

**REGIONAL AIR POLLUTION CONTROL AGENCY**

Serving Clark, Darke, Greene, Miami, Montgomery & Preble Counties

117 South Main Street, Dayton, Ohio 45422-1280

937-225-4435 — Fax: 937-225-3486

www.rapca.org

April 15, 2008

Certified Mail

Mr. Mike Nagra

JMS Composites

3240 East National Road

Springfield, Ohio 45505

WARNING LETTER

Dear Mr. Nagra:

On February 22, 2008, an inspector from the Regional Air Pollution Control Agency (RAPCA) conducted a compliance evaluation at JMS Composites. During the compliance evaluation, the inspector explained that JMS Composites is not in compliance with the National Emission Standards for Hazardous Air Pollutants (NESHAP) for Reinforced Plastic Composites Production, 40 Code of Federal Regulations (CFR) Part 63 Subpart WWWW. Specifically, JMS Composites failed to submit a Notification of Compliance Status (NOCS). Per 40 CFR 63.5905, JMS Composites shall submit a NCOS per Table 13 of 40 CFR 63 WWWW and 40 CFR 63.9 (h) within one-year and 30 days after the facility's compliance date (April 21, 2006) or May 20, 2007 for sources complying with organic Hazardous Air Pollutants (HAP) emissions limit averaging provisions. JMS Composites has not submitted a NOCS to date. The failure to submit a NOCS is in violation of 40 CFR 63 WWWW, the Title V operating permit issued 1/4/2007 and Ohio Revised Code (ORC) 3704.05. JMS Composites shall submit a NOCS within 30 days of receipt of this letter.

Per 40 CFR 63.5910, JMS shall submit semiannual reports containing information in 63.5910 (c) - (i). Specifically, per 40 CFR 63.5910 (b)(2), the first compliance report must be postmarked or delivered no later January 31, 2007. To date, RAPCA has not received semiannual compliance reports. The failure to submit semiannual compliance reports is in violation of 40 CFR 63 WWWW, the Title V operating permit issued 1/4/2007 and Ohio Revised Code (ORC) 3704.05. JMS shall submit the semiannual compliance reports within 30 days of receipt of this letter.

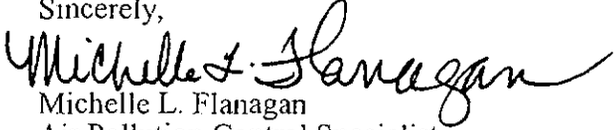
Also, the inspector requested Material Safety Data Sheets (MSDS) to verify the organic HAP content of resins and gel coats per 40 CFR 63.5797 and to confirm the operation type as required in 40 CFR 63.5810. At that time, the MSDS were not available and only three MSDS have been

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submitted since the inspection. In order to verify compliance with the organic HAP emissions standards, JMS Composites shall submit MSDS for all resins and gel coats used at JMS within 30 days of receipt of this letter.

JMS calculates emissions based on the use of organic HAP emission factors for spray guns with "nonatomized mechanical application". In order to verify that the correct emission factors are being utilized, RAPCA requests that JMS submit documentation to support this designation within 30 days of receipt of this letter..

RAPCA appreciates your prompt attention in the above matters. If you have any further questions, please feel free to contact me at 937-496-7467.

Sincerely,

Michelle L. Flanagan
Air Pollution Control Specialist
Abatement Unit

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- Print your name and address on the reverse so that we can return the card to you.
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1. Article Addressed to:

MR MIKE NAGRA
 JMS COMPOSITES
 3240 E NATIONAL RD
 SPRINGFIELD, OH 45505

2. Article Number
 (Transfer from service label)

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 X Jennifer Nagra Agent Addressee

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PS Form 3811, February 2004

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To MR MIKE NAGRA
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 3240 E NATIONAL RD
 SPRINGFIELD, OH 45505

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PS Form 3800, June 2002

See Reverse for Instructions