson
Fort Amanda Specialties LLC
1747 Fort Amanda Road
Lima, Ohio 45804

Dear Mr. Anderson:

Thank you for sending in the response to my March 22, 2013, Partial Return to Compliance (PRTC). Your response was received by the Ohio Environmental Protection Agency (Ohio EPA) on July 18, 2013, and included a cover letter and tank assessment documents.

All tank assessment and certification documentation for tank TA-05-008 was reviewed by Ohio EPA's Central Office. Review of the submitted documentation, reveals, that FAS has abated all violations discovered during the April 24, 2012, compliance evaluation inspection, as outlined below. FAS will remain a large quantity generator of hazardous waste and a generator of spent solvent (continued use), used oil, universal waste lamps, and universal waste batteries.

In an attempt to streamline this letter, details concerning previously abated violations or general concerns which have been addressed in previous correspondence have been omitted.

Violations:

1. **OAC rule 3745-66-92(A)**-Abated February 22, 2013.
2. **OAC rule 3745-66-92(A)**-Abated February 22, 2013.
3. **OAC rule 3745-66-92(A)**-Abated February 22, 2013.
4. **OAC rule 3745-66-92(E)**-Abated December 18, 2012.

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5. **OAC rule 3745-66-93(E)(1), Containment and detection of releases:** "...external liner systems must be... provided with an impermeable interior coating or lining that is compatible with the stored waste and that will prevent migration of waste into the concrete..."

The concrete liner at FAS is coated with Atlas Rezklad 1255. However, FAS failed to submit supporting information regarding the compatibility of the coating with the stored waste and documentation that the coating will prevent migration of waste into the concrete.

On July 18, 2013, Ohio EPA received documentation that FAS coated the secondary containment liner with RexKlad E-135S per the manufacturer's specifications.

Therefore, this violation is considered abated on July 18, 2013.

6. **OAC rule 3745-66-93(F)**-Abated December 18, 2012.

Should you have any questions, please feel free to call me at (419) 373-3065.

Sincerely,



Kara Reynolds
Environmental Specialist
Division of Materials and Waste Management

/cg

pc: Colleen Weaver, DMWM, NWDO
Kara Reynolds, DMWM, NWDO
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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.