



Re: Erie County
Sandusky Steel & Supply Co.
Premise # 0322022016
Resolution of Violation

December 4, 2012

Mr. Steve Lichtcsien, President
Sandusky Steel & Supply Company
1943 Milan Road
Sandusky, Ohio 44870

Dear Mr. Lichtcsien:

This letter shall serve as a follow-up to Notice of Violation (NOV) letters dated October 31, 2011 and June 27, 2012, for the above-referenced facility. The purpose of this letter is to indicate Sandusky Steel & Supply Company's (herein referred to as SS&S) resolution of these violations. This was accomplished by the following:

1. Issuance of Permit to Install/Operate (PTIO) P0109794 for facility's unpaved roadways issued April 4, 2012 and a General Permit P0112030 for the facility's paved roadways issued November 28, 2012.
2. On July 25, 2012, SS&S submitted a compliance plan dated July 24, 2012 which indicated a new water truck was purchased that has a sprayer system which allows distribution of both water and dust suppressants, roadway and parking lot conditions are documented daily and watering and sweeping are performed throughout operational hours, and accidental fires ignited by torching operations are extinguished immediately by using fire extinguishers and water which are stationed at the cutting area.
3. On October 16, 2012, the facility provided emission calculations for three emission units including; material handling, torch cutting, and storage piles. Calculations presented for all three of these emission units demonstrate particulate emissions would qualify as "de minimis" under OAC Rule 3745-15-05. Each of these three emission units will be assigned an exemption status of "de minimis" under the facility profile.

Please note that this does not preclude the Director from seeking civil penalties pursuant to ORC section 3704.06 for the violations noted in the NOV letters.

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The decisions on whether to pursue or decline to pursue such penalties regarding this are dependent on several factors, one of which is the company's future compliance with applicable Ohio EPA requirements.

Should you have any questions and/or comments concerning this letter, please feel free to contact me at (419) 373-3069 or electronically at Miranda.Garlock@epa.ohio.gov.

Sincerely,



Miranda R. Garlock
Division of Air Pollution Control

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