

## STATE OF MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY

DETROIT

DE LIESL EICHLER CLARK

DIRECTOR

April 12, 2019

Mr. David T. Roland Deputy Assistant Secretary Marathon Petroleum Company LP 1001 South Oakwood Detroit, MI 48217

Dear Mr. Roland:

SRN: A9831, Wayne County

## SECOND VIOLATION NOTICE

On February 22, 2019, the Department of Environmental Quality (DEQ), Air Quality Division (AQD), issued a Violation Notice to Marathon Petroleum Company LP as result of a complaint investigation that occurred on February 2 through February 3, 2019. In review of Marathon Petroleum Company LP's Violation Notice response dated March 15, 2019, the AQD has found that the response does not adequately address the violations cited. The below table summarized the violations for which the AQD is requesting additional information from Marathon Petroleum Company LP.

## Violation Notice Dated February 22, 2019

Process Description	Rule/Permit Condition Violated	Comments
Processes associated with oil refining at 1300 South Fort Street.	General Condition 12(b) of ROP No. MI-ROP-A9831- 2012b, Section 1; Michigan Administrative Rule	Detection of odors beyond the facility's property line, attributable to the facility, of sufficient intensity and duration so as to constitute
	901 (Ř 336.1901)	an unreasonable interference with the comfortable enjoyment of life and property
EU-COKERFLARE-S1	40 CFR 63.643(a)(2)  ROP No. MI-ROP-A9831- 2012c, FGFLARES-S1, Condition III.14	Vent gases were not being combusted in Coker Flare, thus not meeting the requirement of reducing emissions of organic HAPS by 98 weight-percent or to a concentration of 20 parts per million by volume, on a dry basis, corrected to 3 percent oxygen, whichever is less stringent.

EU-COKERFLARE-S1	ROP No. MI-ROP-A9831-	Emissions vented to the
	2012c, FGFLARES-S1,	Coker Flare were not being
	Condition III.12	combusted.
	Michigan Administrative Rule	Flares shall be operated at
	910 (R336.1910)	all times when emissions
		may be vented to them
	40 CFR 60.18	

Specifically, in the Marathon Petroleum Company LP's response, under the header, "Steps Taken to Prevent a Reoccurrence", there was insufficient detail provided in the response. Please provide a written response to this Violation Notice by April 26, 2019. The written response should include details from any ongoing investigation or final summary of completed investigation regarding the cited violations.

Please submit the written response to the DEQ, AQD, Detroit District, at 3058 West Grand Boulevard, Detroit, Michigan 48202 and submit a copy to Ms. Jenine Camilleri, Enforcement Unit Supervisor at the DEQ, AQD, P.O. Box 30260, Lansing, Michigan 48909-7760.

Be further advised that issuance of this Violation Notice does not preclude or limit the DEQ's ability to initiate any other enforcement action under state or federal law as appropriate.

If you have any questions regarding the violations or the actions necessary to bring Marathon Petroleum Company LP into compliance, please contact me at the number listed below.

Sincerely,

Jorge Acevedo

Senior Environmental Engineer

Air Quality Division

313-456-4679

cc: Mr. Paul Max, City of Detroit BSEED

Ms. Mary Ann Dolehanty, DEQ

Dr. Eduardo Olaquer, DEQ

Mr. Christopher Ethridge, DEQ

Ms. Jenine Camilleri, DEQ

Ms. Wilhemina McLemore, DEQ

Mr. Jeff Korniski, DEQ

Mr. Jonathan Lamb, DEQ