



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

Re: **Notice of Violation**
Wood County
Stone Brook Estates Subdivision
Storm Water Construction
Permit No. 2GC00706*AG

August 1, 2013

Mr. Greg Beck
Beck's Construction Company
809 North Perry Street
Napoleon, Ohio 43545

SAS Group Company
P.O. Box 573
Napoleon, Ohio 43545

Dear Mr. Beck and SAS Group:

On July 24, 2013, I performed an inspection of the construction site for the Stone Brook Estates Subdivision, located on the west side of Mitchell Road, just south of Bowling Green Road, Bowling Green, Wood County. The purpose of this visit was to evaluate compliance of the site with the National Pollutant Discharge Elimination System (NPDES) permit for storm water discharges associated with construction activity also known as the Construction General Permit (CGP). The inspection was conducted under the provisions of Ohio's water pollution control statutes, Ohio Revised Code (ORC) Chapter 6111.

As a result of the inspection, I have the following comments/observations:

1. At the time of the inspection, all streets, curbs and utilities had been installed. While numerous homes have been constructed and finished, there are still several undeveloped lots in this subdivision
2. The Storm Water Pollution Prevention Plan (SWP3) and inspection logs were unavailable for review.
3. There is currently a house being built on JulieMarie Drive across from Alberta Circle and there are no sediment or erosion controls in place for this lot. There is a stockpile of dirt on the lot with no erosion or sediment controls. *This is a violation of Part III.G.2.d. of the CGP, which requires sediment control practices.*

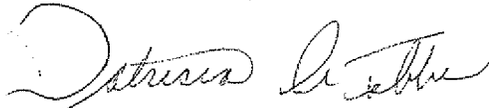
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4. Until all lots are stabilized, sediment and erosion controls must remain in place. There was no inlet protection on catch basins in front of the lot being developed. *This is a violation of Part III.G.2.d.iv of the CGP, which requires inlet protection to minimize sediment laden water entering active storm drain systems.*

Within 15 days of the date on this letter, please submit to this office **written notification** of the actions taken or proposed to prevent any future violations. Your response should include the dates, either actual or proposed, for the completion of the actions.

If you have any questions, you may contact me at (419) 373-3016 or by e-mail at patricia.tebbe@epa.ohio.gov.

Sincerely,



Patricia A. Tebbe, P.E.
Division of Surface Water

/jlm

pc: Wood County SWCD
Jason Sisco, City of Bowling Green
Follow-up file

ec: Tracking