

April 23, 2014

April Lazzaro

Senior Environmental Quality Analyst

Air Quality Division

(616) 356-0248



Re: Violation notice of Rule 208a(4) of part 55

Packaging Corp. of America- Grandville, MI.

AQD Source ID (SRN): B2561

To: April Lazzaro

On April 3, 2014 Packaging Corp of America (PCA) Grandville received a letter stating we are in violation of Rule 208a registration renewal. It was my understanding that the MAERS report was all that was required for air emissions. In 2012, during a site visit with Craig Peterson and Chuck Danzig, Denise Plascan questioned why we were reporting under Rule 208a. It was our understanding coming out of that meeting, 208a was not applicable. We appreciate all of your patience and assistance. Attached is the documentation as discussed, hopefully the documentation provided is sufficient to resolve this matter. Going forward we will add this to our annual renewal list, until we can agree whether reporting under rule 208a is required or not.

Based on the calculations (see attached) our true classification is Minor Emissions Contributor.


Please feel free to call me if you have any questions, or if I have missed something.

Jaime Kiste

Maintenance Manager

PCA Grandville

616-530-5730

 4/25/14