



MAY 14 2002

BUREAU OF AIR REGULATION

May 8, 2002

Ms. Cindy Phillips, PE
FDEP, Bureau of Air Regulation
MS 5505
2600 Blair Stone Road
Tallahassee, FL 32399-2400.

Mr. Doug Neeley
Air, Pesticides and Toxics Management Division
USEPA Region 4
61 Forsyth Street, SW
Atlanta, GA 30303-8960

Re: Contender Boats, Inc. MACT Hammer Information

Dear Cindy and Doug,

The following information is being supplied as required by 112(j) MACT Hammer.

1) The name and address (physical location) of the major source.

Contender Boats, Inc.
1820 S.E. 38th Avenue
Homestead, FL 33035

2) A brief description of the major source and an identification of the relevant source category.

Contender Boats, Incorporated manufactures fiberglass boats in a wide range of sizes and styles. This facility is a major source of styrene emissions and therefore is applicable to **MACT standards for the Fiberglass Boat Manufacturing Industry.**

3) An identification of the types of emission points belonging to the relevant source category.

There are two main areas where HAP emissions occur:

Gel-coat Gun Spray Area (EU 003 on Title V application)

Located in the spray area are 4 spray guns.

Resin Gun Spray Area (EU 004 on Title V application)

Located in the spray area are 13 spray guns.

Both the Gel-Coat and Resin spray areas are subjected to the existing MACT for the Fiberglass Boat Manufacturing Industry.

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Ms. Cindy Phillips

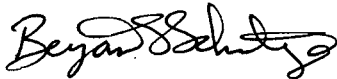
Mr. Doug Neeley

4) An identification of the affected sources for which a section 112(g) MACT determination has been made.

The pending NESHAP for Reinforced Plastics Composites Production will be applicable to Contender Boats, Inc due to the Gel-Coat and Resin Gun Spray Areas.

This document was prepared by United States Compliance Corporation. Mr. Steve Cunningham, the Title V Permit Responsible Official signature is located at the bottom of this page, indicating his approval for submission of this document.

Sincerely,

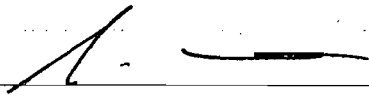


Benjamin Schultze
Environmental Services
Air Management Division

Title V Permit Responsible Official

Steve Cunningham
Director of Operations

Signed: _____



Date: _____

5-13-02



Jeb Bush
Governor

Department of Environmental Protection

Marjory Stoneman Douglas Building
3900 Commonwealth Boulevard
Tallahassee, Florida 32399-3000

David B. Struhs
Secretary

May 16, 2002

Mr. Benjamin Schultze
Environmental Services
Air Management Division
United States Compliance Corporation
6121 Baker Road, Suite 101
Minnetonka, MN 55345

Re: 112(j) "MACT Hammer" Information Submittal
Contender Boats, Inc.
Homestead, Florida

Dear Mr. Schultze:

Thank you for submitting the referenced information in your letter dated May 8, 2002. Since the only source category you list in your letter is the Boat Manufacturing Industry which is already covered by an existing NESHAP standard, Section 112(j) does not apply to this facility.

The pending NESHAP for Reinforced Plastics Composites Production will not apply to gel-coat and resin spray areas that are covered by the Boat Manufacturing NESHAP.

Unless you would like to clarify that you are using gel-coat and resin to produce reinforced plastics composites that are not covered by the Boat Manufacturing NESHAP, no further 112(j) information is needed from you at this time.

If you have any questions, please call me at 850/921-9534.

Sincerely,

Cindy L. Phillips, P.E.
Bureau of Air Regulation

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