



Environmental
Protection Agency

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

March 12, 2012

John Parrish
DelCar Auto Parts
6640 Harlem Road
Westerville, Ohio 43082

**Re: Industrial Storm Water Inspection at Delco Auto Parts on February 16, 2012
Permit Number 4GR00174*DG**

Dear Mr. Parrish:

This letter is written regarding my storm water inspection conducted at Delcar Auto Parts located at 6640 Harlem Road in Westerville, Ohio on February 16, 2012. I understand this facility is currently covered under the General Storm Water Permit Associated with Industrial Activities. Your facility permit number is 4GR00174*DG. Based on my site observations and the conditions of the General Permit, my observations are detailed below:

Site Observations:

- Vehicles received are broken down and fluids drain in a breakdown area which is under roof.
- All vehicles should be inspected upon receipt prior to temporary storage to determine if there are leaking fluids which may pose a threat to storm water. This would provide a priority regarding breakdown order.
- The fluids drained are maintained in areas of secondary containment with the exception of one used oil tank. Please ensure all used oil is maintained in areas of secondary containment. Please expand your fluid removal to include all automotive fluids.
- All removed engines and transmission should be maintained under roof.
- Vehicle salvage yard appeared well maintained with minimal fluid staining associated with storage.

Spill Prevention, Control, and Countermeasure (SPCC) Plan:

- In accordance with 40 CFR, Part 112, this facility may require the development of a SPCC plan if one of the following thresholds are met:
 1. Aggregate above ground oil storage capacity is greater than 1,320 gallons
 2. Buried oil storage capacity is greater than 42,000 gallons
- In the event the SPCC requirements are not triggered for this facility, the SWPPP must include remedial measures in the event of a spill.

Storm Water Pollution Prevention Plan Development:

- A site map must be developed which includes all outfalls and storm water discharges, drainage areas of each discharge, storm water pollution prevention structural controls, locations of exposed significant materials, locations of past spills and the location of high-risk, waste-generating areas and activities common at this site.
- Weekly inspection logs must be inclusive in your SWPPP. Please be able to demonstrate all areas of the site are inspected. Inspection protocols must be developed which include corrective measures to ensure prompt and effective clean up, in the event of an observed spill or leak.
- Monitoring protocols must be established in accordance with the General Storm Water Permit and inclusive in your SWPPP. Monitoring must commence immediately, given you have not monitored storm water last year.
- Employee training must be conducted for all employees and identified in your SWPPP. Employee training is expected on an annual basis.
- Please understand we have recently issued a new Industrial Permit which requires an update to your SWPPP. The guidance to ensure compliance is found at the following address:
http://www.epa.gov/npdes/pubs/industrial_swppp_guide.pdf

New Industrial Permit:

- A new permit has been issued. You must re-apply in accordance with the instructions found at the following address:

- http://www.epa.state.oh.us/dsw/permits/GP_IndustrialStormWater.aspx.
Your specific sector requirements are listed in Sector M, found at the following address:
http://www.epa.state.oh.us/portals/35/permits/IndustrialStormWater_Final_GP_Part8M_dec11.pdf.

If you have any questions regarding this letter or my inspections, please do not hesitate to contact me at our Central District Office at (614) 728-3844. In addition, please provide a written response to this letter within in 10 days of receipt.

Sincerely,



Harry Kallipolitis
Environmental Specialist
Division of Surface Water
Central District Office

c: Jeff Bohne, Water Quality Supervisor, DSW-CDO
Scott Shield, City of Columbus
Phil Farnlacher, CDO
Chris Bulinski, CDO