



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

Re: Snyder Chevrolet Co., Inc.
Service Shop & Body Shop
Henry County
OHD018210229
Hazardous Waste
Partial Return to Compliance

September 23, 2013

Mr. William Snyder, Owner
Snyder Chevrolet Company, Inc.
524 North Perry Street
Napoleon, Ohio 43545

Dear Mr. Snyder:

Thank you for your September 17, 2013, response to Ohio EPA's August 30, 2013, Notice of Violation (NOV) letter. You submitted documentation for the used oil storage containers. My review of the documentation submitted reveals that Snyder Chevrolet Co., Inc., (SCC) located at 524 North Perry Street in Napoleon, Ohio, has demonstrated abatement of one of the violations cited in the August 30, 2013, NOV.

The following is a summary of the violations cited in the August 30, 2013, NOV as a result of our August 13, 2013, inspection and your compliance with respect to each:

1. Waste Evaluation: OAC Rule 3745-52-11:

Any person who generates a waste must determine if that waste is a hazardous waste by using generator knowledge or by testing the waste.

At the time of our inspection, SCC did not have waste evaluation documentation for the spent paint booth filters. SCC has historically disposed of this spent material as a non-hazardous/solid waste. SCC must immediately cease disposing of the waste paint booth filters as non-hazardous waste until a proper waste evaluation has been completed.

SCC must obtain a representative sample of the spent paint booth filter waste streams, floor filters from each booth and side filters from each booth, and have them analyzed for Toxic Characteristic Leaching Procedure (TCLP) Resource Conservation and Recovery Act (RCRA) metals (SW-846 Method 1311/6010) and volatile organics (SW-846 Method 1311/8260). To abate this violation, SCC must submit a copy of the analytical results for the spent floor filters and the spent side filters to Ohio EPA.

On September 17, 2013, SCC submitted information regarding the status of the paint booth filter waste evaluation. SCC estimates that the paint booth filters currently in use will be spent and need changed around November 1, 2013. At that time, SCC plans to have the spent paint booth floor filters and side filters from each booth analyzed and submit the analytical results to Ohio EPA for review.

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SCC must keep the Ohio EPA updated on the status of changing out the paint booth filters. SCC should be able to provide waste evaluation documentation to Ohio EPA for review by December 13, 2013.

This violation has not been abated and therefore remains outstanding.

2. Labeling: OAC Rule 3745-279-22(C)(1):

Containers, aboveground tanks, and fill pipes used for underground storage tanks shall be labeled or marked clearly with the words "used oil."

SCC had two 1,000-gallon storage tanks, a tanker truck, and multiple portable containers of used oil that were not properly labeled "Used Oil".

On September 17, 2013, SCC submitted, via electronic mail, photographic documentation of the two 1,000-gallon storage tanks, tanker truck, dump station, and six portable containers now properly labeled with the words "Used Oil".

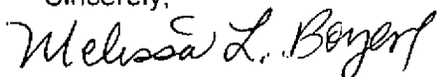
With this information, this violation is considered abated.

Please submit documentation demonstrating abatement of the above outstanding violation (number 1) to this office no later than December 13, 2013.

Ohio EPA has helpful information about compliance assistance and pollution prevention at the following web address: <http://www.epa.ohio.gov/ocapp>. In addition, you can find copies of the rules and other information on the division's web page at: <http://www.epa.ohio.gov/dhwm/>.

Should you have any questions or if I can be of assistance, please contact me at (419) 373-3066.

Sincerely,



Melissa L. Boyers
Division of Materials and Waste Management

/llr

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Notice:

Ohio's 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.