DEPARTMENT OF ENVIRONMENTAL QUALITY AIR QUALITY DIVISION

ACTIVITY REPORT: Self Initiated Inspection

N608239441				
FACILITY: Enervest, CHARLTON 11/12, VIENNA 18 CPF		SRN / ID: N6082		
LOCATION: SW NE NW Sec 11 T30N R1W, CHARLTON TWP		DISTRICT: Gaylord		
CITY: CHARLTON TWP		COUNTY: OTSEGO		
CONTACT:		ACTIVITY DATE: 04/14/2017		
STAFF: Bill Rogers	COMPLIANCE STATUS: Compliance	SOURCE CLASS: SM OPT OUT		
SUBJECT: Inspection in response to a permit void request				
RESOLVED COMPLAINTS:				

On April 14, 2016, I checked the Charlton 11/12 Facility in response to a request from Enervest to void its permit, PI 74-97A..

In my opinion voiding the permit is appropriate, if the company wishes to do so:

- PI 74-97A is for a compressor engine and a glycol dehydrator.
- · The engine has been removed.
- The dehydrator has not been removed. It was not operating at the time of my inspection. Presumably it could operate. However, it is a dehydrator at a facility that processes only Antrim formation gas, and is therefore exempt from the requirement to obtain a Permit to Install under an exemption, Rule 288(b)(ii).

The dehydrator is, however, still subject to Federal MACT standards. If Enervest should operate this dehydrator at this site they would still be required to show exemption from, or compliance with, the emission control requirements of the National Emission Standards for Hazardous Air Pollutants, 40 CFR Part 63, Subpart HH.

Comments:

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When I arrived on site I saw the main shed which had contained the compressor is still in place. However, there was no engine inside it. The facility was silent; there did not appear to be any equipment operating there.

Besides the empty compressor shed, the facility still contained the following:

One tank, approximately 12 feet high and 5' diameter (guessing, by eye) labeled "Slop Tank" and "Combustible," inside a lined berm.

One glycol dehydrator with "Wenco Flame Arrested Burner" rated at 100,000 BTU/hr according to its builder's plate. The dehydrator was silent and cold to the touch, so it could not have been operating at the time of the inspection.

Inside the shed, two 300 gallon drum on stilt style tanks, probably for engine oil and industrial lubricating oil. Some miscellaneous pipes and fittings. Two small drum on stilt tanks about the size of a common 55 gallon drum, one near the glycol dehydrator, one at the opposite side of the compressor shed.

There were no stained soils or other evidence of recent spills or leaks.

I concluded that voiding the permit is appropriate. I will advise Permit Section. I will also advise Enervest that they will still have to keep the records they have been keeping to show compliance with MACT HH, if they decide to operate the dehydrator at this site.

NAME William J Rogers	L. DATE 4/20/17	SUPERVISOR_