

DEPARTMENT OF ENVIRONMENTAL QUALITY
AIR QUALITY DIVISION
ACTIVITY REPORT: On-site Inspection

U70220263563082

FACILITY: Dake Corporation		SRN / ID: U702202635
LOCATION: 1809 Industrial Park Drive, Grand Haven		DISTRICT: Grand Rapids
CITY: Grand Haven		COUNTY: OTTAWA
CONTACT: Don Jones , Materials Manager		ACTIVITY DATE: 05/26/2022
STAFF: Chris Robinson	COMPLIANCE STATUS: Compliance	SOURCE CLASS:
SUBJECT: Unannounced onsite inspection to verify compliance with applicable air quality rules and regulations.		
RESOLVED COMPLAINTS:		

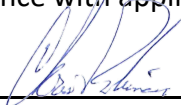
Chris Robinson (CR) from the Department of Environment, Great Lakes, and Energy's (EGLE) Air Quality Division (AQD) was on site to conduct an inspection of Dake Corporation (SRN U702202635) on May 26, 2022. The facility is located at 1809 Industrial Park Drive in Grand Haven, Michigan. Weather conditions were cloudy with a temperature of approximately 68°F and south-southwest winds at 14 mph (www.weatherunderground.com). Prior to entry CR surveyed the outside perimeter of the facility. No visible emissions or odors were observed.

CR entered the facility and met with Don Jones, Materials Manager. Appropriate identification was provided, and CR informed him of the purpose behind the visit. Mr. Jones updated CR on the status of Dake Corporations operating status. The assets of Dake Corp, including the name, were purchased, and relocated to this location which use to be the home of Renishaw. Renishaw moved to a new location on Grand Haven Road.

Dake Corp manufactures various types of presses both hydraulic and manual. In the past Dake Corp. located on Robbins Road manufactured components. This is no longer the case Dake Corp. now only assembles presses. All components are manufactured elsewhere. On occasion some metal working is necessary so the facility has various metal cutting, grinding, and sanding equipment which are all vented to the in-plant environment and appears to be exempt from Rule 201 permitting requirements per Rule 285(2)(l)(vi)(B). Minor painting involving 12-ounce spray cans is conducted in a small externally vented spray booth. Per Mr. Jones approximately 8 12-ounce cans are used per month. CR discussed Rule 201 permitting exemption Rule 287(2)(c) which appears applicable in this situation since usage is way less than two hundred gallons per month and dry filters are being used.

Per onsite observations and discussions with staff Dake Corporation appears to be operating in compliance with applicable air quality rules and regulations.

NAME


DATE 6/2/2022

SUPERVISOR

