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DEPARTMENT OF ENVIRONMENTAL QUALITY AIR QUALITY DIVISION

	ACTIVITY REPORT: Scheduled Ins	pection L V ///// School // S		
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FACILITY: ARMALY SPONGE C	OMPANY	SRN / ID: N3409		
LOCATION: 1900 EASY ST, WALLED LAKE		DISTRICT: Southeast Michigan		
CITY: WALLED LAKE	- Juny	COUNTY: OAKLAND		
CONTACT: Mr. Gilbert C. Armaly	, VP / D	ACTIVITY DATE: 12/17/2013		
STAFF: Iranna Konanahalli	COMPLIANCE STATUS: Compliance	SOURCE CLASS: SM OPT OUT		
SUBJECT: FY 2014 scheduled a	nnual inspection of Armaly Sponge Company (N340	9), DBA Armaly Brands, a flexible foam cleaning		
products manufacturing company	·			
RESOLVED COMPLAINTS:	,			

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Armaly Sponge Company (N3409) DBA Armaly Brands 1900 Easy Street P.O. Box 611 P.O.: Walled Lake, Michigan 48390-0611 Plant Location: Commerce Twp., Michigan 48390-3220 Phone: (248) 669-2100 Fax: (248) 669-3505 E-mail: <u>jwarmaly@armalybrands.com</u> and gcarmaly@armalybrands.com Web: www.armalybrands.com

Permit-to-Install No.: 307-92A dated May 15, 2007 (ROP & NESHAP / MACT major optout); administrative PTI revision on June 15, 2007, to correct SRN.

PTI voids: 307-92 (5/15/2007). The PTI was revised to incorporate the MACT opt-out conditions.

Permit-to-Install Modification: PTI No. 307-92 → PTI No. 307-92A in order to resolve Nov 15, 2006, violation.

Not subject to NESHAP/ MACT III: NESHAP/ MACT major source opt-out via PTI No. 307 -92A: NESHAP / MACT standards for flexible foam production facilities (40 CFR, Part 63, Subpart III—National Emission Standards for Hazardous Air Pollutants for Flexible Polyurethane Foam Production, Page 53996, Federal Register / Vol. 63, No. 194 / Wednesday, October 7, 1998 / Rules and Regulations / Final Rule).

Subject to NESHAP/ MACT 000000 (60) area source: 40 CFR Part 63, National Emission Standards for Hazardous Air Pollutants for Area Sources: Acrylic and Modacrylic Fibers Production, Carbon Black Production, Chemical Manufacturing: Chromium Compounds, Flexible Polyurethane Foam Production and Fabrication, Lead Acid Battery Manufacturing, and Wood Preserving; Final Rule. Page 38864, Federal Register / Vol. 72, No. 135 / Monday, July 16, 2007 / Rules and Regulations.

Area Source NESHAP / MACT 6O: 40 CFR Part 63, Subpart OOOOOO (6O)—National Emission Standards for Hazardous Air Pollutants for Flexible Polyurethane Foam Production and Fabrication Area Sources. Page 38910, Federal Register / Vol. 72, No. 135 / Monday, July 16, 2007 / Rules and Regulations.

Armaly is an existing MACT 6O area source (construction before Apr. 4, 2007)

On December 17, 2012 I conducted a level 2 **scheduled** annual inspection of Armaly Sponge Company (N3409), DBA Armaly Brands, ("Armaly" or "the company"), a flexible foam cleaning products manufacturing company, located at 1900 Easy Street, P.O.: Walled Lake, Michigan 48390-0611 (P.O. Box 0611) / Plant Location: Commerce Twp., Michigan 48390-32220. The inspection was conducted to determine compliance with the Federal Clean Air Act; Article II, Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994, PA 451; Michigan Department of Environmental Quality, Air Quality Division (MDEQ-AQD) administrative rules; PTI No. 307-92A; and NESHAP / MACT OOOOOO / 60 (0⁶).

Armaly is persistently trying to opt out of MAERS and but cannot due to the ROP opt-out permit (PTI No. 307-92A).

During the inspection, Mr. Gilbert C. Armaly (Phone: (248) 669-2100; Fax: (248) 669-3505; gcarmaly@armalybrands.com) Vice President, assisted me. Mr. John W. Armaly, Jr., President, was present but did not participate. Armalys are brothers.

Armaly manufactures polyurethane flexible foam cleaning products. The products are used at homes, car wash facilities, etc. Armaly operated, prior to May 15, 2007, its sponge manufacturing process under Permit-to-Install No. 307-92 dated June 25, 1992. The permit had neither Volatile Organic Compounds (VOC) nor Hazardous Air Pollutants (HAP) limit; it contained only yearly raw material usage limits. As a consequence of November 15, 2006, letter of violation (LOV), Armaly revised Permit-to-Install No. 307-92 to Permit-to-Install No. 307-92A dated May 15, 2007 (ROP & NESHAP / MACT major source opt-out). The revised permit contains an aggregate HAP limit of 5 tons per year (PTI No. 307-92A, SC FG-FACILITY, I.1a). The HAP limit allows Armaly to opt-out of Renewable Operating Permit (ROP) program and major source NESHAP / MACT III standards for **Flexible PolyurethaneFoam Production.** However, Armaly is subject to Area Source NESHAP / MACT 6O, 40 CFR Part 63, Subpart OOOOOO—National Emission Standards for Hazardous Air Pollutants for Flexible Polyurethane Foam Production and Fabrication Area Sources (Page 38910, Federal Register / Vol. 72, No. 135 / Monday, July 16, 2007 / Rules and Regulations).

The plant is divided into three sections:

- 1. Flexible Polyurethane Foam Production Process
- 2. Foam Fabrication (cutting, trimming, bonding to other substrates, etc.)
- 3. Finishing and Packaging

The production process results in VOC and HAP emissions; fabrication and packaging have practically no emissions except some indoor particulate matter emissions.

The manufacturing process includes chemical storage room. While TDI (2,4-toluene diisocynate) and resins (polyols) come in bulk tank trucks, other chemicals (catalyst, pigments, surfactants) come in 55-gallon drums.

There are two TDI tanks: one 7,000-gallon tank installed in CY2009 and one 6,000-gallon tank installed in CY1983. While 2,4-toluene diisocynate is stored in 7,000-gal tank, 2,6-

http://intropat.dog.stata.mi.us/magag/WahDgggg/VigyyAstivityDopart.gopy2AstivityID-244 2/10/2014

toluene diisocynate is stored in 6,000-gal tank. In addition, there are three resin tanks and about a half dozen process tanks. Until CY2009, one 6,000-gallon TDI tank was equipped with a vapor balance system, aka vapor return line, which was used during loading from tank trucks. Due to high-pressure drop, the vapor balance system was not working properly. High pressure drop (ΔP), may be due inert nitrogen blanket in truck tanker. Therefore, in 2009, the vapor balance system was replaced by two Carbon Canisters (Carbon Adsorption System): one canister for each TDI tank. That is, each TDI tank has a dedicated 55-gallon capacity carbon canister to control VOC / HAP emissions. In addition, there is one carbon canister for 100-gallon process tank. In all, there are three carbon canisters. According to Calgon Company's calculations 55 gallons is enough capacity for five years. Carbon canisters are tested once a year for adsorption break-through using TDI monitor, a hand-held device. According to Calgon Company, a 55-gallon carbon canister has adsorption capacity of 60 pounds of TDI. Hence, Armaly may be able use weight gain as a guidance to determine carbon break-through.

During FY 2014 inspection Mr. Armaly stated that each canister gained about 5 pounds in the entire period since 2009. Therefore, most of carbon capacity is still available for adsorption.

From the raw material storage tanks (5 above ground tanks) and 55-gallon drums, the reactant components —TDI, resins (polyols), catalysts, surfactants, pigments, etc.— are metered and pumped to a mix-head and poured over a release paper. The foam release paper is spread on a conveyor belt, which is under a tunnel facilitating emissions transport via stacks (2). An exothermic (releasing heat) chemical reaction, involving TDI, polyols (resins), pigments, surfactants, water, etc., takes place in presence of a proprietary catalyst. Curing to solidify into a foam sheet takes place under the tunnel using heat of reaction (exothermic); no additional heat is supplied. The curing temperature never exceeds about 150 degrees Fahrenheit. The product is known as a polyester foam slab. Foam buns are cut to desired size. Cutting and trimming foam wastes are recycled into other products such as carpet padding.

There are different types of foams: poyurathane, polyether, polyvinyl. Both polyester and polyether are polyurethane foams. Armaly makes polyester foams. Furniture foams are polyether. Armaly does not make furniture foam.

Only HAP at this site is TDI, which is received via tank trucks. Per Mr. Gilbert Armaly, in CY2009, a carbon adsorption system (two 55-gallon canisters: one for each TDI tank) replaced a vapor balance system (aka a vapor return line). HAP ABA (auxiliary blowing agents), or methylene chloride, is not used at this site; water is used for cleaning. Soap and ethanol (denatured ethyl alcohol for laminator) are occasionally used to clean process equipment and tools. To prevent leaks, sealless pumps (magnetic drive) for TDI service are used. Methylene chloride (MeCI) is not used for cleaning.

At this site, slab-stock, aka continuous pour, aka one-shot, flexible foam product is made. Only low index foam products are made. Methylene chloride, a commonly used HAP ABA in the industry, is not used at Armaly. Only foam products made here are polyester; polyethers are not made. Polyether foams are used in furniture industry.

On October 7, 1998, US Environmental Protection Agency (EPA) promulgated federal NESHAP / MACT standards for flexible foam production facilities (40 CFR, Part 63, Subpart III—National Emission Standards for Hazardous Air Pollutants for Flexible Polyurethane Foam Production, Page 53996, Federal Register / Vol. 63, No. 194 / Wednesday, October 7, 1998 / Rules and Regulations / Final Rule). The MACT standard applies only to a flexible foam

production facility located a plant site that is a major source (40 CFR, Part 63, Subpart III, 63.1290(a)(3)). In addition, a major MACT source is required to obtain a RO permit. Major MACT sources are defined as those that emit or have the potential to emit at least 10 tons per year of any single HAP or 25 tons per year of any combination of HAP. Armaly is not a major source as of May 15, 2007, upon approval of PTI No. 307-92A.

On July 16, 2007, US Environmental Protection Agency (EPA) promulgated federal NESHAP / MACT standards for area source of flexible foam production facilities (40 CFR Part 63, Subpart OOOOOO (60)—National Emission Standards for Hazardous Air Pollutants for Flexible Polyurethane Foam Production and Fabrication Area Sources. Page 38910, Federal Register / Vol. 72, No. 135 / Monday, July 16, 2007 / Rules and Regulations). Final Preamble and Rule as published in the Federal Register on July 16, 2007 (72 FR 38864) may be obtained from http://www.epa.gov/ttn/atw/area/fr16jy07.pdf.

Based upon USP EPA's draft guidance document for Flexible Polyurethane Foam Production and Fabrication NESHAP (40 CFR Part 63, Subpart OOOOOO §63.11414 through §63.11420), as Armaly does not use methylene chloride as an ABB (auxiliary blowing agents), it is subject the following:

- Submit the Initial Notification by November 13, 2007. Coincidently, I conducted a schedule annual inspection on November 13. Mr. Armaly prepared the notification immediately and hand-delivered to me.
- 2. Submit a notification of compliance status within 180 days of July 16, 2008, which is compliance date for **existing** Slabstock Flexible Polyurethane Foam Production facilities. The draft guidance document is in error regarding this date.
- 3. Keep records of ABA used. Armaly does not use any HAP-containing ABA.

NESHAP / MACT 60 Notifications

- 1. On November 13, 2007, AQD received the NESHAP / MACT 6O Initial Notification via the letter dated November 13, 2007.
- 2. On Jan 10, 2008, AQD received the NESHAP / MACT 60 Notification of Final Compliance Status via the letter dated Jan 8, 2008.

Armaly does not use any methylene-chloride-containing adhesive.

Emissions and Material Usage Limits

Armaly does not have a loop-slitter. Armaly complies with Total HAPs limit (PTI No. 307-92A, SC FG-FACILITY, 1.1a limit: 5 tpy aggregate HAPs) based upon emission factor related to linear feet of foam production. For CY2013, Armaly produced 111,978 linear feet of slab stock (PTI No. 307-92A, SC FG-FACILITY, 1.2 limit: 788,400 linear feet per year); Armaly used 9,769 pounds of catalyst (PTI No. 307-92A, SC FG-FACILITY, 1.3 limit: 473,040 pounds per year); Armaly used 813 pounds of cleaning solvents (PTI No. 307-92A, SC FG-FACILITY, 1.5 limit: 1,620 pounds of cleaning solvent per year). Armaly did not use during CY2013 any HAP

-containing solvent (PTI No. 307-92A, FG-FACILITY, SC1.4 limit: cleaning solvents < 5% HAPs). But, Armaly used 813 pounds of denatured ethyl alcohol per year in CY2013.

Recordkeeping

Records of the required calculations using a spreadsheet (PTI No. 307-92A, SC FG-FACILITY, 1.6), HAP emissions rates (PTI No. 307-92A, SC FG-FACILITY, 1.7), linear feet production of slab-stock TDI polyurethane foam (PTI No. 307-92A, SC 1.8), catalyst usage (PTI No. 307-92A, SC FG-FACILITY, 1.9), HAP content of cleaning solvents (nil usage, i.e. methylene chloride is not used, PTI No. 307-92A, SC FG-FACILITY, 1.10) and cleaning solvent usage (PTI No. 307-92A, SC FG-FACILITY, 1.11) are kept.

Shaper Machines (6)

Six shaper machines that shape the foam that is cut to desired size for the market are present. The machines produce foam dust. Each machine has its own capture device for particulate matter emissions. The device is Armaly-designed rudimentary cyclone with a hopper to store collected foam dust. There is no exhaust to outside ambient air; i.e. all emissions are in-door.

The machines are exempt from Rule 336.1201 (Permit-to-Install) pursuant to Rule 336.1285 (I).

VN and Permit Revision (PTI No. 307-92 -> PTI No. 307-92A)

AQD issued Violation Notice dated November 15, 2006, for failure to comply with NESHAP / MACT III, for exceeding the material usage limits (PTI No. 307-92, SC 15 limits: 500 lbs / yr catalysts and 500 lbs / yr surfactants).

On May 15, 2007, PTI No. 307-92 was revised, as a result of the letter of violation dated November 15, 2006, to PTI No. 307-92A to facilitate opt-out of ROP Program and major NESHAP / MACT.

The revision: PTI No. 307-92 (SC 15 limits: 500 lbs / yr catalysts and 500 lbs / yr surfactants) → PTI No. 307-92A (SC1.2 limit: 788,400 linear feet of slab stock per year, SC1.3 limit: 473,040 pounds of catalyst per year, SC1.5 limit: 1,620 pounds of cleaning solvent per year and SC 1.1a limit: 5 tpy HAPs).

Conclusion -

Armaly is in compliance with PTI No. 307-92A. Armaly does not use any HAP-containing ABA. Armaly does not use any methylene-chloride-containing adhesive. Armaly does not use any HAP-containing solvent. Armaly is subject to area source NESHAP/ MACT OOOOOO for Flexible Polyurethane Production.

Ulurahalli, DATE 02/10/20/SUPERVISOR