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

N208935579		
FACILITY: Select Auto Body LLC, a.k.a. Select Collision		SRN / ID: N2089
LOCATION: 23375 DEQUINDRE, HAZEL PARK		DISTRICT: Southeast Michigan
CITY: HAZEL PARK		COUNTY: OAKLAND
CONTACT: Dany Saleem, Owner		ACTIVITY DATE: 07/18/2016
STAFF: Sebastian Kallumkal C	OMPLIANCE STATUS: Compliance	SOURCE CLASS: MINOR
SUBJECT: Onsite Inspection		
RESOLVED COMPLAINTS:		

On Monday, July 18, 2016, I conducted a scheduled targeted inspection at Select Autobody, LLC. A.k.a. Select Collision located at 23375 Dequindre, Hazel Park, Michigan. The purpose of the inspection was to verify facility's compliance with requirements of Article II, Air Pollution Control, Part 55 of Act 451 of 1994 and the Permit to Install No.: 213.89 for the paint booth. The permit was previously issued to Cherry Auto, Inc. located at the same address. On a previous day visit the facility was closed.

I arrived at the facility at about 2:20 PM. I met Mr. Dan Saleem, Owner (phone: 248 220 0356). I introduced myself and stated the purpose of the visit. I provided him the DEQ Environmental Inspections: Rights and Responsibilities Brochure. He told me he started the business about 5 years ago and he does not know anything about Cherry Auto. He has two other employees. I mentioned to him that I was there previously and the facility was closed. He stated that he may have been stepped out or sometimes opens late. His usual operating time is 10 AM to 6 PM. During the pre-inspection meeting he explained to me about the process. They have one paint booth. He told me that the booth is under remodeling such as changing lights, painting walls, & floor, changing filters, etc. The exhaust filters were removed. I observed one car in the booth. He told me that the booth will be ready in a week. I told him that he should not do any painting unless the filters are properly installed. He agreed with it. He explained that he uses less than 10 gallons of coating per month.

I talked to Danny few several times in August and the booth was no ready. He indicated the booth would be ready by the week of August 21. I left messages for him during the week of August 28. Talk to him on 9/2. He said his father is in the hospital and offered the inspection on Tuesday, September 6. The booth is ready according to him.

On Wednesday, September 21, 2016, I revisited the facility. I met Danny Saleem at the facility. He told me that he started using the booth about 4-5 days ago. He only paints parts of the cars (bumpers, quarter panel, etc.). He told me that they may only paint couple of days per week. At the time of the inspection, he had one car in the booth. I observed the booth exhausts were fitted with filters which appeared to be new. He told me that the floors are not painted yet. I informed him that he needs to keep records of the paint used in gallons per month, and keep the filters in place and in good condition while he paints cars. He agreed to comply with my suggestions.

Based on the inspection the facility's painting operation appears to be exempt from Permit to Install requirements pursuant to Rule 287(c) provided that the does not use more than 200 gallons of coating, as applied, minus water, per month, painting conducted in externally vented paint booth, and maintain monthly coating use records (see Rule 287 below for details). The PTI No. 213-89 was initially issued Cherry Auto previously located at this location. This permit would be requested to be voided.

R 336.1287 Permit to install exemptions; surface coating equipment.

Rule 287. The requirement of R 336.1201(1) to obtain a permit to install does not apply to any of the following:

(a) An adhesive coating line which has an application rate of less than 2 gallons per day and which has emissions that are released only into the general in-plant environment.

(b) A surface coating process that uses only hand-held aerosol spray cans, including the puncturing

and disposing of the spray cans.

(c) A surface coating line if all of the following conditions are met:

(i) The coating use rate is not more than 200 gallons, as applied, minus water, per month.

(ii) Any exhaust system that serves only coating spray equipment is supplied with a properly installed and operating particulate control system.

(iii) Monthly coating use records are maintained on file for the most recent 2-year period and are made available to the air quality division upon request.

(d) A powder coating booth that has an appropriately designed and operated particulate control system and associated ovens.

(e) A silkscreen process.

(f) Replacement of waterwash control in a paint spray booth with dry filter control.

(g) Adding dry filters to paint spray booths.

(h) Replacement of a coating applicator system with a coating applicator system that has an equivalent or higher design transfer efficiency, unless the change is specifically prohibited by a permit condition.

(i) Equipment that is used for the application of a hot melt adhesive.

(i) Portable equipment that is used for on-site nonproduction painting.

(k) Mixing, blending, or metering operations associated with a surface coating

Conclusion: Based on the inspection, the facility appears to be in compliance with applicable air quality regulations. PTI No. 213-89 issued to Cherry Auto would be requested to void.

NAME <u>Sebertian(Kallum</u>ka) DATE <u>9121/16</u>

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