

DEPARTMENT OF ENVIRONMENTAL QUALITY
AIR QUALITY DIVISION
ACTIVITY REPORT: Other

N330624362

FACILITY: OMEGA CABINETS INC		SRN / ID: N3306
LOCATION: 35468 GROESBECK, CLINTON TWP		DISTRICT: Southeast Michigan
CITY: CLINTON TWP		COUNTY: MACOMB
CONTACT: Ed Sommers , Owner		ACTIVITY DATE: 02/19/2014
STAFF: Sebastian Kallumkal	COMPLIANCE STATUS: Non Compliance	SOURCE CLASS: MINOR
SUBJECT: Follow up inspection		
RESOLVED COMPLAINTS:		

On February 19, 2014, I conducted a follow up inspection at BTG Omega Cabinets located at 36468 Groesbeck Highway, Clinton Township, 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 requirements of the Permit to Install (PTI) No. 765-90. AQD sent a violation notice dated December 18, 2013, requesting compliance with PTI No. 765-90 requirements. AQD has not received a formal response from the facility yet.

I arrived at the facility at about 12:30 AM. Outside the facility I observed that the dumpster, which previously collected wood dust from cyclone, has been removed, wood dust is not scattered around, most of the area was covered in snow, but no fresh wood dust around, etc. At the facility, I met Mr. Ed Sommers, President. I introduced myself and stated the purpose of the visit. I provided him my credentials. He told me that he had complied with the violations cited in notice. He is not using the cyclone because the motor is down. He will repair it when the weather gets warmer. He told me that they started keeping records of coating used, fixed the filters in the booth and cleaned up the solvents storage practices. He told me that he had sent me an email about these changes. I told him AQD has not received his email. He is in the process of reformatting his old computer and installing a new computer. So he could not produce copy of the sent email.

He told me that they are going to replace the current booth with a new booth if they get a new contract. I informed him that the new booth could be exempt from permit to install requirements if the monthly usage is less than 200 gallons per month and keep records of the monthly usage. He wants to keep PTI No. 765-90 for now.

Later he accompanied me for an inspection of the facility. He showed me that the spent solvent containers has been removed, the filters were properly placed and is keeping coating usage records. I suggested that they keep the records in a binder and in a spreadsheet. He agreed to comply with my suggestions.

On February 21, 2014, I sent copies of coating usage record keeping spreadsheet and VOC/HAP calculations spreadsheets to the company.

I advised him to send a letter to AQD regarding the purchase of the facility, new booth, and compliance with the violations. I requested him to include sample coating usage records. He agreed to send the letter by the end of February.

A second violation notice was sent to the facility on February 20, 2014 for not submitting response to the first Violation Notice. Response date: March 6, 2014.

Conclusion: Compliance will be evaluated after receiving response from the facility.

NAME Sebastian Kallumkal DATE 3/5/2014 SUPERVISOR CJE