



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

December 12, 2012

Joe Tanner  
Hutchinson Materials Inc.  
2966 Johnstown-Alexandria Road  
Alexandria, Ohio 43001

**RE: Industrial Storm Water Inspection at Ready Mixed Concrete Plant  
Permit Number 4GR00414\*DG**

Dear Mr. Tanner:

This letter is written regarding my storm water inspections conducted at Ready Mixed Concrete Plant located in Alexandria, Ohio on November 29, 2012. I understand this facility was covered under the General Storm Water Permit Associated with Industrial Activities. Your facility permit number is 4GR00414\*AG. The following items were noted during the inspection:

**Storm Water Permit:**

- The General Permit for this facility has expired. The facility must seek re-authorization under the Multi Sector General Storm Water Permit. The permit, application and guidance material can be found at the following address  
[http://www.epa.ohio.gov/dsw/permits/GP\\_IndustrialStormWater.aspx](http://www.epa.ohio.gov/dsw/permits/GP_IndustrialStormWater.aspx).  
Failing to renew coverage is a direction violation of 40CFR 122.26 and OAC 3745-39
- Please submit your application for renewal within seven days from receipt of this letter.

**Storm Water Pollution Prevention Plan (SWPPP):**

- The SWPPP must be updated within 180 days to reflect the new conditions of the General Permit. Again, please refer to your specific sector for the additional conditions in the link provided above for reference.

**Monitoring:**

- The specific sector for concrete batching operations does require monitoring. A visual evaluation of the storm water discharge is required on a quarterly basis. The SWPPP must identify the location of the outfall for this site. I would recommend the discharge from the large impoundment adjacent to your site, provided owned by the same property owner as the concrete batching operation. Additional samples are required to be submitted to Ohio EPA over the permit term. A total of four samples are required representing seasonal discharges from the facility.

**Site Observations:**

- The majority of the site is currently draining to the large impoundment adjacent to the site. It appears event this impoundment provides adequate treatment for the storm water discharges from the site. However, I must inquire regarding the ownership of the pond to ensure this method of treatment is permissible under the current permit regulations. Please provide in your response letter, the owner of the pond and the location of the discharge from the impoundment.
- The diesel tanks noted on site must be protected with secondary containment capable of containing 110 percent of the largest tank volume.
- The SWPPP must clearly identify the locations of all wash out pits and ensure they are constructed in such a manner to eliminate the threat of a discharge

If you have any questions regarding this letter or my inspection, please do not hesitate to contact me at our Central District Office at 614-728-3844. **Please provide a written response to this letter within 10 of receipt (email preferred to [harry.kallipolitis@epa.state.oh.us](mailto:harry.kallipolitis@epa.state.oh.us)**

Sincerely,



Harry Kallipolitis  
Storm Water Coordinator  
Division of Surface Water  
Central District Office