

**DEPARTMENT OF ENVIRONMENTAL QUALITY  
AIR QUALITY DIVISION  
ACTIVITY REPORT: Self Initiated Inspection**

U63151352045574

FACILITY: Fives Cinetic Corp.		SRN / ID: U631513520
LOCATION: 23400 Halsted Road, Farmington Hills		DISTRICT: Southeast Michigan
CITY: Farmington Hills		COUNTY: OAKLAND
CONTACT: Franklin Pochik, Safety and Quality Manager		ACTIVITY DATE: 07/20/2018
STAFF: Adam Bognar	COMPLIANCE STATUS: Compliance	SOURCE CLASS:
SUBJECT: Self-Initiated Inspection		
RESOLVED COMPLAINTS:		

On Friday, July 20, 2018, Michigan Department of Environmental Quality-Air Quality Division (MDEQ-AQD) staff, I, Adam Bognar, conducted an unannounced self-initiated inspection of Fives Group, located at 23400 Halsted, Farmington Hills, MI. The purpose of this inspection was to determine the facility's compliance status with the Federal Clean Air Act; Article II, Part 55, Air Pollution Control of Natural Resources and Environmental Protection Act, 1994 Public Act 451; and Michigan Department of Environmental Quality, Air Quality Division (MDEQ-AQD) rules.

I arrived at Fives Group around 3 pm. I met with Mr. Franklin Pochik. I identified myself, provided credentials, and stated the purpose of the inspection. After watching the safety video and receiving a safety certificate, I was given a tour of the facility by Mr. Pochik.

Fives Group (pronounced Feevays, not 5's) is a French company specializing in engineering solutions. This facility specializes in the design and supply of machines, process equipment, and production lines for automotive powertrain production. This company occupies an approximately 160,000 square foot warehouse at this location. The warehouse is used for the design and testing of powertrain assembly line equipment.

There are approximately 50 permanent employees, but the number of contractors varies greatly depending on the project being worked on. Also, the equipment on site varies considerably depending on the current project.

There are no paint spray booths or parts washers. Occasionally, a rattle can of paint is used for maintenance purposes. There are several storage tanks which contain oils and cleaning products. These tanks appear to be exempt from Rule 201 requirements pursuant to Rule 284 (2)(c) and (i). A 0.4 MMBTU/hr boiler is present. Mr. Pochik stated that the boiler is not used anymore, but he could not demonstrate that the boiler has been rendered inoperable. This boiler appears to be exempt from Rule 201 requirements pursuant to Rule 282 (2)(b) (i).

There is a 30 kW (40 hp) natural gas fired emergency generator present outside of the facility. Attached is a specification sheet. This generator is used to power their server room in case of a power outage. The generator is turned on every Saturday for approximately 15 minutes at around 11 am for preventative maintenance purposes. Since the engine was manufactured in 1981, it does not appear to be subject to New Source Performance Standards Subpart JJJJ – Standards of Performance for Stationary Spark Ignition Internal Combustion Engines. This generator appears to be subject to National Emission Standards for Reciprocating Internal Combustion Engines Subpart ZZZZ; however, MDEQ-AQD has not taken delegation of this standard. I informed Mr. Pochik that he needs to comply with the standards of NESHAP ZZZZ. This generator appears to be exempt from Rule 201 requirements pursuant to Rule 282 (2)(g).

### Compliance Determination

This facility appears to be in compliance with the requirements of the federal Clean Air Act; Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended (Act 451); and Michigan Department of Environmental Quality-Air Quality Division (MDEQ-AQD) Administrative Rules.

NAME Adam Bognar DATE 8/13/2018 SUPERVISOR SK