



C. HEIDI GRETHER DIRECTOR

June 27, 2018

**CERTIFIED MAIL** 

Ms. Min-Ah Lee Red Crown Cleaners 83555 East Jefferson Detroit, MI 48214

Mr. Steve Carson R.E. Swartz &Son, Inc. 21223 Mullin Avenue Warren, MI 48089

Establishment Number: 8200169 Wayne County

Dear Ms. Lee & Mr. Carson:

## VIOLATION NOTICE

On June 20, 2018, the Department of Environmental Quality (DEQ), Air Quality Division (AQD), conducted an inspection of Red Crown Cleaners, 83555 East Jefferson, Detroit, Michigan. The purpose of this inspection was to determine Red Crown Cleaners' compliance with the requirements of the federal Clean Air Act and Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended (Act 451).

Specifically, this dry cleaner is subject to the federal National Perchloroethylene Air Emission Standards for Dry Cleaning Facilities, Title 40 of the Code of Federal Regulations (CFR), Part 63, Subpart M and the Public Health Code, 1978 PA 368, as amended, Dry Cleaning Establishment Rules Utilizing Class I, II, III, and IV Solvents. According to our investigation, Red Crown Cleaners owns the facility and R.E. Swartz & Son, Inc. installed the equipment at the facility. The Dry Cleaning Establishment Rules Utilizing Class I, II, III, and IV Solvents holds both the owner and the installer equally liable for violations.

During the inspection, staff observed the following:

Process Description	Rule/Permit Condition Violated	Comments
Commercial, Dry to Dry, Type IV Perchloroethylene dry cleaning facility	R 325.17202(a)	The dry cleaning establishment was modified without prior notification, plans, or approval (replaced the boiler).
	R 325.17107(a)	The separator water and lint waste are not being stored in covered, hazardous waste containers and properly disposed of.

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Process Description	Rule/Permit Condition Violated	Comments
	R 325.17714	The respirator mask is not properly stored in a covered container or plastic bag.
	40 CFR 63.322(o) (1)	The monthly leak check with a halogenated hydrocarbon detector has not been performed (the batteries are dead).
	40 CFR 63.324(d) (1,2)	The NESHAP perc purchase logs are not being kept for the dry cleaning machine.

Please initiate actions necessary to correct the cited violations and submit a written response to this Violation Notice by July 18, 2018 (which coincides with 21 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 Red Crown Cleaners and R.E. Swartz & Son, Inc. believe 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 Red Crown Cleaners. If you have any questions or require further information, please contact me at 734-564-6724 or jaskowskij@michigan.gov.

Sincerely,

Joseph A. Jaskowski Environmental Quality Analyst Southeast Michigan District Office Air Quality Division

Enclosures

cc: Ms. Mary Ann Dolehanty, DEQ Mr. Craig Fitzner, DEQ Mr. Christopher Ethridge, DEQ Ms. Karen Kajiya-Mills, DEQ Ms. Joyce Zhu, DEQ