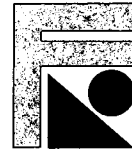


FLORIDA ROCK INDUSTRIES INC

CEMENT GROUP / 4000 N.W. CR 235 / P.O. Box 459 / Newberry, FL 32669 / (352) 472-4722



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JUN 12 2006

BUREAU OF AIR REGULATION

June 8, 2006

Mr. Al Linero
Division of Air Resources
Department of Environmental Protection
2600 Blair Stone Road, MS #5505
Tallahassee, FL 32399-2400

RE: Request for clarification of continuous-monitoring requirement
Air-construction permit no. 0010087-013-AC (PSD-FL-350)
Florida Rock Industries, Inc.—Thompson S. Baker Cement Plant

Dear Al:

Specific condition 20 of the above-referenced permit includes the following statements:

"The owner or operator shall install, calibrate, maintain, and operate a continuous emission monitoring (CEM) system in the in-line kiln/raw mill stack to measure and record the emissions of NOx, SO2, CO, and VOC from the in-line kiln/raw mill, in a manner sufficient to demonstrate compliance with the emission limits of this permit."

and,

"A continuous emission monitor for emissions of total hydrocarbon is required pursuant to 40 CFR 63.1349 and 63.1450."

Please confirm that a continuous-emission monitor for VOCs is sufficient to meet the hydrocarbon-monitoring requirement and that a THC monitor will not also be required for the second cement-kiln line authorized under this permit.

If you have any questions, please call me at 352-472-4722, ext. 130, or Henry Gotsch, ext. 121.

Sincerely,
FLORIDA ROCK INDUSTRIES, INC.

Chris Horner
Plant Manager