

STATE OF MICHIGAN

DEPARTMENT OF ENVIRONMENT, GREAT LAKES, AND ENERGY

BAY CITY DISTRICT OFFICE



SRN: B1993, Saginaw County

October 29, 2019

Mr. Michael A. Cenit Applied Partners, Inc. (aka AP Sag, LLC) 1325 Century Road Ravenswood, West Virginia 26164

Mr. Fred Messaros Messaros Inc. (aka Messaros Trucking) 2936 Rebert Pike Springfield, Ohio 45502

Dear Mr. Cenit and Mr. Messaros:

VIOLATION NOTICE

On October 21, 2019, the Department of Environment, Great Lakes, and Energy (EGLE), Air Quality Division, conducted an inspection of the former TRW Integrated Chassis Systems (TRW) facility located at 2328 East Genesee Avenue, Saginaw, Michigan. The purpose of this inspection was to determine the former TRW facility's compliance with the requirements of Title 40 of the Code of Federal Regulations (CFR), Part 61, National Emission Standards for Hazardous Air Pollutants (NESHAP), Subpart M and Rule 942 of the administrative rules promulgated under Part 55, Air Pollution Control of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended.

According to our investigation, Applied Partners, Inc. (aka AP Sag, LLC) owns the facility and Messaros Inc. (aka Messaros Trucking) performed the demolition activities at the facility. The NESHAP for Asbestos holds both the owner and operator equally liable for violations.

During the inspection, staff observed the following:

Process Description	Section Violated	Comments
Demolition of Western Manufacturing Building (aka Plant 2,3,4), partial demolition of Power Plant (aka Powerhouse), and partial demolition of the Administration Building.	40 CFR 61.145(b)(2)	Failure to update notice.
	40 CFR 61.145(c)(1)	Failure to remove RACM.
	40 CFR 61.145(c)(3)	Failure to wet during stripping.
	40 CFR 61.145(c)(4)	Failure to contain in leak tight container.
	40 CFR 61.145(c)(6)(i)	Failure to wet RACM that has been stripped.
	40 CFR 61.145(c)(8)	No contractor supervisor on site.
	40 CFR 61.145(c)(9)	Failure to wet RACM during demolition.
	40 CFR 61.150(a)(1)(ii)	Visible emissions from handling operations.

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	40 CFR 61.150(b)(1)	Failure to deposit asbestos
		containing waste material as
L		soon as practical.

Please initiate actions necessary to correct the cited violations and submit a signed written response to this Violation Notice by November 19, 2019 (which coincides with 21 calendar days from the date of this letter). The response should include: the dates the violations occurred; an explanation of the causes and duration of the violations; whether the violations are ongoing; a summary of the actions that have been taken and are proposed to be taken to correct the violations and the dates by which these actions will take place; and what steps are being taken to prevent a reoccurrence.

Please submit the written response to Matt Karl at EGLE, AQD Bay City District Office, 401 Ketchum Street, Suite B, Bay City, Michigan 48708 or karlm@michigan.gov and submit a copy to Mr. Jason Wolf, Enforcement Unit at EGLE, AQD, P.O. Box 30260, Lansing, Michigan 48909-7760 or wolfj2@michigan.gov.

If Applied Partners, Inc. (aka AP Sag, LLC) or Messaros Inc. (aka Messaros Trucking) believes the above observations or statements are inaccurate or do not constitute violations of the applicable legal requirements cited, please provide factual information to explain your position.

Thank you for your attention to resolving the violations cited above and for the cooperation that was extended to me during my inspection of the former TRW facility. If you have any questions regarding the violations or the actions necessary to bring this facility into compliance, please contact me at the number listed below.

Sincerely,

Matthew R. Karl Environmental Quality Analyst Air Quality Division 989-439-3779

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cc: Ms. Mary Ann Dolehanty, EGLE

Dr. Eduardo Olaguer, EGLE

Ms. Jenine Camilleri, EGLE

Mr. Christopher Ethridge, EGLE

Ms. Karen Kajiya-Mills, EGLE

Mr. Jason Wolf, EGLE Mr. Chris Hare, EGLE