



State of Ohio Environmental Protection Agency

Southeast District Office

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Logan, Ohio 43138

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www.epa.state.oh.us

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

New file S&G Manufacturing
Group LCC
FID: 0637015001
PTI file
Hocking CO.

August 10, 2009

Re: Hocking County
S&G Manufacturing Group LCC
Facility ID # 0637015001
Warning Letter

Mr. Eric Schmidlin
S&G Manufacturing Group, LCC
4830 Northwest Parkway
Hilliard, OH 43026

Dear Mr. Schmidlin:

This office has completed a review of the Permit-to-Install and Operate (PTIO) application received on July 25, 2008. The application you submitted to the agency was incomplete. On May 13, 2009, I sent an e-mail to Allen Stickell requesting additional information. The following information was requested:

- 1.) MSDS for the primer that is to be used.
- 2.) The VOC content listed in your Emissions Activity Category Form (EAC) for the Resistant does not match up with what is listed on the MSDS. The EAC lists the VOC content as 4.33 lb/gal and the EAC says 4.21 lb/gal.
- 3.) The VOC content listed in your EAC for the Lacquer Thinner is 5.0 lb/gal but the MSDS lists the VOCs at 7.10 lb/gal.
- 4.) The calculations submitted were based on 8 hours a day, 260 days per year. However, calculations must be based on the potential to emit, which would mean that the calculations should be based on 24 hours a day, 7 days a week or 8,760 hours (see Section II #3 Emission Information). Using this calculation would put your Sealer above the 10-ton mark making BAT apply.
- 5.) I also need to know if any of your coatings will be combined or applied at the same time.

A follow-up request for the above-mentioned information was e-mailed to Allen Stickell on July 20, 2009. I have not received the required information necessary to complete your permit. Therefore, I am returning your application. Within thirty days of receipt of this letter, please submit a new PTIO application to the Ohio EPA Southeast District, DAPC addressing each of the above-mentioned deficiencies.

Mr. Eric Schmidlin
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It is a violation of OAC rule 3745-31-02(A) to install and operate an air emission source without first obtaining a PTIO.

Acceptance by the Ohio EPA of a schedule for compliance 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 to pursue such penalties in this case will be made by the Ohio EPA at a later date.

If you have any questions concerning this letter or your application, please contact me at erika.jackson@epa.state.oh.us or 740-380-5228.

Sincerely,

A handwritten signature in black ink that reads "Erika Jackson". The signature is written in a cursive style with a large, sweeping flourish at the end.

Erika Jackson
Environmental Specialist
Division of Air Pollution Control

EJ/mlm

Enclosure

cc: Allen Stickell