



Draft Hazardous Waste Permit Renewal & Comment Period

November 2020

Facility Name: Lamps Inc. dba Environmental

Recycling

U.S. EPA I.D.: OHR000034025

Location:

527 East Woodland Circle Bowling Green, Ohio 43402

Facility Owner:

PEMM Group P.O. Box 167 527 East Woodland Circle Bowling Green, Ohio 43402

Facility Operator:

Lamps Inc. dba Environmental Recycling 527 East Woodland Circle Bowling Green, Ohio 43402

Activity:

Permit renewal for container storage

Comment Period:

November 30, 2020 - January 22, 2021

Submit Comments to:

Ohio EPA

Chloe Mercier

Division of Environmental Response and Revitalization

P.O. Box 1049

Columbus, Ohio 43216-1049

(614) 644-2924

PUBLICCOMMENT@epa.ohio.gov

U.S. EPA, Region 5 Mr. James Blough Land and Chemicals Branch, LL-17J 77 West Jackson Boulevard Chicago, Illinois 60604-3590 blough.james@epa.gov (312) 886-2967

What is the history of the hazardous waste program?

The Resource Conservation and Recovery Act (RCRA), an amendment to the Solid Waste Disposal Act, was passed in 1976. The main reason for the amendment was to address the growing volume of municipal and industrial solid waste generated across the United States. A few goals established by RCRA include: to protect human health and the environment from potential hazards of waste disposal, to reduce the amount of waste generated, and to ensure that waste produced are managed in an environmentally sound manner.

When RCRA was written, U.S. Congress' intent was for the states to assume primary responsibility for implementing the hazardous waste regulations with oversight from the United States Environmental Protection Agency (U.S. EPA). U.S. EPA must approve each state as an authorized state. To become an authorized state, each must demonstrate that the state program is at least equivalent to and consistent with federal laws, provides adequate enforcement authority and provides availability of information similar to the federal program. Since 1989, the State of Ohio has been an authorized state by U.S. EPA for the majority of its hazardous waste program.

Currently, the State of Ohio is not authorized by U.S. EPA to issue a permit for organic air emissions (40 CFR Part 264, Subparts AA, BB, and CC) from hazardous waste storage units.

Draft Hazardous Waste Permit Renewal

How can I become more involved?

All persons, including the applicant, may submit written comments relating to this draft action. Written comments or requests for a public meeting may be submitted before the end of the comment period to the address in the box on the front of the page. Ohio EPA will hold a public meeting if enough people request such a gathering. The agency may modify the proposed permit or take other action based on new information or public comments, so your opinion is important.

The comment period begins on November 30, 2020 and ends on January 22, 2021. Copies of the permit application and the draft permit are available for review by the public online under the "What's New tab" at:

http://www.epa.ohio.gov/derr/Environmen talResponseandRevitalization

The entire record for this draft action is available via Ohio EPA's eDocument portal:

http://edocpub.epa.ohio.gov/publicportal/edoc home.aspx

Using the search function, search under the document type of "Permit" and then refine the search using the package number, which is "621".

The federal draft permit is available for review by the public online at:

https://www.epa.gov/publicnotices/proposed-rcra-permit-lamps-inc-dba-environmental-recycling

A copy of the state and federal draft permit will be available for review by the public at:

Wood County District Public Library 251 N. Main Street Bowling Green, Ohio 43402 (419) 352-5104

Within sixty (60) days of the close of the public comment period, Ohio EPA will, without prior hearing, issue the permit (or deny the request) in accordance with Chapter 3734 of the Ohio Revised Code (ORC). If Ohio EPA approves the application, taking into account public comments, a renewal permit will be issued with terms and conditions as are necessary to ensure compliance with hazardous waste rules.

After the close of the public comment period, U.S. EPA will review all comments received and decide whether to issue the permit. The final decision will include notification to those who submitted written comments during the official comment period. U.S. EPA will also prepare and send to all responders a document answering significant comments. Within 30 days of a final decision, any person who submitted written comments or made a statement at the hearing if one is held may petition U.S. EPA's Environmental Appeals Board to review the decision.

What does the facility do?

Environmental Recycling acts as a destination facility for universal waste lamps. Lamps are accepted for storage prior to being recycled at the facility. Lamps are the bulb or tube portion of an electric lighting device and examples can include; fluorescent, high intensity discharge, neon, mercury vapor, low pressure sodium, high pressure sodium and metal halide lamps. Storage is limited to 208,840 pounds at any one time. Typical lamps managed are fluorescent,

Draft Hazardous Waste Permit Renewal

high intensity discharge, mercury vapor, high pressure sodium and metal halide.

Blough of the U.S. EPA Regional Office in Chicago, Illinois at (312) 886-2967.

What would this hazardous waste permit allow the facility to do?

This permit allows Environmental Recycling to store universal waste lamps and D001, D002, D003, D004, D005, D006, D007, D008, D009, D010, D011, U151 hazardous waste prior to the recycling process. All hazardous waste and lamps must be stored in containers. Environmental Recycling has three container storage areas that are permitted to store as much as 208,840 pounds in combination at any time.

What is the regulatory basis to support this permit renewal?

The Director has determined that Lamps Inc., dba Environmental Recycling has submitted an application for renewal prior to the expiration date of its present permit which was issued by Ohio EPA on May 27, 2008. The Director has considered the application, inspection reports, a report regarding the facility's compliance with the present permit, and the rules adopted under ORC Section 3734. The Director has found that the Part B permit application meets the Director's performance standards and that the facility has a history of compliance with this chapter, rules adopted under it, the existing permit, and orders entered into, which demonstrates reliability, expertise, and competency to subsequently operate the facility under this chapter, the rules, and the permit.

Who can I contact for more information?

For additional information, please contact Wendy Miller at (419) 373-3114 or James