



State of Ohio Environmental Protection Agency

**Northwest District Office**

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Ted Strickland, Governor  
Lee Fisher, Lieutenant Governor  
Chris Korteski, Director

August 20, 2007

CERTIFIED MAIL

Mr. Pat Bastidas, EHS Manager  
Style Crest Enterprises, Inc.  
600 Hagerty Drive  
Fremont, Ohio 43420

RE: Notice of Violation (NOV-HPF) for Style Crest Enterprises, Inc. (0372030210)  
based on August 14, 2007, inspection with response due by September 14,  
2007.

Dear Mr. Bastidas:

This letter shall serve as a follow-up to the inspection conducted on August 14, 2007, of the above referenced facility by Melanie Ray and myself. The purpose of this inspection was to determine the compliance status of all air contaminant sources located at the facility.

Based on our discussions, my observations during the inspection and a review of the company's files, my findings are as follows:

1. On January 25, 2007, Style Crest Enterprises, Inc. (Style Crest) was issued permit to install (PTI) 03-17237 for the following emissions units:
  - P001- step shop wood saws with baghouse and cyclone;
  - P012- pulverizer system with (2) PVC chip bins, metal separator, color sorter, (2) pulverizers (no. 7 and 8) with (2) cyclones and baghouse;
  - P013- PVC pulverizer mill no. 9 with baghouse;
  - P014- PVC pulverizer mill no. 10 with baghouse; and
  - P015- Grinder system mill no. 5 with baghouse.

Each emission unit contains a monitoring and recordkeeping requirement that requires the facility to perform daily visible particulate emission checks from the stacks serving each unit. These checks document whether or not emissions were detected, the color, for how long and what corrective measures were taken to eliminate the emissions. Additionally, the company is required to submit semi-annual reports for each emission unit identifying days when emissions were observed. If no emissions were observed during the reporting period, a report stating such is still required.

At the time of the inspection, the company was not able to provide proper records for daily visible emissions checks for these emissions units. It was stated that an employee performs visible emissions checks daily, however a log was not being kept noting these daily checks. Therefore, Style Crest is in violation of PTI 03-17237 and ORC 3704.05 for failing to monitor and maintain records for each emission unit and failing to submit semi-annual reports.

It was stated during the inspection that this recordkeeping issue would be immediately resolved. Ohio EPA requests that Style Crest notify the Northwest District Office of the date these records started being kept.

2. Style Crest was issued a Title V permit on May 29, 2002, for (3) resin spray units, emissions units R001, R002 and R004; and (2) gelcoat spray units, emissions units R003 and R005. The facility submitted a Title V renewal application on November 30, 2006 prior to the permit's May 29, 2007, expiration. Until the renewal application is processed, Style Crest is to continue operating under the expired Title V permit.

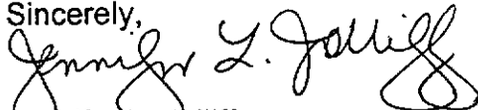
The General Terms and Conditions of the facility's Title V permit requires that semi-annual reports for all emissions units be submitted, identifying any deviations from the monitoring, recordkeeping or reporting requirements. A review of the facility's file show that no semi-annual reports have been filed. At this time, Style Crest is in violation of the Title V permit and ORC 3704.05 for failing to submit semi-annual reports for emissions units R001-R005.

All other emissions sources appear to be in compliance with air pollution control regulations of the Ohio EPA at this time.

At this time, NWDO requests that Style Crest submit a compliance plan and schedule no later than **September 14, 2007**. Please note that the submission of the requested information to respond to this letter does not constitute waiver of the Ohio EPA's authority to seek civil penalties pursuant to ORC section 3704.06.

I would like to take this opportunity to thank you for escorting us around the facility. If you have any questions or comments, please contact me at the above address or call (419) 373-4112.

Sincerely,



Jennifer L. Jolliff

Division of Air Pollution Control

JLJ/ljr

pc: Sam Araj, DAPC-NWDO  
Don Waltermeyer, DAPC-NWDO  
Tom Kalman, DAPC-CO, Lisa Holscher, US EPA, DAPC-NWDO, Inspection File

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TO: PAT BASTIDAS, ENSURE  
 SIBLE PREST ENTERPRISES, INC.  
 600 HAWORTH DRIVE  
 FREDERICK, MD 21740

PS Form 3800, August 2006 See Reverse for Instructions

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