

STATE OF MICHIGAN

DEPARTMENT OF ENVIRONMENTAL QUALITY





DAN WYANT DIRECTOR

May 20, 2014

Mr. Tim Rose T. R. Equipment, L.L.C. 5856 Shore Drive Clarkston, MI 48346

Dear Mr. Rose:

SUBJECT: SRN: P0120, Facility Address: 5856 Shore Drive; Clarkston, MI 48346

SECOND VIOLATION NOTICE

In January 2014, the Michigan Department of Environmental Quality (MDEQ), Air Quality Division (AQD), notified T.R. Equipment of the requirement to submit a 2013 air pollution report, with the required submittal date of March 17, 2014. In response to the non-submittal of this report, a second letter was sent on April 4, 2014 requesting immediate submittal of the Michigan Air Emissions Reporting System (MAERS) forms required pursuant to Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended (Act 451) and by Air Pollution Control Rule 2 (Michigan Administrative Code R 336.202). A copy of the April 4, 2014 letter is enclosed for your reference. A Violation Notice was also sent on May 5, 2014, for the failure to submit the MAERS forms. A copy of this Violation Notice is also enclosed. As of May 19, 2014, the AQD has yet to receive a response to this Violation Notice or completed MAERS forms. This constitutes a violation of the above referenced act and rule. Please submit the MAERS reporting forms by June 3, 2014, which corresponds to 14 days from the date of this letter.

In addition, in a May 19, 2014, telephone call between yourself and AQD staff, Erik Gurshaw, you indicated that the crusher owned by T.R. Equipment, L.L.C. has been or is in the process of being sold and has not been used this calendar year. Please indicate when this sale is supposed to take place and who is purchasing the crusher. The AQD needs this information to keep track of the crusher's ownership and location.

T.R. Equipment has also not adequately responded to an August 27, 2013, Violation Notice issued to the company. Specifically, the AQD has still not received verification that visible and particulate emission rates from all New Source Performance Standard (NSPS) Subpart OOO subject crushers, screens, conveyors, and transfer points has taken place, production records are not being maintained, and there is no evidence that the crusher has been operated in accordance with the Fugitive Dust Control Plan in Appendix A of Permit To Install Number 128-10. The August 27, 2013, Violation Notice is enclosed.

If T.R. Equipment believes the above observations or statements are inaccurate or do not constitute violations of the applicable legal requirements cited, please provide appropriate factual information to explain your position.

Thank you for your attention to resolving the violations cited above. If you have any questions regarding the violations or the actions necessary to bring this facility into compliance, please contact me at the number listed below.

Sincerely,

Erik A. Gurshaw

Environmental Quality Analyst

Air Quality Division

586-753-3743

EAG/DAC Enclosures

cc: Ms. Lynn Fiedler, MDEQ

Ms. Teresa Seidel, MDEQ

Mr. Thomas Hess, MDEQ

Mr. Christopher Ethridge, MDEQ