



RICK SNYDER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF ENVIRONMENTAL QUALITY
GRAND RAPIDS DISTRICT OFFICE



C. HEIDI GREYER
DIRECTOR

May 24, 2018

Mr. Brett Calvin, Chief Operating Officer
Haviland Enterprises, Inc.
421 Ann Street NW
Grand Rapids, Michigan 49504

SRN: N0878, Kent County

Dear Mr. Calvin:

VIOLATION NOTICE

On May 11, 2018, the Department of Environmental Quality (DEQ), Air Quality Division (AQD), received notification from Haviland Enterprises, Inc. located at 421 Ann Street NW, Grand Rapids, Michigan that Haviland Enterprises had increased the emission rate of one compound used in FGWESTPOWDER above what was evaluated as part of the conditions of Permit to Install (PTI) No. 71-17C. The increase in the emission rate was determined to be above what is allowed in Rule 285(2)(c), and is considered a meaningful change, which requires a permit to install.

Based upon the information provided, staff identified the following:

Process Description	Rule/Permit Condition Violated	Comments
FGWESTPOWDER	Rule 201; Consent Order AQD No. 2018-01	Failure to obtain a permit to install

Haviland Enterprises' current permit, PTI No. 71-17C, evaluated the compound (sodium dichloroisocyanurate dehydrate) used in FGWESTPOWDER at an emission rate of 0.119 pounds per hour (pph), but per the information received from Haviland Enterprises, this compound was emitted at a rate of 0.137 pph. This resulted in a hazard potential increase of 14.9%, which is above what is allowed under Rule 285(2)(c). Be advised that Rule 201 requires that a permit be obtained prior to installation, construction, operation, reconstruction, relocation, or alteration of any process or process equipment which may be a source of an air contaminant. Additionally, the cited violation is (also) enforceable as paragraph 10 of Consent Order, AQD No. 2018-01.

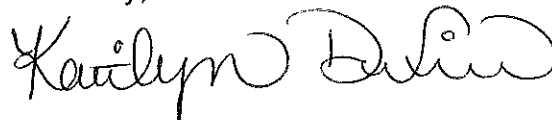
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Please initiate actions necessary to correct the cited Violation. Since Haviland Enterprises submitted a permit to install application to the AQD to address the increase in emission rate, and an appropriate response to the violation was included in the notification sent to the AQD, no additional response is required by Haviland Enterprises.

If Haviland Enterprises 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 violation cited above and for the cooperation. If you have any questions regarding the violation or the actions necessary to bring this facility into compliance, please contact me at the number listed below.

Sincerely,



Kaitlyn DeVries
Environmental Quality Analyst
Air Quality Division
616-558-0552

cc: Ms. Heidi Hollenbach, DEQ
cc/via e-mail: Ms. Mary Ann Dolehanty, DEQ
Mr. Craig Fitzner, DEQ
Mr. Chris Ethridge, DEQ
Mr. Malcolm Mead-O'Brien, DEQ