

**Environmental
Protection Agency**

John R. Kasich, Governor
Mary Taylor, Lt. Governor
Scott J. Nally, Director

July 3, 2012

**ATHENS COUNTY
GENERAL FILE
(DIAMOND STONE)
DMWM/SEDO
NON-NOTIFIER**

Mr. Gene Engle
Diamond Stone
P.O. Box 315
McCarther, OH 45651

Dear Mr. Engle:

On June 1, 2012 I inspected Diamond Stone's facility in Albany, Ohio to determine Diamond Stone's compliance with Ohio's hazardous waste laws as found in Chapter 3734. of the Ohio Revised Code (ORC) and Chapter 3745. of the Ohio Administrative Code (OAC) in response to a complaint received by our office. During the inspection Diamond Stone was represented by Ron Allen and Kathy Reynolds.

The complaint alleged that Diamond Stone's used oil was being stored in uncovered drums outside that overflow when it rains. The complainant said that 15 to 20 drums were on-site in the weeds. The complainant also stated that the diesel fuel tank for fueling the dump trucks has a malfunctioning shut off valve which results in frequent spills of diesel fuel on the ground. This letter will explain the validity of the complaint, the violations found, what you need to do to correct the violations, other general concerns identified by the inspection and what you need to do to respond to the general concerns.

Outside in the area of the used oil tank I observed eight 55-gallon drums with material in them. All the drums were closed. Ron Allen reported that they contained gasoline that would be used in the future. Six of the drums could be described as being located "in the weeds." Some of the drums were lying on their sides. The storage outside in an unorganized manner gives the appearance of the drums being unwanted and possibly forgotten. There were other open, empty drums lying around outside of the maintenance garage. Used oil was stored outdoors in a used oil tank and inside the maintenance garage in 55-gallon drums. Used oil was spilled on the ground around the used oil tank, the floor of the garage and on the ground around the outside of the maintenance garage. Staining of the ground around the maintenance garage had the appearance of being from used oil that had run out the front door of the garage.

During my inspection, I also observed three diesel fuel tanks. Ron Allen reported that the fuel tank next to the used oil tank was used by Diamond Stone for fueling the loader and that the other two diesel tanks located next to the maintenance garage belonged to Chris Fisher Trucking and were used for fueling the dump trucks. At the time of my visit it was raining and I could not determine if there had been diesel fuel spills as described by the complainant. Ron

Allen stated that he did not know if there was a problem with Chris Fisher Trucking's fuel shut off.

I found the following violations of Ohio's used oil laws. In order to correct these violations you must do the following and send me the required information **within 14 days** of your receipt of this letter:

- (1) **OAC Rule 3745-279-22(B) Used Oil Storage Requirements for Generators:** Containers and aboveground tanks used to store used oil at generator facilities must be:
(1) In good condition (no severe rusting, apparent structural defects or deterioration);
and (2) Not leaking (no visible leaks).

At the time of the inspection there was a bulging drum of used oil in the maintenance garage that was leaking used oil from an opening in the drum's top rim. This drum was not in good condition and was leaking used oil.

In order to return to compliance with this rule Diamond Stone must immediately stop using the leaking drum for used oil storage. To document your compliance Diamond Stone must provide a photo of the replacement container you will use in place of the leaking, bulging drum.

- (2) **OAC Rule 3745-279-22(C), Used Oil Storage Requirements for Generators:** Containers and aboveground tanks used to store used oil at generator facilities must be labeled or marked clearly with the words "Used Oil."

At the time of the inspection there were four drums of used oil in the maintenance garage. None of the drums were labeled "Used Oil."

In order to return to compliance with this rule Diamond Stone must immediately label all containers used to store used oil with the words "Used Oil." To document your compliance, provide a photo of the drums in the maintenance garage labeled with the words "Used Oil."

- (3) **OAC Rule 3745-279-22(D), Used Oil Storage Requirements for Generators:** Upon detection of a release of used oil to the environment, a generator must perform the following cleanup steps: (1) Stop the release; (2) Contain the released used oil; (3) Clean up and manage properly the released used oil and other materials; and (4) If necessary, repair or replace any leaking used oil storage containers or tanks prior to returning them to service.

There was a bulging drum of used oil in the maintenance garage that was leaking used oil from an opening in the drum's top rim. Diamond Stone had not stopped, contained, or cleaned up the release and the leaking container had not been replaced with an intact container. Large areas of the garage floor were saturated with spilled or leaked used oil. Spilled used oil was also evident on the ground outside the maintenance building to the sides of the garage's front doors, next to the empty drums along the left side of the garage, and around the used oil tank.

In order to return to compliance with this rule Diamond Stone must immediately stop the continued release of used oil from the bulging drum. The used oil that has been released on the floor of the garage must be contained and the spilled oil cleaned up. All the ground visibly stained with used oil outside the garage and around the used oil tank must be dug up and disposed of as a solid waste. To demonstrate your compliance, provide photos of the garage floor, area around the garage and the used oil tanks. Documentation of proper disposal such as landfill receipts must be provided to this office.

- (4) ***OAC Rule 3745-279-24, Off-Site Shipments of Used Oil by Generators:*** Except as provided in paragraphs (A) to (C) of this rule, generators must ensure that their used oil is transported only by transporters who have obtained U.S. EPA identification numbers.

Diamond Stone has their used oil taken off-site by Rick Wells, an individual who burns the oil in his oil burning furnace. Rick Wells is not a transporter with a U.S. EPA ID number. Providing your used oil for transportation to an entity that does not have a U.S. EPA identification number is a violation of this rule.

If you wish to provide your used oil to someone for burning in a used oil space heater, the following requirements must be met. If the used oil burner transports the oil for you, the burner must register with Ohio EPA to receive a U.S. EPA identification number. If you self-transport your used oil to the burner, the burner must be registered with Ohio EPA as a used oil collection center. You may self-transport up to 55 gallons at a time, using either a company vehicle or a vehicle owned by a Diamond Stone employee. Before the used oil is burned in someone else's space heater, either you or the burner must have the used oil tested to determine if it is on-specification or off-specification. For used oil to be considered on-specification, its constituent levels must be at or below (except for flash point) the following levels: 5 ppm or less of arsenic, 2 ppm or less of cadmium, 10 ppm or less of chromium, 100 ppm or less of lead, 100°F minimum flash point, 4,000 ppm or less of total halogens, and less than 2 ppm PCBs. The person who makes the claim that the used oil meets these specifications must keep all records of the analysis and a record of all shipments of the used oil. Note, that if the used oil contains greater than 1,000 ppm total halogens, you must successfully rebut the presumption that the used oil has been mixed with a hazardous waste before it can be burned in a space

heater. These testing requirements would not apply if you choose to use a transporter with a U.S. EPA identification number and the used oil is sent off-site for recycling.

Diamond Stone will return to compliance with this rule when they provide the documentation of used oil disposal with a transporter holding a U.S. EPA identification number. If you wish, Diamond Stone may also return to compliance with this rule by documenting that your used oil is being burned in a space heater under all the conditions outlined in the above paragraph. Enclosed with this letter for your consideration are the guidance documents *The Regulation of Used Oil: An Overview for Ohio Businesses Who Generate Used Oil* and *Burning Used Oil in a Space Heater – For Businesses*.

General Comments

- (A) As noted earlier in this letter, due to the weather conditions at the time of my inspection I was unable to conclusively determine if the allegations that the diesel fuel tanks are leaking were true. I understand that the fuel tanks in question are not owned by Diamond Stone however, please be aware that as the owner of the property Diamond Stone does bear a responsibility for ensuring that fuel is not being dispensed onto the ground. Please look into the matter and provide a response stating what actions you have taken to ensure that fuel is not allowed to spill onto the ground at your property.
- (B) As noted earlier in this letter, during the inspection I observed eight drums that Ron Allen stated contained gasoline that would be used in the future. Some of the drums were lying on their sides and were "in the weeds." Storing the drums in this manner gives the appearance that they are unwanted or forgotten and could allow Ohio EPA to make a determination that they are an unmanaged solid waste. My concern is that if the drums are continued to be stored in this manner they will eventually rust and leak their contents. Diamond Stone should store the drums in a manner that reflects that they contain a product you value and intend to use. They should be stored upright and in a location that allows the integrity of each drum to be easily observed and monitored. We recommend that you use up the gasoline in the drums as soon as possible to eliminate the risks associated with storing this flammable material in drums. Please provide a written response stating how the management of these drums will be changed.

Diamond Stone needs to immediately take the necessary measures to return to compliance with Ohio's environmental laws. Within 14 days of receipt of this letter, Diamond Stone is requested to provide documentation to this office including the steps taken to abate the violations cited above. Documentation of steps taken to return to compliance includes written correspondence, updated policies, and photographs, as appropriate, and may be submitted via the postal service or electronically to Elizabeth.Herron@epa.ohio.gov.

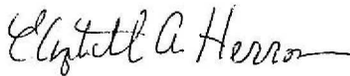
Mr. Gene Engle
Diamond Stone
July 3, 2012
Page 5 of 5

Please be advised that violations cited above will continue until the violations have been properly abated. Failure to comply with Chapter 3734 of the Ohio Revised Code and rules promulgated thereunder may result in a civil penalty of up to \$10,000 per day for each violation. It is imperative that you return to compliance. If circumstances delay the abatement of violations, Diamond Stone is requested to submit written correspondence of the steps that will be taken by date certain to attain compliance.

Enclosed is a copy of the checklists completed as a result of the inspection. You can find Ohio's hazardous waste rules and other information on the division's web page at: <http://www.epa.ohio.gov/dhwm/>

If you have any questions, please contact me by telephone at (740) 380-5248 or by e-mail at Elizabeth.Herron @epa.ohio.gov.

Sincerely,



Elizabeth A. Herron
Environmental Specialist
Division of Materials and Waste Management

EH/sb

Enclosures

NOTICE:

Ohio EPA's failure to list specific deficiencies or violations in this letter does not relieve your company from having to comply with applicable regulations.

| | | |
|---|---|-----------------------|
| Send to Central Office <input checked="" type="checkbox"/> | Ohio Environmental Protection Agency RCRA SUBTITLE C SITE IDENTIFICATION/VERIFICATION FORM | For Ohio EPA use only |
|---|---|-----------------------|

Completed verification forms required to be submitted to CO should be e-mailed to brad.hauser@epa.state.oh.us.

| | | | | | |
|---|---|---------------------------------|---|----------------------------------|---------------------------------|
| Site EPA ID No. Site Name Site Location Information | EPA ID Number: non-notifier | | Website: (Optional) | | |
| | Name: Diamond Stone | | Street Address: 3490 USHighway 50 West | | |
| Site Land Type (check only one) NAICS code(s) www.census.gov/epcd/www/naics.html | City, Town, or Village: Albany | | State: OH | | |
| | County Name: ATHENS | | Zip Code: 45710 | | |
| | Private <input checked="" type="checkbox"/> | County <input type="checkbox"/> | District <input type="checkbox"/> | Federal <input type="checkbox"/> | Indian <input type="checkbox"/> |
| | Municipal <input type="checkbox"/> | State <input type="checkbox"/> | Other <input type="checkbox"/> | | |

| | | | | | |
|--|---|--|-----------|-------------------------|--|
| Facility Representative Additional names can be recorded in number 12 Only provide address information if it is different than the site address | First Name: Ron | | MI: | Last Name: Allen | |
| | Title: | | | | |
| | Phone Number: | | | Phone Number Extension: | |
| | E-Mail Address: | | | | |
| | Fax Number: | | | Fax Number Extension: | |
| | Street or P.O. Box: PO BOX 315 | | | | |
| | City, Town or Village: McCarther | | | | |
| State: OH | | | Zip Code: | | |

| | | | | | | | | | |
|---|--|---|---------------------------------|-----------------------------------|---------------------------------------|---------------------------------|------------------------------------|--------------------------------|--------------------------------|
| Legal Owner And Operator of the Site. List Additional Owners and/or Operators in the Comment Section or on another copy of this form page | Name of Site's Legal Owner: Gene Engle | | | | Date Became Owner (mm/dd/yyyy): | | | | |
| | Owner Type: | Private <input checked="" type="checkbox"/> | County <input type="checkbox"/> | District <input type="checkbox"/> | Federal <input type="checkbox"/> | Indian <input type="checkbox"/> | Municipal <input type="checkbox"/> | State <input type="checkbox"/> | Other <input type="checkbox"/> |
| | Street or P.O. Box: | | | | | | | | |
| | City, Town or Village: | | | | Owner Phone #: | | | | |
| | State: | | | | Country: | | Zip Code: | | |
| | Name of Site's Operator: | | | | Date Became Operator (mm/dd/yyyy): | | | | |
| | Operator Type: | Private <input type="checkbox"/> | County <input type="checkbox"/> | District <input type="checkbox"/> | Federal <input type="checkbox"/> | Indian <input type="checkbox"/> | Municipal <input type="checkbox"/> | State <input type="checkbox"/> | Other <input type="checkbox"/> |
| | Street or P.O. Box: | | | | | | | | |
| City, Town or Village: | | | | Operator Phone #: | | | | | |
| State: | | | | Country: | | Zip Code: | | | |

| | |
|--------------------------|---|
| VIOLATIONS CITED? | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
|--------------------------|---|

TYPE OF HANDLER - MARK "X" AS APPROPRIATE

| | | |
|--|---|--|
| <input checked="" type="checkbox"/> Not a HW Generator | <input type="checkbox"/> UNKNOWN: Cited for violation of 3745-52-11 | <input type="checkbox"/> Large Quantity Generator (LQG) |
| | <input type="checkbox"/> Short-Term/Temporary Generator (generates from a short-term or one-time event and not from on-going processes). <i>Check the box for the applicable generator status and provide a comment.</i> | <input type="checkbox"/> Small Quantity Generator (SQG) |
| | | <input type="checkbox"/> Conditionally Exempt Small Quantity Generator |
| | | <input type="checkbox"/> U.S. Importer of Hazardous Waste |
| | | <input type="checkbox"/> Mixed Waste (Hazardous and Radioactive) Generator |

TYPE OF REGULATED WASTE ACTIVITY (MARK "X" IN ALL OF THE APPROPRIATE BOXES)

- | | |
|---|--|
| <input type="checkbox"/> Hazardous Waste Transporter | <input type="checkbox"/> Exempt Boiler and/or Industrial Furnace |
| <input type="checkbox"/> Hazardous Waste Transfer Facility | <input type="checkbox"/> Small Quantity On-Site Burner Exemption |
| <input type="checkbox"/> Treater, Storer or Disposer of Hazardous Waste | <input type="checkbox"/> Smelting, Melting, Refining Furnace Exemption |
| <input type="checkbox"/> Recycler of Hazardous Waste | <input type="checkbox"/> Underground Injection Control Facility |
| <input type="checkbox"/> 72-Hour Recycler | <input type="checkbox"/> Receives Hazardous Waste from Off-site |

UNIVERSAL WASTE ACTIVITIES (INDICATE TYPES OF UNIVERSAL WASTE MANAGED

(CHECK ALL BOXES THAT APPLY)

- | | |
|---|---|
| <input type="checkbox"/> Small Quantity Handler of Universal Waste | <input type="checkbox"/> Destination Facility for Universal Waste |
| <input type="checkbox"/> Large Quantity Handler of Universal Waste (accumulates 5,000 kg. or more) | |

CHECK ALL BOXES BELOW THAT APPLY FOR THE TYPES OF UNIVERSAL WASTE THE FACILITY MANAGES

- Batteries
- Pesticides
- Mercury containing equipment
- Lamps

USED OIL ACTIVITIES (INDICATE TYPE(S) OF ACTIVITY(S))

- Used Oil Generator
- Used Oil Transporter
- Used Oil Transfer Facility
- Used Oil Processor
- Used Oil Re-refiner
- Off-Specification Used Oil Burner
- Used Oil Fuel Marketer who directs shipment of Off-Spec Used Oil
- Used Oil Fuel Marketer who first claims the Used Oil meets the specifications

Eligible Academic Entities with Laboratories: Facility has previously notified that they are opting into managing laboratory hazardous waste pursuant to OAC rules 3745-52-200 through 3745-52-216. Check the box(es) below to indicate the laboratory type.

- College or University
- Teaching hospital that is owned by or has a formal written affiliation agreement with a college or university
- Non-profit Institute that is owned by or has a formal written affiliation agreement with a college or university

Waste Codes for Federally Regulated Hazardous Wastes. Please list the codes for the federally regulated hazardous waste handled at the site. List them in the order they are presented in the regulations (e.g., D001, D003, F007, U112). Use an additional page or list them in the comments if more space is needed. If the waste codes are the same as listed in the most recent RCRAInfo source record, you do not need to list them. Instead just indicate the date of the most recent source record.

COMMENTS: USE THIS AREA TO DESCRIBE WHETHER THE INSPECTION WAS ANNOUNCED, WHETHER THE WASTE IS STORED IN TANKS OR CONTAINERS, ETC.

Announced Yes No Additional Facility Representatives: **Kathy Reynolds**
 Tanks Yes No
 Containers Yes No

| | | |
|-----------------------------|-----------------------------|---|
| Name of Inspector(s) | Name of Inspector(s) | Date of Inspection/Time (mm/dd/yyyy) |
| Elizabeth Herron | | 6/1/2012 |

Comments:

WASTE ACTIVITIES SUMMARY

Facility Name: Diamond Stone

Facility Type: Used Oil Generator

EPA ID #:

non-notifier

| <i>Description of Waste</i> | | | | <i>On-Site Management</i> | | | <i>Off-Site Management</i> |
|---------------------------------|------------------------|-----------------------|--------------------------------|--------------------------------------|----------------------------------|---|---|
| Process Generating Waste | Waste Generated | EPA Waste Code | QTY Generated per Month | Type of Accumulation/ Storage | Type of On-Site Treatment | Waste Location | Name, state, and type of activity |
| Maintenance of loader | Used oil | NA | 10 gallons every 6 weeks | Used oil tank and 55-gallon drums | none | Drums are inside maintenance garage and tank is outside near the maintenance garage | Used oil is given an individual (Rick Wells) who burns the used oil in his used oil burning furnace |

PROCESS DESCRIPTION

Diamond Stone is located on property that was formerly an operating rock quarry. Diamond Stone now gets rock from a quarry in Oak Hill, Ohio. Rock is stored at Diamond Stone's Albany, Ohio property and sold to customers. All trucking of the stone is done by Chris Fisher Trucking. Diamond Stone does not own any of the dump trucks that truck the rock. The property has a scale for weighing rock as it is sold and a loader for loading the stone into dump trucks. Diamond Stone has two employees at their Albany location, one works in the scale house and one runs the loader.

WASTE MANAGEMENT INFORMATION

Diamond Stone generates used oil from the maintenance of the loader.

REGULATORY HISTORY

This is the facility's first inspection by the Division of Materials and Waste Management.

**USED OIL INSPECTION CHECKLIST
GENERATORS, COLLECTION CENTERS AND AGGREGATION POINTS**

NOTE: 1. A facility is subject to the federal SPCC regulations (40 CFR 112) if it is non-transportation related (e.g., fixed) and has an aggregate above ground storage capacity greater than 1,320 gallons or a total underground storage capacity greater than 42,000 gallons of oil (including used oil), and there is reasonable expectation of a discharge to navigable waters.

2. Inspectors can check BUSTR's web-site at https://www.comapps.ohio.gov/sfm/fire_apps/bust/bustr/PublicInquiry.asp to determine if a UST containing used oil is registered with BUSTR. Inspectors may call BUSTR at 614-752-7938 or a BUSTR site coordinator to report an unregistered UST or a UST that appears to not be in compliance with BUSTR regulations. A list of BUSTR coordinators by county are at: https://www.comapps.ohio.gov/sfm/fire_apps/bust/bustr/SearchByCounty.asp.

PROHIBITIONS

| | | |
|----|---|--|
| 1. | Does the generator manage used oil in a surface impoundment or waste pile? If yes: | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|---|--|

| | | |
|----|---|--|
| a. | Is the surface impoundment or waste pile regulated as a hazardous waste management unit? [3745-279-12(A)] | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
|----|---|--|

NOTE: For example, used oil contaminated scrap metal stored in a pile.

| | | |
|----|--|--|
| 2. | Is used oil used as a dust suppressant? [3745-279-12(B)] | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|--|--|

| | | |
|----|---|--|
| 3. | Is off-specification used oil fuel burned for energy recovery in devices specified in 3745-279-12(C)? | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
|----|---|--|

NOTE: Multiple used oil checklists may be applicable if used oil handler is performing multiple tasks (e.g., if generating used oil and shipping directly to a burner, complete generator and marketer checklists at a minimum).

GENERATOR STANDARDS

| | | |
|----|--|--|
| 4. | Does the generator mix hazardous waste with used oil? If so, | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|--|--|

| | | |
|----|---|--|
| a. | Is the mixture managed as specified in 3745-279-10(B)? [3745-279-21(A)] | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
|----|---|--|

NOTE: Used Oil mixed with listed (3745-51-30 to 3745-51-35) or characteristic (3745-51-20 to 3745-51-24) hazardous waste are subject to regulation as a hazardous waste, unless the listed hazardous waste is listed solely because it exhibits a hazardous characteristic, and the resultant mixtures do not exhibit a characteristic. Mixtures of used oil and CESQG hazardous waste are subject to OAC Chapter 3745-279.

| | | |
|----|--|--|
| 5. | Does the generator of a used oil containing greater than 1,000 ppm total halogens manage the used oil as a hazardous waste unless the presumption is rebutted successfully? [3745-279-21(B)] | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
|----|--|--|

NOTE: If used oil contains greater than 1000 ppm total halogens, it is presumed to be listed hazardous waste until the presumption is successfully rebutted.

| | | |
|----|--|--|
| 6. | Does the generator store used oil in tanks; or containers; or a unit(s) subject to regulation as a hazardous waste management unit? [3745-279-22(A)] | Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> N/A <input type="checkbox"/> |
|----|--|--|

| | | |
|----|---|--|
| 7. | Are containers and aboveground tanks used to store used oil in good condition with no visible leaks? [3745-279-22(B)] | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|---|--|

There was a bulging drum of used oil in the maintenance garage that was leaking used oil from an opening in the drum's top rim.

| | | |
|----|--|--|
| 8. | Are containers, above ground tanks, and fill pipes used for underground tanks clearly labeled or marked "Used Oil?" [3745-279-22(C)] | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|--|--|

At the time of the inspection there were four drums of used oil in the maintenance garage. None of the drums were labeled "Used Oil."

| | | |
|----|--|--|
| 9. | Has the generator, upon detection of a release of used oil, done the following: [3745-279-22(D)] | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|--|--|

| | | |
|----|----------------------|--|
| a. | Stopped the release? | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|----------------------|--|

| | | |
|----|------------------------|--|
| b. | Contained the release? | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|------------------------|--|

| | | |
|----|---|--|
| c. | Cleaned up and properly managed the used oil and other materials? | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
|----|---|--|

| | | | |
|--|--|--|--|
| | d. | Repaired or replaced the containers or tanks prior to returning them to service, if necessary? | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
| <i>There was a bulging drum of used oil in the maintenance garage that was leaking used oil from an opening in the drum's top rim. Diamond Stone had not stopped, contained, or cleaned up the release and the leaking container had not been replaced with an intact container.</i> | | | |
| ON-SITE BURNING IN SPACE HEATER | | | |
| 10. | Does the generator burn used oil in used-oil fired space heaters? [3745-279-23] If so: | | |
| | a. | Does the heater burn only used oil that owner/operator generates or used oil received from household do-it-yourself (DIY) used oil generators? | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| | b. | Is the heater designed to have a maximum capacity of not more than 0.5 million BTU per hour? | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| | c. | Are the combustion gases from heater vented to the ambient air? | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| <i>NOTE: Ash accumulated in a space heater must be managed in accordance with 3745-279-10(E).</i> | | | |
| GENERATOR TRANSPORTATION | | | |
| 11. | Does the generator have the used oil hauled only by transporters that have obtained a U.S. EPA ID#? [3745-279-24] | | Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> N/A <input type="checkbox"/> |
| <i>Diamond Stone has their used oil taken off-site by Rick Wells, an individual who burns the oil in his oil burning furnace. Rick Wells does not have a U.S. EPA ID number.</i> | | | |
| 12. | If the generator self-transport used oil to an approved collection site or to an aggregation point owned by the generator: [3745-279-24] | | |
| | a. | Does the generator transport used oil in a vehicle owned by the generator or an employee of the generator? [3745-279-24] | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| | b. | Does the generator transport more than 55 gallons of used oil at any time? [3745-279-24] | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| <i>NOTE: Used oil generators may arrange for used oil to be transported by a transporter without a U.S. EPA ID # if the used oil is reclaimed under a contractual agreement (i.e., tolling arrangement).</i> | | | |
| COLLECTION CENTERS AND AGGREGATION POINTS | | | |
| 13. | Is the DIY used oil collection center in compliance with the generator standards in 3745-279-20 to 3745-279-24? [3745-279-30] | | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| 14. | Is the non-DIY used oil collection center registered with Ohio EPA? [3745-279-31] | | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| 15. | Is the used oil aggregation point in compliance with the generator standards in 3745-279-20 to 3745-279-24? [3745-279-32] | | Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> |
| <i>NOTE: Complete Used Oil Generator and any other applicable used oil handler checklist (e.g., marketer, burner, etc.) for used oil collection centers and aggregation points.</i> | | | |