



Oregon

Kate Brown, Governor

Department of Environmental Quality

Northwest Region

700 NE Multnomah Street, Suite 600

Portland, OR 97232

(503) 229-5263

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TTY 711

August 24, 2018

NW Metals Inc.
ATTN: Moyata Anotta
7600 NE Killingsworth St.
Portland, OR 97218

Re: Follow up to DEQ's approval of a Type 2 Notice of Intent to Construct Source No. 26-0315; NC No. 030114

Dear Mr. Anotta,

The Department of Environmental Quality (DEQ) issued NW Metals Inc. an approval letter on June 20, 2018, in response to your submittal of a Notice of Intent to Construct for the installation of an Arjez VZ950 Universal Shredder for shredding of scrap autos at your location, NW Metals Inc., 7600 NE Killingsworth Street, Portland, OR 97218. DEQ has further evaluated the operations at NW Metals Inc. and has determined that an Air Contaminant Discharge Permit (ACDP) is required for the installation and operation of the Arjez VZ950 Universal Shredder, in accordance with ORS 468A.045(1)(b), OAR 340-216-0020(3) and OAR 340-216-8010, Table 1, categories 84 and 85. Within 60 days of receipt of this letter, NW Metals Inc. must submit an application for an ACDP per OAR 340-214-0110. Please contact the NW Region Air Quality Permit Coordinator at 503-229-5582 to initiate this process upon receipt of this letter. Failure to submit a timely application may result in a department order and civil penalties.

During the time needed to process the NW Metals Inc. application and issue the permit, NW Metals Inc. may continue to operate the shredder to implement elements of the DEQ approved cleanup plan, which requires additional sampling to be performed on the property. DEQ recognizes that operation of the shredder is necessary for the removal of autos and debris that will allow for timely and efficient execution of the cleanup plan.

As stated in DEQ's June 20, 2018, letter to you, DEQ's approval for you to continue operating the shredder in the interim is contingent upon your adherence to the Plans and Specifications and Construction Approval General Conditions, which were attached to the June 20, 2018 letter.

Due to the location and nature of emissions from the shredder, the DEQ is including the following additional requirements:

1. NW Metals Inc. may operate the Arjez VZ950 Universal Shredder only between 08:00 and 17:00 PDT/PST;
2. NW Metals Inc. must operate and maintain the Arjez VZ950 Universal Shredder in accordance with the manufacturer's specifications; (OAR 340-226-0120)

3. NW Metals Inc. must utilize best management practices to ensure that fugitive emissions do not cross property boundaries. Best management practices include but are not limited to: (OAR 340-208-210):
 - a. Application of water or other suitable chemicals on unpaved roads, materials stockpiles, and other surfaces which can create airborne dusts;
 - b. Full or partial enclosure of materials stockpiles in cases where application of water or other suitable chemicals are not sufficient to prevent particulate matter from becoming airborne;
 - c. Installation and use of hoods, fans, and fabric filters to enclose and vent the handling of dusty materials; and
 - d. Covering, at all times when in motion, open bodied trucks transporting materials likely to become airborne.

If you have any questions, please contact me at 503-229-5160.

Sincerely,



Matt Hoffman