

NORTHERN NEVADA PUBLIC HEALTH AIR QUALITY MANAGEMENT DIVISION 1001 East Ninth Street Suite B171 Reno, Nevada 89512

NOTICE OF VIOLATION No: AQMV24-0002

ISSUED TO

All Eagle, LLC

Location: 9300 Gateway Drive Reno, Nevada 89511 Permit Number: ASB22-1046 Date of Issuance: 01/22/2024

Case No.: 1448

Northern Nevada Public Health Air Quality Management Division (AQMD) has determined that All Eagle, LLC is in violation of the District Board of Health Regulations Governing Air Quality Management Part 030.105 National Emissions Standards for Hazardous Air Pollutants.

1. VIOLATION

A. Failure to provide the AQMD with written notice of intention to demolish a facility on a date other than the one contained in the original notice as required by 40CFR 61.145 (b) (iv).

2. BASIS OF VIOLATION

A. Regulatory Authority

Pursuant to paragraph 030.105 b. 10, the District Board of Health Regulations Governing Air Quality Management adopt by reference, 40CFR 61 Subpart M and have been delegated the authority to implement and ensure compliance with this Subpart within Washoe County.

Per 40 C.F.R. 61, Subpart M – National Emission Standards for Asbestos §61.145 Standards for demolition and renovation (b) Notification requirements:

- (b) Notification requirements. Each owner or operator of a demolition or renovation activity to which this section applies shall:
- (iv) For asbestos stripping or removal work in a demolition or renovation operation, described in paragraphs (a) (1) and (4) (except (a)(4)(iii) and (a)(4)(iv)) of this section, and for a demolition described in paragraph (a)(2) of this section, that will begin on a date other than the one contained in the original notice, notice of the new start date must be provided to the Administrator as follows:
- (A) When the asbestos stripping or removal operation or demolition operation covered by this paragraph will begin after the date contained in the notice,
- (1) Notify the Administrator of the new start date by telephone as soon as possible before the original start date, and

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Date: January 22, 2024

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(2) Provide the Administrator with a written notice of the new start date as soon as possible before, and no later than, the original start date. Delivery of the updated notice by the U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.

- (B) When the asbestos stripping or removal operation or demolition operation covered by this paragraph will begin on a date earlier than the original start date,
- (1) Provide the Administrator with a written notice of the new start date at least 10 working days before asbestos stripping or removal work begins.
- (2) For demolitions covered by paragraph (a)(2) of this section, provide the Administrator written notice of a new start date at least 10 working days before commencement of demolition. Delivery of updated notice by U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.
- (C) In no event shall an operation covered by this paragraph begin on a date other than the date contained in the written notice of the new start date.

B. Facts to Constitute the Violation

On December 28, 2022, a NESHAP Notification of Demolition was submitted to the AQMD for a structure at 9300 Gateway Dr., Reno, NV 89511, APN 164-290-06 under record ASB22-1046. The start date indicated on the notifications was January 5, 2023.

On January 6, 2023, an Air Quality Specialist Trainee (AQST) inspected the site. No activity was observed. Following the inspection, the AQST contacted All Eagle, LLC and advised that a revision to the NESHAP Notification of Demolition was required indicating the correct start date.

On March 2, 2023, the AQST observed that the structure had been demolished. A revision to the NESHAP Notification of Demolition had not been submitted to the AQMD. Following the observation, the AQST contacted All Eagle, LLC concerning the demolition. A revision to the NESHAP Notifications of Demolition was then submitted indicating a start date of February 17, 2023.

3. APPEAL PROCEDURE AND TIME LIMITATIONS

A. Appeal Procedure

All Eagle, LLC is advised that within (10) working days of the receipt of this Notice of Violation, All Eagle, LLC may submit a written petition for appeal to the Northern Nevada Public Health - Air Quality Hearing Board. The written petition for appeal shall be submitted to the AQMD at the following address:

Northern Nevada Public Health Air Quality Management Division 1001East Ninth Street Suite B171 Reno, Nevada 89512

Failure to submit a petition for appeal within the specified timeframe will result in the submission of this Notice of Violation to the Northern Nevada Public Health - District Board of Health with a recommendation for the assessment of an administrative fine of \$8,000.00.

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Date: January 22, 2024

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1/22/24 Date

Joshua Restori

Supervisor, Permitting and Compliance

Northern Nevada Public Health

Air Quality Management Division



NORTHERN NEVADA PUBLIC HEALTH AIR QUALITY MANAGEMENT DIVISION 1001 East Ninth Street Suite B171 Reno, Nevada 89512

NOTICE OF VIOLATION No: AQMV24-0003 ISSUED TO

All Eagle, LLC

Location: 131 California Avenue Reno, Nevada 89509 Permit Number: ASB23-0231

> Date of Issuance: 1/22/2024 Case No.: 1449

Northern Nevada Public Health Air Quality Management Division (AQMD) has determined that All Eagle, LLC is in violation of the District Board of Health Regulations Governing Air Quality Management Part 030.105 National Emissions Standards for Hazardous Air Pollutants.

1. VIOLATION

A. Failure to provide the AQMD with written notice of intention to demolish a facility on a date other than the one contained in the original notice as required by 40CFR 61.145 (b) (iv).

BASIS OF VIOLATION

A. Regulatory Authority

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- (A) When the asbestos stripping or removal operation or demolition operation covered by this paragraph will begin after the date contained in the notice,
- (1) Notify the Administrator of the new start date by telephone as soon as possible before the original start date, and

Subject: Notice of Violation No. AQMV24-0003/All Eagle, LLC

Date: January 22, 2024

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- (2) Provide the Administrator with a written notice of the new start date as soon as possible before, and no later than, the original start date. Delivery of the updated notice by the U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.
- (B) When the asbestos stripping or removal operation or demolition operation covered by this paragraph will begin on a date earlier than the original start date,
- (1) Provide the Administrator with a written notice of the new start date at least 10 working days before asbestos stripping or removal work begins.
- (2) For demolitions covered by paragraph (a)(2) of this section, provide the Administrator written notice of a new start date at least 10 working days before commencement of demolition. Delivery of updated notice by U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.
- (C) In no event shall an operation covered by this paragraph begin on a date other than the date contained in the written notice of the new start date.

B. Facts to Constitute the Violation

On March 27, 2023, a NESHAP Notification of Demolition was submitted for a structure at 131 California Avenue, Reno NV 89509 (APN 011-182-36). The start date indicated on the notification was April 6, 2023.

On April 7, 2023, a revised NESHAP Notification of Demolition was submitted to the AQMD. The start date indicated on the notification was April 12, 2023.

On April 11, 2023, the AQMD received a complaint related to the demolition of the structure. The complaint concerned dust emissions from inadequate mitigation during demolition activities. An Air Quality Specialist Trainee (AQST) responded to the site. The AQST advised that the start date indicated on the notification was April 12, 2023.

On April 12, 2023, a revision to the NESHAP Notification of Demolition was submitted to the AQMD indicating the correct start date of April 11, 2023.

3. APPEAL PROCEDURE AND TIME LIMITATIONS

A. Appeal Procedure

All Eagle, LLC is advised that within (10) working days of the receipt of this Notice of Violation, All Eagle, LLC may submit a written petition for appeal to the Northern Nevada Public Health - Air Quality Hearing Board. The written petition for appeal shall be submitted to the AQMD at the following address:

Northern Nevada Public Health Air Quality Management Division 1001East Ninth Street Suite B171 Reno, Nevada 89512

Failure to submit a petition for appeal within the specified timeframe will result in the submission of this Notice of Violation to the Northern Nevada Public Health - District Board of Health with a recommendation for the assessment of an administrative fine of \$8,000.00.

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Date: January 22, 2024

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Joshua Restori

Supervisor, Permitting and Compliance

Northern Nevada Public Health Air Quality Management Division



NORTHERN NEVADA PUBLIC HEALTH AIR QUALITY MANAGEMENT DIVISION 1001 East Ninth Street Suite B171 Reno, Nevada 89512

NOTICE OF VIOLATION No: AQMV24-0004 ISSUED TO

All Eagle, LLC

Location: 9300 Gateway Drive Reno, Nevada 89511
Permit Number: ASB22-1047
Date of Issuance: 01/22/2024
Case No.: 1467

Northern Nevada Public Health Air Quality Management Division (AQMD) has determined that All Eagle, LLC is in violation of the District Board of Health Regulations Governing Air Quality Management Part 030.105 National Emissions Standards for Hazardous Air Pollutants.

1. VIOLATION

A. Failure to provide the AQMD with written notice of intention to demolish a facility on a date other than the one contained in the original notice as required by 40CFR 61.145 (b) (iv).

2. BASIS OF VIOLATION

A. Regulatory Authority

Pursuant to paragraph 030.105 b. 10, the District Board of Health Regulations Governing Air Quality Management adopt by reference, 40CFR 61 Subpart M and have been delegated the authority to implement and ensure compliance with this Subpart within Washoe County.

Per 40 C.F.R. 61, Subpart M – National Emission Standards for Asbestos §61.145 Standards for demolition and renovation (b) Notification requirements:

- (b) Notification requirements. Each owner or operator of a demolition or renovation activity to which this section applies shall:
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- (A) When the asbestos stripping or removal operation or demolition operation covered by this paragraph will begin after the date contained in the notice,
- (1) Notify the Administrator of the new start date by telephone as soon as possible before the original start date, and

Subject: Notice of Violation No. AQMV24-0004/All Eagle, LLC

Date: January 22, 2024

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(2) Provide the Administrator with a written notice of the new start date as soon as possible before, and no later than, the original start date. Delivery of the updated notice by the U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.

- (B) When the asbestos stripping or removal operation or demolition operation covered by this paragraph will begin on a date earlier than the original start date,
- (1) Provide the Administrator with a written notice of the new start date at least 10 working days before asbestos stripping or removal work begins.
- (2) For demolitions covered by paragraph (a)(2) of this section, provide the Administrator written notice of a new start date at least 10 working days before commencement of demolition. Delivery of updated notice by U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.
- (C) In no event shall an operation covered by this paragraph begin on a date other than the date contained in the written notice of the new start date.

B. Facts to Constitute the Violation

On December 28, 2022, a NESHAP Notification of Demolition was submitted to the AQMD for a structure at 9300 Gateway Dr., Reno, NV 89511, APN 164-290-02 under record ASB22-1047. The start date indicated on the notifications was January 5, 2023.

On January 6, 2023, an Air Quality Specialist Trainee (AQST) inspected the site. No activity was observed. Following the inspection. The AQST contacted All Eagle, LLC and advised that a revision to the NESHAP Notification of Demolition was required indicating the correct start date.

On March 2, 2023, the AQST observed that the structure had been demolished. A revision to the NESHAP Notification of Demolition had not been submitted to the AQMD. Following the observation, the AQST contacted All Eagle, LLC concerning the demolition. A revision to the NESHAP Notification of Demolition was then submitted indicating a start date of February 17, 2023.

3. APPEAL PROCEDURE AND TIME LIMITATIONS

A. Appeal Procedure

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Date: January 22, 2024

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1/22/24 Date

Joshua Restori

Supervisor, Permitting and Compliance

Northern Nevada Public Health Air Quality Management Division

CHAPTER 020 - GENERAL PROVISIONS

PART 020,100 - VIOLATIONS OF REGULATIONS AND PENALTIES

SECTION A - VIOLATION OF REGULATIONS AND PENALTIES

1. VIOLATION OF REGULATIONS

a. In determining whether a violation of these regulations has been committed, whether the violation was intentional or inadvertent is immaterial and does not constitute cause for dismissal of the case by the Hearing Board or District Board of Health. However, either board may consider whether the violation was intentional or inadvertent in determining the amount of the penalty to be imposed.

2. NOTICE OF VIOLATION

- a. Whenever the Control Officer or their authorized agent or representative has a reasonable cause to believe that any section of these regulations for the prevention, abatement or control of air pollution has been violated, the Control Officer shall cause written notice to be served upon the person or persons responsible for the alleged violations.
- b. The notice shall specify:
 - (1) The section or sections of these regulations alleged to be violated.
 - (2) The facts alleged to constitute the violation.
 - (3) Appeal procedure including any time limitations.
- c. The notice may include an order to take corrective action within a reasonable time, which shall be specified. Such an order becomes final unless, within ten (10) working days after service of the notice, a person named in the order requests a hearing before the Hearing Board.
- d. With or without the issuance of an order pursuant to paragraph 020.100.A.2.c:
 - (1) The Control Officer or their authorized agent or representative may notify the person or persons responsible for the alleged violation to appear before the Hearing Board at a specified time and place; or
 - (2) The Hearing Board may initiate proceedings for recovery of the appropriate penalty set forth in paragraph 020.100.A.3.
- e. Nothing in this section prevents the Hearing Board or the Control Officer or their authorized agent or representative from making efforts to obtain voluntary compliance through warning, conference, or other appropriate means.

3. CIVIL FINES AND PENALTIES

- a. Except as provided in paragraphs 020.100.A.3.b. and c., a violation of any section of these regulations constitutes a major violation. Failure to comply with any condition of an operating permit constitutes a violation.
- b. Any person who commits a major violation of any section of these regulations, other than paragraph 020.100.A.5. and SECTION 020.000.D., is guilty of a civil offense and may be required to pay an administrative fine of not more than \$10,000.00 per day, per violation. Each day of violation constitutes a separate offense. The District Board of Health may establish a compliance schedule as a part of any civil

finding either in lieu of, or in addition to, monetary penalties. Any fines assessed may be held in abeyance pending fulfillment of any compliance schedule.

- Violations of PARTS 040.030 (Dust Control), 040.035 (Open Burning), 040.040 (Fire Set for Training), 040.050 (Incinerator Emission), 040.051 (Wood-Burning Devices), 040.055 (Odorous Emissions), 040.080 (Gasoline Transfer and Dispensing Facilities), 040.200 (Diesel Engine Idling) or 050.001 (Emergency Episode Plan) of these regulations constitutes a minor violation unless there are three or more violations of any one of those PARTS by a person or entity, occurring within a period of twelve (12) consecutive months. All minor violations become major violations upon the occurrence of the third violation of the same PART within a period of twelve (12) consecutive months.
 - (1) The first offense of a minor violation shall result in an administrative fine of \$500.
 - (2) The second offense of a minor violation shall result in an administrative fine of \$1,000.
 - (3) Administrative non-compliance of the PARTS described in this paragraph (i.e. incomplete Dust Log, on site permit missing) shall constitute a warning. Any further administrative non-compliance with conditions of the PARTS described in this paragraph may constitute a violation.
- d. Administrative fines shall be levied by appropriate action of the District Board of Health and recorded in its official minutes. The evidence or information on which the District Board of Health bases its action may include any one or more of the following:
 - (1) The recommendation of the Control Officer, or their authorized agent or representative, based on any Notice of Violation served on any person in accordance with these regulations if that person has not appeared or requested a hearing before the Hearing Board.
 - (2) The recommendation of the Hearing Board, based on its findings in connection with any appeal or other matter referred to the District Board of Health in accordance with these regulations.
 - (3) Evidence presented before the District Board of Health by any person, public official, or representative of the District Board of Health, provided the person charged with violating any of these regulations has received reasonable notice (at least twenty (20) calendar days in advance) of the hearing at which such evidence is to be presented and is provided an opportunity to present evidence in his defense at the hearing.
- e. Unless the District Board of Health bases its decision on the recommendations and/or findings of the Control Officer, their authorized agent or representative, or the Hearing Board as set forth in paragraphs 020.000.A.3.d.(1) and (2), the District Board of Health shall base its decision as to whether a violation of these regulations has occurred on the evidence presented before the District Board of Health pursuant to paragraph 020.100.A.3.d.(3). Irrelevant, immaterial, or unduly repetitious evidence shall be excluded. Documentary evidence may be received in the form of authenticated copies or excerpts if the original is not readily available and, on request, parties shall be given an opportunity to compare the copy with the original. Each party may call and examine witnesses, introduce exhibits, cross-examine opposing witnesses on any matter relevant to the issues even though such matter was not covered in the direct examination, impeach any witness regardless of which party first was called to testify and rebut the evidence against them. The District Board of Health may take notice of judicially cognizable facts and/or recognized technical or scientific facts within the District Board of Health's specialized knowledge. All decisions of the District Board of Health respecting administrative fines shall be in writing or notice of the District Board of Health's decision shall be forwarded to the aggrieved party at their last known mailing address.
- f. In those cases where it is determined by the District Board of Health that a violation of the Regulations has occurred, the District Board of Health, at its discretion, may choose to waive the fine for a first violation, levy any fine providing it does not exceed the appropriate range limitation, require use of other mitigation methods or schedules of compliance and, in emergency situations, require a stop work order to be issued and/or any other combination of remedies to bring about compliance with the regulations.
- g. All administrative fines collected by the District Board of Health pursuant to this section shall be deposited

in the school district fund of Washoe County.

h. All monetary fines assessed pursuant to violations of PARTS 030.105 or 030.107 for improper asbestos containing material removal, shall be for an amount greater than the estimated savings obtained by the illegal removal.

INJUNCTIVE RELIEF

a. In addition to any remedy at law hereunder, the Control Officer may apply to a court of competent jurisdiction for any other equitable and injunctive relief to enforce compliance with, or to restrain violation of any provisions of these regulations or to any regulation or rule made and adopted pursuant thereto.

5. INTERFERENCE WITH PERFORMANCE OF DUTY

a. No person shall refuse entry or access to any authorized representative of the District Board of Health, upon presentation of appropriate credential, who requests entry to inspect any property, premises or place on or at which an air contaminant source is located or is being constructed, installed or established at any reasonable time for the purpose of ascertaining the state of compliance with these regulations. No person shall obstruct, hamper or interfere with any such inspection. If entry is refused, or prior to attempting to enter, such officer may apply to any magistrate for a search warrant. The magistrate shall issue the warrant if he believes from the supporting affidavit or affidavits that there is probable cause to believe that a source of air contaminant exists or is being constructed or operated on the premises to be searched.

Administrative Penalty Table

Air Quality Management Division Northern Nevada Public Health

I. Minor Violations - Section 020.040(C)

Regulation	1	Lst Violation	2nd Violation
040.030	Dust Control	500	1000
040.035	Open Burning	500	1000
040.040	Fire Set for Training	500	1000
040.050	Incinerator Emissions	500	1000
040.051	Wood-burning Devices	500	1000
040.055	Odorus Emissions	500	1000
040.080	Gasoline Transfer and Dispensing	500	1000
040.200	Diesel Engine Idling	500	1000
050.001	Emergency Episode Plan	500	1000
040.030	Construction Without a Dust Control Pe	ermit	
	Project Size – Less than 10 acres	\$ 500 + \$	50 per acre
	Project Size – 10 acres or more	\$1,000 + \$	50 per acre

II. Major Violations - Section 020.040

		Source	e Category
Regulation	Violation	Minimum	Maximum
030.000	Construction/Operating without Permit (per major process system or unit/day)	5000	10000
030.1402	Failure to Comply with Stop Work Order	10,000/day	10,000/day
030.2175	Operation Contrary to Permit Conditions (per day or event)	2500	10000
030.235	Failure to Conduct Source Test or Report (per Reporting Period for Each Unit)	2500	5000
	All other Major Violations (per day or event)	5000	10000

III. Major Violations - Section 030.107 Asbestos

A. Asbestos Sampling & Notification	\$ 2,000 - \$10,000
B. Asbestos Control Work Practices (per day or event)	\$ 2,000 - \$10,000
C. Asbestos Containment & Abatement	\$ 5,000 - \$10,000
(per day or event)	, -,

Company Name Contact Name	All Eagle LLC Teresa Sidle		
Case Number	1448		
I. Violation of Section	40CFR 61.145 (b) (iv) Notification Require	ments	10
I. Recommended Per	nalty	=	\$ 8000.00
II. Violation of Section	0		
II. Recommended Per	nalty	=	\$
III. Violation of Section	0		
III. Recommended Per	nalty	Ē	\$
IV. Violation of Section	0		
IV. Recommended Per	nalty	¥	\$
V. Violation of Section	0		
V. Recommended Pe	nalty	E	\$0.00
Total Recomm	ended Penalty	=	\$8,000.00
Senior AQ Specialist/Superv		-/24	

Com	npany Name	All Eagle LLC
Con	tact Name	Teresa Sidle
Case	e Number	1448
Viol	ation Number	AQMV24-0002
Viol	ation of Section	40CFR 61.145 (b) (iv) Notification Requirements
Perr	nit Condition	n/a
l.	Base Penalty as spe	cified in the Penalty Table = \$ 2,000.00
II.	Severity of Violation	n
	A. Public Health Im	pact
	1. Toxicity of Releas Unable to Quantify - 1	e (For Emissions Exceedances) x Criteria Pollutant - 1x Hazardous Air Pollutant - 2x Adjustment Factor 1
	Comment: Unable t	o Quantify
	2. Environmental/Pu	iblic Health Risk (Proximity to sensitive environment or group)
	Negligible – 1x Modera	te – 1.5x Significant – 2x Adjustment Factor 1.0
	Comment: Negligib	
		Total Adjustment Factors (1 x 2) = 1
	B. Adjusted Base Po	enalty
	Base Penalty \$	2,000.00 x Adjustment Factor 1 = \$ 2,000.00
	C. Number of Days	/Weeks/Months or Units in Violation
	Adjusted Penalty \$	2,000.00 x Number of Days/Weeks/Mor 1 = \$ 2,000.00
	Comment: One inst	ance of failing to properly update an Asbestos NESHAP Notification
	D. Economic Benef	it
	Avoided Costs \$	0.00 + Delayed Costs \$ 0.00 = \$ 0.00
	Comment: There is	no cost associated with revising the start date on an Asbestos Notification
Pen	nalty Subtotal	
Δdiı	isted Base Penalty \$	2.000.00 + Economic Benefit \$ 0.00 = \$ 2,000.00

III. Penalty Adjustment Consideration

	A. Mitig	ating Factors (0 +/- 259	%)			130	0%	6.11
	Comment	No mitigating f	actors						
	B. Comp	oliance History							
	Similar Vi	olation < 12 mon	ths (300	0%)					300%
	Similar Violation < 3 years (200%)							T	0%
		olation > 3 years	-					7	
		Jnrelated Violati		(Oarc				+	0%
	1,61,643	5% x	0113 < 3)	-	revious violat	tions			00/
	Comment:	No previously u	nrelate			LIONS		+	
		nalty Adjustme							2000/
		, , , , , , , , , , , , , , , , , , ,		.010 50	III OI A Q B			_	300%
IV.	Recommen	nded Penalty							
	Penalty Adj	justment:							
	\$	2,000.00	x		300%		1	\$ 	6,000.00
	Penalty Sub	ototal	_	Total	Adjustment	Factors		To	tal Adjustment
	(From Secti	ion II)		(From	Section III)				Value
	Additional	Credit for Envir	nman	tal Invo	stmont/Trair	ning			c
	Comment:	create for Enviro	Jillileli	tai iiive	sunent/ man	iiig		*	\$
	Adjusted Pe	-nalty:							
		z.i.u.ey,							
	\$ 2,	00.00	+/-	\$	6,000.00	=		ś	8,000.00
	Penalty Sub	ototal	– Total	Adjust	ment Value		Re	comm	nended Penalty
	(From Secti	on II)	(Fror	n Sectio	n III + Credit	t)			, and a remaining
/	1,0	OF)				,			
Sonia	AO Specialist	t/Suparvisor			N=	1/22	124		<u> </u>
Semol	AQ Specialist	i/Supervisor				Date			

Company Name	All Eagle LLC			
Contact Name	Teresa Sidle			
Case Number	1449			
	,			
I. Violation of Section	40CFR 61.145 (b) (iv) Notificat	ion Requirements		
I. Recommended Pe	nalty	=	\$	8000.00
II. Violation of Section	0			
II. Recommended Pe	nalty	=	\$_	0.00
III. Violation of Section	3.0			
III. Recommended Pe	nalty	=	\$_	0.00
IV. Violation of Section	2.0			
IV. Recommended Pe	nalty	=	\$_	0.00
V. Violation of Section	0			
V. Recommended Pe	nalty	=	\$_	0.00
Total Recomm	ended Penalty	=	\$_	8,000.00
Senior AQ Specialist/Superv	isor	1/22/24 Date		

Com	npany Name	All Eagle LLC
Con	tact Name	Teresa Sidle
Case	e Number	1449
Viol	ation Number	AQMV24-0003
	ation of Section mit Condition	40CFR 61.145 (b) (iv) Notification Requirements
Perr	nit Condition	11/ d
I.	Base Penalty as spec	fied in the Penalty Table = \$ 2,000.00
II.	Severity of Violation	
	A. Public Health Imp	act
	1. Toxicity of Release	(For Emissions Exceedances)
	Unable to Quantify - 1)	Criteria Pollutant - 1x Hazardous Air Pollutant - 2x
		Adjustment Factor 1
	Comment: Unable to	
	2. Environmental/Pul	lic Health Risk (Proximity to sensitive environment or group)
	Negligible – 1x Moderate	- 1.5x Significant - 2x Adjustment Factor 1.0
	Comment: Not proxi	mal to any sensitive groups
		Total Adjustment Factors (1 x 2) = 1
	B. Adjusted Base Pe	nalty
	Base Penalty \$	2,000.00 x Adjustment Factor 1 = \$ 2,000.00
	C. Number of Days/	Weeks/Months or Units in Violation
	Adjusted Penalty \$	2,000.00 x Number of Days/Weeks/Mor 1 = \$ 2,000.00
	Comment: One insta	nce of starting demolition prior to the start date on the notification
	D. Economic Benefi	
	Avoided Costs \$	0.00 + Delayed Costs \$ 0.00 = \$ 0.00
	Comment: n/a	
Per	nalty Subtotal	
Adiı	usted Base Penalty \$	2,000.00 + Economic Benefit \$ 0.00 = \$ 2,000.00

III. Penalty Adjustment Consideration

	A. Mitig	ating Factors	(0 +/ 25	i%)			0%	
	Comment	No mitigating	factors					
	B. Comp	oliance History						
	Similar Vi	olation < 12 mo	nths (30	0%)			+	300%
	Similar Vi	olation < 3 years	(200%)					0%
	Similar Vi	olation > 3 years	(150%)				+	0%
	Previous	Unrelated Violat	ions < 5	vears				0/0
		5%			revious violatio	ns	+	0%
	Comment:	No previously	unrelate	ed violatio	ons		-	
	Total Pe	nalty Adjustme	ent Fac	tors – Su	m of A & B			300%
							-	
IV.	Recommer	nded Penalty						
	Penalty Ad	justment:						
	\$	2,000.00	х		300%		= \$	6,000.00
	Penalty Sul	ototal		Total	Adjustment Fa	ctors	To	tal Adjustment
	(From Sect	ion II)		(From	Section III)			Value
	Additional	Credit for Envi	onmer	ital Inve	stment/Trainir	ng		S
	Comment:				-		-	
	Adjusted Po	enalty:						
	\$ 2,	.000.00	+/-	\$	6,000.00	=	\$	8,000.00
	Penalty Sub	ototal	Tota	l Adjust	ment Value		Recomm	ended Penalty
	(Erom Secti	ion II)	(Fro	m Sectio	n III + Credit)			•
(lol C.	Kent ~	>			1/22/2	4	
Senjó	r AQ Specialis	t/Supervisor			Da	ate /		-
/								

Company Name Contact Name Case Number	All Eagle LLC Teresa Sidle 1467		
I. Violation of Section	40CFR 61.145 (b) (iv) Notification Requ	irements	
I. Recommended Pe	nalty	=	\$ 8000.00
II. Violation of Section	0		
II. Recommended Pe	nalty	=	\$
III. Violation of Section	0		
III. Recommended Pe	nalty	:=	\$
IV. Violation of Section	<u>0</u>		
IV. Recommended Pe	nalty	=	\$0.00
V. Violation of Section	0		
V. Recommended Pe	nalty	=	\$0.00
Total Recomm	ended Penalty	=	\$8,000.00
Senior AQ Specialist/Superv		2/24	

Con	npany Name	All Eagle LLC					
Con	tact Name	Teresa Sidle					
Case	e Number	1467					
Viol	ation Number	AQMV24-0004					
Viol	ation of Section	1	(iv) Notification R	equirements			
Perr	mit Condition	n/a					
ı.	Base Penalty as spec	ified in the Penalt	y Table	=	\$	2,0	00.00
II.	Severity of Violation	ı					
	A. Public Health Imp	act					
	1. Toxicity of Release	(For Emissions Exce	edances)				
	Unable to Quantify - 1x	c Criteria Poll	utant - 1x Haza	rdous Air Polluta			
				Adjustment	Factor		1
	Comment: Unable to						
	2. Environmental/Pul						10
	Negligible – 1x Moderate		x	Adjustment	Factor		1.0
	Comment: Negligible		+ Factors (1 × 2) =		1	7	
		rotai Adjustmen	t Factors (1 x 2) =			_	
	B. Adjusted Base Pe	naltv					
	Base Penalty \$	2,000.00	x Adjustmen	t Factor	1=	\$	2,000.00
	C. Number of Days/	Weeks/Months or	Units in Violation				
	Adjusted Penalty \$	-	umber of Days/We		1	- \$ Г	2,000.00
			perly update an Asbe		otification	-	
	D. Economic Benefit	ţ					
	Avoided Costs \$	0.00 +	Delayed Costs	\$ 0	.00	= \$	0.00
	Comment: There is r	no cost associated wi	th revising the start (date on an Asbe	stos Notific	cation	1
Per	nalty Subtotal						
ibA	usted Base Penalty S	2.000.00	+ Economic Ber	nefit \$ 0	.00 =	= \$	2,000.00

III. Penalty Adjustment Consideration

	A. Mitig	gating Factors	(0 +/- 259	%)		0%
	Comment	No mitigating	factors			2066
	B. Com	oliance History				
	Similar Vi	olation < 12 moi	nths (300	0%)		+ 300%
	Similar Vi	olation < 3 years	(200%)			+ 0%
	Similar Vi	olation > 3 years	(150%)			+ 0%
	Previous	Unrelated Violat	ions < 5v	/ears		
		5% ×		, # of previous vio	olations	+0%
	Comment:	No previously				
	Total Pe	nalty Adjustme	ent Fact	ors – Sum of A & B	3	300%
IV.	Recomme Penalty Ad	nded Penalty justment:				
	\$	2,000.00	X	300%		= \$ 6,000.00
	Penalty Su	btotal		Total Adjustme	nt Factors	Total Adjustment
	(From Sect	ion II)		(From Section I	II)	Value
	Additional Comment:	Credit for Envi	onmen	tal Investment/Ti	raining	\$
	Adjusted P	enalty:				
	\$2	,000.00	+/-	\$ 6,000.00	0 =	\$ 8,000.00
	Penalty Su	btotal	 Total	Adjustment Valu	ue	Recommended Penalty
	(From Sect	ion II)	(Fror	n Section III + Cre	edit)	•
Senio	or AQ Specialis	et/Supervisor			1/22 Date	/24



October 14, 2022

All Eagle LLC Attn: Max Caradenas Jr. 4865 Joule St. #C3 Reno, NV 89502

Re: Failure to Submit Notifications of Renovation and Notifications of Demolition in Compliance with 40 CFR Part 61 Subpart M (Asbestos NESHAP)

Dear Mr. Cardenas.

The Air Quality Management Division (AQMD) has been delegated responsibility to enforce the Asbestos NESHAP regulation under 40 CFR Part 61 Subpart M within Washoe County. The District Board of Health has adopted Subpart M by reference:

Washoe County District Board of Health Regulations Governing Air Quality Management:

030.105 NATIONAL EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS

B. The National Emission Standards for Hazardous Air Pollutants for those subparts of 40CFR61 listed below, along with all the duly promulgated revisions are herewith adopted by reference.

10. Subpart M - Asbestos

The AQMD has recently observed and documented multiple incidents of noncompliance concerning Notifications of Demolition and Renovation submitted by All Eagle LLC as required by Subpart M. A summary of recent incidents is listed below.

1st Documented Incident of Noncompliance:

On August 1, 2022, the AQMD received two Notifications of Demolition for multiple structures at 9610-9640 N. Virginia St. The start date was listed as August 10, 2022.

On August 5, 2022, the AQMD received two revised notifications for the project indicating a new start date of August 15, 2022.

AIR QUALITY MANAGEMENT 1001 East Ninth Street, Building B-171, Reno, Nevada 89512 AQM Office: 775-784-7200 I Fax: 775-784-7225 I OurCleanAir.com Serving Reno, Sparks and all of Washoe County, Nevada. Washoe County is an Equal Opportunity Employer.



On August 15, 2022, an Air Quality Specialist (AQS) inspected the site. The project had not started.

On August 18, 2022, the AQS contacted All Eagle LLC and advised that a revised notification must be submitted to the AQMD before demolition commenced. A response was received indicating that a revised notification would be submitted indicating a new start date.

On September 1, 2022, the AQS observed the structures being demolished. No revised notification had been submitted to the AQMD.

2nd Documented Incident of Noncompliance:

On July 26, 2022 the AQMD received a Notification of Renovation for an asbestos abatement at 1850 Sullivan Lane. The start date was listed as August 4, 2022.

On August 4, 2022 an AQS inspected the site. The project had not started.

On August 15, 2022 the AQS inspected the site. The project had not started.

On August 31, 2022 the AQS inspected the site. The project had not started. The AQS contacted All Eagle LLC and advised that a revision to the notification was required prior to a change occurring.

On September 7, 2022 the AQS inspected the site. The AQS observed representatives of All Eagle LLC preparing for asbestos abatement. The AQS again contacted All Eagle LLC and advised that a revision to the notification was required.

On September 12, 2022 the AQS inspected the site and noted no activity was occurring.

On September 20, 2022 the AQS inspected the site and noted no activity was occurring.

On September 22, 2022 the AQS emailed representatives of All Eagle LLC and advised that a revised notification must be submitted by the end of the following day indicating the new start date. The AQS advised that an incident of noncompliance had been observed and documented for failure to submit a revised notification as required by 40 CFR §61.145. A revised notification was then submitted by All Eagle LLC.

^{3&}lt;sup>rd</sup> Documented Incident of Noncompliance:

Subject: Incident of Non-Compliance Case No. 1418 / All Eagle LLC

Date: October 14, 2022

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On July 29, 2022 the AQMD received a Notification of Demolition for a structure at 14465 Virginia Foothills Dr. The start date was listed as August 10, 2022.

On August 11, 2022 an AQS inspected the site. The project had not started.

On August 15, 2022 the AQS inspected the site. The project had not started. The AQS contacted All Eagle LLC via email to inquire about the start date.

On August 18, 2022 the AQS sent email correspondence to All Eagle LLC advising that a revised notification was required indicating the new start date.

On September 6, 2022 the AQS inspected the site. The AQS observed that the demolition was complete. No revised notification had been submitted to the AQMD.

4th Documented Incident of Noncompliance:

On August 1, 2022 the AQMD received a Notification of Demolition for a structure at 1195 Corporate Blvd. The notification was incomplete. An AQS contracted All Eagle LLC and advised that the incomplete areas on the notification must be corrected and submitted as a revised notification.

On August 5, 2022 a revised notification was submitted to the AQMD. The revised notification listed a start date of August 15, 2022.

On August 15, 2022 the AQS inspected the site. The project had not started.

On August 16, 2022 the AQS inspected the site. The project had not started. The AQS then contacted All Eagle LLC and advised that a revised notification was required.

On October 12, 2022 the AQS inspected the site. The AQS noted that demolition was complete. The AQS contacted All Eagle LLC and was told the demolition started on September 22, 2022. No revised notification had been submitted to the AQMD.

Based on the information available, it has been determined that All Eagle LLC has allegedly violated the District Board of Health Regulations Governing Air Quality Management 030.105 (Subpart M). Specifically, per 40 CFR §61.145(b)(3)(iv)(A):

(A) When the asbestos stripping or removal operation or demolition operation covered by this paragraph will begin after the date contained in the notice,

Subject: Incident of Non-Compliance Case No. 1418 / All Eagle LLC

Date: October 14, 2022

Page 4 of 4

- (1) Notify the Administrator of the new start date by telephone as soon as possible before the original start date, and
- (2) Provide the Administrator with a written notice of the new start date as soon as possible before, and no later than, the original start date. Delivery of the updated notice by the U.S. Postal Service, commercial delivery service, or hand delivery is acceptable.

In response to the incidents of noncompliance described above, the AQMD has made the determination to issue a **Warning** to All Eagle LLC.

Please be aware that although no fine amount will be issued as part of this determination, any future incidents of noncompliance may be affected by the issuance of this warning. Specifically, this warning may result in a future penalty recommendation being compounded, by as much as 300%, as a result of this issuance. In Attachment 1, please find the penalty table the AQMD uses to establish base penalty amounts. In addition, in Attachment 2 is the "Recommended Penalty Calculation Worksheet" the AQMD uses to adjust the base penalty amount. Under III.B, Compliance History, of the "Recommended Penalty Calculation Worksheet" is how past compliance history may affect future penalty recommendations made by the AQMD.

If you have any questions regarding the information contained in this letter, please contact me at 775-784-7232 or Josh Restori at 775-784-7202.

Sincerely,

Jeff Jeppson

Senior Air Quality Specialist Air Quality Management Division Washoe County Health District

Enclosed:

Attachment 1- Penalty Table

Attachment 2 - Recommended Penalty Calculation Worksheet

E-copy: AQMD Enforcement Group Cert. Mail No.: (Return Receipt Required)

9171 9690 0935 0218 9204 94



JAN 3 1 2024 WASHOE COUNTY HEALTH DIST.

APPEAL PETITION TO THE AIR POLLUTION CONTROL HEARING BOARD

Return to:

Northern Nevada Public Health Air Quality Management Division 1001 East Ninth Street B171 Reno, Nevada 89513

Reno, Nevada 89512 (775) 784-7200

www.OurCleanAir.com

PETITIONER: ALL EAGLE LLC			
PHONE: 775-400-8290	EM	AIL: max@alleaglellc.co	m
MAILING ADDRESS: 4865 Jour	e St C3		
CITY: Reno	STATE: NV	ZIP CODE:	89502
PHYSICAL ADDRESS: Same			
CITY:	STATE:	ZIP CODE:	
EQUIPMENT OR PROCESS REC	SISTERED WIT	H CONTROL OFFICER?	YES NO
APPEAL OF ORDER □ APPEAL OF VIOLATION ⊠			
VIOLATION NUMBER: 1448,14	19,1467 _[DATE RECEIVED: 1/23/2	2024
REGULATION INVOLVED: SECT start.	ON: Failure	to provide Written Notice	e for project
BASIS FOR APPEAL/VARIANCE: As specified with the letter of explanation (also			
attached separately). unfortunately we were sabotaged from withing by managing staff			
and were against the Demolition Division projects and refused to do the additional			
paperwork without increas of pay but continued to force the division away by causing			
trouble Notified. Due to these rea	sons that were	outside of our knowledg	e and control
the fine is very high and unreaso All Eagle would like to appeal the Max Cardenas	nable. We don fine by offerin	t deny that the damage is \$16,000.00 to settle the	s already done fine.
PRINT NAME		SIGNATURE	
V.P. P.M.		1/30/2024	
TITLE		DATE	0

Revised 09/26



ALL EAGLE, LLC

Asbestos, Mold, Demolition Lic.# 0079718

As an employee of All Eagle, LLC (AEL) it is expected that employees adhere to our policies and procedures. Also, is important to show respect towards fellow employees and the owners. At All Eagle, we are committed to the company's mission, "to be reliable, offer great communication, act with integrity and always provide quality workmanship." We take pride in our work and professionalism in the field and in the office.

Unfortunately, the following incidents involving Desire Morley have deeply affected the morale of the office staff and have created a financial burden that could have been avoided. The following actions have been noted and discussed to great length with all involved. The actions Ms. Morely demonstrates constitutes insubordination and includes the following:

- Failing to adequately process permits demolition work in a timely manner.
- Creating a hostile work environment by delaying the process of applying for permits; in turn this stops the workflow for workers in the field and in the office.
- Causing jobs to lose time, and additional fees were applied to permits.
- Jeopardizing All Eagles, LLC reputation with Northern Nevada construction superintendents and large/small construction companies by delaying jobs.
- By sabotaging the companies' efforts by completing jobs on time.
- The financial loss equals to \$

The steps we have taken to eliminate the financial loss from our company AEL are as follows. All Eagle contracted and hired an HR Group to help alleviate office tasks. We also hired an additional person in the office to help with the daily workflow. The person AEL hired has 10 years' working experience in construction management and can navigate the Northern Nevada construction environment successfully. She holds both a bachelor's degree and master's (ABD) and is working towards a project management certificate. She also has many years of accounting experience. We have started training the incumbent and it is clear Ms. Morely has not kept up with various tasks such as safety book, licenses, and other very pertinent information we need to continue our work. But would cause us to be fined and cause additional financial burdens to AEL.



Northern Nevada Public Health Air Pollution Control Hearing Board Meeting Minutes

Members Thursday, March 14, 2024
Richard Harris, JD, PhD, Chair 6:00 p.m.

Richard Harris, JD, PhD, Chair Yvonne Downs, Vice Chair Martin Breitmeyer Anthony Dimpel, PE

Paul Kaplan Phil Schweber Lee Squire Northern Nevada Public Health Bldg B, Conference Rooms A & B 1001 East Ninth Street Reno, NV 89512

1. Roll Call and Determination of Quorum.

Chair Harris advised the board he would be arriving late; Vice Chair Yvonne Downs called the meeting to order at 6:05 p.m.

Board members present: Richard Harris, JD, PhD, Chair

Yvonne Downs, Vice Chair

Martin Breitmeyer Anthony Dimpel, PE Phil Schweber

Lee Squire

Board member absent: Paul Kaplan

Nennette Cano, Recording Secretary, verified a quorum was present.

Staff present: Francisco Vega, Air Quality Management Division Director

Joshua Restori, Supervisor, Permitting and Compliance Chaz Lehman, Deputy District Attorney Civil Division

Nennette Cano, Senior Office Specialist

2. Pledge of Allegiance.

Vice Chair Downs led "The Pledge of Allegiance."

3. Ethics Law Announcement.

Chaz Lehman, Deputy District Attorney provided a verbal ethics law announcement. Chair Harris arrived at 6:08 p.m.

4. Public Comment.

Chair Harris opened the public comment period.

Having no public comment, Chair Harris closed the public comment period.



5. Approval of Agenda.

March 14, 2024

Martin Breitmeyer moved to approve the March 14, 2024, agenda. Lee Squire seconded the motion, which carried unanimously.

6. Approval of Draft Minutes.

April 12, 2023

Lee Squire moved to approve the April 12, 2023 minutes as received. Martin Breitmeyer seconded the motion, which carried unanimously.

Joshua Restori and Appellant, Max Cardenas, were sworn in by Mr. Lehman, Deputy District Attorney.

7. Recommendation of Staff to Uphold Notice of Violation No.'s AQMV24-0002, 0003, and 0004 issued to All Eagle, LLC for failure to provide the AQMD with written notice of intention to demolish a facility on a date other than the one contained in the original notice as required by 40 CFR 61.145(b)(iv), with a total associated administrative fine of \$24,000.00 by the Air Quality Management Division and Appealed to the Air Pollution Control Hearing Board.

Chair Harris called staff to provide testimony on this case.

Joshua Restori, Supervisor of Permitting and Compliance for the Air Quality Management Division, provided a PowerPoint presentation regarding Air Quality Requirements and background prior history. Mr. Restori provided testimony regarding the Issuance of Notices of Violation (NOV) AQMV24-0002, AQMV24-0004 and AQMV24-0003. Recommended penalty: \$24,000.00.

Chair Harris asked if on the date of demolition, a member of Air Quality staff is at the site.

Mr. Restori replied as best as they can with their staff of four inspectors.

Chair Harris asked if the person on site has any monitoring equipment to determine if asbestos air quality standards are being violated, do they measure around the site where the demolition occurs.

Mr. Restori responded they do not have equipment during the demolition, explained that prior to the demolition the inspector assigned to the site, a demolition survey is conducted on the structure to identify any asbestos containing materials. If there are asbestos containing materials of a certain concentration and quantity, they are to be abated prior to a demolition taking place. As the demolition is taking place the inspector is there as observer to identify any additional materials that were not sampled as part of the original sampling of the demolition. Mr. Restori explained that there is no equipment to measure asbestos fibers in real time.

Mr. Dimpel asked what the difference was between Violations 2 and 4.

Mr. Restori explained that there are two different structures and parcels (APN), at 9300 Gateway Drive.



Mr. Squire asked if there's a cost for the notification of the demolition.

Mr. Restori replied that there's a cost for the original notification, and no charge for any revisions.

Mr. Schweber asked if AQM received any feedback or acknowledgement regarding the warning letters from All Eagle.

Mr. Restori replied that he did not and AQM did not.

Mr. Squire followed up with the question that the feedback should be on the record.

Chair Harris asked if there was any evidence of any harm or shelf conditions arising from the unauthorized demolition.

Mr. Restori replied that there is no evidence but on the California demolition, there were asbestos materials identified in the structure, the asbestos materials were below the notifiable amounts, the quantity in the structure did not require notification to our department for the abatement of them, so Air Quality was not aware of the abatement of them. When a complaint came in for dust from the demolition of the structure, inspectors went out and they were unaware of the demolition starting on the 11th, there was a concern of not enough adequate water put on the structure and potential asbestos fibers released from the demolition.

Mr. Breitmeyer asked if the surveys were done with the first notification or did not get done.

Mr. Restori replied that all the surveys were done on all structures.

Mr. Squire stated that he believes 9300 Gateway is not as populated as 131 California.

Mr. Restori replied that it was correct. One of the items that was looked at by the enforcement panel, who developed the penalties associated with the violations, when they come up with the penalty amounts, they're using a fine calculation worksheet that has been approved by APCHB and the District Board of Health as well as a fine table and they are looking at the potential impacts it would have to the public. Gateway Drive has a Daycare close to the area, which was a concern.

Mr. Dimpel had a question regarding the penalty calculation worksheets for the compliance history multipliers.

Mr. Restori replied that the enforcement panel looked at the warning letter for the four incidents of not notifying AQMD of those four abatements as a prior enforcement history in the last 12 months. Warning letters are sent out to make the appellant aware of the requirements to have the notifications sent to AQMD.

Mr. Squire asked if AQMD reached out to All Eagle numerous times to get the problem corrected.



Mr. Restori stated that staff typically reaches out to the company and advises them to update their notifications if the staff sees that an abatement or demolition is occurring outside of the time of what's indicated in the notification.

Having no further questions, Chair Harris called the appellant to provide testimony on behalf of All Eagle. Chair Harris asked the appellant to state his name and his position in the company.

DDA Lehman swore in the appellant, as appellant did not raise his right hand in the beginning or say I do.

Appellant introduced himself, Max Cardenas, Vice President, and Owner of the Demolition Division of All Eagle LLC. He has been working in asbestos and demolition for 18 years.

Mr. Cardenas explained that he cannot say it's not their fault, but there was a case of sabotage within their company, with the office manager and secretary. The office manager and secretary wanted more money from All Eagle, and they destroyed warning letters from AQMD and deleted emails from AQMD.

Mr. Squire inquired about how many weeks between the cases did it take for the company to figure out what was happening.

Mr. Cardenas answered within 6 months of each other.

Mr. Squire restated that within the 6-month period, the company did not know what was happening with the office manager.

Mr. Cardenas said no because the office manager has been with the company for over seven and there was trust built with the office manager and the company.

Mr. Squire asked again that there was no follow-up, he understands that Air Quality sends out notifications on time.

Mr. Cardenas said all notifications went to the office manager; she manages the admin email address.

Mr. Squire requested verification of where the company found the emails.

Mr. Cardenas said they found them on the server, not on office managers in box. The main server proved that the office manager did receive the notifications and warning letters.

Mr. Schweber inquired about the 2 employees, if both were let go.

Mr. Cardenas said the secretary was not let go but the office manager was. The secretary was not part of deleting the emails. They worked for 2 different parts of the company.

Mr. Breitmeyer asked if the appellant is required to call prior to demolition.



Mr. Cardenas answered that AQMD does not accept verbal communications only written emails.

Mr. Restori said that AQM takes verbal notification but will need follow-up emails.

Mr. Dimpel asked if the company sent in initial notifications and follow-ups.

Mr. Cardenas answered that the initial notifications were sent out, but the revisions were not submitted.

Mr. Squire followed up with the question if there are checks and balances in the office.

Mr. Cardenas said that the office manager did say she processed what she needed to process, and no one followed up with her. The office manager only reports to the owner of the company.

Chair Harris asked if there are more questions for either Mr. Restori or Mr. Cardenas.

Francisco Vega, Division Director of Air Quality Management Division, asked to speak prior to board deliberation. He wanted to remind the board that AQMD relies on notifications and accurate reporting to protect public health. The recommendation for the penalty was kept to the lowest possible, based on tools approved by the APCHB.

Chair Harris asked for board discussion. He asked the board if they had any further comments they may bring it up to either of the testifying parties.

Mr. Squire said there has to be a paper trail. He questioned why no one was checking the office manager's work. Safety is a seriously personal issue.

Mr. Dimpel commented that employees can benefit and hurt a company, it comes hand in hand.

Mr. Breitmeyer commented that all work still falls back on the supervisor/owner. He always verifies all work has follow through, he still makes the phone calls and makes sure he has proper permits. from personal experience.

Mr. Squire commented that he also has a small business, and everything falls to him. He felt that someone should be checking the office manager.

Chair Harris closed the testimony. He read the three possible motions, per the agenda packet.

Mr. Schweber moved to uphold Notice of Violation No.'s AQMV24-0002, 0003, and 0004 issued to All Eagle, LLC for failure to provide the AQMD with written notice of intention to demolish a facility on a date other the one contained in the original notice as required by 40 CFR 61.145(b)(iv), with a total associated administrative fine of \$24,000.00. Mr. Squire seconded the motion, which carried unanimously.



8. Board Comment.

Chair Harris called for comments from the Board.

Vice Chair Downs commented the presentation was easy to follow, commended the staff. Having no additional Board comments, Chair Harris closed the Board Comment period.

9. Public Comment.

Chair Harris opened the public comment period.

Having no public comment, Chair Harris closed the public comment period.

10. ADJOURNMENT.

Mr. Squire moved to adjourn the meeting. Mr. Breitmeyer seconded the motion, which carried unanimously.

Chair Harris adjourned the meeting at 7:00 p.m.





Possible Changes to Agenda Order and Timing: Items on the agenda may be taken out of order, combined with other items, withdrawn from the agenda, moved to the agenda of another later meeting; moved to or from the Consent section, or they may be voted on in a block. Items with a specific time designation will not be heard prior to the stated time, but may be heard later. Items listed in the Consent section of the agenda are voted on as a block and will not be read or considered separately unless withdrawn from the Consent agenda.

Special Accommodations: The Air Pollution Control Hearing Board Meetings are accessible to the disabled. Disabled members of the public who require special accommodations or assistance at the meeting are requested to notify Air Quality Management Division in writing at Northern Nevada Public Health, 1001 E. 9th Street, Building B-171, Reno, NV 89512, or by calling 775-784-7201, 24 hours prior to the meeting.

Public Comment: Reasonable efforts will be made to hear all public comment during the meeting. During the "Public Comment" items, emails may be submitted pertaining to any matter either on or off the agenda, to include items to be heard on consent. For the remainder of the agenda, public comment emails will only be heard during items that are not marked FOR POSSIBLE ACTION. All public comment should be addressed to the Air Pollution Control Hearing Board and not an individual member. The Hearing Board asks that your comments are expressed in a courteous manner. All public comment is limited to three minutes per person. Unused time may not be reserved by the speaker nor allocated to another speaker.

Response to Public Comment: The Air Pollution Control Hearing Board can only deliberate or take action on a matter if it has been listed on an agenda properly posted prior to the meeting. During the public comment period, speakers may address matters listed or not listed on the published agenda. The *Open Meeting Law* does not expressly prohibit responses to public comments by the Air Pollution Control Hearing Board. However, responses from the Air Pollution Control Hearing Board members to specific items presented during public comment, which are not listed as agenda items could become deliberation on a matter without notice to the public. On the advice of legal counsel and to ensure the public has notice of all matters the Air Pollution Control Hearing Board will consider, Board members may choose not to respond to public comments, except to correct factual inaccuracies, ask for Northern Nevada Public Health staff action or to ask that a matter be listed on a future agenda. The Air Pollution Control Hearing Board may do this either during the public comment item or during the following item: "Board Comment – Hearing Board Member's announcements, reports and updates, request for information or topics for future agendas. (No discussion among Board Members will take place on the item)"

Posting of Agenda; Location of Website:

Pursuant to NRS 241.020, Notice of this meeting was posted electronically at the following locations:

Northern Nevada Public Health, 1001 E. 9th St., Reno, NV

Washoe County Administration Building A, Reno, NV

Northern Nevada Public Health Website https://www.NNPH.org.

State of Nevada Website: https://notice.nv.gov

How to Get Copies of Agenda and Support Materials: Supporting materials are available to the public at the Northern Nevada Public Health located at 1001 E. 9th Street, in Reno, Nevada. The Senior Office Specialist to the Air Pollution Control Hearing Board is the person designated by the Northern Nevada Public Health to respond to requests for supporting materials. The Senior Office Specialist is located at Northern Nevada Public Health and may be reached by telephone at (775) 784-7200 or by email at AOMDAdmin@nnph.org. Supporting materials are also available at the Northern Nevada Public Health Website https://www.NNPH.org pursuant to the requirements of NRS 241.020.