



Florida Department of Environmental Protection

Southwest District
13051 N. Telecom Parkway
Temple Terrace, Florida 33637-0926

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

NOTICE OF PERMIT AMENDMENT

Mr. Jordan Radman, Managing Partner
Fibertek Insulation LLC
925 South 4400 West
Salt Lake City, UT 84104

Re: Revision to Timing of Scrubber Compliance Testing
DEP Project File No.: 1050375-004-AO
Reference DEP Permit No.: 1050375-002-AO

Dear Mr. Radman:

On August 12, 2009, the Department received your letter requesting amendments to air Operation Permit 1050375-002-AO. This permit for the fiberglass insulation manufacturing facility located in Lakeland was issued on August 8, 2008,. The requested changes were to the timing of the once-every-two-years scrubber compliance testing in order to give more flexibility in scheduling these tests during periods of high production. As requested, the following amendments are hereby made to the above permits.

Specific Condition No. 18:

FROM:

18. Scrubbers Stack Particulate Matter Testing - In order to document compliance with the emission limitations of Specific Condition Nos. 7 and 8, the Forming, Curing and Cooling operations common scrubbers exhaust stack shall be tested for particulate matter (PM) once every 2 years sometime during the period July through September (* see note below *Specific Condition No. 19.*).

[Rules 62-4.070(3) and 62-297.310(7), F.A.C.]

TO:

18. Scrubbers Stack Particulate Matter Testing - In order to document compliance with the emission limitations of Specific Condition Nos. 7 and 8, the Forming, Curing and Cooling operations common scrubbers exhaust stack shall be tested for particulate matter (PM) once every 2 years sometime during every other calendar year (* see note below *Specific Condition No. 19.*).

[Rules 62-4.070(3) and 62-297.310(7), F.A.C.]

Specific Condition No. 19:

FROM:

19. Scrubbers Stack HAP (Formaldehyde, Phenol and Methanol) Testing - In order to document compliance with the emission limitation of Specific Condition Nos. 8 and 9., the Forming, Curing and Cooling operations common scrubbers exhaust stack shall be tested for Formaldehyde, Phenol and Methanol emissions once every 2 years sometime during the period July through September*. [Rules 62-4.070(3) and 62-297.310(7), F.A.C.]

(Compliance Test Frequency Note: For the purposes of this 5-year operation permit, since the most recent compliance test prior to the issuance of this permit was 08/28/07, this means that the above PM and HAP compliance testing must be conducted sometime during the period July - September 2009 and again during the period July - September 2011.)*

TO:

19. Scrubbers Stack HAP (Formaldehyde, Phenol and Methanol) Testing - In order to document compliance with the emission limitation of Specific Condition Nos. 8 and 9., the Forming, Curing and Cooling operations common scrubbers exhaust stack shall be tested for Formaldehyde, Phenol and Methanol emissions once every 2 years sometime during every other calendar year. [Rules 62-4.070(3) and 62-297.310(7), F.A.C.]

(Compliance Test Frequency Note: For the purposes of this 5-year operation permit, since the most recent compliance test prior to the issuance of this permit was 08/28/07, this means that the above PM and HAP compliance testing must be conducted sometime during the 2009 calendar year and again during the 2011 calendar year, etc. (i.e., every other calendar year.)*

A person whose substantial interests are affected by the proposed permit amendment may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. 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 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.

All petitions filed under these rules shall contain:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;

- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone 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 the petitioner received notice of the agency 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 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 Department'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 Department's final action may be different from the position taken by it in this permit amendment. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation is not available in this proceeding.

This permit amendment is final and effective on the date filed with the Clerk of the Department unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57, F.S. or unless a request for an extension of time in which to file a petition is filed within the time specified for filing a petition. Upon timely filing of a petition or a request for an extension of time to file the petition, this permit amendment will not be effective until further Order of the Department.

Any party to the Order (Permit Amendment) has the right to seek judicial review of the Order pursuant to Section 120.68, F.S., by the filing of a Notice of Appeal under Rule 9.110 of the Florida rules of Appellate Procedure, with the clerk of the Department of Environmental Protection in the Office of General Counsel, Douglas Building, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000; 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 after this Order is filed with the Clerk of the Department.

This letter must be attached to and becomes a part of permits 1050375-002-AO/1050375-003-AC. If you have any questions, please contact permit engineering specialist David Zell, at david.zell@dep.state.fl.us or at (813)632-7600 extension 118.

Executed in Hillsborough County, Florida.

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION

Mara Grace Nasca
Mara Grace Nasca
District Air Program Administrator
Southwest District

MGN/drz/pp

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this Notice of Permit Amendment was sent by electronic mail before the close of business on 10-15-2009 to the person(s) listed:

Mr. Jordan Radman, Managing Partner, Fibertek Insulation, LLC
jordan.radman@wfengineering.com

Mr. Stephen Smylie, VP Resources, Fibertek Insulation, LLC
steve.smylie@fibertekinsulation.com

Mr. Max Lee, P.E., Koogler & Associates
mlee@kooglerassociates.com

Clerk Stamp

FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to §120.52, Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

Patricia Chubbell
(Clerk)

10-15-2009
(Date)