

**HAMILTON COUNTY
ENVIRONMENTAL
SERVICES**

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

January 9, 2007

Ms. Kristen Riesenberg
J.R.Custom Unlimited
2620 Bobmeyer Road
Hamilton, OH 45015

**RE: Warning Letter for Violation of Ohio Administrative Code (OAC) rule 3745-15-03 at
JR Custom Unlimited located at 2620 Bobmeyer Road, Hamilton, Ohio**

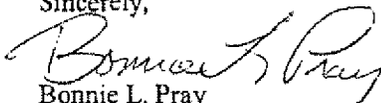
Dear Ms. Riesenberg:

On December 15, 2006, our agency requested JR Custom Unlimited submit, via fax or mail, material usage information for coatings, solvents, and adhesives in order for our agency to determine if your spray booth and laminating operations are subject to air pollution regulations and permitting requirements in the State of Ohio. It was our understanding that JR Custom was in the process of obtaining this information from its vendors. As of this date, the requested information has not been received.

Pursuant to OAC rule 3745-15-03, our agency, as authorized representative of the Director of the Ohio EPA, may require the periodic submission of records and reports, including but not limited to, information on air contaminants, emissions, or material usage for purposes of maintaining an air pollution emission inventory. Our agency is requesting this information in order to assess your facility's potential volatile organic compound (VOC) emissions and compliance with OAC Chapter 3745-31. **We request that you submit the material usage information and a completed Emissions Activity Category form (attached) to our agency within seven days of receipt of this letter.**

The acceptance of a written response does not constitute a waiver of the Ohio EPA's authority to seek civil penalties as provided in section 3704.06 of the Ohio Revised Code. The determination to pursue or decline such penalties in this case will be made at a later date. Failure to comply with the requirements of this letter may result in additional enforcement action including possible referral of this case to the Office of the Attorney General. Your cooperation to resolve this issue is appreciated. Upon receipt and review of the requested information, we will advise if JR Custom must proceed with completion and submission of an air permit application for your operations. If you have any questions regarding this letter, please do not hesitate to contact me at (513) 946-7739.

Sincerely,



Bonnie L. Pray

Environmental Compliance Specialist

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