



**AKRON REGIONAL
AIR QUALITY MANAGEMENT DISTRICT**

*Agent of the Ohio Environmental Protection Agency • Division of the Akron Health Department
Serving Medina, Portage and Summit Counties*

TELEPHONE: (330) 375-2480
FAX: (330) 375-2402

L. M. Malcolm, P.E.
Administrator

May 29, 2008

CERTIFIED MAIL

Mr. Jerry Meadows, PE
Thermo-Rite Manufacturing Co.
1355 Evans Avenue
Akron, OH 44305

Dear Mr. Meadows:

RE: NOTICE OF VIOLATION

This letter is to inform you that the annual Title V compliance certification for 2007 for your facility was submitted late which is a violation of Part I - General Term and Condition A.12.d of the Title V permit. The annual Title V compliance certifications are required to be submitted (i.e., postmarked) on or before April 30th of each year during the permit term.

The Title V Compliance Certification requires that the emissions unit and emission limitation/control measure or permit term number be identified for intermittent compliance. It appears that not all intermittent compliance has been identified in the annual Title V Compliance Certification for 2007. The following emission limitation and permit term numbers were not identified:

<u>Emissions unit</u>	<u>Emission Limitation or Permit Term Number</u>
K002	19.3 lbs/day of volatile organic compounds
K002	Part III.A.III.3
K002	Part III.A.IV.1
K002	Part III.A.IV.2
L001	Part III.A.III.1
L001/L002	Part III.A.V.1
L001/L002	Part III.A.V.2
L002	Part III.A.II.2

The late reports on page 3 should have the permit term number not a description. For example, the July 30, 2007 and the January 30, 2008 semiannual exceedance reports for the 3-month, rolling average trichloroethylene emissions for emissions units L001 and L002 should be listed as Part III.A.IV.2.

CITICENTER - SUITE 904

146 SOUTH HIGH STREET • AKRON, OHIO 44308

An equal opportunity employer and provider of services - CRA 1964



Printed on Recycled Paper

Mr. Jerry Meadows, PE
May 29, 2008
Page 2

You must also identify the method used to determine compliance, the report that the deviation/excursion was documented within and explain the nature, duration, and probable cause of the excursion/deviation, as well as any corrective action.

Intermittent compliance with any State and federally enforceable Term or Condition will also require identifying intermittent compliance with General Term and Condition Part I. A. 6.

Please submit a revised Title V compliance certification for 2007 for this facility no later than fourteen (14) days from the receipt of this letter. If you need additional time, please notify this agency in writing.

The submission of the requested revised annual Title V compliance certification does not constitute a waiver of either Ohio Environmental Protection Agency (EPA) or US EPA's authority to seek penalties in this matter. The decision to pursue, or decline to pursue, additional enforcement action in this case will be made at a later date.

If you have any questions or need assistance, please contact me at (330)375-2480 ext. 4239.

Sincerely,



Laura Miracle
Air Quality Engineer II

cc - Ms. Lisa Holscher - US EPA
Mr. Tom Kalman - Ohio EPA