



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

August 9, 2013

**RE: Perry County
 Allied Plant 78
 Facility ID: 0664980007
 EU #: P901
 HPV-GC8 Notice of Violation**

Certified: 7012292000013/146505

Ms. Beth Mowrey
 The Shelly Company
 8775 Blackbird Road
 Thornville, Ohio 43076

Dear Ms. Mowrey:

On June 3, 2013, The Shelly Company performed particulate, sulfur dioxide, nitrogen oxides, carbon monoxide, volatile organic compounds and visible particulate emissions compliance tests at Allied Plant 78, 10100 Route 534 Walnut Crest Road, Mesopotamia. The test was performed on the portable asphalt plant (Emissions Unit P901). Ohio EPA received the test report on July 5, 2013. The test report has been reviewed and we have concluded that the test was conducted according to the procedures specified in 40 CFR Part 60, Appendix A, U.S. EPA Test Methods 1-5, 6, 7E, 9, 10 and 25. The results of the test showed the source to be operating out of compliance with the applicable Ohio EPA regulations and your facility permit terms and conditions (for volatile organic compounds).

Our test review shows the following:

P901	Particulate matter	Sulfur dioxide	Nitrogen oxide	Carbon monoxide	Volatile organic compounds	Opacity
Tested Emission Rate:	0.007 gr/dscf	2.57 lbs/hr	15.48 lbs/hr	57.04 lbs/hr	17.59 lbs/hr	0% as a 6-min average
Allowable Emission Rate:	0.04 gr/dscf	19.8 lbs/hr	16.8 lbs/hr	92.8 lbs/hr	14.1 lbs/hr	20% as a 6-min average
Source Operating Rate:	200 tons/hr (300 tons/hr Max)					

Allied Corporation Plant #78
June 3, 2013, emissions test

The compliance test was observed by Matt Campbell, DAPC-NEDO. During the compliance test, P901 reached approximately 67% of its permitted rate. Because P901 is capable of operating at a rate greater than the tested rate, if at any time you exceed the June 3, 2013, tested operating rate by 10% or greater, you may be required to re-test at the highest achievable operating rate greater than the June 3, 2013, operating rate within 45 days.

Please submit to this office, within 30 days of receipt of this letter, a plan and schedule for achieving compliance. Submit this plan to the attention of Sandy Colegrove.

Acceptance by Ohio EPA of a compliance plan and schedule does not constitute a waiver of Ohio EPA's authority to seek civil penalties as provided in Section 3704.06 of the Revised Code. The determination to pursue or to decline to pursue such penalties in this case will be made by Ohio EPA at a later date.

Please refer any questions concerning the above requirements to Sandy Colegrove, Ohio EPA Southeast District Office, at 740-380-5201.

Thank you for your cooperation in this matter.

Sincerely,



Lisa Duvall
Environmental Specialist
Division of Air Pollution Control

LD/cs

cc: Sandy Colegrove, DAPC-SEDO (Emissions Unit File Copy)
Marco Deshaies, DAPC-SEDO
Dean Ponchak, DAPC-SEDO
Bruce Weinberg, DAPC-CO
Mickey Jencius, U.S. EPA, Region V
Test Report File Copy