

District Director  
United States Food and Drug Administration  
6751 Steger Dr.  
Cincinnati, OH 45237

Commercial   
Nonprofit/Media   
Other

DEC 17 2014

2014-9883

**Shur-Green Farms LLC Response to Form 483 Issued on 11/19/14**

In regards to your number FEI3011082279:

We disagree with your investigator's observation #1; it is incorrect and taken out of context. This conclusion was apparently drawn by an email on September 5<sup>th</sup> 2014 to W.W.S., and no reference given to follow up emails and no follow up sale was made to W.W.S.

We disagree with your investigator's observation #2; we were notified by phone on September 19<sup>th</sup>, 2014 from a Heritage representative that there was an issue of contamination. This was the first time we were notified. We ceased immediately selling any oil at that time.

Additionally, we explained to your investigator additional information regarding the sale of Lascadoil as Bio-Fuel as opposed to animal feed. We were informed that based on this, your investigator was going to return to follow up with more questions. Ultimately, he never returned and after attempts to contact him for follow up appointment, we were told his investigation was complete.

Please consider this our official request under the Freedom of Information Act for all 483's pending this investigation under FEI3011082279. The request is including but not limited to the following companies. Heritage Environmental and Heritage Interactive and associated companies, GA Wintzer and Son Company, Glycerin

CIN

Traders LLC, W.W.S. Trading Inc, Superior Feed Ingredients, Sietsema  
Turkey Farm, Zoetis, and any other companies affected.

Sincerely,  
Shur-Green Farms LLC  
Adam Kremer

9159 State Rt 118  
Ansoxia, OH  
45303