



**Environmental  
Protection Agency**

John R. Kasich, Governor

Mary Taylor, Lt. Governor

Scott J. Nally, Director

July 16, 2012

RE: MEDINA COUNTY  
OSBORNE MEDINA, INC.  
NPDES PERMIT NO. OHR000004  
OHIO EPA PERMIT NO. 3GR01362\*DG  
INDUSTRIAL STORM WATER INSPECTION

Rick Buccini  
Osborne Medina, Inc.  
795 North Progress Drive  
Medina, OH 44256

Dear Mr. Buccini:

On June 21, 2012, Ohio EPA conducted an inspection at Osborne Medina, Inc., located at 795 N Progress Drive, City of Medina, Medina County (facility). During the inspection, the facility was represented by Steve Watkins, Aggregate Sales. The facility's industrial activities are categorized by Standard Industrial Classification (SIC) Code 3273: Ready-Mixed Concrete and are authorized by General National Pollutant Discharge Elimination System Permit for Storm Water Associated with Industrial Activity (General Storm Water Permit), permit No. 3GR01362\*DG.

**Site Inspection**

The inspection of the facility documented that significant improvement has been made towards the facility complying with the requirements established within the General Storm Water Permit. The inspection documented the following:

- Two sediment settling ponds have been installed to address the sediment discharges from the facility. At the time of the inspection, outlet structures have not been installed with a dewatering skimmer. Please provide information regarding the design of the two sediment settling ponds to Ohio EPA.
- The concrete form area has been modified with containment to prevent discharges of pollutants (i.e. releasing agents) via storm water runoff.
- The truck washout bays have been modified with containment.
- A new diesel fuel tank has been installed that is double walled.
- A commercially available inlet protection product has been installed on the storm sewer inlet that serves the process and truck parking area.

The facility's recirculation system has not yet been installed to eliminate the discharge of generated wastewater. Please provide an information that details when construction of the recirculation system is expected to be initiated and completed. In addition, a copy of the facility's

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revised storm water pollution prevention plan must be forwarded to Ohio EPA that represents the facility's current operations (i.e. locations of best management practices, etc.).

Should you have any questions regarding this matter, please contact me at your earliest convenience at (330) 963-1118 or via e-mail at [chris.moody@epa.ohio.gov](mailto:chris.moody@epa.ohio.gov).

Sincerely,



Chris Moody  
Environmental Specialist II  
Division of Surface Water

CM/cs

cc: Patrick Patton, Medina Engineer, City of Medina  
Rick Wirick, Engineering Technologist, City of Medina