



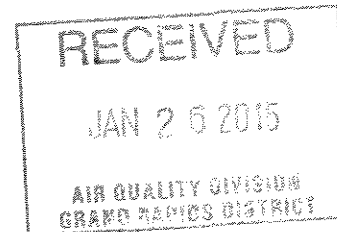
LIGHT METALS CORPORATION

FABRICATED ALUMINUM EXTRUSIONS

2740 PRAIRIE ST., S.W.
P.O. BOX 902
WYOMING, MI 49509-0902
(616) 538-3030

1/21/2015

Ms. April Lazzaro
Senior Environmental Quality Analyst
Air Quality Division
Michigan Department of Environmental Quality (MDEQ)
Grand Rapids District Office, State Office Building
350 Ottawa Avenue, Unit 10
Grand Rapids, Michigan 49503-2341



RE: SRN: B5578, Kent County
Light Metals Corporation (LMC)

Dear Ms. Lazzaro:

Please consider this letter as our initial response to the Rule 201 Violation Notice dated January 8, 2015. We are not in agreement with the noted Rule 201 Violation Notice. In 2003, LMC did submit to the MDEQ a Fishbeck, Thompson, Carr & Huber, Inc. (FTC&H) Air Emissions Inventory dated June 30, 2003. This report noted Rule 201 exemptions and documented Rule 290 exemption for the Anodize Line. Subsequent MDEQ Activity Reports from as recent as March 7, 2013 does not note any issues with the Rule 290 exemptions or the need for Rule 201 Permits. It was not until your unannounced inspection on December 17, 2014 with our Facilities Consultant, Kevin J. Kane, AIA that we were aware of any issues with our air quality documentation.

We have retained FTC&H to update our air quality documentation for the Potential to Emit (PTE), Rule 290 Exemptions and Rule 278 Exclusions from Exemption for the facility. The equipment and processes in question are substantially unchanged since the 2003 study. The updated documentation will also include Greenhouse Gas (GHG) emissions. LMC and FTC&H are in the process of collecting the necessary data over the next 30 days and then FTC&H will develop the PTE documentation during the following 30 days. We anticipate the completion of the PTE and GHG by April 1, 2015. We will provide the documentation of the Rule 290 exemptions to MDEQ when completed.

Please note our correct address is: Light Metals Corporation, 2740 Prairie St. SW, Wyoming, MI 49519. We have yet to receive the Violation Notice in the US Mail and only received a copy from our Facilities Consultant.

Please let us know of any additional information or documentation required in the meantime.

Sincerely,

Rhonda L. Zolman

US Mail and Email

cc: Mr. Kevin Kane, AIA The Kane Group, Inc.
Ms. Heidi Hollenbach, MDEQ