

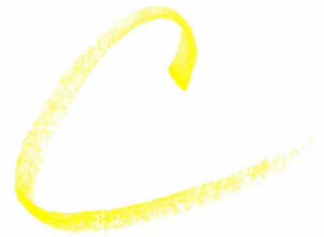


**Environmental  
Protection Agency**

John F. Kasich Governor

Mark Taylor Lt. Governor

Scott J. Rahn Director



**CERTIFIED MAIL**

December 13, 2011

Roger Newsome  
Newsome & Work Metallizing  
258 Kenmore Blvd.  
P.O. Box 27091  
Akron, OH 44319-7091

**RE: NEWSOME & WORK METALLIZING, OHD 986 976 769, SUMMIT COUNTY,  
SQG-CEI, 4<sup>th</sup> NOTICE OF VIOLATION**

Dear Mr. Newsome:

On December 10, 2011, Ohio EPA represented by Edward D'Amato and Robert Almquist conducted a site visit at Newsome and Work Metallizing. The purpose of the site visit was to assess the progress you have made in addressing the violations cited in Ohio EPA's Notices of Violation's (NOV's) on August 25, 2011, October 4, 2011 and October 21, 2011.

You have done the following:

1. Moved the drums of Tectyl 506 into a room that is protected from roof leaks.
2. Began palletizing the small containers of paint and paint related waste.
3. Moved drums of used oil indoors, but you have not yet labeled them.
4. Cleaned up the used oil releases identified in the NOV's.
4. Boxed up fluorescent lamps, although you could not find them during the site visit.
5. Contacted some waste haulers to get quotes.

Ohio EPA suggests that Newsome and Work Metallizing consider consolidating the waste materials into as few 55-gallon drums as possible. Consolidation should reduce your disposal costs.

Please be advised the Ohio EPA's Division of Materials and Waste Management first visited your facility on August 8, 2011. The quantity of hazardous waste you have on-site may exceed 2,200 lbs which means there is a 180-day time limit for storage of it. This time limit may have been exceeded already.

Per our conversation at your facility, please submit a reasonable timetable for completion of the waste management activities Ohio EPA has required at your facility. Ohio EPA expects completion of the activities sometime prior to March 1, 2011 or the Agency will have to consider enforcement action.

In order for Ohio EPA to return your facility to compliance with the hazardous waste violations, you must submit **all** documentation that was requested in Ohio EPA's three NOV's. The following violations will remain outstanding until all documentation is received:

1. **Hazardous Waste Determination**  
**OAC 3745-52-11**
2. **Response to Releases of Used Oil**  
**OAC 3745-279-22(D)**
3. **Used Oil Storage Requirements for Generators (Labels)**  
**OAC 3745-279-22(C)**
4. **Universal Waste Management Standards—Containers**  
**OAC 3745-273-13(D)**

Please feel free to contact me at (330) 963-1170 if you have any questions.

Failure to list specific deficiencies or violations in this communication does not relieve Newsome and Work Metallizing from the responsibility of complying with all applicable Ohio EPA laws and regulations. Please be advised that present or past instances of non-compliance can continue as subjects of pending or future enforcement actions.

Sincerely,



Edward J. D'Amato  
Environmental Specialist  
Division of Materials and Waste Management

EJD:ddw

cc: Julie Brown, Summit County General Health District  
ec: Frank Popotnik, DMWM, NEDO  
Natalie Oryshkewych, DMWM, NEDO  
Jeff Mayhugh, DMWM, CO