## DEPARTMENT OF ENVIRONMENTAL QUALITY AIR QUALITY DIVISION

## **FCE Summary Report**

Facility:	SILBOND C	ORP					SRN:	B2952
Location :	9901 SAND CREEK HWY						District:	Jackson
							County:	LENAWEE
City: \	WESTON	State:	MI	Zip Code :	49289	Comp		Compliance
Source Cla	ss: SM O	PT OUT				Staf	f: Micha	el Gabor
FCE Begin	Date : 4/10/2	015				FCE Date	Completion :	4/11/2016
Comments	:							

## List of Partial Compliance Evaluations:

	Activity Type	Compliance Status	Comments
04/06/2016	MAERS	Compliance	Acceptable. MAERS 2015 submittal reviewed as apart of a FCE. The facility used MAERS emission factors (EF) and EF derived and used for their 1997 permit application. See the activity report dated 3/17/2016. I had two follow up questions for which the facility provided a response. Question 1: How were the facility-wide fugitive emissions calculated? Facility Answer: Fugitive emissions are calculated based upon SOCMI values and hours ran to produce the number of pounds during a given time period. Question 2: The EU's listed here were not individually included in the 2015 MAERS report, EUREACTOR102-300, EUREACTOR102-300, EUREACTOR102-50, please advise. Answer: These emission units are part of production processes which share the same stack (SV0017). These were not included since the emissions were reported under other emission units associated with stack SV0017.  For future reports, I will request that they provide the information contained in their answers from

Activity Date	Activity Type	Compliance Status	Comments
03/17/2016	Scheduled Inspection	Compliance	Full Compliance Evaluation (FCE) and Inspection (PCE) of Silbond Corporation, a Synthetic Minor / Opt-Out Source.
03/14/2016	Other Non ROP	Compliance	Summary of 2015 Biennial Fugitive Emissions Monitoring Results. Late submittal, PTI No. 22-97C SC VI.2 requires submittal of a summary of results within 30 days after completion of the monitoring event. The facility was reminded to comply with this requirement. Acceptable / no detected leaks.
07/01/2015	Telephone Notes		(DKV) Discussion of Rule 201 exemption demonstration submittal for proposed project (Hard copy in file). AQD question related to emissions from "loading of tanker trucks from storage tanks" and relocation of "loading station". Per Phillip, phase 1 only includes "unloading station move to storage tank farm". Informed him would like to see emission estimate make sure vapor balance/recovery used. Probably ok to implement the "phase 2" later however advised he contact Andy Drury, Permits to discuss permit implications if any. Sent Phillip email per his request said ok without formal review. (Hard copies plant file).

Name: Milling M. M. Bate: 4/1/2016. Supervisor:

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