



City of Cleveland
Frank G. Jackson, Mayor

Department of Public Health
Division of Air Quality
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Cleveland, Ohio 44114-2080
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**SERVING OHIO EPA AS AGENCY 13
FOR CUYAHOGA COUNTY**

**CERTIFIED MAIL 7003 1010 0004 2923 3379
RETURN RECEIPT REQUESTED**

7/21/08

Ed Jakab
Meyer Products, LLC
18513 Euclid Ave.
Cleveland, OH 44112-1084

HPV-GC2

FACILITY ID: 13-18-00-1982

RECEIPT OF CORRECTIVE ACTION PLAN RESPONSE: Improper record keeping, failure to submit reports and operation of equipment outside of specified terms and conditions

Dear Mr. Jakab:

On 5/7/08, the Cleveland Division of Air Quality (CDAQ) issued a Notice of Violation (NOV) requesting that Meyer Products, LLC (Meyer's) submit the required quarterly and semi-annual deviation reports for L001, P006, P008 and Z004, the annual solvent emissions report for L001, excursion report(s) for P008, and a corrective action plan to assure the allowable temperature specifications for L001. Additionally, CDAQ requested Meyer's to provide the manufacturer's documentation along with a PTI modification request (if necessary) for P008.

CDAQ is in receipt of quarterly and semi-annual deviation reports for L001 and Z004, the annual solvent emissions report for L001 and a corrective action plan to assure the allowable temperature specifications for L001 dated 5/30/08. A Receipt of Corrective Plan (RCAP) was issued by CDAQ to Meyer's on 6/11/08 that requested the following omissions be addressed:

The semi-annual report failed to specify P006 and no quarterly reports were submitted for P008. Also, the 4th quarter deviation report for L001 failed to note the solvent temperature deviations observed in the weekly logs for 10/07. You were expected to comply with submitting accurate quarterly deviation reports for L001 and P008, an amended semi-annual report that includes P006 and repair records for work on L001 by 6/27/08.

Specific to P008, please keep CDAQ apprised of progress on repairs (proper sizing of the Torit dust collector and controller service) to this unit. Meyer's indicated that a permit-to-install (PTI) modification request would be submitted once the scope of work was estimated by the contractor around 8/15/08.

On 7/1/08, CDAQ received Meyer's response to the RCAP. The revised reports and the



timely repairs to the Torit Dust Collector (P008) are acceptable. On 7/15/08 CDAQ received additional information from Myer's regarding the status of on-going efforts to repair the refrigeration system on L001. To date, Myer's still has not been able to achieve acceptable corrective action to this unit.

Meyer's must continue to report the high operating temperature for L001 as a deviation until this is resolved. Failure to do so may result in referral to Ohio EPA or U.S. EPA for further enforcement action. Fulfillment of your commitments included in the corrective action plan and/or any modifications contained within this letter does not constitute a waiver of CDAQ's ability to refer this matter to Ohio EPA or U.S. EPA for further enforcement action.

CDAQ issues this letter with Ohio EPA's concurrence and does not excuse any violations of local, state and federal laws or regulations regarding air pollution control. Violations of air pollution control laws may be pursued in local court or referred to Ohio EPA or U.S. EPA for further enforcement action. Should you have any questions, please call Dave DeChant at 216-664-3213. All correspondence with CDAQ must include the Ohio EPA facility identification number for Meyer Products, LLC: 13-18-00-1982.

Sincerely,

George Baker
Chief of Enforcement, CDAQ

GB/dd

cc: Michael Javaras, Meyer Products, LLC
Denise Angus, Meyer Products, LLC
Paul Jack, Castle Bay, Inc.
Richard Nemeth and Michael J. Krzywicki, CDAQ
John Paulian, Ohio EPA Central Office
Lisa Holscher, U.S. EPA Region V
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