



**CERTIFIED MAIL**

91 7108 2133 3932 0812 1701

August 27, 2013

Responsible Regulatory Official  
AMERICAN WELDING & TANK  
721 GRAHAM DR  
FREMONT, OH 43420

**Re: 2010 and 2011 Hazardous Waste Biennial Report Requirement – Notice of Violation  
AMERICAN WELDING & TANK, FREMONT**

Dear Responsible Regulatory Official:

During a recent review of customer data from Ohio Treatment, Storage, and Disposal Facilities (TSDFs) it was noticed that one or more shipments of hazardous waste were received from AMERICAN WELDING & TANK during the 2010 and 2011 calendar years. The amounts reported, 64.96 and 55.91 tons respectively, indicate that this site was a large quantity generator in 2010 and 2011. Enclosed are printouts of the shipment information. Because I have not received a Hazardous Waste Biennial Report for 2010 or 2011, AMERICAN WELDING & TANK may be in violation of current federal and state laws concerning the generation, transportation and treatment of hazardous waste.

A large quantity generator is defined as a site which generates in any single month 1000 kg (2200 lbs.) or more of non-acute hazardous waste or 1 kg (2.2 lbs.) or more of acutely hazardous waste. This includes wastes from one-time generation as well as wastes from ongoing production processes. Generating hazardous waste at or above this amount for one or more months means that a facility is required to file a Hazardous Waste Report for the generating year in question. OAC Rule 3745-52-41 requires a generator who ships any hazardous waste off-site to prepare and submit to the Ohio EPA a Hazardous Waste Biennial Report and to describe and certify efforts that were made to minimize hazardous wastes. These reports are due March 1 of each even numbered year and must contain information about the activities of the previous calendar year. Only small quantity generators (between 220 and 2200 lb/mo of non-acutely hazardous wastes) and conditionally exempt small quantity generators (less than 220 lb/mo of non-acutely hazardous wastes) do not have to file the Biennial Report requirement as described in OAC Rule 3745-52-44.

AMERICAN WELDING & TANK should have on file the manifest records necessary to complete this report. OAC Rule 3745-52-40 requires generators to keep a signed copy of each manifest for a period of at least three years from the date the waste was accepted by the initial transporter. Receiving facilities and transporters are under a similar requirement. If you need copies of the original manifest(s), contact them for assistance.

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Generator Facility

Generator US EPA ID: OH20633  
Generator Name: UNKNOWN  
Address: UNKNOWN

Total Tons Shipped: 64.96

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Receiving Facility

US EPA ID: OHD066060609  
Name: Chemtron Corp  
Customer Name: AMERICAN WELDING & TANK  
Customer Address: 721 GRAHAM DR  
FREMONT , OH 43420-

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Waste Description:	FREMONT 426 CLEANER	Page:	2399	Subpage:	8329
System Type:	H129 Form: W103	Quantity:	26500.00 P	Density:	
D002					

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Waste Description:	LIQUID FROM PROPANE TANKS	Page:	2399	Subpage:	5655
System Type:	H141 Form: W205	Quantity:	99514.13 P	Density:	
D018 F005 D004 D001 D008 F003					

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Waste Description:	LIQUID FROM PROPANE TANKS	Page:	2399	Subpage:	8483
System Type:	H061 Form: W205	Quantity:	3900.00 P	Density:	
D018 F005 D004 D001 D008 F003					

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Generator Facility

Generator US EPA ID: OH24076  
Generator Name: UNKNOWN  
Address: UNKNOWN

Total Tons Shipped: 55.91

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Receiving Facility

US EPA ID: OHD066060609  
Name: Chemtron Corp  
Customer Name: AMERICAN WELDING & TANK  
Customer Address: 721 GRAHAM DR  
FREMONT , OH 43420-

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Waste Description: FREMONT 426 CLEANER

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Subpage: 7027

System Type: H141 Form: W103 Quantify: 111823.00 P Density:  
D002

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