# DEPARTMENT OF ENVIRONMENTAL QUALITY AIR QUALITY DIVISION

ACTIVITY REPORT: Scheduled Inspection

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FACILITY: FCA US LLC - Mack Aven	SRN / ID: M4085						
<b>LOCATION:</b> 11570 WARREN AVENU	DISTRICT: Detroit						
CITY: DETROIT	COUNTY: WAYNE						
CONTACT: Rebecca Payne, Environ	<b>ACTIVITY DATE:</b> 03/02/2020						
STAFF: Todd Zynda	COMPLIANCE STATUS: Compliance	SOURCE CLASS: MAJOR					
SUBJECT: March 2, 2020 Inspection							
RESOLVED COMPLAINTS:							

REASON FOR INSPECTION: Targeted Inspection

INSPECTED BY: Todd Zynda, AQD

PERSONNEL PRESENT: Rebecca Payne, Environmental Specialist; Paul Diven, Environmental Specialist

FACILITY PHONE NUMBER: (313) 423-4552 FACILITY WEBSITE: www.fcanorthamerica.com

## **FACILITY BACKGROUND**

FCA US LLC (FCA) owns and operates the Mack Avenue Engine Plant (MAEP) located at 11570 Warren Avenue, Detroit, Wayne County, Michigan. The boundaries of the facility are as follows: to north, east, and south are industrial and commercial businesses; immediately adjacent to the facility property on the east is the Conrail Railway; to the west are residential properties. The nearest residential properties are located approximately 250 feet to the west.

The facility is currently in transition from an engine manufacturing plant to an auto assembly plant. On April 26, 2019, Permit to Install (PTI) No. 14-19 was approved for the installation of an auto assembly plant at 11570 Warren Avenue East. The new assembly plant is assigned the State Registration Number (SRN) of N2155 associated with FCA Jefferson North Assembly Plant (JNAP).

MAEP is subject to Title 40 of the Code of Federal Regulations (CFR), Part 70, because the potential to emit carbon monoxide (CO) exceeds 100 tons per year. No emissions units at the facility are currently subject to the Prevention of Significant Deterioration (PSD) regulations of Part 18, Prevention of Significant Deterioration of Air Quality of Act 451, because at the time of New Source Review permitting the potential to emit of CO was less than 250 tons per year.

# **PROCESS OVERVIEW**

Activities at the MAEP formerly included engine component machining as well as assembly and testing of engines. MAEP compromises two primary buildings (Mack I [south] and Mack II [north]) under SRN M4085. On February 26, 2019, FCA announced that \$1.6 Billion would be invested to convert the MAEP into an auto assembly plant for the next generation Jeep Grand Cherokee and 3-row full size Jeep SUV (see facility file for press release).

The equipment formerly used for engine manufacturing and engine testing has been removed. Remaining equipment from the MAEP include fire pump engines and natural gas heater units.

### COMPLAINT/COMPLIANCE HISTORY

There have been no complaints for this facility.

On February 27, 2019, the facility was inspected and determined to be in compliance.

During the previous inspection on October 30, 2017, the facility was determined to be in noncompliance with the stack conditions of MI-ROP-M4085-2015a, FG-HOTTESTS, SC VIII. Violation notices were issued on December 18, 2017 and February 12, 2018. The violations were resolved through the issuance of PTI 47-18 (issued on June 8, 2018).

During November 3 and 5, 2014, April 11, 2013, September 30, 2009, April 24, 2007, June 24, 2004, and August 26, 2002 the facility was inspected and was determined to be in compliance with permit conditions and applicable federal and state regulations.

#### **OUTSTANDING CONSENT ORDERS**

None

## OUTSTANDING VIOLATION NOTICES

None

# **INSPECTION NARRATIVE**

On March 2, 2020 the Michigan Department of Environment, Great Lakes, and Energy (EGLE) Air Quality Division (AQD) inspector, Mr. Todd Zynda, conducted an inspection of FCA MAEP at 11570 Warren Avenue East, Detroit, Michigan. During the inspection, Ms. Rebecca Payne, Environmental Specialist, and Mr. Paul Diven, Environmental Specialist, provided information and a tour of facility operations relating to air quality permits. The inspection was conducted to determine the facility's compliance with Federal and State air quality regulations and ROP No. MI-ROP-M4085-2015a and PTI 47-18.

At 8:30 AM, Mr. Todd Zynda (AQD) arrived onsite and performed outside observations. No visible emissions were observed at the facility. Odors were not detected. At 8:40 AM Mr. Zynda entered the facility, stated the purpose for the inspection, and was greeted by Ms. Payne.

During the opening meeting the facility operations and MI-ROP-M4085-2015a and PTI 47-18 conditions were discussed. During the opening meeting an inspection checklist outlining ROP requirements was discussed. Ms. Payne notified the AQD that all equipment associated with M4085 (dynos, hot test stands, cold cleaners, machining equipment, etc.) have been removed, with the exception of the facility fire pumps and natural gas fired heating units. It was agreed records requested (FG-Facility, fire pumps NSPS records) would be provided via email. Records were provided via email on March 10, 2020 (Attachment).

Following the opening meeting, a tour of the facility was provided. The inspection began with observation of the north building (Formerly Mack II). The north building was under significant construction (installation of the new assembly plant). Previously there was no operating equipment at the north building.

Following observation of the north building, the north building fire pumps were observed. The north building fire pumps were replaced on January 3, 2020. The facility provided documentation on the new fire pumps via email on March 10, 2020.

Following observation of the north building and north building fire pumps, the south building (Mack I) was observed. During the inspection the building was under construction for the installation of the new assembly plant. During the inspection it the former locations of the hot test stands and dynamometers were observed. The engine testing and all engine manufacturing equipment (machining lines) have been removed from the south building. According to Ms. Payne the oil mist collectors (that formerly served the engine machining lines) located on the mezzanine level are still in place. The oil mist collectors are owned by DTE Energy and FCA is currently under negotiations to have the units removed. The former oil mist collectors are not part of the new assembly plant.

The tour concluded with observation of the fire pump for the south building. This fire pump has not been replaced and has an installation date of 1/11/1999.

# APPLICABLE RULES/PERMIT CONDITIONS

### ROP No. MI-ROP-M4085-2015a

MI-ROP-M4085-2015a special conditions (SC) are listed as appropriate. For brevity, permit conditions and the language of federal and state rules have been paraphrased.

# **FG-DYNOS**

FG-DYNOS was not evaluated. All dynos were removed by June 25, 2019.

# **FG-HOTTESTS**

FG-HOTTESTS was not evaluated. All hot test stands were removed by June 25, 2019.

# FG-EMERG-RICE

The south building fire pump is included under FG-EMERG-RICE and is not subject to the NSPS 40 CFR 60 Subpart IIII- Standards of Performance for Stationary Compression Ignition Internal Combustion Engines because the date of the installation is prior to the affected date. The special conditions for FG-EMERG-RICE were obtained from MACT standards under the National Emission Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines promulgated in 40 CFR, Part 63, Subparts A and ZZZZ. The AQD is not the delegated authority for the area source provisions of this MACT. Therefore, conditions were not evaluated for compliance.

The north building fire pumps are evaluated below under 40 CFR Part 60, Subpart IIII- Standards of Performance for Stationary Compression Ignition Internal Combustion Engines.

#### FG-RULE 290

The conditions for FG-Rule 290 were not evaluated. All Rule 290 equipment was removed during the months of June and July 2019.

# **FG-GAS-DISP**

FG-GAS-DISP was not evaluated. The AQD is not the delegated authority for this area source MACT. According to Ms. Payne the gasoline storage tanks were emptied June 28, 2019 and removed September 5, 2019.

#### FG-RULE331

FG-RULE331 was not evaluated. All Rule 331 subject equipment was removed from the facility during June and July 2019.

#### **FG-FACILITY**

- SC I. 1. **COMPLIANCE**. The 12-month rolling NOx emissions shall not exceed 93.7 tons per year. The maximum 12-month rolling NOx emission from March 2019 through December 2019 occurred at the end of March 2019 at 14.5 tons.
- SC I. 2. **COMPLIANCE**. The 12-month rolling CO emissions shall not exceed 244 tons per year. The maximum 12-month rolling CO emission March 2019 through December 2019 occurred at the end of March 2019 at 41.5 tons.
- SC II. 1. **COMPLIANCE**. Natural gas usage shall not exceed 725.3 million cubic feet per year on a 12-month rolling time period. The maximum 12-month rolling natural gas usage from March 2019 through December 2019 occurred at the end of March 2019 at 128.25 million cubic feet.
- SC II. 2. **COMPLIANCE**. Unleaded gasoline usage shall not exceed 135,000 gallons per year on a 12-month rolling time period. The maximum 12-month rolling gasoline usage from March 2019 through December 2019 occurred at the end of March 2019 at 51,385.0 gallons.
- SC IV.1. **COMPLIANCE**. Shall install, calibrate, maintain and operate in a satisfactory manner, a device to monitor and record natural gas usage. The facility appears to meet this requirement.
- SC VI. 1. **COMPLIANCE**. Shall keep records in an acceptable format. The records provided meet this requirement.

SC VI. 2. **COMPLIANCE**. Shall keep the following records on a monthly basis: FG-HOTTESTS days of operation, gallons of gas, MMCF natural gas usage, NOx emissions, and CO emissions (monthly and 12-month rolling). The facility has previously maintained the required records. The facility provided hot test stand days of operations logs for 2019. The last day of operation occurred on June 1, 2019. The AQD did not request material throughput or emissions calculations as part of this inspection as the equipment has been removed.

#### PTI 47-18

#### **FG-HOTTESTS**

FG-HOTTESTS was not evaluated. All hot test stands were removed by June 25, 2019.

# 40 CFR Part 60, Subpart IIII - Standards of Performance for Stationary Compression Ignition Internal Combustion Engines

The north plant fire pumps at the facility are subject to 40 CFR Part 60, Subpart IIII as the engines were constructed after July 11, 2005 and manufactured after April 1, 2006 per §60.4200(a)(2).

Owner/operator must comply with emission standards specified in this subpart (§60.4205). **COMPLIANCE**. The facility provided a picture of the U.S EPA Certificate of Conformity for the engines.

Install a non-resettable hour meter (§60.4209(a)). **COMPLIANCE**. Both units are installed with a non-resettable hour meter.

Limit maintenance checks and readiness testing to 100 hours per year (§60.4211(e)). **COMPLIANCE**. The facility tracks hours of operation on log sheets. Fire pump 1 has 19.1 hours as of March 2, 2020. Fire pump 2 has 2.5 hours as of March 1, 2020.

# Permit to Install Exempt Equipment

Previously, FCA operated the following PTI exempt equipment: engine manufacturing equipment (machining lines), cold cleaners, and engine teardown washer. This equipment has been removed from the facility for the construction of the new assembly plant.

#### Storage Tanks

The 500-gallon diesel storage tanks associated with facility fire pumps are exempt from PTI requirements under R336.1284(2)(d): "storage of no. 1 to no. 6 fuel oil...or diesel fuel oils nos. 2-D and 4-D."

The former 5,000-gallon gasoline storage tanks were exempt from PTI under R336.1284(2)(g)(iii): "equipment exclusively serving dynamometer facilities for gasoline and/or gasoline/ethanol blends..."

# Fire Pumps

The south plant fire pump operates at 386 break horsepower (bhp). The new north plant fire pumps are rated at 350 bhp. Based on calculations, 386 BHP power output rating is equivalent to 0.98 million British thermal units (MMBTU) rated input. At a 25% efficiency conversion, the maximum converted rating is approximately 3.92 MMBTU/hr. Based on the calculated rating, the fire pumps are exempt from PTI requirements under the following Rule.

R336.1285(2)(g): "Permit to install does not apply to...Internal combustion engines that have less than 10,000,000 Btu/hour maximum heat input."

# APPLICABLE FUGITIVE DUST CONTROL PLAN CONDITIONS:

Not applicable. All lots are paved.

# **MAERS REPORT REVIEW:**

The 2018 MAERS report was submitted on time. The MAERS audit was passed.

# FINAL COMPLIANCE DETERMINATION:

At this time, this facility appears to be in compliance with MI-ROP-M4085-2015a and PTI 47-18. FCA has indicated that the remaining equipment under SRN M4085 (fire pumps and natural gas heaters) will be incorporated into the JNAP ROP (SRN N2155) 12 months after commencing trial operation of the new coating/assembly operation (see correspondence attached).

NAME

DATE 3/11/2020 SUPERVISOR JK