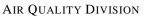


GRETCHEN WHITMER GOVERNOR STATE OF MICHIGAN DEPARTMENT OF ENVIRONMENT, GREAT LAKES, AND ENERGY





DIRECTOR

March 3, 2025

VIA E-MAIL

Karyn Miller Township Supervisor Flint Township 1490 South Dye Street Flint, Michigan 48532 Martin Burnash Burnash Wrecking, Inc. 3842 Robert T Longway Boulevard Flint, Michigan 48506

SRN/ID: U252500770; Genesee County

Dear Karyn and Martin:

VIOLATION NOTICE

On February 21, 2025, the Department of Environment, Great Lakes, and Energy (EGLE), Air Quality Division (AQD) conducted a drive-by inspection at 3073 West Dayton Street, Flint, Genesee County. The purpose of this inspection was to determine compliance with the requirements of Title 40 of the Code of Federal Regulations (40 CFR), Part 61, Subpart M (National Emission Standard for Asbestos), and Rule 942 of Part 55, Air Pollution Control of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended.

According to my investigation, Flint Township owns the former Myrtle Grove Mobile Home Park and Burnash Wrecking, Inc. performed the demolition activities. The National Emission Standard for Asbestos (NESHAP) may hold both the *owner and operator* liable for all violations.

During the inspection, EGLE, AQD staff observed the following:

The former mobile home park was demolished, and Burnash Wrecking, Inc., was on-site removing demolition debris. Both Flint Township and Burnash Wrecking, Inc. failed to have thorough asbestos surveys done on the homes and laundry facility. Additionally, both parties failed to submit the Notice of Intent to Renovate/Demolish to the administrator, prior to the demolition activities.

Process Description	Section Violated	Comments
On 2/21/2025, a drive-by	40 CFR §61.145(a)	Failed to thoroughly inspect.
inspection was performed at		
3073 W. Dayton St., Flint. Upon	40 CFR §61.145(b)(1)	Failed to provide written notice
arrival, the facilities were		of intention.
demolished, and debris was		
being removed.		

VIOLATION NOTICE

Karyn Miller and Martin Burnash Page 2 March 3, 2025

Please initiate actions necessary to correct the cited violations and submit a written response to this violation notice by March 24, 2025, (which coincides with 21 calendar days from the date of this letter). The written response should include: the date(s) 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 date(s) by which these actions will take place; and what steps are being taken to prevent a reoccurrence. The *signed* written response to this violation notice may be submitted by mail and directed to Craig Dechy at EGLE, AQD, P.O. Box 30260, Lansing, Michigan 48909-7760. You must also include a copy to Jason Wolf, Enforcement Unit at EGLE, AQD, P.O. Box 30260, Lansing, Michigan 48909-7760. The response may be scanned and e-mailed to DechyC@Michigan.gov and WolfJ2@Michigan.gov.

If you believe the above observations or statements are inaccurate or do not constitute a violation of the applicable legal requirements cited, please provide appropriate factual information to explain your position.

Thank you for your attention to resolving the violations cited above and for the cooperation extended to me during my site visit. If you have any questions regarding the violation notice or the actions necessary to bring this facility into compliance, please contact me at 517-749-2891; <u>DechyC@Michigan.gov</u>; or at the post office box address provided in the paragraph above.

Sincerely,

Craig W. Dechy Senior Environmental Quality Analyst Air Quality Division

cc: Annette Switzer, EGLE Christopher Ethridge, EGLE Brad Myott, EGLE Robert Byrnes, EGLE Tammy Bell, EGLE Jason Wolf, EGLE