

10/28/15

Mr. Matt Deskins

MDEQ AQD

RE: Response to VN's for P0411 and N6804

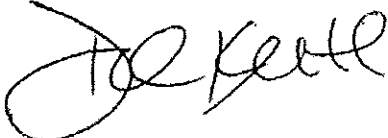
Mr. Deskins,

Following our conversation via email (9/27/15) and verbally in the front office of the District Office, regarding the above referenced Violation Notices for Klett Recycle and Revolution Onsite Crushing (ROC); I will be communicating here what we had discussed.

On 9/15 and 9/22, ROC (P0411) had submitted 2 relocation notices that, had circumstances not changed, would have been inside of the 10-day requirement for submittal. The circumstance that changed is the customer deducted initially, then, added to the amount of work after we moved into this site. Thereby, once the subtraction of workload was communicated to me, it triggered an attempt to fill the whole in our work schedule, having found the work, then a relocation was needed. By the time this all transpired we were inside the 10-day window. Compounding this, the customer decided against the subtraction of work for us to perform and actually added to the original amount. However, the relocations had been submitted with what were now incorrect move dates, but the locations on the relocations and the order of the jobs were to remain the same. Resulting in the actual relocation of the crusher taking place outside of the 10-day window.

On 9/22, Klett Recycle (N6804) submitted a relocation that was within the 10-day window, on this day the customer informed me of needing our services at another location quicker than they had initially anticipated by 2-3 weeks requiring us to be at the new site in 8 days. I immediately hung up the phone from receiving the news from the customer and placed the request for FTC&H to get a relocation done that same day for submittal.

Sincerely,



Dale Klett

Klett Recycle and Revolution Onsite Crushing



E-MAILED

10-28-15 (M.A.D.)