

ENFORCEMENT ORDER

Allegheny County Health Department

Compliance and Enforcement Program

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		aopolis, PA 1510	8-019)1				
	of Alleged Violate							
	1	ninals – DE, LLC						
	ss of Alleged Viol							
900	S. Eisenhow	ver Blvd., Middlet	town,	PA 17057				
Contac	et Person	Title			Phone Number	Email		
D 1	G'1	VP, Environmer	ntal,					
Paul	Siler	Safety, and			720-425-9641	psiler@lhtterminals.com		
		Occupational He	ealth					
DAT	T 1. DECC	.		CTION(a)				
PAF	KI I: DESC	CRIPTION OF I	NSPE	CTION(S)				
On June 22, 2018, ACHD issued Title V Operating Permit 0041 (TVOP- 0041) to Coraopolis Terminals. TVOP- 0041, condition III.12 requires that Coraopolis Terminals submit their Annual Certification of Compliance by November 30 th of each year. On January 30, 2024, Coraopolis Terminals submitted their Annual Certification of Compliance covering October 1, 2022 through September 30, 2023. The Certification was found to satisfy all applicable reporting requirements. However, the report was received on January 30, 2024, 61 days beyond the November 30 th due date as required by TVOP- 0041, condition III.12.								
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Did th ACHI Inspec	ne individual/co	mpany cooperate with		Inspector Name(s) Gary Fischman				
Did th ACHI Inspec 2/26	ne individual/con D personnel? If tion Date(s)	mpany cooperate with not, explain:	Yes	Inspector Name(s)	G REGULATIO	N(s):		
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PART 3: YOU ARE HEREBY ORDERED AS FOLLOWS:					
	Immediately stop all work and/or cease operations at the following location(s):				
	You are hereby Ordered to correct the violations(s) listed in Part 2 withinda service of this Enforcement Order.	ays of the			
	You are hereby Ordered to comply with the following requirements withinservice of this Enforcement Order:	days of the			

The Order(s) in this Part is enforceable upon issuance and any appeal shall not act as a stay. The Order(s) shall remain in effect until you are notified in writing by the Department. Please contact the ACHD Air Quality Program at (412) 578-8103 to arrange for a reinspection or to request that the Order(s) be rescinded.

Please be advised that failure to comply with this Order within the times specified herein is a violation of Article XXI giving rise to the remedies provided by Article XXI § 2109.02 including civil penalties of up to \$25,000 per violation per day.

PART 4: CIVIL PENALTY

For the violations listed in Part 2, you are hereby assessed a civil penalty of \$ 480.00 . The determination of the civil penalty is attached as Exhibit No. 1 and is incorporated as part of this Enforcement Order.

Please be aware that if the Department did not assess a civil penalty, the Department may issue a subsequent enforcement order in which a civil penalty is assessed.

You shall pay the civil penalty amount within thirty (30) days of receipt of this Order. Payment shall be made by corporate or certified check, or the like, made payable to the "Allegheny County Clean Air Fund", and sent to Air Quality Program Manager, Allegheny County Health Department, 301 39th Street, Bldg. #7, Pittsburgh, PA 15201.

PART 5: REQUEST FOR ADMINISTRATIVE HEARING

Pursuant to Article XI, § 1104.A ("Hearings and Appeals"), of the Allegheny County Health Department Rules and Regulations, you are notified that if you are aggrieved by this Order, a Notice of Appeal shall be filed no later than thirty (30) days after receipt of written notice or issuance of this Order. Such a Notice of Appeal shall be filed in the Office of the Director at 542 Fourth Avenue, Pittsburgh, PA 15219.

This Order is enforceable upon issuance and any appeal of this Order shall not act as a stay unless the Director of the ACHD so orders. In the absence of a timely appeal, the terms of this Order shall become final.

Please be aware that if you wish to appeal this Order and a civil penalty has been assessed under Part 4, you are required within 30 days of receipt of this Order to either forward the penalty amount to the ACHD for placement in an escrow account or post an appeal bond to the ACHD in the amount of the penalty. Please review the specific requirements for prepaying the penalty or posting the appeal bond found in Article XXI § 2109.06.a.2-3.

A copy of Article XXI and Article XI may be found at https://www.alleghenycounty.us/Health-Department/Health-Department-Regulations.aspx.

Compliance and Enforcement Program Manager

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2/29/2024

Date

EXHIBIT NO. 1

CIVIL PENALTY DETERMINATION AND CALCULATION

PURPOSE: The primary purpose for assessing civil penalties is to deter future violations not only at the specific facilities that are involved in the enforcement actions taken by the Department, but also at all the facilities within Allegheny County that are subject to the Article XXI regulations. In order to achieve the goal of deterrence, a civil penalty should remove any significant economic benefit resulting from noncompliance and include an amount beyond recovery of the economic benefit to reflect the seriousness of the violation.

CIVIL PENALTY FACTORS: The ACHD has determined the civil penalty to be in accordance with Article XXI, § 2109.06.b, reflecting relevant factors including, but not limited to: the nature, severity and frequency of the alleged violations; the maximum amount of civil and criminal penalties authorized by law; the willfulness of such violations; the impact of such violations on the public and the environment; the actions taken by the violator to minimize such violations and to prevent future violations; and the violator's compliance history.

CIVIL PENALTY FORMULA: The following calculation is used to assess the civil penalty:

Civil Penalty = (Gravity Based Component x Adjustment Factor) + Economic Benefit + Cost to the Department + Additional Deterrent Penalty

Gravity Based Component: A gravity based component reflects the potential harm that the violation may have on the public or environment and the severity of the violation.

Adjustment Factor: The gravity based component may be adjusted for factors and circumstances unique to the violator. These adjustment factors include the violators degree of cooperation with the ACHD during the investigation, the compliance history of the violator, the degree of willfulness that violator exhibited with regard to the violation, the size of the violator, and whether the violator is a Title V source or a Synthetic Minor source.

Economic Benefit: This component is a measure of the economic benefit gained by the violator as a result of noncompliance with the regulatory, statutory, or permit requirements.

Cost to the Department: Extra monetary costs for the investigation and preparation of the case, such as source sampling costs and laboratory costs, may be identified and added to the adjusted civil penalty.

Additional Deterrent Penalty: An additional deterrent penalty may be assessed if justified by the circumstances of the case.

CIVIL PENALTY CALCULATION

A. Gravity Based Component

TOTAL CIVIL PENALTY

Violation	Gravity Based Penalty	Violation Days	Total Gravity Penalty
Late submittal of Certificate of Compliance (§2103.12.h.5)	\$400.00	1 \$400.00	
	\$		\$
	\$		\$
	\$		\$
Gravity Component Total			\$400.00
B. Adjustment Factors		Factor	Adjustment Amount
Degree of Cooperation:			\$
Compliance History:			\$
Degree of Willfulness:			\$
Size of Violator:			\$
Title V source or a Synthetic Minor source:		0.2	\$80.00
Adjustment Factors Total			\$80.00
C. Other Adjustments			
Economic Benefit:			\$
Cost to the Department:			\$
Additional Deterrent Penalty:			\$
Other Adjustments Total			\$

\$480.00