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Stephanie Foster
Office Manager
Anchor Sandblasting and Painting, Inc.
4101 Causeway Blvd.
Tampa, FL 33619

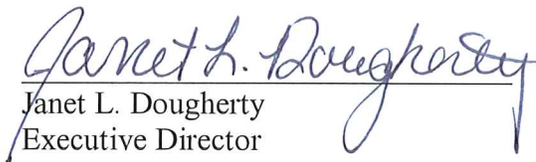
Re: 0571402-004-AC
Minor Air Construction Permit
Process Additional Abrasive (Non Ferrous Metal Copper Slag)

Dear Ms. Foster:

On June 29, 2015, you submitted an application for an air construction permit to handle and process Industrial Slag 'C' - Non Ferrous Metal Copper Slag as a blast abrasive in addition to the currently permitted abrasive, coal slag. This facility is located in Hillsborough County at 4101 Causeway Blvd., Tampa, FL 33619.

After review of the application, the following documents have been prepared: the Technical Evaluation and Preliminary Determination; the Draft Permit and Appendices; the Written Notice of Intent to Issue Air Permit; and the Public Notice of Intent to Issue Air Permit. The Public Notice of Intent to Issue Air Permit is the actual notice that you must publish in the legal advertisement section of a newspaper of general circulation in the area affected by this project. If you have any questions, please contact Diana M. Lee, P.E. at 813-627-2600 x1276, or by e-mail at lee@epchc.org.

Sincerely,


Janet L. Dougherty
Executive Director

Enclosures

JLD/KRZ/krz

An agency with values of environmental stewardship, fairness, and cooperation
Roger P. Stewart Center
3629 Queen Palm Drive, Tampa, FL 33619 - (813) 627-2600 - www.epchc.org
An Affirmative Action / Equal Opportunity Employer

TECHNICAL EVALUATION

AND

PRELIMINARY DETERMINATION

FOR

Anchor Sandblasting and Painting, Inc.

Hillsborough County

Air Construction Permit

Application Number

0571402-004-AC

Environmental Protection Commission of

Hillsborough County

Tampa, FL

July 24, 2015

I. Project Description

A. Applicant:

Stephanie Foster
Anchor Sandblasting and Painting, Inc.
4101 Causeway Boulevard
Tampa, FL 33619

B. Engineer:

Omana Taylor, P.E.
P.E. No.: 51996
ETG, Inc.
14948 Sunrise Drive NE
Bainbridge Island, WA 98110

C. Project and Location:

This permit authorizes the handling and processing of Industrial Slag 'C' - Non Ferrous Metal Copper Slag (copper slag) in addition to coal slag. Based on the MSDS, the copper slag is a bi-product of the Copper Smelting Industry and is used as a raw material in the manufacture of Poland cement and as a blast abrasive. There are no changes to the currently permitted abrasive throughput limit.

The project has been assigned NEDS Source Classification Code No. 3 3-05-101-96 for Industrial Processes, Mineral Products, Bulk Materials Conveyors. The Standard Industrial Code for the project is No. 32 for Stone, Clay, Glass and Concrete Products. The project is located at 4101 Causeway Blvd., Tampa, FL 33619. UTM Coordinates of the location are 17- 361.15E and 3089.42N.

D. Process and Controls:

The facility receives raw abrasive materials (coal slag) by truck. The truck dumps the abrasive material on the facility grounds and a front-end loader transfers the material into Hopper 1, which gravity feeds onto Conveyor Belt 1. Material from Conveyor Belt 1 drops into Hopper 2, and then into a dryer. The dryer has a 10.5 MMBtu/hr natural gas fired burner that dries the abrasive materials and a 39.4 HP Manlift engine that turns the dryer. The Manlift can be powered by either a diesel or an electrical engine. Once the material passes through the dryer, the material is belt conveyed to a Powerscreen Shaker and Screener, which is powered by a 220 HP diesel fired engine. Material from the screener is belt conveyed to either the product piles or to a crusher. Properly sized material from the screener is transferred to either Conveyor Belt 5 and then dropped onto the fines pile or to Conveyor Belt 2 and then dropped onto the finished products pile.

The oversized material from the screener is transferred to Conveyor Belt 3, then into Hopper 3, where the material is gravity fed to a CEMCO, Model No. 35, Crusher. Material from the crusher is transferred via Conveyor Belt 4 back to the Screener Shaker where it is sorted into the fines and finished product piles. A front-end loader loads material from the fines and finished product piles

into a truck loading hopper. The truck loading hopper gravity feeds material onto a truck loading conveyor, which loads a truck. The facility uses the finished product for abrasive blasting at other facilities and for blasting onsite. The fines are recycled off-site. The new abrasive, copper slag, will be handled and processed in the same manner as coal slag.

A 20,000 DSCFM Industrial Vacuum, Model No. 42-HF-33SE, pulse jet baghouse controls emissions from the dryer, the Powerscreen shaker and screener, and the crusher. The baghouse is powered by a 150 HP engine. The baghouse can be powered by either a diesel or an electrical engine.

The facility is subject to Rule 62-296.700, F.A.C. - Reasonably Available Control Technology (RACT) Particulate Matter which limits opacity to 5% on all the material transfer points.

E. Application Information:

Received on: June 29, 2015

Information Requested: N/A

Application Complete: June 29, 2015

II. Rule Applicability

This project is subject to the preconstruction review requirements of Chapter 403, Florida Statutes, Chapters, 62-204, 62-210, 62-212, 62-296, and 62-297, Florida Administrative Code (F.A.C.) and Chapter 1-3 of the Rules of the Environmental Protection Commission of Hillsborough County.

This project is subject to the requirements of Rule 62-212.300, General Preconstruction Review Requirements, F.A.C., since the project is not exempt from the permit requirements in Rule 62-210.300, F.A.C.

This project is not subject to the requirements of Rule 62-212.400, Prevention of Significant Deterioration, F.A.C. or Rule 62-212.500, New Source Review for Nonattainment Areas, F.A.C., since the facility is a Synthetic Non-TV facility by state definition.

This project is not subject to the requirements of Rule 62-213, Operation Permits for Major Sources of Air Pollution, F.A.C., since the facility is a Synthetic Non-TV facility by state definition.

This project is subject to the requirements of Rule 62-296.320, General Pollutant Emission Limiting Standards, F.A.C., since the project is a potential source of particulate matter (PM) and visible emissions.

This project is not subject to the requirements of Rule 62-296.401, through 62-296.480, Specific Emission Limiting and Performance Standards, F.A.C., since there is no applicable source specific category in this rule.

This project is not subject to the requirements of Rule 62-296.500, Volatile Organic Compounds and Nitrogen Oxides Reasonably Available Control Technology, F.A.C., since there is no applicable source specific category in this rule.

This project is not subject to the requirements of Rule 62-296.600, Reasonably Available Control Technology - Lead, F.A.C., since there is no applicable source specific category in this rule.

This project is subject to the requirements of Rule 62-296.700, Reasonably Available Control Technology – Particulate Matter, F.A.C., since there is an applicable source specific category in this rule, specifically Rule 62-296.711, F.A.C. – Materials Handling, Sizing, Screening, Crushing and Grinding Operations since the potential particulate matter emissions are 38.3 tons/year.

This project is not subject to the requirements of Rule 62-204.800, Federal Regulations Adopted by Reference, F.A.C., since there is no applicable source specific category in this rule.

This project is subject to the requirements of Chapter 84-446, Laws of Florida and Chapter 1-3, Rules of the Environmental Protection Commission of Hillsborough County.

III. Summary of Emissions

Particulate Matter Emissions

Emission Unit (EU) No.	Description	Potential Emissions (tons/yr)	Actual Emissions (tons/yr)*	Increase in Emissions (tons/yr)	Allowable
001	Coal Slag/Copper Slag Handling				
EP 1	Delivery of Grit (Truck to Ground)	3.7	1.1	2.6	5% opacity
EP 2	Front End Loader to Hopper 1	3.7	1.1	2.6	5% opacity
EP 3	Hopper 1 to Conveyor 1	3.7	1.1	2.6	5% opacity
EP 4	Conveyor 1 to Hopper 2	3.7	1.1	2.6	5% opacity
EP 5	Conveyor 3 to Hopper 3	1.1	0.3	0.8	5% opacity
EP 6	Hopper 3 to Crusher	1.1	0.3	0.8	5% opacity
EP 7	Conveyor 5 to Fines Pile	0.4	0.1	0.3	5% opacity
EP 8	Conveyor 2 to Finished Product Pile	3.4	1.0	2.4	5% opacity
EP 9	Pile to Truck Loading Hopper via Front End Loader	3.7	1.1	2.6	5% opacity
EP 10	Truck Loading Hopper to Truck Loading Conveyor Belt	3.7	1.1	2.6	5% opacity
EP 11	Truck Loading Conveyor Belt to Truck	3.7	1.1	2.6	5% opacity
002	Coal Slag/Copper Slag Processing (dryer, crusher, screener & associated transfer points) with Baghouse	11.6	3.9	7.7	0.03 gr/dscf and 5% opacity

*Based on average of 2014 AOR

This permit authorizes the handling and processing of Industrial Slag ‘C’ - Non Ferrous Metal Copper Slag (Copper Slag) as an alternative to coal slag. Based on the MSDS provided, the Copper Slag is a bi-product of the Copper Smelting Industry and is used as a raw material in the manufacture of Poland cement and as a blast abrasive.

PM emissions from the coal slag/copper slag handling operation (EU 001) were estimated using an emission factor of 0.17 lb/ton and up to 43,800 tons of annual abrasive throughput via each emission point. The emission factor was established based on stack test data at a similar source, Reed Minerals (0570224).

PM emissions from the coal slag/copper slag process operation (EU 002) were estimated based on the baghouse’s flow rate of 20,000 dscfm, the grain loading of 0.03 gr/dscf and the maximum annual operation hours of 4,500 hr/yr.

Inventory of Title III pollutants is estimated to be less than 10 TPY individually and less than 25 TPY collectively.

IV. Conclusions:

The emission limits proposed by the applicant will meet all of the requirements of Chapters 62-204, 62-210, 62-212, 62-296, and 62-297, F.A.C., and Chapter 1-3, Rules of the Commission.

The General and Specific Conditions listed in the proposed permit (attached) will assure compliance with all the applicable requirements of Chapters 62-204, 62-210, 62-212, 62-296, and 62-297, F.A.C.

V. Proposed Agency Action:

Pursuant to Section 403.087, Florida Statutes and Rule 62-4.070, Florida Administrative Code the Environmental Protection Commission of Hillsborough County hereby gives notice of its intent to issue a permit for after the fact construction of the aforementioned air pollution source in accordance with the draft permit and its conditions as stipulated (see attached).

WRITTEN NOTICE OF INTENT TO ISSUE AIR PERMIT

In the Matter of an

Application for Air Permit by:

Anchor Sandblasting and Painting, Inc.
4101 Causeway Boulevard
Tampa, FL 33619

Project No. 0571402-004-AC
Minor Air Construction Permit
Hillsborough County, Florida

Authorized Representative:

Stephanie Foster

New Raw Abrasive -

Non-Ferrous Metal Copper Slag

Facility Location: Anchor Sandblasting and Painting, Inc. operates a raw abrasive material processing facility located in Hillsborough County at 4101 Causeway Boulevard, Tampa, FL 33619.

Project: This permit authorizes the handling and processing of Industrial Slag 'C' - Non Ferrous Metal Copper Slag (Copper Slag) in addition to coal slag. The facility uses the finished product for abrasive blasting at other facilities and for blasting on-site.

Permitting Authority: Applications for air construction and operation permits are subject to review in accordance with the provisions of Chapter 403, Florida Statutes (F.S.) and Chapters 62-4, 62-210 and 62-212 of the Florida Administrative Code (F.A.C.). The proposed project is not exempt from air permitting requirements and an air permit is required to perform the proposed work. The Permitting Authority responsible for making a permit determination for this project is the Environmental Protection Commission of Hillsborough County. The Permitting Authority's physical address is: 3629 Queen Palm Dr., Tampa, FL 33619. The Permitting Authority's mailing address is: 3629 Queen Palm Dr., Tampa, FL 33619. The Permitting Authority's telephone number is 813/627-2600.

Project File: A complete project file is available for public inspection during the normal business hours of 8:00 a.m. to 5:00 p.m., Monday through Friday (except legal holidays), at address indicated above for the Permitting Authority. The complete project file includes the Draft Permit, the Technical Evaluation and Preliminary Determination, the application, and the information submitted by the applicant, exclusive of confidential records under Section 403.111, F.S. Interested persons may contact Diana M. Lee, P.E. for additional information at the address or phone number listed above.

WRITTEN NOTICE OF INTENT TO ISSUE AIR PERMIT

Notice of Intent to Issue Permit: The Permitting Authority gives notice of its intent to issue an air permit to the applicant for the project described above. The applicant has provided reasonable assurance that operation of the proposed equipment will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-296, and 62-297, F.A.C. The Permitting Authority will issue a Final Permit in accordance with the conditions of the proposed Draft Permit unless a timely petition for an administrative hearing is filed under Sections 120.569 and 120.57, F.S. or unless public comment received in accordance with this notice results in a different decision or a significant change of terms or conditions.

Public Notice: Pursuant to Section 403.815, F.S. and Rules 62-110.106 and 62-210.350, F.A.C., you (the applicant) are required to publish at your own expense the enclosed Public Notice of Intent to Issue Air Permit (Public Notice). The Public Notice shall be published one time only as soon as possible in the legal advertisement section of a newspaper of general circulation in the area affected by this project. The newspaper used must meet the requirements of Sections 50.011 and 50.031, F.S. in the county where the activity is to take place. If you are uncertain that a newspaper meets these requirements, please contact the Permitting Authority at above address or phone number. Pursuant to Rule 62-110.106(5) and (9), F.A.C., the applicant shall provide proof of publication to the Permitting Authority at the above address within 7 days of publication. Failure to publish the notice and provide proof of publication may result in the denial of the permit pursuant to Rule 62-110.106(11), F.A.C.

Comments: The Permitting Authority will accept written comments concerning the proposed Draft Permit for a period of 14 days from the date of publication of the Public Notice. Written comments must be received by the Permitting Authority by close of business (5:00 p.m.) on or before the end of the 14-day period. If written comments received result in a significant change to the Draft Permit, the Permitting Authority shall revise the Draft Permit and require, if applicable, another Public Notice. All comments filed will be made available for public inspection.

Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative hearing in accordance with Sections 120.569 and 120.57, F.S. Petitions filed by the applicant or any of the parties listed below must be filed within 14 days of receipt of this written notice of Intent to Issue Air Permit. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), F.S., must be filed within 14 days of publication of the attached Public Notice or within 14 days of receipt of this written notice of Intent to Issue Air Permit, whichever occurs first. Under Section 120.60(3), F.S., however, any person who asked the Permitting Authority for notice of agency action may file a petition within 14 days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above, at the time of filing. A petition for administrative hearing must contain the information set forth below and must be filed (received) in the Legal Department of the EPC at 3629 Queen Palm Drive, Tampa, Florida 33619, Phone 813-627-2600, Fax 813-627-2602, before the deadline. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

WRITTEN NOTICE OF INTENT TO ISSUE AIR PERMIT

A petition that disputes the material facts on which the Permitting Authority's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, any email address, telephone number and any facsimile number of the petitioner; the name, address, any email address, telephone number, and any facsimile number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how each petitioner received notice of the agency action or proposed decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action including an explanation of how the alleged facts relate to the specific rules or statutes; and, (g) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wishes the agency to take with respect to the agency's proposed action. A petition that does not dispute the material facts upon which the Permitting Authority's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Permitting Authority's final action may be different from the position taken by it in this written notice of Intent to Issue Air Permit. Persons whose substantial interests will be affected by any such final decision of the Permitting Authority on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation: Mediation is not available in this proceeding.

Executed in Hillsborough County, Florida.


Janet L. Dougherty
Executive Director

WRITTEN NOTICE OF INTENT TO ISSUE AIR PERMIT

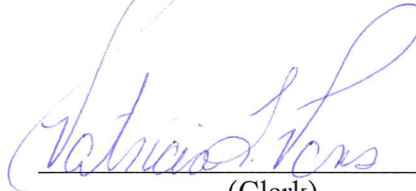
CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this Written Notice of Intent to Issue Air Permit package (including the Written Notice of Intent to Issue Air Permit, the Public Notice of Intent to Issue Air Permit, the Technical Evaluation and Preliminary Determination and the Draft Permit) was sent by electronic mail (or a link to these documents made available electronically on a publicly accessible server) with received receipt requested or by certified mail before the close of business on the date indicated below to the persons listed below.

Stephanie Foster – Anchor Sandblasting and Painting, Inc.
Omana Taylor, P.E. - ETG, Inc. (omana@comcast.net)

Clerk Stamp

FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to Section 120.52(7), Florida Statutes, with the designated agency clerk, receipt of which is hereby acknowledged.



(Clerk)



(Date)

PUBLIC NOTICE OF INTENT TO ISSUE AIR PERMIT
ENVIRONMENTAL PROTECTION COMMISSION
OF HILLSBOROUGH COUNTY
Draft Minor Air Construction Permit
Project No. 0571402-004-AC
Anchor Sandblasting and Painting, Inc.
Hillsborough County, Florida

Applicant: The applicant for this project is Anchor Sandblasting and Painting, Inc. The applicant's authorized representative and mailing address is: Stephanie Foster, 4101 Causeway Boulevard, Tampa, FL 33619.

Facility Location: Anchor Sandblasting and Painting, Inc. operates a raw abrasive material processing facility located in Hillsborough County at 4101 Causeway Boulevard, Tampa, FL 33619.

Project: This permit authorizes the handling and processing of Industrial Slag 'C' - Non Ferrous Metal Copper Slag (Copper Slag) in addition to coal slag. The facility uses the finished product for abrasive blasting at other facilities and for blasting on-site.

Permitting Authority: Applications for air construction and operation permits are subject to review in accordance with the provisions of Chapter 403, Florida Statutes (F.S.) and Chapters 62-4, 62-210 and 62-212 of the Florida Administrative Code (F.A.C.). The proposed project is not exempt from air permitting requirements and an air permit is required to perform the proposed work. The Permitting Authority responsible for making a permit determination for this project is the Environmental Protection Commission of Hillsborough County. The Permitting Authority's physical address is: 3629 Queen Palm Dr., Tampa, FL 33619. The Permitting Authority's mailing address is: 3629 Queen Palm Dr., Tampa, FL 33619. The Permitting Authority's telephone number is 813/627-2600.

Project File: A complete project file is available for public inspection during the normal business hours of 8:00 a.m. to 5:00 p.m., Monday through Friday (except legal holidays), at the physical address indicated above for the Permitting Authority. The complete project file includes the Draft Permit, the Technical Evaluation and Preliminary Determination, the application and information submitted by the applicant (exclusive of confidential records under Section 403.111, F.S.). Interested persons may contact Diana M. Lee, P.E. for additional information at the address and phone number listed above.

Notice of Intent to Issue Air Permit: The Permitting Authority gives notice of its intent to issue an air construction permit to the applicant for the project described above. The applicant has provided reasonable assurance that operation of proposed equipment will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-296 and 62-297, F.A.C. The Permitting Authority will issue a Final Permit in accordance with the conditions of the proposed Draft Permit unless a timely petition for an administrative hearing is filed under Sections 120.569 and 120.57, F.S. or unless public comment received in accordance with this notice results in a different decision or a significant change of terms or conditions.

Comments: The Permitting Authority will accept written comments concerning the proposed Draft Permit for a period of 14 days from the date of publication of this Public Notice. Written comments

must be received by the Permitting Authority by close of business (5:00 p.m.) on or before the end of the 14-day period. If written comments received result in a significant change to the Draft Permit, the Permitting Authority shall revise the Draft Permit and require, if applicable, another Public Notice. All comments filed will be made available for public inspection.

Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative hearing in accordance with Sections 120.569 and 120.57, F.S. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), F.S., must be filed within 14 days of publication of the Public Notice or receipt of a written notice, whichever occurs first. Under Section 120.60(3), F.S., however, any person who asked the Permitting Authority for notice of agency action may file a petition within 14 days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above, at the time of filing. A petition for administrative hearing must contain the information set forth below and must be filed (received) in the Legal Department of the EPC at 3629 Queen Palm Drive, Tampa, Florida 33619, Phone 813-627-2600, Fax 813-627-2602, before the deadline. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

A petition that disputes the material facts on which the Permitting Authority's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, any email address, telephone number and any facsimile number of the petitioner; the name, address, any email address, telephone number, and any facsimile number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how each petitioner received notice of the agency action or proposed decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action including an explanation of how the alleged facts relate to the specific rules or statutes; and, (g) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wishes the agency to take with respect to the agency's proposed action. A petition that does not dispute the material facts upon which the Permitting Authority's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Permitting Authority's final action may be different from the position taken by it in this written notice of Intent to Issue Air Permit. Persons whose substantial interests will be affected by any such final decision of the Permitting Authority on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation: Mediation is not available for this proceeding.

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Al Higginbotham



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Water Management Sam Elrabi, P.E.
Wetlands Management Scott Emery, Ph.D.

ENVIRONMENTAL PROTECTION COMMISSION OF
HILLSBOROUGH COUNTY, as Delegated by

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

NOTICE OF PERMIT

Stephanie Foster
Anchor Sandblasting and Painting, Inc.
4101 Causeway Blvd.
Tampa, FL 33619

DRAFT

Re: Hillsborough County - AP

Dear Ms. Foster:

Enclosed is Permit No. 0571402-004-AC to handle and process Industrial Slag 'C' - Non Ferrous Metal Copper Slag (Copper Slag) in addition to coal slag, issued pursuant to Section 403.087, Florida Statutes.

Any party to this order (permit) has the right to seek judicial review of the permit pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the EPC in the Legal Department at 3629 Queen Palm Drive, Tampa, Florida 33619; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date this Notice is filed with the clerk of the EPC.

Executed in Tampa, Florida.

Sincerely,

DRAFT

Janet L. Dougherty
Executive Director

JLD/KRZ/krz

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Wetlands Management Scott Emery, Ph.D.

PERMITTEE:
Anchor Sandblasting and Painting, Inc.
4101 Causeway Boulevard.
Tampa, FL 33619

PERMIT/CERTIFICATION
Permit No.: 0571402-004-AC
County: Hillsborough
Expiration Date: July 15, 2016
Project: New Raw Abrasive -
Non Ferrous Metal Copper Slag

DRAFT

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rules 62-204, 62-210, 62-212, 62-296, 62-297, and 62-4. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with the EPC and made a part hereof and specifically described as follows:

This permit authorizes the handling and processing of Industrial Slag 'C' - Non Ferrous Metal Copper Slag (copper slag) in addition to coal slag. Copper Slag is a bi-product of the Copper Smelting Industry and is used as a raw material in the manufacture of Poland cement and as a blast abrasive.

Anchor Sandblasting and Painting, Inc. is a raw abrasive materials (coal slag) processing facility. The facility receives the material by truck. The truck dumps the coal slag on the facility grounds and a front-end loader transfers the material into Hopper 1, which gravity feeds onto Conveyor Belt 1. Material from Conveyor Belt 1 drops into Hopper 2, and then into a dryer. The dryer has a 10.5 MMBtu/hr natural gas fired burner that dries the coal slag/copper slag and a 39.4 HP Manlift engine that turns the dryer. The Manlift can be powered by either a diesel or an electrical engine. Once the material passes through the dryer, the material is belt conveyed to a Powerscreen Shaker and Screener, which is powered by a 220 HP diesel fired engine. Material from the screener is belt conveyed to either the product piles or to a crusher. Properly sized material from the screener is transferred to either Conveyor Belt 5 and then dropped onto the fines pile or to Conveyor Belt 2 and then dropped onto the finished products pile.

The oversized material from the screener is transferred to Conveyor Belt 3, then into Hopper 3, where the material is gravity fed to a CEMCO, Model No. 35, Crusher. Material from the crusher is transferred via Conveyor Belt 4 back to the Screener Shaker where it is sorted into the fines and finished product piles. A front-end loader loads material from the fines and finished product piles into a truck loading hopper. The truck loading hopper gravity feeds material onto a truck loading conveyor belt, which loads a truck. The facility uses the finished product grit for grit blasting at other facilities and for grit blasting onsite. The fines are recycled offsite. The new abrasive, copper slag, will be handled and processed in the same manner as coal slag.

A 20,000 DSCFM Industrial Vacuum, Model No. 42-HF-33SE, pulse jet baghouse controls emissions from the dryer, the Powerscreen shaker and screener, and the crusher. The baghouse is powered by a 150 HP engine. The baghouse can be powered by either a diesel or an electrical engine.

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An agency with values of environmental stewardship, fairness, and cooperation

Roger P. Stewart Center

3629 Queen Palm Drive, Tampa, FL 33619 - (813) 627-2600 - www.epchc.org

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The facility also paints miscellaneous metal parts. The painting operation is exempt from Rule 62-296.500(3)(a), F.A.C. - Reasonably Available Control Technology (RACT) - Volatile Organic Compounds (VOC) and Nitrogen Oxides (NOx) Emitting Facilities because the potential VOC emissions are less than 15 pounds per day and 3 pounds per hour. In addition, the operation is exempt from permitting pursuant to Rule 62-210.300(3)(a)27., F.A.C. - Surface Coating Operations because the potential usage of coatings is less than 6 gallons per day averaged monthly. The facility also performs grit blasting onsite. The grit blasting operation is exempt from permitting pursuant to Rules 62-296.700(2)(c) and 62-210.300(3)(b)1., F.A.C.

The facility is subject to Rule 62-296.711, F.A.C. – Materials Handling, Sizing, Screening, Crushing and Grinding Operations, which limits opacity to 5% on all the material transfer/emission points. The facility-wide potential to emit (PTE) particulate matter (PM) emissions is 45.8 ton/year (TPY).

Location: 4101 Causeway Blvd., Tampa, Hillsborough County, FL

UTM: 17- 361.15 E and 3089.42 N, NEDS No.: 1402

Emission Units Nos.:

Emission Unit (EU) Nos.	Description
001	Coal Slag/Copper Slag Handling
EP 1	Delivery of Grit (Truck to Ground)
EP 2	Front End Loader to Hopper 1
EP 3	Hopper 1 to Conveyor 1
EP 4	Conveyor 1 to Hopper 2
EP 5	Conveyor 3 to Hopper 3
EP 6	Hopper 3 to Crusher
EP 7	Conveyor 5 to Fines Pile
EP 8	Conveyor 2 to Finished Product Pile
EP 9	Pile to Truck Loading Hopper via Front End Loader
EP 10	Truck Loading Hopper to Truck Loading Conveyor Belt
EP 11	Truck Loading Conveyor Belt to Truck
002	Coal Slag/Copper Slag Processing (dryer, crusher, screener & associated transfer points) with Baghouse
EP 1	Hopper 2 to Dryer
EP 2	Crusher to Conveyor 4
EP 3	Conveyor 4 to Screener
EP 4	Screener to Conveyor 5
EP 5	Screener to Conveyor 2
003	Diesel Engines
EP 1	Abrasive Materials Processing Baghouse Diesel Engine
EP 2	Powerscreen Diesel Engine
EP 3	Dryer Diesel Engine
005	Dryer Burner Natural Gas Combustion

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Non Ferrous Metal Copper Slag

SPECIFIC CONDITIONS:

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1. A part of this permit is the attached General Conditions. [Rule 62-4.160, F.A.C.]
2. All applicable rules of the Environmental Protection Commission of Hillsborough County including design discharge limitations specified in the application shall be adhered to. The permit holder may also need to comply with county, municipal, federal, or other state regulations prior to construction. [Rule 62-4.070(7), F.A.C.]
3. Issuance of this permit does not relieve the permittee from complying with applicable emission limiting standards or other requirements of Chapters 62-204, 62-210, 62-212, 62-296, and 62-297, F.A.C., or any other requirements under federal, state, or local law. [Rule 62-210.300, F.A.C.]
4. The permittee shall not cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor. [Rule 62-296.320(2), F.A.C.]
5. The use of property, facilities, equipment, processes, products, or compounds, or the commission of paint overspraying or any other act, that causes or materially contributes to a public nuisance is prohibited, pursuant to the Hillsborough County Environmental Protection Act, Section 16, Chapter 84-446, Laws of Florida, as Amended.
6. As requested by the permittee, in order to limit the potential to emit, the allowable and potential particulate matter emissions shall not exceed the following: [Rules 62-296.711(2)(b) and 62-210.200(245), F.A.C., Permit No. 0571402-003-AC, and Permit Application Received June 29, 2015]

A)

Emission Unit (EU) No.	Description Allowable Emissions (gr/DSCF)	Air Flow	Allowable Emissions (gr/DSCF)
002	Coal Slag/Copper Slag Processing (dryer, crusher, screener & associated transfer points) with Baghouse	20,000 DSCFM	0.03 gr/dscf

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B) The facility-wide PM potential emissions shall not exceed 45.8 tons/year.

7. As requested by the permittee, in order to limit the potential to emit for Hazardous Air Pollutants (HAP), the HAP, as defined in Rule 62-210.200, F.A.C., emissions shall be less than 10 tons for any individual HAP and less than 25 tons for any combination of HAPs in any 12 consecutive month period. [Rules 62-212.300, 62-210.200, and 62-4.070(3), F.A.C., Permit No. 0571402-003-AC, and Permit Application Received June 29, 2015]

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8. The permittee shall not cause, permit, or allow any visible emissions (five percent opacity) from the baghouse exhaust or from any transfer point associated with the coal slag processing operation (EUs 001 and 002). [Rules 62-296.711(2)(a) and 62-4.070(3), F.A.C., Permit No. 0571402-003-AC, and Permit Application Received June 29, 2015]

9. The permittee shall not cause, permit, or allow any visible emissions equal to or greater than 20% opacity from the diesel engines and natural gas combustion operation (EUs 003 and 005). [Rules 62-296.711(2)(a) and 62-4.070(3), F.A.C. and Permit No. 0571402-003-AC]

10. In order to ensure compliance with the emission limitations in Specific Condition Nos. 6, 8, and 9 the following restrictions and limitations shall apply to the coal slag/copper slag processing operation: [Rule 62-4.070(3), F.A.C., Permit No. 0571402-003-AC, and Permit Application Received June 29, 2015]

- A) The maximum throughput rate shall not exceed 10 tons/hour and 43,800 tons/twelve consecutive month period.
- B) The dryer shall burn only natural gas.
- C) The heat input rate of the dryer burner shall not exceed 10.5 MMBtu/hour.
- D) The maximum natural gas usage of the dryer shall not exceed 46 MMSCF per twelve consecutive month period.
- E) The horsepower of the Powerscreen Screener engine shall not exceed 220 HP.
- F) The horsepower of the Dryer Manlift engine shall not exceed 39.4 HP.
- G) The horsepower of the baghouse engine shall not exceed 150 HP.
- H) The Powerscreen, Manlift, and baghouse engines shall burn only No. 2 fuel oil or shall be powered by electricity.
- I) The hours of operation for the coal slag/copper slag processing operation shall not exceed 4,500 hours per twelve consecutive month period.
- J) The baghouse shall be in operation at all times during the coal slag/copper slag processing operation.

11. In order to ensure that the grit blasting operation continues to qualify for an exemption from air permitting pursuant to Rule 62-296.700(2)(c), F.A.C., the following restrictions and limitations shall apply to the grit blasting operation: [Rules 62-296.320(4)(b)1., 62-296.700(2)(c), and 62-4.040(1)(b), F.A.C., Permit No. 0571402-003-AC, and Permit Application Received June 29, 2015]

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- A) Only coal slag and copper slag shall be used as the blasting media.
- B) The maximum amount of slag used in the abrasive blasting operation shall not exceed 95 tons per twelve consecutive month period.
- C) The operation shall comply with a 20% opacity standard.
- D) All blasting activities shall be conducted inside a totally enclosed area (the enclosure shall have tarps that completely surround the blasting activities).
- E) All blasting activities shall be conducted on an impervious surface to prevent paint

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overspray and solvents from entering the soil and contaminating the ground water.

12. In order to ensure that the surface coating operation continues to qualify for an exemption from air permitting pursuant to Rules 62-296.500(3)(a) and 62-296.513, F.A.C., the maximum combined paint and thinner usage shall not exceed 438 gallons per any twelve consecutive month period. [Rules 62-296.500(3)(a) and 62-4.070(3), F.A.C.]

13. Test each emissions unit (EUs 001, 002, 003 and 005) with their associated emission points listed in the facility's process description (Page 2) and the baghouse exhaust for visible emissions (VE) the first time the copper slag is received and processed, and annual thereafter, once every calendar year (January 1st - December 31st). Submit two copies of the test data to the Air Management Division within 45 days of such testing. The visible emissions testing shall be conducted at the point of highest opacity. Testing procedures shall be consistent with the requirements of 40 CFR 60 and Rule 62-297, F.A.C. [Rules 62-297.310(7)(a)4. and 297.310(8)(b), F.A.C.]

14. Compliance with the emission limitations of the Specific Conditions Nos. 8 and 9 shall be determined using EPA Methods 1, 2, 4, and 9 contained in Rule 62-297, F.A.C. The minimum requirements for stack sampling facilities, source sampling and reporting shall be in accordance with Rule 62-297, F.A.C. and 40 CFR 60, Appendix A. [Rule 62-297.310, F.A.C.]

15. Testing of emissions shall be conducted with the source operating at capacity. Capacity is defined as 90-100% of rated capacity of processing 10 tons/hour of copper slag through the abrasive material processing operation. If it is impracticable to test at capacity, then the source may be tested at less than capacity; in this case subsequent source operation is limited to 110% of the test load until a new test is conducted. Once the unit is so limited, then operation at higher capacities is allowed for no more than 15 fifteen days for purposes of additional compliance testing to regain the rated capacity in the permit, with prior notification to the EPC. The test report shall include actual operating conditions such as the baghouse pressure drop and the material throughput rates. Failure to submit this information may invalidate the test. [Rules 62-4.070(3) and 62-297.310(2)(b), F.A.C.]

16. The permittee shall notify the Air Compliance Section of the Environmental Protection Commission of Hillsborough County at least 15 days prior to the date on which each formal compliance test is to begin of the date, time, and place of each such test, and the contact person who will be responsible for coordinating and having such test conducted. [Rules 62-297.310(7)(a)9., F.A.C.]

17. The baghouse shall have a device capable of monitoring the pressure differential across the baghouse. The monitoring device shall be maintained in working order and shall be calibrated and adjusted to indicate the true value of the pressure drop with sufficient accuracy to allow the pressure drop to be determined within 10% of its true value. [Rules 62-4.070(3) and 62-297.310(5)(a) and (b), F.A.C.]

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18. In order to demonstrate compliance with the limits established in Specific Condition Nos. 6, 7, and 10, the permittee shall maintain records for the most recent three year period. The records shall be made available to the Environmental Protection Commission of Hillsborough County, state and federal officials upon request and shall include, but are not limited to, the following: [Rules 62-4.160(14)(b) and 62-4.070(3), F.A.C.]

- A) Day, Month, Year
- B) The amount of coal slag/copper slag processed through the abrasive material processing operation (tons)
- C) The hours of operation of each diesel engine
- D) The hours of operation of the coal slag/copper slag processing operation
- E) The amount of natural gas used by the dryer burner (mmscf)
- F) Monthly and twelve consecutive month totals of B) through E) above
- G) In order to ensure the surface coating operation continues to qualify for an exemption from air permitting, record the amount of coatings used (gallons)
- H) In order to ensure the blasting operation continues to qualify for an exemption from air permitting, record the amount of coal/copper slag used in the abrasive blasting operation (tons)

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19. No person shall circumvent any air pollution control device, or allow the emission of air pollutants without the applicable air pollution control device operating properly. [Rule 62-210.650, F.A.C.]

20. All reasonable precautions shall be taken to prevent and control generation of unconfined emissions of particulate matter in accordance with the provision in Rule 62-296.320, F.A.C. These provisions are applicable to any source, including, but not limited to, vehicular movement, transportation of materials, construction, alterations, demolition or wrecking, or industrial related activities such as loading, unloading, storing and handling. Reasonable precautions shall include, but not limited to, the following: [Rule 62-296.320(4)(c), F.A.C.]

- A) Paving and maintenance of roads, parking areas and yards.
- B) Application of asphalt, water, oil, chemicals or other dust suppressants to unpaved roads, yards, open stockpiles and similar activities.
- C) Removal of particulate matter from roads and other paved areas under the control of the owner or operator of the facility to prevent reentrainment, and from buildings or work areas to prevent particulate from becoming airborne.
- D) Clean up spills promptly.
- E) Except when blasting beneath a part or when it is physically impractical, all blasting should be conducted from the top of the part down and the blasting nozzle should be directed downward in order to control airborne emissions.
- F) Material safety data sheet for each coating and solvent shall be maintained on site and made available upon request to any local, state, or federal air pollution agency.

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- G) The permittee shall collect on a regular basis and dispose of or recycle the soiled waste rags/papers with the overspray paint through a licensed agent.
- H) All painting activities shall be conducted inside a totally enclosed area (the enclosure shall have tarps that completely surround the painting activities).

21. The permittee shall provide timely notification to the Environmental Protection Commission of Hillsborough County prior to implementing any changes that may result in a modification to this permit pursuant to Rule 62-210.200(199), F.A.C., Modification. The changes do not include normal maintenance, but may include, and are not limited to the following, and may also require prior authorization before implementation: [Rule 62-210.300 and 62-4.070(3), F.A.C.]

- A) Alteration or replacement of any equipment or major component of such equipment listed on pages 1 and 2 of this permit.
- B) Installation or addition of any equipment which is a source of air pollution.
- C) The drying or processing of any other type of material than those allowed by this permit.
- D) The use of materials or fuels other than those allowed by this permit.

22. When the Environmental Protection Commission of Hillsborough County (EPC) after investigation, has good reason (such as complaints, increased visible emissions or questionable maintenance of control equipment) to believe that any applicable emission standard contained in Rules 62-204, 62-210, 62-212, 62-296, or 62-297, F.A.C., or in a permit issued pursuant to those rules is being violated, it may require the owner or operator of the source to conduct compliance tests which identify the nature and quantity of pollutant emissions from the source and to provide a report on the results of said tests to the EPC. [Rule 62-297.310(7)(b), F.A.C.]

23. If the permittee wishes to transfer this permit to another owner, an "Application for Transfer of Air Permit" (DEP Form 62-210.900(7)) shall be submitted, in duplicate, to the Environmental Protection Commission of Hillsborough County within 30 days after the sale or legal transfer of the permitted facility. [Rule 62-4.120, F.A.C.]

24. Submit to the Environmental Protection Commission of Hillsborough County each calendar year on or before April 1, completed DEP Form 62-210.900(5), "Annual Operating Report for Air Pollutant Emitting Facility", for the preceding calendar year. [Rules 62-210.370(3)(a)3. and (3)(c), F.A.C.]

25. A complete application for an air operation permit shall be submitted to the EPC within 60 days of the completion of the initial compliance test, or 90 days prior to the expiration date of this permit, whichever occurs first. To properly apply for an operation permit amendment, the applicant shall submit the following: [Rules 62-4.070(3), 62-4.090, 62-210.300(2), and 62-210.900, F.A.C.]

- A) The appropriate Department application form [see Rule 62-210.900, F.A.C. (Forms and Instructions)];

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- B) The appropriate operation permit application fee(s);
- C) Copies of the records specified in Specific Condition No. 18 for the most recent three (3) months of operation. If the source has been operating for less than three (3) months, include records for the entire period.
- D) Copy of the visible emissions test, as required in Specific Condition No. 13.
- E) An Operation and Maintenance (O&M)* Plan for EU 002 Baghouse (see Rule 62-296.700(6), F.A.C.);

* Updated O&M Plan, if different than the O&M Plan included in the existing Permit No. 0571402-002-AO

ENVIRONMENTAL PROTECTION
COMMISSION OF HILLSBOROUGH COUNTY

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Janet L. Dougherty
Executive Director

ATTACHMENT - GENERAL CONDITIONS

1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, Florida Statutes (F.S.). The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
4. Not applicable to Air Permits.
5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - a. Have access to and copy any records that must be kept under conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sample or monitor any substances or parameters at any location reasonable necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of noncompliance; and
 - b. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance. The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

ATTACHMENT - GENERAL CONDITIONS

9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Section 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.

10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.

11. This permit is transferable only upon Department approval in accordance with Rule 62-4.120 and 62-730.300 F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.

12. This permit or a copy thereof shall be kept at the work site of the permitted activity.

13. This permit also constitutes:

- Determination of Best Available Control Technology (BACT)
- Determination of Prevention of Significant Deterioration (PSD)
- Compliance with New Source Performance Standards (NSPS)

14. The permittee shall comply with the following:

- a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
- b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
- c. Records of monitoring information shall include:
 - 1. the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - 3. the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.

15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

16. Not applicable to Air Permits.

17. Not applicable to Air Permits.