



RICK SNYDER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF ENVIRONMENTAL QUALITY
DETROIT



DAN WYANT
DIRECTOR

October 28, 2015

Mr. Andy Toton
McLaren Performance Technologies
32233 West Eight Mile Road
Livonia, Michigan 48125

SRN: A8217, Wayne County

Dear Mr. Toton:

VIOLATION NOTICE

On October 8, 2015, the Department of Environmental Quality (DEQ), Air Quality Division (AQD), conducted an inspection of McLaren Performance Technologies (McLaren) located at 32233 West Eight Mile Road, Livonia, Michigan. The purpose of this inspection was to determine McLaren's compliance with the requirements of the federal Clean Air Act; Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended (Act 451); the administrative rules and the conditions of Renewable Operating Permit (ROP) number MI-ROP-A8217-2012 and Permit to Install (PTI) 67-05B.

During the inspection, staff identified the following:

Process Description	Rule/Permit Condition Violated	Comments
EU-TestCell10	PTI 67-05B, EU-TESTCELL10, Special Condition V.1	The facility failed to conduct verification of CO emission rates from EU-TESTCELL10 within 180 days after commencement of operation.
EU-TestCell10	PTI 67-05B, EU-TESTCELL10, Special Condition VII. 1	The facility failed to report the modification of EU-TESTCELL10 within 30 days of completion.

During the inspection, EU-TESTCELL10 was observed to be operating with a catalytic converter. According to Mr. Toton, the facility began operating EU-TESTCELL10 as defined in PTI 67-05B in October 2014. Per special condition (SC) V. 1, the permittee shall verify carbon monoxide emissions rates from EU-TESTCELL10 within 180 days after commencement of operation. At this time, the facility has failed to conduct the required testing. Additionally, the facility failed to report the completion of EU-TESTCELL10 modification within 30 days as required by SC VII. 1.

Please initiate actions necessary to correct the cited violations and submit a written response to this Violation Notice by November 18, 2015 (which coincides with 21

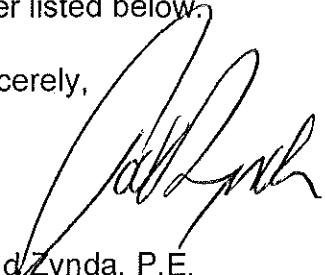
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calendar days from the date of this letter). The written response should include: the dates the violations occurred; an explanation of the causes and duration of the violations; whether the violations are ongoing; a summary of the actions that have been taken and are proposed to be taken to correct the violations and the dates by which these actions will take place; and what steps are being taken to prevent a reoccurrence.

If McLaren believes the above observations or statements are inaccurate or do not constitute violations of the applicable legal requirements cited, please provide appropriate factual information to explain your position.

Thank you for your attention to resolving the violations cited above and for the cooperation that was extended to me during my inspection of McLaren. If you have any questions regarding the violations or the actions necessary to bring this facility into compliance, please contact me at the number listed below.

Sincerely,



Todd Zynda, P.E.
Environmental Engineer
Air Quality Division
313-456-2761

cc/via e-mail: Ms. Lynn Fiedler, DEQ
Ms. Mary Ann Dolehanty, DEQ
Ms. Teresa Seidel, DEQ
Mr. Thomas Hess, DEQ
Ms. Wilhemina McLemore, DEQ
Mr. Jeff Korniski, DEQ