MANILLA

DEPARTMENT OF ENVIRONMENTAL QUALITY AIR QUALITY DIVISION

ACTIVITY REPORT: Scheduled Inspection

FACILITY: LOC PAC INC		SRN / ID: N7067
LOCATION: 13505 HAGGERTY	RD, PLYMOUTH	DISTRICT; Detroit
CITY: PLYMOUTH		COUNTY: WAYNE
CONTACT:		ACTIVITY DATE: 09/22/2015
STAFF: Jorge Acevedo	COMPLIANCE STATUS: Compliance	SOURCE CLASS: Syn Minor Opt Out
SUBJECT:		

COMPANY NAME

RESOLVED COMPLAINTS:

:LOCPAC

FACILITY ADDRESS

: 13505 Haggerty , Plymouth, MI 48170

SRN

: N7067

SIC CODE

EPA SOURCE CLASS

: 3479

: B

EPA POLLUTANT CLASS: 0

LEVEL OF INSPECTION

: PCE

DATE OF INSPECTION

: 09/22/15

TIME OF INSPECTION

: 11:00

DATE OF REPORT

REASON FOR INSPECTION

: 09/28/15

: Targeted Source

INSPECTED BY

: Jorge Acevedo

PERSONNEL PRESENT

: Gary Fleming, Plant Manager

FACILITY PHONE NUMBER

: 734-453-2300

FACILITY FAX NUMBER: 734-453-5180

INSPECTION NARRATIVE:

On September 22, 2015 I performed an unannounced partial compliance evaluation of LOCPAC. I arrived at 11:30 AM and observed the stacks, but did not see visible emissions or detect odors. I proceeded to the main offices and met with Stacee Lewis and Natalya Maia, from Human Resources. Jason Atkinson, Chief Operating Officer was out of town. Misses Lewis and Maia spoke to me about the inspection and I gave them a brief summary about the inspection process. They contacted Gary Fleming, Plant Manager, to lead me through the inspection. Mr. Fleming arrived and we proceeded to a conference room and I explained the purpose of the inspection. The last inspection, I explained, was in 2004. Back in 2004, LOCPAC was in their second year operating in a brand new building in the Township of Plymouth located at 13505 Haggerty Road.

LOCPAC was formed in 1985 and is a division of Loc Performance. LOCPAC provides in-house chemical agent resistant coating (CARC) painting and packaging services. This is the division of Loc Performance that is of concern to the Air Quality Division. CARC is a polyurethane paint that provides superior durability, extends service life for military vehicles and equipment, provides surfaces with superior resistance to chemical warfare agent penetration, and greatly simplifies decontamination.

All the emissions associated with LOCPAC come from their coating operations. Metal Parts are coated at the facility and many of their coated products are military based. After getting a history and an update since the last inspection of the facility and description of the facility's operations, we proceeded to the plant floor for the inspection.

We proceeded to the machining section of the facility. There are several metal cutting machines. None of the machines are ducted outside to the atmosphere. In addition, there is no plasma torch cutting taking place at the facility. There are several drill presses as well as some welding equipment used on a batch process. The drill press equipment and welding equipment are vented into the facility instead of out through a stack.

After observing the machining side of the facility, we proceeded to observe the coating lines. The facility contains two coatings line which includes a parts washer, blue wash primer, a primer, a top coat, and two ovens. The two ovens are fueled with natural gas. One line is not being used at the time and is used for air drying parts.

The beginning of the process begins with the parts washer. Parts are cleaned with hot water and then rinsed off. Water drains into the ground through a grate. The parts are dried off and masked to prevent overspray. The parts are run through a blue wash primer, which is used on bare metal and provides corrosion resistance and adhesion. 50 % isopropyl alcohol is used when applying this primer. The part is run through prime booth and coated using an electrostatic gun. The part is then run through an oven, which runs at 120° to 300° F depending on the weight of the part. The next phase is that it is coated with the top coat. Finally, it is dried using an oven.

At the time of my inspection, there was coating taking place. I observed all the booths and the filters appeared to be in good condition. There were no gaps between the filters and the ductwork. Mr. Fleming explained that the filters are changed approximately daily and disposed of according to Hazardous Waste regulations, but it depends on the use of the line. Also, all coatings were stored in covered containers.

Mr. Fleming explained that for each job, the painter writes down in a log how much coating was used. The log is tallied each week and sent to their consultant who calculates emissions.

At the end of the inspection, I met Jessica Johnson, Quality Assurance Staff. I explained the inspection process and asked for two years of records. Ms. Johnson proceeded to retrieve several binders with all the records required by the permit. I looked through 2013 up to August 2015 worth of records. I left LOCPAC at 4:06PM.

FACILITY BACKGROUND:

LOCPAC is the coating operation division of Loc Performance. LOCPAC coats metal parts with its coating line. Their primary customer is the military. The coating line consists of a parts washer, a wash primer, a prime booth, a topcoat booth, and two ovens.

COMPLAINT/COMPLIANCE HISTORY:

There have not been any citizen complaints registered.

OUTSTANDING CONSENT ORDERS:

None

OUTSTANDING LOVs

None

OPERATING SCHEDULE/PRODUCTION RATE:

This facility has one shift M-F. Coating occurs on one Line as of now.

PROCESS DESCRIPTION:

LOCPAC operates two coating lines consisting of a parts washer, three booths, and two ovens. Each unit has their own stack. The booths are controlled with filters to prevent overspray. The beginning of the process begins with the parts washer. Parts are cleaned with hot water and then rinsed off. Water drains into the ground through a grate. The parts are dried off and masked to prevent overspray. The parts are run through a blue wash primer, which is used on bare

metal and provides corrosion resistance and adhesion. 50 % isopropyl alcohol is used when applying this primer. The part is run through prime booth and coated using an electrostatic gun. The part is then run through an oven. The next phase is that it is coated with the top coat. Finally, it is dried using an oven EQUIPMENT AND PROCESS CONTROLS:

Equipment

Process Controls

3 Spray Booths

Dry Filters

2 Ovens

Paint Spray Guns

High Volume Low Pressure (HVLP) compliant and Electrostatic deposition

The filters are all changed every day and disposed of according to hazardous material regulations.

APPLICABLE RULES/PERMIT CONDITIONS:

Permit 85-04B, Issued on February 9, 2010. Compliance with the permit conditions are evaluated below.

The following conditions apply to: EU-Coating Line 1

DESCRIPTION:

A miscellaneous metal parts coating line consisting of two primer booths, a primer oven, a topcoat booth, and a topcoat oven.

Flexible Group ID: FG-COATING LINES and FGFACILITY

POLLUTION CONTROL EQUIPMENT:

Dry filters within the paint spray booths.

I. EMISSION LIMITS

Pollutant	Limit	Time Period / Operating Scenario	Equipment	Compliance Determination
1. VOCs	30.0 tpy	12-month rolling time period as determined at the end of each calendar month	EU-Coating Line 1	Compliance- Records are kept every month. VOCs are well below 30TPY
2. VOCs	3.5 lb/gal (minus water)* as applied	Daily volume-weighted average.	EU-Coating Line 1	Compliance- Records were reviewed and 3.5 lb/gal limit was met .

^{*} The phrase "minus water" shall also include compounds which are used as organic solvents and which are excluded from the definition of volatile organic compound. (R 336.1602(4))

II. MATERIAL LIMITS

NA

III. PROCESS/OPERATIONAL RESTRICTIONS

- The permittee shall capture all waste coatings, reducers, additives, catalysts, purge solvents, and cleanup solvents and shall store them in closed containers. The permittee shall dispose of all waste materials in an acceptable manner in compliance with all applicable state rules and federal regulations. (R 336.1225, R 336.1702(a), R 336.1901)
 Compliance- No open containers were observed.
- 2. The permittee shall dispose of spent filters in a manner which minimizes the introduction of air contaminants to the outer air. (R 336.1224, R 336.1370)

Compliance- Spent filters were placed in drum barrels and covered.

IV. DESIGN/EQUIPMENT PARAMETERS

- The permittee shall not operate any paint booth portion of EU-Coating Line 1 unless all respective exhaust filters are installed, maintained and operated in a satisfactory manner. (R 336.1224, R 336.1301, R 336.1901, R 336.1910)
 Compliance- Filters were observed in booths and disposal logs were observed.
- The permittee shall equip and maintain each paint booth portion of EU-Coating Line 1 with high volume low pressure (HVLP) applicators or comparable technology with equivalent transfer efficiency. For HVLP applicators, the permittee shall keep test caps available for pressure testing. (R 336.1702(a))

Compliance- HVLP and Electrostatic guns were used.

V. TESTING/SAMPLING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

The permittee shall determine the VOC content, water content and density of any coating, reducer, additive, catalyst, purge solvent, and cleanup solvent, as applied and as received, using federal Reference Test Method 24. Upon prior written approval by the AQD District Supervisor, the permittee may determine the VOC content from manufacturer's formulation data. If the Method 24 and the formulation values should differ, the permittee shall use the Method 24 results to determine compliance. (R 336.1225, R 336.1702, R 336.1901, R 336.2001, R 336.2003, R 336.2004)

Compliance- MSDS were received. As a military contractor, coatings are tested and certified by manufacturer. Based on emissions, a sample was not taken and analyzed at this time.

VI. MONITORING/RECORDKEEPING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

 The permittee shall complete all required calculations in a format acceptable to the AQD District Supervisor by the 15th day of the calendar month, for the previous calendar month, unless otherwise specified in any monitoring/recordkeeping special condition. (R 336.1225, R 336.1702, R 336.1901)

Compliance- Records are kept on a monthly basis.

2. The permittee shall maintain a current listing from the manufacturer of the chemical composition of each coating, reducer, additive, catalyst, purge solvent, and cleanup solvent, including the weight percent of each component. The data may consist of Material Safety Data Sheets, manufacturer's formulation data, or both as deemed acceptable by the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1225, R 336.1702, R 336.1901)

Compliance- MSDS are kept. Staff received copies.

- 3. The permittee shall keep the following information for EU-Coating Line 1:
 - a) Gallons (with water) of each coating, reducer, additive, and catalyst used, on a daily basis
 - b) VOC content (with water) of each coating, reducer, additive, and catalyst as applied, on a daily basis

- c) VOC emission calculations determining the volume-weighted average VOC content (minus water) of each coating as applied on a calendar day average basis.
- d) VOC mass emission calculations determining the monthly emission rate in tons per calendar month.
- e) VOC mass emission calculations determining the annual emission rate in tons per 12-month rolling time period as determined at the end of each calendar month.

The permittee shall keep the records in a format acceptable to the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1225, R 336.1702(d), R 336.1901) Compliance- Records are kept.

- 4. The permittee shall keep the following information on a monthly basis for the use of purge and clean-up solvents associated with EU-Coating Line 1:
 - a) Gallons of each solvent used and reclaimed.
 - b) VOC content, in pounds per gallon, of each solvent used.
 - c) VOC mass emission calculations determining the monthly emission rate in tons per calendar month.
 - d) VOC mass emission calculations determining the annual emission rate in tons per 12-month rolling time period as determined at the end of each calendar month.

The permittee shall keep the records on file in a format acceptable to the AQD District Supervisor and make them available to the Department upon request. (R 336.1225, R 336.1702, R 336.1901)

Compliance- Records are kept.

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VII. REPORTING

NA

VIII. STACK/VENT RESTRICTIONS

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

Stack & Vent ID	Maximum Exhaust Dimensions (inches)	Minimum Height Above Ground (feet)	Compliance Determination				
1. SVBLUSHWASH	34.0	51.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.				
2. SVPRIME	34.0	51.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.				
3. SVPRIMEOVEN	12.0	30.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.				
4. SVTOPCOAT	34.0	51.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.				
5. SVTOPOVEN	12.0	30.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.				

IX. OTHER REQUIREMENTS

The following conditions apply to: EU-Coating Line 2

DESCRIPTION:

A miscellaneous metal parts coating line consisting of two primer booths, a primer oven, a topcoat booth, and a topcoat oven.

Flexible Group ID: FG-COATING LINES and FGFACILITY

POLLUTION CONTROL EQUIPMENT:

Dry filters within the paint spray booths.

I. EMISSION LIMITS

Pollutant	Limit	Time Period / Operating Scenario	Equipment	Compliance Determination				
1. VOCs	30.0 tpy	12-month rolling time period as determined at the end of each calendar month	EU-Coating Line 2	Compliance- Line 2 not operating				
2. VOCs	3.5 lb/gal (minus water)* as applied	Daily volume-weighted average.	EU-Coating Line 2	Compliance- Line 2 not operating				

^{*} The phrase "minus water" shall also include compounds which are used as organic solvents and which are excluded from the definition of volatile organic compound. (R 336.1602(4))

II. MATERIAL LIMITS

NA

III. PROCESS/OPERATIONAL RESTRICTIONS

 The permittee shall capture all waste coatings, reducers, additives, catalysts, purge solvents, and cleanup solvents and shall store them in closed containers. The permittee shall dispose of all waste materials in an acceptable manner in compliance with all applicable state rules and federal regulations. (R 336.1225, R 336.1702(a), R 336.1901)

Compliance- No open containers were observed.

2. The permittee shall dispose of spent filters in a manner which minimizes the introduction of air contaminants to the outer air. (R 336.1224, R 336.1370)

Compliance- Filters were disposed in drum barrels with lids.

IV. DESIGN/EQUIPMENT PARAMETERS

- The permittee shall not operate any paint booth portion of EU-Coating Line 2 unless all respective exhaust filters are installed, maintained and operated in a satisfactory manner. (R 336.1224, R 336.1301, R 336.1901, R 336.1910)
 Compliance- Line 2 was not operating.
- 2. The permittee shall equip and maintain each paint booth portion of EU-Coating Line 2 with high volume low pressure (HVLP) applicators or comparable technology with equivalent transfer efficiency. For HVLP applicators, the permittee shall keep test caps available for pressure testing. (R 336.1702(a))

 Compliance- Line 2 was not operating.

V. TESTING/SAMPLING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

1. The permittee shall determine the VOC content, water content and density of any coating, reducer, additive, catalyst, purge solvent, and cleanup solvent, as applied and as received, using federal Reference Test Method 24. Upon prior written approval by the AQD District Supervisor, the permittee may determine the VOC content from manufacturer's formulation data. If the Method 24 and the formulation values should differ, the permittee shall use the Method 24 results to determine compliance. (R 336.1225, R 336.1702, R 336.1901, R 336.2001, R 336.2003, R 336.2004)

Compliance- Facility has MSDS on site. Also, being a military contractor, the coatings are tested and certified by manufacturer.

VI. MONITORING/RECORDKEEPING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

1. The permittee shall complete all required calculations in a format acceptable to the AQD District Supervisor by the 15th day of the calendar month, for the previous calendar month, unless otherwise specified in any monitoring/recordkeeping special condition. (R 336.1225, R 336.1702, R 336.1901)

Compliance- Records are kept on a monthly basis.

2. The permittee shall maintain a current listing from the manufacturer of the chemical composition of each coating, reducer, additive, catalyst, purge solvent, and cleanup solvent, including the weight percent of each component. The data may consist of Material Safety Data Sheets, manufacturer's formulation data, or both as deemed acceptable by the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1225, R 336.1702, R 336.1901)

Compliance- MSDS are kept.

- 3. The permittee shall keep the following information for EU-Coating Line 2:
 - a) Gallons (with water) of each coating, reducer, additive, and catalyst used, on a daily basis
 - b) VOC content (with water) of each coating, reducer, additive, and catalyst as applied, on a daily basis
 - c) VOC emission calculations determining the volume-weighted average VOC content (minus water) of each coating as applied on a calendar day average basis.
 - d) VOC mass emission calculations determining the monthly emission rate in tons per calendar month.
 - e) VOC mass emission calculations determining the annual emission rate in tons per 12-month rolling time period as determined at the end of each calendar month.

The permittee shall keep the records in a format acceptable to the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1225, R 336.1702(d), R 336.1901)

Compliance- Records are kept.

- 4. The permittee shall keep the following information on a monthly basis for the use of purge and clean-up solvents associated with EU-Coating Line 2:
 - a) Gallons of each solvent used and reclaimed.
 - b) VOC content, in pounds per gallon, of each solvent used.
 - c) VOC mass emission calculations determining the monthly emission rate in tons per calendar month.
 - d) VOC mass emission calculations determining the annual emission rate in tons per 12-month rolling time period as determined at the end of each calendar month. The permittee shall keep the records on file in a format acceptable

to the AQD District Supervisor and make them available to the Department upon request. (R 336.1225, R 336.1702, R 336.1901)

Compliance- Records are kept.

VII. REPORTING

VIII. STACK/VENT RESTRICTIONS

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

Stack & Vent ID	Maximum Exhaust Dimensions (inches)	Minimum Height Above Ground (feet)	Compliance Determination					
1. SVBLUSHWASH2	30.0	51.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.					
2. SVPRIME2	30.0	51.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.					
3. SVPRIMEOVEN2	12.0	30.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.					
4. SVTOPCOAT2	30.0	51.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.					
5. SVTOPOVEN2	12.0	30.0	Undetermined- Stack Height and Diameter were not measured but appeared to be accurate.					

IX. OTHER REQUIREMENTS

The following conditions apply to: FG-COATING LINES

DESCRIPTION:

Two miscellaneous metal parts coating lines. Each line consists of two primer booths, a primer oven, a topcoat booth, and a topcoat oven.

Emission Units: EU-Coating Line 1 and EU-Coating Line 2

POLLUTION CONTROL EQUIPMENT: Dry filters within the paint spray booths.

I. EMISSION LIMITS

Pollutant	Limit	Time Period/ Operating Scenario	Equipment	Compliance Determination
l. Naphthalene CAS # 91-20-3)	876 Pounds*	12-month rolling time period as determined at the end of each calendar month	FG-COATING LINES	Compliance- Records reviewed indicate that Naphthalene emissions were well below permit limit.

^{&#}x27;The naphthalene limit shall be in effect through the end of the month in which the permittee gives the AQD District supervisor written notification that the use of naphthalene-containing coatings will be discontinued.

II. MATERIAL LIMITS

The permittee may use a maximum of 55 gallons total of coatings, on a 12-month rolling basis, on
FG-COATINGLINES, that will be excluded from the calculation of the daily volume-weighted average specified for EU-CoatingLine1 SC I.2 and EU-CoatingLine2 SC I.2. The mass emissions of VOCs from these coatings shall be counted toward the 30 ton per year limit specified for EU-CoatingLine1 and
EU-CoatingLine2. (R 336.1702(d))

Compliance- The highest 12 month amount from the records I reviewed was 30.54 gallons. It has steadily decreased to less than 10 gallons over a 12 month period.

III. PROCESS/OPERATIONAL RESTRICTIONS

NA

IV. DESIGN/EQUIPMENT PARAMETERS

NA

V. TESTING/SAMPLING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

1. Until the permittee gives the AQD District Supervisor written notification that the use of naphthalene-containing coatings has been discontinued, the permittee shall determine the Naphthalene (CAS # 91-20-3) content of any coating, reducer, additive, catalyst, purge solvent, and cleanup solvent, as applied and as received, from manufacturer's formulation data. Upon written notice from the AQD District Supervisor, the permittee shall determine the Naphthalene (CAS # 91-20-3) content using an approved test method. (R 336.1225, R 336.1901, R 336.2001, R 336.2003, R 336.2004)

Compliance- Records are kept but minimal amounts of the naphthalene coating are used.

VI. MONITORING/RECORDKEEPING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

Until the permittee gives the AQD District Supervisor written notification that the use of
naphthalene-containing coatings has been discontinued, the permittee shall complete all required calculations in a
format acceptable to the AQD District Supervisor by the 15th day of the calendar month, for the previous calendar
month, unless otherwise specified in any monitoring/recordkeeping special condition. (R 336.1225, R 336.1901)

Compliance- Records are kept.

2. The permittee shall maintain a current listing from the manufacturer of the chemical composition of each coating, reducer, additive, catalyst, purge solvent, and cleanup solvent, including the weight percent of each component. The data may consist of Material Safety Data Sheets, manufacturer's formulation data, or both as deemed acceptable by the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1225, R 336.1901)

Compliance- Records are kept

- 3. Until the permittee gives the AQD District Supervisor written notice that the use of naphthalene-containing coatings has been discontinued, the permittee shall keep the following information on a monthly basis for FG-Coating Lines:
 - a) Gallons of each coating, reducer, additive, and catalyst used.
 - b) The Naphthalene (CAS # 91-20-3) content of each coating, reducer, additive, and catalyst as applied.
 - c) Naphthalene (CAS # 91-20-3) mass emission calculations determining the monthly emission rate in pounds per calendar month.
 - d) Naphthalene (CAS # 91-20-3) mass emission calculations determining the annual emission rate in pounds per 12month rolling time period as determined at the end of each calendar month.

The permittee shall keep the records in a format acceptable to the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1225, R 336.1901)

Compliance- Records are kept.

- 4. Until the permittee gives the AQD District Supervisor written notice that the use of naphthalene-containing coatings has been discontinued, the permittee shall keep the following information on a monthly basis for the use of purge and clean-up solvents associated with FG-Coating Lines:
 - a) Gallons of each solvent used and reclaimed.
 - b) The Naphthalene (CAS # 91-20-3) content, in pounds per gallon, of each solvent used.
 - c) Naphthalene (CAS # 91-20-3) mass emission calculations determining the monthly emission rate in pounds per calendar month.
 - d) Naphthalene (CAS # 91-20-3) mass emission calculations determining the annual emission rate in tons per 12month rolling time period as determined at the end of each calendar month.

The permittee shall keep the records on file in a format acceptable to the AQD District Supervisor and make them available to the Department upon request. (R 336.1225, R 336.1901)

Compliance- Records are kept.

5. The permittee shall record, on a daily basis, the number of gallons of coatings used in FG-COATINGLINES that are excluded from the calculation of the daily volume-weighted average specified for EU-CoatingLine1 SC I.2 and EU-CoatingLine2 SC I.2, on a 12-month rolling basis. Records shall be kept in a format acceptable to the AQD District Supervisor and made available to the Department upon request. (R 336.1702(d))

Compliance- Records are kept.

VII. REPORTING

NA

VIII. STACK/VENT RESTRICTIONS

NA

IX. OTHER REQUIREMENTS

NA

Footnotes:

¹This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

The following conditions apply Source-Wide to: FGFACILITY

POLLUTION CONTROL EQUIPMENT:

I. EMISSION LIMITS

Pollutant	Limit	Time Period / Operating Scenario	Equipment	Compliance Determination
1. Each Individual HAP	Less than 9.0 tpy	12-month rolling time period as determined at the end of each calendar month	FGFACILITY	Compliance- Single individual HAPs are less than 9TPY.
2. Aggregate HAPs	Less than 22.5 tpy	12-month rolling time period as determined at the end of each calendar month	FGFACILITY	Compliance- Aggregate HAPS are less than 22.5.
3. VOCs	Less than 89.9 tpy	365-day rolling time period as determined at the end of each calendar day	FGFACILITY	Compliance- VOC emissions are less than 89.9 TPY

II. MATERIAL LIMITS

NA

III. PROCESS/OPERATIONAL RESTRICTIONS

NA

IV. DESIGN/EQUIPMENT PARAMETERS

NA

V. TESTING/SAMPLING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

- The permittee shall determine the HAP content of any material as received and as applied, using manufacturer's formulation data. Upon request of the AQD District Supervisor, the permittee shall verify the manufacturer's HAP formulation data using EPA Test Method 311. (R 336.1205(3))
- Compliance- Records are kept as are MSDS. The amount of emissions at this time does not warrant verification. However, because the facility is a military contractor, there is certification by the manufacturer.
- 2. The permittee shall determine the VOC content, water content, and density of any material, as applied and as received, using federal Reference Test Method 24. Upon prior written approval by the AQD District Supervisor, the permittee may determine the VOC content from manufacturer's formulation data. If the Method 24 and the formulation values should

differ, the permittee shall use the Method 24 results to determine compliance. (R 336.1205(3))

Compliance- MSDS are at the facility. Also, because the facility is a military contractor, there is certification by the manufacturer.

VI. MONITORING/RECORDKEEPING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

1. The permittee shall complete all required calculations in a format acceptable to the AQD District Supervisor by the 15th day of the calendar month, for the previous calendar month, unless otherwise specified in any monitoring/recordkeeping special condition. (R 336.1205(3))

Compliance- Records are kept.

- 2. The permittee shall keep the following information on a monthly basis for FGFACILITY:
 - a) Gallons or pounds of each HAP containing material used.
 - b) Where applicable, gallons or pounds of each HAP containing material reclaimed.
 - c) HAP content, in pounds per gallon or pounds per pound, of each HAP containing material used.
 - d) Individual and aggregate HAP emission calculations determining the monthly emission rate of each in tons per calendar month.
 - e) Individual and aggregate HAP emission calculations determining the annual emission rate of each in tons per 12-month rolling time period as determined at the end of each calendar month. For the first month following permit issuance, the calculations shall include the summation of emissions from the 11-month period immediately preceding the issuance date. For each month thereafter, calculations shall include the summation of emissions for the appropriate number of months prior to permit issuance plus the months following permit issuance for a total of 12 consecutive months.

The permittee shall keep the records in a format acceptable to the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1205(3))

Compliance- Records are kept.

- 3. The permittee shall keep the following information on a daily basis for FGFACILITY:
 - a) Gallons or pounds of each VOC containing material used.
 - b) Where applicable, gallons or pounds of each VOC containing material reclaimed.
 - c) VOC content, in pounds per gallon or pounds per pound, of each VOC containing material used.
 - d) VOC emission calculations determining the annual emission rate in tons per 365-day rolling time period as determined at the end of each calendar day

The permittee shall keep the records in a format acceptable to the AQD District Supervisor. The permittee shall keep all records on file and make them available to the Department upon request. (R 336.1205(3))

Compliance- Records are kept.

VII. REPORTING

NA

VIII. STACK/VENT RESTRICTIONS

IX.	0	T	1	1	E	R	1	R	E	Q	L	J	F	1	E	Ν	1	E	N	1.	T	S
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NA

Footnotes:

¹This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

APPLICABLE FUGITIVE DUST CONTROL PLAN CONDITIONS:

N/A

MAERS REPORT REVIEW:

Pollutant	2014 Emissions(TPY)
со	
NOx	
PM	
Sox	
VOC	2.5

FINAL COMPLIANCE DETERMINATION:

The facility appears that they are in compliance with the applicable requirements.

NAME

DATE 9-28-15

SUPERVISOR W. /