



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

August 6, 2013

Ms. Lorie A. Brengelman
Corporate Environmental Coordinator
Sugar Creek Packing Company
12021 Sheraton Lane
Cincinnati, OH 45246

**RE: Industrial Stormwater Inspection, Sugar Creek Packing Co, Dayton Sites,
NPDES Permit No. 1GR01333*DG & 1GR01007*EG**

Dear Ms. Brengelman:

On Friday, August 2, 2013, I inspected the Sugar Creek Packing Company's two facilities in Dayton to determine compliance with each site's industrial stormwater discharge permit. The company was represented by you, Dan Barton, Jonathan Crawford, Terry Smith and Ron Bryant.

Based on my evaluation of relevant paperwork, and observations from tours around each facility, there were no apparent violations of the permit at either site. The lack of "significant" materials stored outdoors and exposed to rainfall at both facilities suggests that coverage under NPDES industrial stormwater discharge permits may not be required. Both sites could potentially qualify for a "no exposure certification" if answers to all 11 questions found in section C of the 4 page document (found at the link below) are "no".

http://epa.ohio.gov/Portals/35/storm/IndustrialStormWater_NoExposure.pdf

Certifications of no exposure would have to be renewed every 5 years when the industrial stormwater permit itself is revised and reissued; assuming site activities remain the same.

If you have questions about anything in this letter, please contact me at (937) 285-6442 or via email at chris.cotton@epa.ohio.gov.

Sincerely,

A handwritten signature in black ink that reads "Chris Cotton". The signature is written in a cursive, flowing style.

Chris Cotton
Environmental Specialist II
Division of Surface Water

CC/kb

cc: Ohio EPA/DSW/SWDO Files
Felicia Graham, City of Dayton Water Department