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

N692350218

FACILITY: Lyon Sand & Gravel-CR JAW		SRN / ID: N6923
LOCATION: 1380 Pleasant Valley Rd, HARTLAND		DISTRICT: Lansing
CITY: HARTLAND		COUNTY: LIVINGSTON
CONTACT: CJ Lazarz, Plant Supervisor		ACTIVITY DATE: 09/04/2019
STAFF: Samantha Braman	COMPLIANCE STATUS: Compliance	SOURCE CLASS: MINOR
SUBJECT: Unannounced, schedule	ed inspection for compliance with PTI No. 406-00.	
RESOLVED COMPLAINTS:		

N6923 – Lyon Sand and Gravel

Facility Contacts:

CJ Lazarz, 313-434-4844, clazarz@edwclevy.net Alicia Ramsdell, 248-675-0093, aramsdell@edwclevy.net

EGLE Staff:

Samantha Braman – 517-281-1373, bramans1@michigan.gov CJ Asselin – 517-284-6786, AsselinC@michigan.gov

Facility Description:

Lyons Sand and Gravel has a general permit for a jaw crusher. Note in MAERS from 2012 said that it was reported in 2009 that the equipment was no longer there.

Location:

Facility is on Pleasant Valley Road in Hartland at Hartland Sand and Gravel Quarry. Pretty isolated location.

Inspection Summary:

This was an unannounced, scheduled inspection for compliance with PTI No. 406-00, and to confirm if the equipment was still around.

Arrived at 9am. No one was in the office. A gentleman on site gave us the number of CJ Lazarz, Plant Supervisor, who met us at the site at 9:20am. We called Alicia Ramsdell, Environmental Engineer, up on the phone and discussed the permit and the equipment that was covered under it. Both Alicia and CJ were pretty sure that the company no longer owned the equipment, although no one was certain what had actually happened to it. Alicia could not find any records on the Cedar Rapids jaw crusher that was covered by PTI 406-00.

We went further into the site and verified that there was, in fact, no crusher present at this location. We witnessed sand and gravel piles, some conveyors and a screening operation with a wash and slurry that was in operation. No dry screens are used at this site. There was no opacity coming from any of the equipment or roads. The equipment that was on site could all be covered under Exemption Rule 285(2)(E).

Back at the office I emailed Alicia the information I had on PTI 406-00 and the related equipment. Upon investigating the situation further Alicia discovered that.....

Based on this information, PTI 406-00 can be voided.

We left the site around 10:15am.

Follow-up:

Alicia forwarded me a letter sent to the AQD in 2012 stating that the crusher had been dismantled. In a recent email from Alicia she notified me that after the crusher was dismantled, and they eventually repurposed the Cedar Rapids crusher from the old portable plant that was dismantled. and incorporated it into another permitted operation, Holly Sand and Gravel (SRN: N5347, PTI No. 468-94C).

Following our conversation, I have requested that PTI No. 406-00 be voided.

MACES- Activity Report

Page 2 of 2

NAME SemanthuBumm DATE 9/20/19 SUPERVISOR 6.A.

http://intranet.deq.state.mi.us/maces/WebPages/ViewActivityReport.aspx?ActivityID=247... 9/20/2019