



STATE CRUSHING, INC.



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09/17/19

Robert Joseph
Environmental Engineer
Air Quality Division
SRN # M3526
Permit # 154-12



I am writing in response to the violation notice dated Sept 5, 2019 based on your visit August 27, 2019.

The violation was for Euprocess "R 336.1201 Permits to Install , PTI 154-12 General Conditions 1 40 CFR 60 Subpart 000 Consent order 37-2016 Condition 9A.1.." The two conveyors you mention along with the Warrior 1800 screen are used as a mobile or portable, topsoil screener. The conveyor # 5 was used as part of this portable unit and the other day we had the idea to connect to the plant in warren to see if it would help in getting finished product further from the actual plant in hopes of making more room. We did not permit prior to adding it as it was a trial to see if it accomplished are goal. We have since decided it would make a valuable addition and plan to add it to our permit to install.

As for the Appendix B Fugitive Dust Control Plan – "Consent Order 37-2016 Condition 9C.1 the facility did not maintain water application records on file at the facility. When the consent order was put into effect we had discussed with Mrs. Kerry Kelly regarding the Paper work and housing of said records. We agreed that keeping them at the main location in Auburn Hills was acceptable. Since your visit on the 27th of August we have transfer the Water Application Records down to the Warren Location to be kept on site.

Thank you,

RJ Orozco – Vice President

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