



# AKRON REGIONAL AIR QUALITY MANAGEMENT DISTRICT

Agent of the Ohio Environmental Protection Agency \* Division of Summit County Public Health \* Serving Medina, Portage and Summit Counties

Telephone: (330) 375-2480 \* Fax: (330) 375-2402  
araqmd@araqmd.org

Sam Rubens, MPA, R.S.  
Administrator

June 21, 2013

**Certified Mail**

Nicholas Owensby  
E.L. Stone Company, Inc.  
2998 Eastern Road  
Barberton, OH 44203

Re: **NOTICE OF VIOLATION**  
Facility ID: 1677020039  
E.L. Stone Company, Inc.  
Location: 2998 Eastern Road,  
Barberton, Ohio 44203  
Summit County

Dear Mr. Owensby:

On June 12, 2013, the Akron Regional Air Quality Management District (ARAQMD) conducted a Full Compliance Evaluation (FCE) of the E.L. Stone Company, Inc. The purpose of the site visit was to evaluate compliance with the terms and conditions of the facility's air permits along with state and federal rules and regulations. I would like to thank you for your cooperation during the inspection.

Compliance was assessed based upon examination of each non-insignificant emissions unit at the facility, a review of the monitoring and record keeping files maintained at the facility, and a review of the reports filed with the Ohio Environmental Protection Agency (Ohio EPA). Below is a summary of the inspection findings, violations (if any), and action items that need to be addressed.

1. Finding:

During review of the records maintained at the facility, I observed that records were not being kept for the cleanup materials used at the facility.

Violation:

Failure to record and maintain cleanup material usage, the volatile organic compound (VOC) content of each cleanup material, and the VOC emissions from cleanup materials is considered a violation of the terms and conditions C.1.d)(6)a., b., c., and e. of Title V Permit P0106592 which states:

*"The permittee shall collect and record the following information each month for the purpose of determining annual VOC emissions:*

- a. the name and identification of each cleanup material employed;*

Nicholas Owensby  
E.L. Stone Company, Inc.  
June 21, 2013  
Page 2

- b. the number of gallons of each cleanup material employed;*
- c. the VOC content of each cleanup material, in pounds per gallon;*
- e. the total VOC emissions from all coatings and cleanup materials employed, in pounds or tons.”*

Requested Action:

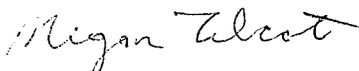
ARAQMD requests that E.L. Stone Company, Inc. immediately comply with all monitoring and recordkeeping requirements in accordance with the terms and conditions in Title V permit P0106592.

Please submit to this office, within 30 days of receipt of this letter, a plan and schedule for achieving compliance.

This letter or information pursuant to this letter does not constitute a waiver of Ohio EPA's authority to seek civil penalties as provided in Section 3704.06 of the Ohio Revised Code. Ohio EPA will determine later whether to pursue such penalties in this case.

If you have any questions, please contact me by phone at (330) 812-3904 or email at [mtalcott@schd.org](mailto:mtalcott@schd.org).

Sincerely,



Megan Talcott  
Air Quality Engineer

cc: Sam Rubens, Administrator, ARAQMD