

**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

September 14, 2007

Mr. Sarjit Heera
Hayer Corporation dba Lo-Boy Gasoline
6171 Manchester Road
Akron, OH 44319

Dear Mr. Heera:

A representative of the Akron Regional Air Quality Management District (ARAQMD) inspected the following Hayer Corporation Lo-Boy Oil gasoline dispensing facilities to determine compliance with OAC 3745-21-09 (DDD) regarding Stage II vapor recovery:

<u>Date</u>	<u>Site</u>	<u>Address</u>	<u>City</u>
8/28/07	Barberton	134 Tuscarawas Road	Barberton
8/28/07	Akron	6171 Manchester Road	Akron

1677020135
1677600550

Inspection results/Deficiencies:

<u>Site</u>	<u>Deficiency</u>
Barberton	Record keeping: A certificate of Stage II vapor recovery training must be obtained and placed in the Station file. Hayer Corporation is in violation of OAC rule 3745-21-09 (DDD)(3)(vi) which specifies that a certificate of Stage II training must be obtained and a copy kept in the station records.
Akron	Record keeping: A certificate of Stage II vapor recovery training must be obtained and placed in the Station file, as well as a copy of the Ohio EPA Permit to Operate. Hayer Corporation is in violation of OAC rules 3745-21-09 (DDD)(3)(v) & (vi) which specify that a copy of the Ohio EPA Permit to Operate and a certificate of training (when obtained) must be kept in the station records.

Within seven (7) days of receipt of this letter, Hayer Corporation is to notify this Agency (in writing) as to the measures that have been taken to correct the above-cited violations.

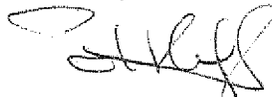
CITICENTER - SUITE 904
146 SOUTH HIGH STREET • AKRON, OHIO 44308
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These facilities will be inspected on an annual basis for compliance with the Stage II vapor recovery rule. It is required that you keep record keeping information at a readily available location for inspection. For this Agency, it is requested that you keep copies of the required information at each individual location where all employees can access them.

Thank you for your cooperation and assistance in this matter. If you have any questions, please contact me at 330/375-2480 x4255.

Sincerely,



Steven Stakleff, RS
Sanitarian II

SS
Certified Mail