

B4275
MAWILA

**DEPARTMENT OF ENVIRONMENTAL QUALITY
AIR QUALITY DIVISION
ACTIVITY REPORT: Scheduled Inspection**

B427534288

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|---|-------------------------------|---------------------------|
| FACILITY: Evans Distribution | | SRN / ID: B4275 |
| LOCATION: 6307 West Fort Street, DETROIT | | DISTRICT: Detroit |
| CITY: DETROIT | | COUNTY: WAYNE |
| CONTACT: Nathaniel Presley, On-Site Manager | | ACTIVITY DATE: 04/14/2016 |
| STAFF: Todd Zynda | COMPLIANCE STATUS: Compliance | SOURCE CLASS: MINOR |
| SUBJECT: 2016 Scheduled Inspection | | |
| RESOLVED COMPLAINTS: | | |

Date of Investigation: April 14, 2016

Date of Report: April 29, 2016

Source: Evans Distribution

SRN: B4275

Address: 6307 West Fort Street, Detroit, Michigan, 48209

Facility Staff Present: Nate Presley, On-Site Manager

DEQ-AQD Staff Present: Todd Zynda and Steve Weis, Air Quality Division, Detroit Field Office

Time of Investigation: 1:00 PM to 1:30 PM.

Summary of Facility Visit and Compliance Status:

Evans Distribution (formally Peerless Metals Powders Met Plant and Fisher Body Division GMC), located at 6307 West Fort Street, Detroit, Michigan, was identified as a targeted inspection for 2016 due to the close proximity to the Southwestern High School air monitoring station. The records on file indicate that Fisher Body was issued the below Wayne County Installation Permits.

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| C-2538 through C-2541 | Boiler #1 through #4 |
| C-2947 | Foam Pouring Line, Air Bag Retainer Cover |
| C-2948 | Curing Oven, Air Bag Retainer Cover |
| C-3653 | Butyrate Extruders and End Seal Units |
| C-3654 | "K" Body Door Glue Tables |
| C-3854 | 5,000 Gallon Isocyanate Storage Tank |
| C-4019 | Paint Spray Line |
| C-4020 | Strip and Rinse Tank |
| C-4541 through C-4549 | Glue Primer Hoods with Centrilab Washers |
| C-4624 | Hood for Strip Tank (Glass Molding) on existing Scrubber |
| C-5040 | Glass Reclaim Oven |
| C-5187/5188 | Two Controlled Air Incinerators with Heat Recovery |
| C-5220 | Wet Scrubber for PVC Machines and Burr Lathes |
| C-6154/6155 | Two Robotic Spray Booths |
| C-6398 through C-6408 | Fabrication of Fiberboard Door Panels |
| C-7242 | Plastic Parts Paint Spray Booth |
| City of Detroit Permit 20353 | Aluminum Melting Furnace |

On April 14, 2016 Mr. Todd Zynda and Mr. Steve Weis arrived at 1:00 PM at 6307 West Fort Street and were greeted by Mr. Nate Presley, On-Site Manager.

According to Mr. Presley, the owners of the facility building, IRG Realty, have owned the property since 1991. The facility is currently used as a warehousing and distribution center for Evans Distribution. The facility

currently has 30 employees and operates 2 shifts (6:00 AM to 11:00 PM).

During the inspection, the above Wayne County Installation Permits were discussed. According to Mr. Presley the automotive manufacturing equipment has been removed. According to Mr. Presley, the facility does not operate any of the follow equipment: cold cleaners, emergency generators, or boilers. A tour of the facility was provided by Mr. Presley. During the inspection, it was observed that the facility is used for storage of mostly automotive robotics and tires. During the inspection, three natural gas forced air heaters were observed. According to Mr. Presley, there are 8 heaters at the facility with the largest having a heat input capacity of 3.125 million British thermal unit per hour. The largest unit was observed (manufacturer: Sterling Alton, model: GHL L) and the heat input capacity was verified at 3.125 MMBTU. The heaters at the facility appear to be exempt from permit to install (PTI) requirements under R 336.1282(b)(i).

The tour concluded with observation of the former Peerless Metal building area. According to Mr. Presley, the area had to undergo extensive cleaning to remove residual metal dust from Peerless operations. At the time of the inspection the area appear to be clean with the area used for storage of automotive robotics.

Conclusion

Operations at the facility (storage/warehousing) do not appear to be subject to air quality rules or regulations. The source is considered to be in compliance for the reason that no air emissions activity remains at this address. The above list Wayne County Installation Permits will be voided. Heaters located at the facility appear to be PTI exempt under R 336.1282(b)(i).

NAME

David Jones

DATE

4/29/16

SUPERVISOR

JK