



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION III
1650 Arch Street
Philadelphia, Pennsylvania 19103-2029

Via UPS Overnight Delivery

JUN 22 2017

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Timothy J. Schuback, President
Malmark Bellcraftsmen, Inc.
5712 Easton Road
Plumsteadville, PA 18949

Re: Letter of Remittance
In the Matter of Malmark Bellcraftsmen, Inc.
Consent Agreement and Final Order (Docket No. EPCRA-03-2016-0025)

Dear Mr. Schuback:

On March 8, 2016, the Regional Judicial Officer issued a Final Order ratifying the Consent Agreement (collectively, the "CAFO") entered into by the Director of the Land and Chemicals Division of the U.S. Environmental Protection Agency, Region III ("EPA"), and Malmark Bellcraftsmen, Inc. ("Respondent"), pursuant to Sections 313 and 325(c) of the Emergency Planning and Community Right-to-Know Act of 1986 ("EPCRA"), 42 U.S.C. §§ 11023 and 11045(c), the regulations implementing EPCRA § 313, as set forth at 40 C.F.R. Part 372, and the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation / Termination or Suspension of Permits ("Consolidated Rules of Practice"), 40 C.F.R. Part 22. As a requirement and condition of the settlement, the Respondent agreed to pay a penalty of \$5,000.00 and to spend not less than \$31,645.00 in the performance of a Supplemental Environmental Project ("SEP"). The SEP required Respondent to purchase, install, and use in operation a new dust collection system on the shop floor at the Respondent's facility located at 5712 Easton Road, Plumsteadville, PA 18949 ("Facility"), to improve the environment at the Facility by increasing the capture rate and efficiency of airborne dust containing copper. The SEP is designed to reduce the risks associated with the inhalation of dust particles, including the significant health hazards posed by dust particles containing copper.

EPA has determined that the Respondent timely paid the required \$5,000.00 civil penalty. On or about May 31, 2017, Respondent provided EPA with the SEP Completion Report and documentation of its SEP expenditures in accordance with Paragraph 55 of the Consent Agreement. Based on the SEP Completion Report and documentation of SEP expenditures, EPA has determined that Respondent has: (i) completed the SEP in accordance with the requirements and provisions of this CAFO, pursuant to Consent Agreement Paragraph 48; and, (ii) Respondent has incurred and spent more than \$31,645.00 in approved SEP expenditures such that the Respondent is not subject to any additional penalties pursuant to the provisions of Consent Agreement Paragraph 58, or any other provisions, of the Consent Agreement.

EPA has determined that the Respondent has paid all civil penalty amounts due pursuant to the terms of the CAFO and has complied with the SEP requirements and provisions set forth in the Consent Agreement, as well as all additional requirements and provisions of the CAFO. Therefore, in accordance with Paragraph 57 of the Consent Agreement, EPA hereby issues this Letter of Remittance.

Sincerely,



Catherine A. Libertz, Acting Director
Land and Chemicals Division

cc: Jeffrey S. Nast (3RC30)