



MARYLAND DEPARTMENT OF THE ENVIRONMENT

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Larry Hogan
Governor

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Secretary

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Lieutenant Governor

June 4, 2015

Mr. Dennis Brazier, CEO
Central Boiler, Inc.
20502 160th Street
Greenbush, MN 56726

Subject: Certification of the Central Boiler Classic Edge 550 Outdoor Wood Furnace

Dear Mr. Brazier:

Thank you for providing the Maryland Department of the Environment (MDE) with the requested documentation in order to obtain certification for your Classic Edge 550 outdoor wood furnace in the state of Maryland. The Department has completed its review of the December 2014 emission testing report prepared by OMNI-Test Laboratories (Test Report No. 0117WB033E) for Central Boiler, Inc. that was received by this office on June 2, 2015. The test results indicate that particulate matter emissions for the Classic Edge 550 were 0.31 lbs/MMBtu heat output (year round weighted average) which complies with the particulate matter emissions standard of 0.32 lbs/MMBtu heat output for Phase II qualified units as specified in §C(1)(b) under COMAR 26.11.09.11 – Control of Particulate Matter from Small Wood Boilers.

Based on MDE's review of the information submitted by Central Boiler, Inc., the Department has determined that the year round weighted average emissions for the Classic Edge 550 complies with the emissions standard for Phase II units as specified in the regulation. The Department hereby grants certification to Central Boiler, Inc. for the Classic Edge 550 outdoor wood furnace.

Unless revoked by the Department, a certification issued remains valid for five years from the date of this letter. All units with the Classic Edge 550 designation may be distributed, sold, and installed in the State provided the units comply with the labeling requirements as specified in §C(2) of the regulation. Upon expiration of the letter of certification, the Classic Edge 550 may not be sold or made available for use in Maryland unless it has been recertified by the Department to comply with the particulate matter emissions standard in the regulation. It is the sole responsibility of the manufacturer to apply to the Department for recertification prior to the expiration date.



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Please be advised that any modifications to any model line previously certified will require you to submit documentation requesting recertification, as will the introduction of any additional model line you wish to make available for sale, use, and installation in Maryland. Should you have any questions, please feel free to contact me at 410-537-3592.

Sincerely,

A handwritten signature in black ink, appearing to read "Eddie DuRant", with a horizontal line extending to the right.

Eddie DuRant, Regulatory Engineer
Air Quality Planning Program
Air and Radiation Management Administration

cc: Diane Franks, Air Quality Planning Program
Randy Mosier, Air Quality Planning Program
Mary Jane Rutkowski, Air Quality Planning Program
Karen Irons, Air Quality Permits Program
Nolan Penney, Air Quality Permits Program
Frank Courtright, Air Quality Compliance Program