DEPARTMENT OF HEALTH, WELFARE & BIO-ENVIRONMENTAL SERVICES

Bio-Environmental Services Division Air and Water Pollution Control



DER DEC 06 1982 BAOM

December 3, 1982

Mr. Bruce Mitchell Central Air Permitting Section Dept. of Environmental Regulation Twin Towers Office Building 2600 Blairstone Road Tallahassee, Florida 32301

Re: Anheuser-Busch - Jacksonville

Boilers #1 - #4

Dear Mr. Mitchell:

Enclosed is the particulate and visible emissions test information on the subject sources as you requested.

If I may be of further assistance, please advise.

Very truly yours,

Jerry E. Woosley Assistant Engineer

JEW/vj Enclosure

TABLE I

EMISSION SUMMARY

ANHEUSER BUSCH, INC.-JACKSONVILLE, FLA.

		RUN		PARTICULATE EMISSI	ONS	VOLUMETRIC AIR FLOW		
DATE 4/21/81	SOURCE NO.1	NO.	LBS./HR.	MILLION BTU/HR.	LBS./MM BTU	ACFM	SCFMD	
4/21/01	BOILER	1	13.36	85.3	0 157	43.460		
4/21/81		2			0,157	41460	21205	
			7.66	85.3	0.090	36685	19607	
4/21/81		3	8.46	86.4	0.098	37337	19692	
		MEAN	9.83	85.7	0.115	38494	20168	
4/23/81	No. 2	1	8.49	78.7	0.108	41027	21174	
4/23/81	Boiler	2	5.27	78.1	0.068	37733	19383	
4/23/81		3	5.96	74.8	0.079	37589		
		MEAN	6.57	77.2	0.085	38783	19372	
			<u>-</u>				19976	
4/23/81	NO. 3	1	4.18	82.6	0.051	34463	18849	
4/23/81	BOILER	2	5.47	82.8	0.066	33853	18391	
4/23/81		. 3	6.81	79.6	0.086	34565		
		MEAN	5.49	81.7	0.068		18906	
				01,7	0.008	34294	18715	
4/22/81	NO. 4	1	9.86	89.3	0.110	31733	16217	
4/22/81	BOILER	2	5.45	79.8	0.068	30689	15987	
4/22/81		3	5.17	75.0	0.069	29908	15686	
		MEAN	6.83	81.4	0.082			
				01,4	0.062	30777	15963	

ALLOWABLE EMISSION = 0.10 LBS./MM BTU

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TECHNICAL SERVICES, THE.

ELIMINOUNGERTAL CONSULTA! ...

Air and Water Pollution Sampling, Surveys, Testing and Analytical Services

March 22, 1982

103-7 STOCKFORESHELLE P. O. BOX 52829 JACKSORVICLE, FLORIPA 52270

VISIBLE EMISSIONS TEST DATA

FOR:	ANHEU	SER B	BUSCH, 1	NC.				
PLANT	ADDRESS	P.0	. Box	18017	AMF, Jac	cksonville,	Fl	32218
SCURC	E IDENTI	FICAT	ION:	Boile	ers No.	., 2, 3, an	d 4	
COMPA	NY OFFIC	IAL C	ONTACI	: <u>Mr</u>	Tom Mai	tin		
TEST (CONDUCTE	BY:	Wil	liam I	I. Hoffma	inn		<i>•</i>
						a sheets		·
					<u>-</u>			
Certi	A copy fication					State of Fort.	'lori	da
					Willian	1 X Xoxin	// 11an	И
					OBSERVE	R'S SIGNATU	RE	

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL REGULATION

THIS IS TO CERTIFY THAT

THIS IS TO CERTIFY THAT

THE STATE OF FLORIDA visible emissions evaluation training and is a qualified observer of visible emissions as specified by EPA reference method 9.

This certificate expires on

Certificate expires on

Certification Officer

DER Form PERM 5-9 (Jun 79)



28

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TECHNICAL SERVICES, INC. VISIBLE EMISSIONS PIELD DATA SHEET

Tel. (904) 353-576| 103-7 STOCKTON STREET P. O. BOX 52329 JACKSONVILLE, FLORIDA 32201

Company Source	Name F Bo	A. Bu	ISCH		•	Date 3/1 Time 10/0			- <u>i</u>		Observer's Whint Hoffm			
min. 0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	S SOOMWAGAGAGOOM	15 00 6 6 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	30 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	15. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		min. 30 31 32 33. 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	1040 040 040 040 040 040 040 040 1	15 000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	30 00 00 00 00 00 00 00 00 00 00 00 00 0	45 V 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Observer's Signature Williams. Administration of Stack: 75 Distance to Stack: 200 Color of Plume: (batelistic Condensed water: Yes (No) Point of Opacity Reading: Background Description: Blue Sley Opacity = Sum of nos. record Total nos. reading 605/ -2.5/0			
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TECHNICAL SERVICES, INC. VISIBLE EMISSIONS PIELD DATA SHEET

Tel. (904) 353-5761 103-7 STOCKTON STREET P. O. BOX 52329 JACKSONVILLE, FLORIDA 32201

Company Name A. Busch Source #2 Boiler						Date 3/1				THE SHE	Wind Direction and Speed SSE o Observer's William Norma
min.	0	15	30	45.		sec.	0	15	30	45	Height of Stack: 75' Distance to Stack: 200'
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TECHNICAL SERVICES, INC. VISIBLE EMISSIONS PIELD DATA SHEET

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	min.		15	30	45.		min.	0	15	30	45	Height of Stack: 75' Distance to Stack: 200'
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TECHNICAL SERVICES, INC. VISIBLE EMISSIONS PIELD DATA SHEET

Tel. (904) 353-5761 103-7 STOCKTON STREET P. O. ROX 57329 JACKSONVILLE, FLORIDA 32201

Company Name A. Busch Source #4 Boiler						<u>.</u>	Date 5/19 Time 10/0	9/82 -///	<u> </u>			Observer's Olium 1. Value				
mi	sec.	0	15	30	45.		sec.	0	15	30	45	Height of Stack: 75' Distance to Stack: 200'				
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STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL REGULATION

TWIN TOWERS OFFICE BUILDING 2600 BLAIR STONE ROAD TALLAHASSEE, FLORIDA 32301-8241



BOB GRAHAM GOVERNOR VICTORIA J. TSCHINKEL SECRETARY

December 7, 1982

Mr. Donald M. DeHart Senior Environmental Engineer Anheuser-Busch Companies, Inc. One Busch Place St. Louis, Missouri 63118

Re: Requests for Surrogate Test Methods - ASP-J01-82

Dear Mr. DeHart:

The Bureau has received your request for approval of two (2) surrogate test methods. In order to complete the reviews, submit the complete package of data of the last two (2) mass emission stack tests for each of the boilers, Nos. 1, 2, 3 and 4. Also, submit the last two (2) visible emission tests performed on the same boilers.

Processing of your requests will resume upon receipt of the requested data. If you have any questions, call Bruce Mitchell at (904) 488-1344 or write to me at the above address.

Sincerely,

C. H. Fancy, P.E. Deputy Bureau Chief

Bureau of Air Quality

Management

CHF/BM/bjm

cc: Bill Blommel
Jerry Woosley
Johnny Cole

Martha Harrell Hall

State of Florida
DEPARTMENT OF ENVIRONMENTAL REGULATION

INTEROFFICE MEMORANDUM

For And/Or	Routing To District Offices To Other Than The Addre	\$58 8
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	Date:	
Reply Optional []	Reply Required []	Info. Only []
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TO:

Bruce Mitchell

THRU:

Bill Blommel

FROM:

Jim Manning W

SUBJECT:

Alternate Standards and Procedures Requested

by Anheuser-Busch Company. File Number ASP-J01-82

DATE:

October 15, 1982

In response to Mr. Blommel's memo dated 9/22/82, I am submitting the following comments on the subject request:

A visible emissions test should be substituted for a particulate emissions test for compliance verification purposes only after a maximum opacity level has been determined that corresponds to the maximum particulate emission rate from a particular unit. This correlated opacity limit should be determined (not assumed) by a series of stack tests at several (minimum 4) boiler loads, including one at maximum capacity. The correlated opacity limit should be accompanied by certain operating parameters recorded during the stack tests (i.e., excess air range, fuel analysis) and if any of those parameters change substantially, a new series of correlating tests should be conducted to establish a new correlated opacity limit. If a CEM is in operation, the data correlating with the stack tests should also be submitted. It should also be established in the Order that a violation of the correlated VE limit will be considered a violation of the mass emission limit and will result in appropriate enforcement action. A correlated opacity limit should only be allowed on a unit that exhausts through its own distinct stack or, if not possible, a system devised so that each unit can be evaluated individually, i.e. opacity monitors. For compliance verification, the company should be required to conduct a VE test quarterly and it should consist of three 1-hour observations by a qualified observer. The regulatory agency responsible for that source must have the right to make observations at any time and also require a stack test at any time if there is reason to believe all requirements of the Order are not being met.

To: Bruce Mitchell October 15, 1982 Page two

2. If fuel oil analysis is substituted for SO₂ stack tests, then the analysis should be the basis for the finding of violation of the SO₂ mass limit and should be used for enforcement action. The company should be required to submit a proposed fuel oil sampling scheme, including method of extraction, location of sampling point and sampling intervals, for agency evaluation prior to approval of this request.

These items should be addressed by the company prior to the decision to approve or deny the request.

JM/dt

TO	BILL DLOMMELL SEON	FROM JOHN KE	TIERING HOM
	BRUCE MITCHELL BAGM	N.E. DIST	RICT
		_ 	
			
SUBJECT 4	SURROLATE TEST FOR ME	202	DATE
	PARCOLULE 1021 LOIS WILL	302	
			10-8-85
MESS	AGERET your mamo 9-16-82		
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to: Bill Blommel Thou! J. Ketteringham My response to you gover letter of 22 Sept 1982 concerning
alternate prekedures and standards requested by Annheuser-Busch Ca. E file number PSP-SO1-82 15: 1. Lapprice of using As-Fired First Analysis in lieu of Se emissions testing providing: A, the asfined fuel sample is analyzed for To Sulfur Contact and gross calorafic value using the most revent perison or designation of ASTA procedure ASTM-D-240. B. Timely accurate and certified sibmittals of fact using are submitted per permit specific conditions. 2. I disapprove of any ogacity standard in lieu of particulate emissions testing as assurances or revision of Emphance. 3. I do telerate a 6% opacity in lieure particulate emissions K testing. A source continually sperating at their permit rate with no visible emissions, is emilling essent eally he particulate matter, Limiting, reducing and or eliminating particulate emissions is one of DER'S goals and the concerned public. My disapproval above is based on the Completion of Construction tests Conducted during April 1982 and Permit conditions stypulating that 3 boilers will operate simultaneously. Beilers 1,2, 44 1 mitted 21.5th TSP/In (94774) while operating from 82 to 86 % allowable estimate of 24.9 + 75 p/hr. No VE obserations were heted or submitted for the tests. These test results ind-Icate marginal compliance with best than requested heat input uested heat in put.

DEPARTMENT OF ENVIRONMENTAL REGULATION

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State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

INTEROFFICE MEMORANDUM

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Date Due:	ate Oue:

007 20 1982

то

Bruce Mitchell

FROM

Jack Preece foul

DATE

October 6, 1982

SUBJECT:

Alternate Standards and Procedures Requested

by Anheuser-Busch Companies - File No. ASP-J01-82

As requested in subject file, we offer the following comments.

1. The size of the boilers are not mentioned nor is the particulate standard which is to be replaced or the visible emissions standard proposed. Also, to judge this request one should have a record of past particulate tests v.s. concurrent visible emission observations.

Comments on a few hypothetical situations are:

- a. If the boilers exceed 250 MMBtu/hr the answer is No.
- b. If below 250 MMBtu/hr O.K. to specify a V.E. standard that has been demonstrated during stack testing which proved compliance (not more than 20% and preferably much less).
- Fuel oil sulfur content as a substitute for SO₂ emission tests should be approved. If the allowed sulfur content to meet the SO₂ standard exceeds that used during particulates testing, requirement to notify prior to actual use and perform particulate tests should be performed.

JP/jps

STATE OF FLORIDA

hrs

DEPARTMENT OF

Bob Graham, Governor

Health & Rehabilitative Services

District Nine P. O. Box 29

Palm Beach County Health Dept. West Palm Beach, Florida 33402

Please Address Reply to:

October 4, 1982

DER

OCT 02 1982

BAGM

Mr. Bruce Mitchell
Department of Environmental
Regulation
Bureau of Air Quality Management
Twin Towers Office Building
2600 Blair Stone Road
Tallahassee, FL 32301

RE: Alternative Standards and Procedures Anheuser-Bush Companies-File #ASP-J01-82

Dear Mr. Mitchell:

This agency has reviewed Mr. Bill Blommels memorandum of September 22, 1982 and attachments regarding the above referenced matter.

This agency is in agreement with both Anheuser-Bush's petition and the Jacksonville local programs' approval to use visible emission and fuel oil analysis (% sulfur content) as surrogate test for particulate and sulfur. dioxide testing.

Sincerely,

For the Division Director Environmental Sciences & Engineering

Michael J. Martin Air Pollution Control

FJG/MJM/mc

State of Florida
DEPARTMENT OF ENVIRONMENTAL REGULATION

INTEROFFICE MEMORANDUM

For And/Or	Routing To District Offices To Other Than The Addres) S360
	Loctn.:	
To:	Locto.:	·
To:	Loctn.:	
From:	Date:	·
Reply Optional []	Reply Required []	Info. Only []
1	Date Due:	

Office of the Secretary

TO: Victoria J. Tschinkel, Secretary

FROM: Steve Smallwood, Bureau Chief, BAQM

DATE: \September 29, 1982

SUBJ: Approval and signature of a modification to the construction permit, No. AC 16-39951, for Anheuser-Busch Companies, Inc., issued October 22, 1981.

Enclosed is an amendment to the referenced construction permit that has been approved by the Bureau.

SS/bmm

Enclosure

September 29, 1982

Mr. Donald M. DeHart Senior Environmental Engineer Anheuser-Busch Companies, Inc. One Busch Place St. Louis, Missouri 63118

Re: Modification of Construction Permit AC 16-39951

Dear Mr. DeHart:

The Bureau is in receipt of your request for a modification of your construction permit, No. AC 16-39951, issued October 22, 1981. The request is acceptable and the condition is changed and added as follows:

Specific Condition:

From: No. 1: Maximum allowable emissions from the facility will be:

Pollutant	<u>lb/l</u>	hr.		Ton/yr.					
Particulate	10	lb/hr	(per	boiler)	21.2	(per	boiler)		
Sulfur Dioxide	250	lb/hr	(per	boiler)	530.0	(per	boiler)		
Nitrogen Dioxide	40	lb/hr	(per	boiler)	85.0	(per	boiler)		

To: No. 1: Maximum allowable emissions from the facility shall not exceed:

Pollutant	<u>lb/hr.</u>		TPY		
Particulate	10 (per	boiler)	84.8	(total-4	boilers)
so ₂	250 (per	boiler)	2120.0	(total-4	boilers)
NO ₂	40 (per	boiler)	340.0	(total-4	boilers)

Donald M. DeHart September 29, 1982 Page Two

Attachments to be included are:

- 2. Don DeHart's letter dated May 12, 1982.
- 3. Jerry Woosley's letter dated June 8, 1982.
- 4. Steve Smallwood's letter dated July 19, 1982.
- 5. Don DeHart's letter dated September 22, 1982.

This letter and attachments must be attached to your permit (AC 16-39951) and becomes a part of that permit.

Sincerely,

Victoria J. Tschinkel Secretary

VJT/bmm

cc: Jerry Woosley
John Ketteringham
Martha Harrell Hall

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ANHEUSER-BUSCH COMPANIES

September 22, 1982

Mr. Clair H. Fancy, P.E.
Deputy Chief
Bureau of Air Quality Management
Department of Environmental Regulation
2600 Blair Stone Road
Tallahassee, Florida 32301

RE: Permit AC16-39951 Boiler Modification Jacksonville Brewery

Dear Mr. Fancy:

Pursuant to my phone conversation today with Mr. Bruce Mitchell of your office, Anheuser-Busch requests that the Construction Permit AC16-39951 be amended. This amendment will not increase the allowable emissions from the facility as stated in the permit.

DER SEP 27 1982 BAOM

Anheuser-Busch requests that Specific Condition No. 1 be amended so that the annual maximum allowable emissions from the facility be 84.8 tons particulates, 2120.0 tons SO2, and 340.0 tons NO_X . This Condition presently specifies the annual maximum allowable emissions on a per-boiler basis.

This change in Specific Condition No. I would allow our brewery personnel more flexibility in that each boiler could be used unequally if circumstances required it. This amendment will also coordinate better with Specific Condition No. 4 which contains a facility limitation on the quantity of fuel oil that can be used in any calendar year. In addition, the facility's annual maximum emissions will remain the same.

I understand that, if this request is granted, the construction permit amendment will result in a similar change in the operating permit. The Jacksonville Bio-Environmental Services Division is presently preparing to issue the operating permit for this facility.

need additional information, please contact me at the St.

Louis office. My phone number is (314) 577-4158.

Very truly yours,

ANHEUSER-BUSCH COMPANIES, INC.

Donald M. DeHart

Environmental Engineer

worth M. M. Blanch

DMD: cmh

cc Mr. J. E. Woosley
Jacksonville Bio-Environmental Services

DEPARTMENT OF HEALTH, WELFARE & BIO-ENVIRONMENTAL SERVICES
Bio-Environmental Services Division
Air and Water Pollution Control

September 1, 1982

DER SEP 07 1982 BAOM



Mr. Don DeHart Engineer Anheuser-Busch, Inc. 721 Pestalozzi St. St. Louis, Missouri 63118

Re: Boilers, Jacksonville Brewery

Dear Mr. DeHart:

Enclosed is the draft copy of the Operation Permit for the #1-#4 power boilers at the Jacksonville Brewery. The following comments are provided concerning the emission and operational limitations imposed:

- (1) Each boiler is limited to a maximum heat input per hour based on the stack tests conducted during April 1981. The maximum heat input is set at the testing rate plus 10%.
- (2) The particulate, ${\rm SO}_2$, and ${\rm NO}_{\rm X}$ pounds per hour limitations are based upon the following emission factors:
 - (A) 0.1 lbs particulate per million BTU heat input.
 - (B) 2.5 lbs $\rm SO_2$ per million BTU heat input (equivalent to the use of 2.28% Sulfur content fuel oil).
 - (C) 60 lbs NO_{X} per 1000 gallons oil burned (AP-42 emission factors).
- (3) In order to avoid a Prevention of Significant Deterioration (PSD) review, the tons per year limitations are imposed using the above emission factors and a fuel restriction of 11,312,000 gallons per year total. This total fuel consumption figure was derived from the 1979 fuel consumption figure of 2,828,000 gallons(in the construction permit application) for boiler #1 as a representative base figure (2,828,000 gallons per year X 4 boilers equals 11,312,000 gallons per year).
- (4) The 24 hour fuel restriction (57,920 gallons) assumes all 4 boilers operating at maximum permitted capacity 24 hours per day and 150,000 BTU's per gallon of fuel utilized.

If you have any questions concerning this matter, please contact me on or before September 9, 1982.

Very truly yours,

JEW/vj Enclosure Jerry E. Woosley Assistant Engineer

cc: Mr. Tom Martin (Anheuser-Busch)

, ce. Mr. Bruce Mitchell (DER) with enclosure



STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL REGULATION

ST. JOHNS RIVER SUBDISTRICT

3426 BILLS ROAD, JACKSONVILLE, FLORIDA 32207



32229

BOB GRAHAM GOVERNOR

VICTORIA J. TSCHINKEL SECRETARY

G. DOUG DUTTON SUBDISTRICT MANAGER

APPLICANT: Anheuser-Busch, Inc.

P. O. Box 18017, A.M.F.

Jacksonville, Florida

PERMIT/CERTIFICATION NO. A016-54240

COUNTY: Duval

PROJECT: Four (4) Oil Fired

Power Boilers

APIS

Boiler 1 31-16-0006-01

Boiler 2 31-16-0006-02

Boiler 3 31-16-0006-03

Boiler 4 31-16-0006-04

This permit is issued under the provisions of Chapter 403. Fiorida Statutes, and Chapter 17-2 and 17-4. Florida Administrative Code. The above named applicant, hereinafter called Permittee, is hereby authorized to perform the work or operate the facility shown on the approved drawing(s), plans, documents, and specifications attached hereto and made a part hereof and specifically described as follows:

For the operation of four (4) #6 oil fired boilers for the production of steam.

Located at 111 Busch Drive, Jacksonville, Florida 32229 UTM E - 7439.300 N - 3366.820

In accordance with the application received on March 31, 1982, and additional information received on May 11, 1982 and August 23, 1982.

PAGE 1 OF 4

PERMIT NO.: A016-54240

APPLICANT: Anheuser-Busch, Inc.



GENERAL CONDITIONS:

1. The terms, conditions, requirements, limitations, and restrictions set forth herein are "Permit Conditions:, and as such are binding upon the permittee and enforceable pursuant to the authority of Section 403.161(1). Florida Statutes. Permittee is hereby placed on notice that the department will review this permit periodically and may initiate court action for any violation of the "Permit Conditions" by the permittee, its agents, employees, servants or representatives.

- 2. This permit is valid only for the specific processes and operations indicated in the attached drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit shall constitute grounds for revocation and enforcement action by the department.
- 3. 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 notify and provide the department with the following information: (a) a description of and cause of non-compliance; and (b) the period of non-compliance, including exact dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance. 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 revocation of this permit.
- 4. As provided in subsection 403.087(6), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Nor 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.
- 5. This permit is required to be posted in a conspicuous location at the work site or source during the entire period of construction or operation.
- 6. 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 arising under the Florida Statutes or department rules, except where such use is proscribed by Section 403.111, F.S.
- 7. In the case of an operation permit, 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.
- 8. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, plant, or aquatic life or property and penalities therefore caused by the construction or operation of this permitted source, nor does it allow the permittee to cause pollution in contravention of Florida Statutes and department rules, except where specifically authorized by an order from the department granting a variance or exception from department rules or state statutes.
- 9. This permit is not transferable. Upon sale or legal transfer of the property or facility covered by this permit, the permittee shall notify the department within thirty (30) days. The new owner must apply for a permit transfer within thirty (30) days. The permittee shall be liable for any non-compliance of the permitted source until the transferee applies for and receives a transfer of permit.
- 10. The permittee, by acceptance of this permit, specifically agrees to allow access to permitted source at reasonable times by department personnel presenting credentials for the purposes of inspection and testing to determine compliance with this permit and department rules.
- 11. This permit does not indicate a waiver of or approval of any other department permit that may be required for other aspects of the total project.
- 12. This permit conveys no title to land or water, nor constitutes state recognition or acknowledgement of title, and does not constitute authority for the reclamation of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the state. Only the Trustees of the Internal Improvement Trust Fund may express state opinion as to title.

obta	ined from the state. Only the Trustees of the Internal Improvement 110st	. Fullumay ex	cpress state opini	311 23 10 1110.
13.	This permit also constitutes:		•	
	[] Determination of Best Available Control Technology (BACT) [] Determination of Prevention of Significant Deterioration (PSD)	<i>a</i> 1		

[] Certification of Compliance with State Water Quality Standards (Section 401, PL 92-500)

PAGE _____ OF ____4___

Permit No.: A016-54240

Applicant: Anheuser-Busch, Inc.

Specific Condition:

- Supporting documents are retained in the office file to which they were submitted and not attached as stated in the leading paragraph and General Condition No. 2. They are as follows:
 - Plot plans and diagrams
 - Permit AC16-39951 and attachments в.
- The maximum allowable emission rate for each pollutant is as follows:

Pollutant

Emission Rate

Maximum Allowable Emission

See Specific Condition No

- 3. Testing of emissions shall be accomplished at 90% to 100% of the permitted capacity. If testing is performed at a rate less than 90% of the permitted capacity, operation shall be limited to that capacity until such time as an acceptable test is performed at 90% to 100% of permitted capacity. When operation is restricted to a lower capacity, because of testing at such a level, the Department/Bio-Environmental Services Division, upon advanced notification, will allow operation at higher capacities if such operation is for demonstrating compliance at a higher capacity (never to exceed design capacity).
- 4. Notify the Jacksonville Bio-Environmental Services Division (BESD) 14 days prior to source testing. Copies of the test report(s) shall be submitted to BESD within 30 days after completion of testing.
- 5. The following pollutant(s) shall be tested at intervals indicated from Steve Pare 3:15 PM the date of July 1, 1982

Particulates - On request *Visible Emissions - 12 months

**Sulphur Dioxide - 12 months

- *Boilers 1 through 4 **Fuel oil analysis may be substituted
- 6. Submit an annual operation report to BESD for this source on the form supplied for each calendar year on or before March 1.
- 7. Any revision(s) to a permit (and application) must be submitted and approved prior to implementing.

Permit No.: A016-54240

'Applicant : Anheuser-Busch, Inc.

Specific Conditions:



8. Maximum allowable emissions are as follows:

Boiler	Particul lbs/hr	late T/yr	Sulphur _lbs/hr	Dioxide T/yr	Nitroge lbs/hr	n Oxide T/yr
1	9.5	21.2	237.5	530	38.0	/85
2	8.6	21.2	215.0	530	34.4	85
3	9.1	21.2	227.5	530	36.4	85
4	9.0	21.2	225.0	530	36.0	85

- 9. The maximum fuel oil input per day (24 hours) shall be 57,920 gallons. The maximum fuel oil input per year shall be 11,312,000 gallons.
- 10. The sulphur content of the fuel oil is limited to 2.28% by weight.
- √11. Operation is limited to 8760 hours per year per boiler; 35,040 hours per year total.
 - 12. Anheuser-Busch, Inc. shall keep records of the following parameters:
 - A) Fuel consumed per boiler per calendar quarter.
 - (B) Operating hours per boiler per calendar quarter.

These records shall be submitted to BESD in conjunction with Specific Condition No. 6.

- /13. Boilers 1-4 are limited to a maximum input of 95, 86, 91, and 90 million BTUs per hour respectively.
- 14. Visible emissions are limited to 20% opacity on each boiler.

Expiration Date: July 31, 1987	Issued this	_day of	19
City of Jacksonville Bio-Environmental Services	State of Flo Department o	rida f Environmental	Regulation
Donald C. Bayly, Division Chief	Doug Dutton,	Subdistrict Mar	nager

STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL REGULATION

July.

TWIN TOWERS OFFICE BUILDING 2600 BLAIR STONE ROAD TALLAHASSEE, FLORIDA 32301-8241



BOB GRAHAM GOVERNOR VICTORIA J. TSCHINKEL SECRETARY

July 19, 1982

Mr. Don Dehart
Senior Environmental Engineer
Environmental Engineering and Resources
c/o Anheuser Busch Companies, Inc.
One Busch Place
St. Louis, Missouri 63118

RE: Construction Permit AC 16-39951 issued on October 22, 1981, for Anheuser Busch, Inc. - Jacksonville, Florida

Dear Mr. Dehart:

As requested, the following items were discussed by telephone on May 27, 1982, concerning your company's request for an operating permit to Bio-Environmental Services (BES) of Jacksonville, Duval County, Florida:

The "application to operate an air pollution source" to BES requested allowable emission limits that exceeded those limits contained in the referenced construction permit, which was "Public Noticed". The "Public Noticed" emission limits are based on a representative year, 1979, chosen by your company to reflect the historical actual emissions as part of the initial prevention of significant deterioration (PSD) review. The company's intent was to avoid PSD review by not increasing any pollutant emissions above the historical actual emissions. This is how the current construction permit was issued and accepted by the company (no comments were received during the allowed comment period). Therefore, if your request for an operating permit is not amended to reflect the maximum allowable emission limits contained in the referenced construction permit, the operating permit cannot be granted in accordance with Chapter 17-2.500(6)(b), Florida Administrative Code (FAC).

Don Dehart July 19, 1982 Page Two

- 2. If your company does want allowable emission limits above those contained in the referenced construction permit, submit to the BAQM-DER an application to "construct/modify an air pollution source". A review for PSD will be required according to Chapter 17-2.500, Florida Administrative Code (FAC) and the "Technical Review and Preliminary Determination" will be "Public Noticed" for the required 30-day period.
- 3. There were, as discussed, two typographical errors contained in the referenced construction permit:
 - a. Specific Condition No. 2: Total boiler operation hours should have read 35,040 hours.
 - b. Specific Condition No. 4: The correct maximum fuel allowed to be fired by Boilers 1-4, totally, should have read 15.441 X 10⁶ gallons per year (42,304 maximum gallons per 24-hour period), which is based on 2,316,144 X 10⁶ Btu Heat Input, total annual maximum allowed for the 4 boilers (66.1 X 10⁶ Btu Heat Input maximum per boiler per hour), 8760 hours per year per boiler, and 150,000 Btu per gallon (heat content).

If there are any questions, please call Bruce Mitchell at (904) 488-1344 or write to me at the above address.

Sincerely,

Steve Smallwood, P.E.

Bureau Chief

Bureau of Air Quality

Management

SS/RBM/bjm

cc: Jerry Woosley
Doug Dutton

Martha Harrell Hall

DEPARTMENT OF HEALTH, WELFARE & BIO-ENVIRONMENTAL SERVICES
Bio-Environmental Services Division
Air and Water Pollution Control

June 8, 1982



Mr. John Mueller, Plant Manager Anheuser Busch, Inc. P.O. Box 18017 AMF Jacksonville, Florida 32229

C 11 1 1 1992 C m 4 5 1 4

Re: Permit AC16-39951 - (Four Boilers)

Dear Mr. Mueller:

The Operation Permit application for the four boilers at your facility is currently under review by Mr. Don Dehart of your St. Louis office and Mr. Bruce Mitchell, Department of Environmental Regulation, Tallahassee, Florida. The emission limits applied for in the Operation Permit differ appreciably from the emission limits imposed in Construction Permit AC16-39951.

In order to allow sufficient time for resolution of these differences, I have enclosed a waiver form which, when properly executed, will extend the permit processing period to September 30, 1982. Please complete the waiver form in full and return to this Agency on or before June 18, 1982. Failure to submit a duly executed waiver in the time frame outlined, could result in the issuance of a letter of Intent to Deny the subject permit application.

If I can be of further assistance in this matter, please advise.

Very truly yours,

Jerry E. Woosley Assistant Engineer

JEW/vj

Enclosure

cc: Mr. Don Dehart, without enclosure

Ac: Mr. Bruce Mitchell, without enclosure

cc: Mr. Doug Dutton, without enclosure



EIO-ENVIRONMENTAL SERVICES Air and Water Pollution Control 515 W. 6th Street Jacksonville, Florida 32206-4397







Mr. Bruce Mitchell Dept. of Environmental Regulation Twin Towers Office Building 2600 Blairstone Road Tallahassee, Florida 32301 DEPARTMENT OF HEALTH, WELFARE & BIO-ENVIRONMENTAL SERVICES Bio-Environmental Services Division Air and Water Pollution Control

May 12, 1982

37.75

Mr. Clair Fancy Central Air Permitting Section Department of Environmental Regulation 2600 Blairstone Road Tallahassee, Florida 32301

Anheuser Busch - No. 1-4 Boilers

Dear Mr. Fancy:

During my review of the Operation Permit application for the captioned sources, some discrepancies have been noted between the Construction Permit AC16-39951 and the information provided in the Operating Permit application. The discrepancies are listed as follows:

Specific Condition No. 1

Pollutant	Construction Permit			Operating Permit Application			
Particulate	21.2	T/yr (per	boiler)	28.95 T/yr (per boiler)			
Sulfur Dioxide	530	T/yr (per	· boiler)	723.8 T/yr (per boiler)			
Nitrogen Oxides	85	T/yr (per	boiler)	115.8 T/yr (per boiler)			
		Specific	Condition	No. 2			

16,528 total boiler 35,040 total boiler hours hours per year per year

Specific Condition No. 4

44.5 X 10⁶ gallons 15.5 X 10⁶ gallons per year per year

It is noted that the 15.5 \times 10⁶ gallons per year fuel consumption is approximately equivalent to the previous permitted maximum allowable firing rate of 66.1 \times 10⁶ BTU per hour per boiler operating 8760 hours per year.

It is requested that your office make a determination as to the proper emission limits and proper wording for the Specific Conditions. If you have any questions concerning the Operation Permit application, please contact Mr. Don Dehart at (314) 577-4158 or write to him at:

> Mr. Don Dehart Senior Environmental Engineer Environmental Engineering and



Resources Department Anheuser Busch Companies, Inc. One Busch Place St. Louis, Mo. 63118

In order to complete the processing of the Operation Permit in a timely manner, it is requested that these issues be resolved by May 30, 1982.

If I may be of further assistance, please advise.

Very truly yours,

Jerry E. Woosley Assistant Engineer

JEW/vj

cc: Mr. Don Dehart (Anheuser Busch)
cc: Mr. Tom Martin (Anheuser Busch)

cc: Mr. Bruce Mitchell (DER)

E. Calducci indicated in telecom on March 19 that all four briles will endings increase shock incresses to 100 ft. feinit reneweds were withdrawn in Jax and one new application for all 4 kniles Ed will send over. See his lettered incompletens and B. thinks Son will increase by 81.5 7PT per boiler; 75P to increase deg + 12.3 per Les bailes according to him - haybe lass, Voder 50 TFY increase in Perticulate? (close) 100 BTO on 80,000 # steam





TO:

ANHEUSER-BUSCH COMPANIES

Inter-Office Correspondence

RECEIVED

MAR 2 2 1982

March 19, 1982

Mr. T. Martin

FROM: Mr. D. M. DeHart

JACKSONVILLE

cc: Messrs. J. Muelled GINEERING DEPT.
R. R. Imsande

J. L. Stein

Operating Permit for Jacksonville Boilers

Enclosed is a Certificate of Completion of Construction which accompanied Mr. J. E. Woosley's March 2, 1982 letter to me. You also received a copy of this letter. I have filled out the Certificate to reflect our current situation as far as the test results and maximum firing rates for each boiler are concerned. The construction permit dates may seem unusual but those were the dates requested by Mr. Woosley of the Jacksonville Bio-Environmental Services (JBES). This Certificate is ready to be signed by Mr. Mueller and then sealed by a Florida professional engineer.

Accompanying the Certificate are several pages of calculations and discussion which point out the minor changes that have been made to the maximum firing rate for each boiler and which attempt to correct errors in the construction permit AC 16-39951 and to clarify how the annual boiler emission limits can be written for maximum flexibility. I have also included two letters dated August 5, 1981 and November 3, 1981, which were referenced in the discussion. This entire "package" should accompany the Certificate when it is submitted to the JBES.

The accompanying "package" should satisfy Item (4) of Mr. Woosley's letter. Item (3) is included on the filled out Certificate. You have stated that you will take care of Items (2) and (5). Once the Certificate is signed and sealed then Item (1) will be complete.

Please submit all of the required items to the JBES per Mr. Woosley's letter. If you have any questions, don't hesitate to call.

DMD/bkb

a. M. Dillar

Enc.





STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL REQULATION

AIR POLLUTION SOURCES

CERTIFICATE OF COMPLETION OF CONSTRUCTION*

PERMIT NO. AC 16-39951	DATE: January 25, 1982
	County: Duval
Source Identification(s): Boilers 1, 2, 3, and	4
Max. Allowable No. 1 - 95* No. 3 - Operating Rates: No. 2 - 86* No. 4 - Expected Normal	90* Design Capacity: 100 X 10 B107 M7 00 12 - 81.7*
Boiler	tual Discharge Allowed Discharge on 5/22/81
1 Particulate 8.0 2 Particulate 6.5 3 Particulate 5.4 4 Particulate 6.8 Date plant placed in operation: November 10, 19 This is to certify that, with the exception of deviations of with the application to construct and Construction Performance 10, 19	06 1b/hr** 8.57 1b/hr 57 1b/hr 7.72 1b/hr 49 1b/hr 8.17 1b/hr 33 1b/hr 8.14 1b/hr
A. Applicant: John Mueller	Plant Manager
Name of Person Signing (Type)	Signature of Owner or Authorized Representative and Title
Date: Telephone:	4) 751-0700
B. Professional Engineer: CHARLES M. NOLAN Name of Person Signing (Type) Pat Nolan & Associates	Signature of Professional Cygineer
Company Name	Date: 3-26-82 (Seal)
8141 Sierra Madre Dr.W., Jax. Mailing Address (904) 737-7468 Telephone Number	<u>. Fl</u> a. 3221/

^{*}This form, satisfactorily completed, submitted in conjunction with an existing application to construct permit and payment of application processing fee will be accepted in lieu of an application to operate.

^{**} As built, if not built as indicated include process flow sketch, plot plan sketch, and updates of applicable pages of application form.

ANHEUSER-BUSCH, INC. JACKSONVILLE BREWERY Permit AC16-39951 Permit Deviations March 18, 1982

1. Maximum Allowable Firing Rate (Input)

Based on firing rates for emissions test of April 21, 22, 23, 1981.

Boiler No.	Input during test, 10 ⁶ BTU/hr ave.	Maximum allowable Input, 10 ⁶ BTU/hr*
1	85.7	95
2	77.2	. 86
3	. 81.7	91
4	81.4	90
	Tota	1 Facility 362

*See Mr. E. P. Balducci's letter of August 5, 1981

2. Maximum Hourly Oil Usage

Bases: The maximum allowable input per boiler and 150,000 BTU/gal for No. 6 fuel oil.

Boiler No.	Max. Input, 10 ⁶ BTU/hr		Oil heat content, gal/10 ⁶ BTU	Max	oil usage, gal/hr
1	95	x	6.6667 =		633.3
2	86	· x .	6.6667		573.3
3	91	x	6.6667 =		606.7
4	90	x	6.6667 =	_	600.0
			Total, Facilit	y 2	2,413.3

3. Maximum Hourly Emissions

a. Particulate

Boiler No.	Max. Input, 10 ⁶ BTU/hr		Florida allowable, 1b/10 ⁶ BTU Input		Max. Emissions 1b/hr
1	95	x	0.1	=	9.5
2	86	x	0.1	=	8.6
3	91	x	0.1	=	9.1
4	90	x	0.1	=	9.0
			Total, F	acil	ity 36.2

b. <u>SO</u>2

Boiler No.	Max. Input, 10 ⁶ BTU/hr		Florida allowable, 1b/10 ⁶ BTU Input		Max. Emissions 1b/hr
. 1	95	x	2.5	=	237.5
2	86	x	2.5	= -	215.0
3	91	x	2.5	=	227.5
4	90	x	2.5	=	225.0
			Total, Fac	ilit	y 905.0

$c. NO_x$

Boiler No.	Max. oil use gal/hr		AP-42 Factor, 1b/gal		Max. Emissionslb/hr
1	633.3	x	60/1000	=	38.0
2	573.3	×	0.060	· · · · · · · · · · · · · · · · · · ·	34.4
3	606.7	×	0.060	=	36.4
4	600.0	x	0.060	=	36.0
			Total. Fac:	ilit	y 144.8

4. Actual Annual Emissions

The facility (all 4 boilers combined) actual emissions shown in the revised Emission Calculations that accompanied the construction permit application are correct. (Refer to page 2, revision 2 dated 11/2/81). This is equivalent to 15.5×10^6 gal/yr of No. 6 fuel oil for the facility. Also the actual emissions per boiler shown in the same calculation is acceptable for particulate SO_2 , and NO_x if the per boiler emission is averaged over all four boilers. This averaging will allow for unequal boiler use while still maintaining the overall facility emission limit. See my letter of November 3, 1981 to Mr. Carl Bock.

5. Potential Emissions

- a. Hourly Potential Emissions equal the Maximum Hourly Emissions of Section 3 as there are no additional emission control devices on the boilers.
- b. Annual Potential Emissions assume continuous operation or 8760 hr/yr at the presently permitted maximum input of 66.1 x 10^6 BTU/hr/boiler.

	Allowable Emissions, 1b/10 ⁶ BTU		Permit Limit, 10 ⁶ BTU/hr		Operating Time, hr/yr		Factor, Ton/2000 1b	Annual Potential Emissions, Tons/hr/boiler
Particulate	0.1	x	(66.1	x	8760	x	0.0005) =	28.95
so ₂	2.5	×	•		289.518		· -) =	723.8
no_x	0.060 lb gal	x	(289.51	8	6.6667 ga	1) =	115.8

6. Allowable Emissions

Basis for allowable emission rates has not changed from page 3 (dated 1/22/81) of the Emission Calculations. Only the maximum firing rates of the boilers have changed. The allowable emissions for particulate and SO_2 on a per boiler basis is identical to the emissions shown in Sections 3a and 3b. Again there is no limit specified for NO_{x} .

November 3, 1981

Mr. Carl Bock
Bureau of Air Quality Management
Department of Environmental Regulation
Twin Towers Office Building
2600 Blair Stone Road
Tallahassee, Florida 32301

Re: Boiler Operation Modification

Permit AC 16-39951

Dear Mr. Bock:

Please recall our phone conversations of October 26 and 28, 1981 concerning the above mentioned permit. As we discussed, several areas of the permit were not correctly worded if Anheuser-Busch was to maintain the same annual firing capacity as was allowed in the most recent permits. These permits were referenced in the application revision of 4/14/81 in paragraph IID.

In order to obtain the proper allowance for the firing rates allowed in the previous permits, you requested that the Actual annual emissions in Par. IIIC of the application be amended to show the annual emissions when operating the boilers at the permitted firing rate; namely, 66.1 X 10⁶BTU/hr/boiler input. It is the Actual annual emissions listed by the permittee that is used as a basis for the emission limits of the new permit.

Accordingly, I have enclosed a revised Page 3 of the application plus a revised Page 2 of the Emission Calculations to reflect this change. This should allow you to rewrite Specific Condition 1 of the pending permit to allow the previously permitted annual emissions. As you indicated by phone, the new annual limits would be 28.95 tons particulate/yr/boiler, 723.8 tons $SO_2/yr/boiler$, and 115.8 tons $NO_x/yr/boiler$. The hourly emission rates were okay.

If you will be writing these annual emission limits on a per boiler basis, I offer this suggestion. Make the annual emission limits as an average for the four boilers. This will allow for unequal use of the boilers and still maintain the emission limit for the entire facility.

As for the other permit Specific Conditions that we discussed, changing Condition No. 2 to "...not to exceed 35,040 hours per year." is acceptable. Also, in Condition No. 4, correcting the total fuel consumption to "...not to exceed 15.5 X 10⁶ gal. in a calendar year." is equivalent to all four boilers operating continuously at 66.1 X 10⁶BTU/hr/boiler input. As for the reporting and record keeping in Conditions No. 5 and 6, you indicated that this should be worked out with the Jacksonville Bio-Environmental Services

ir. Carl Bock November 3, 1981 Page 2

when we are ready to get the operating permit. With the revised conditions noted above, some of the compliance reporting appears to be unnecessary.

Hopefully, these revisions will lead us to our goal; namely, more flexibility in boiler operation while maintaining the emissions allowed in the current and previous permits. It has been a pleasure working with you even if only by phone and letter. Your continuing cooperation and assistance is appreciated. As before, if any new questions or issues arise, please contact me at my St. Louis office.

eretak hili sakibi kalemili pirotaan di ili umta dak inculusi beysi

Yours truly,

D. M. DeHart

Senior Environmental

Engineer

DMD/bkb

Enc.

cc: Mr. R. S. Pace
Jacksonville Bio-Environmental
Services w/enc.

SECTION III: AIR POLLUTION SOURCES & CONTROL DEVICES (Other than Incinerators)

Raw Materials and Chemicals Used in your Process, if applicable: Rev. 2, 11/2/81

Description	Contar	ninants	Utilization	Relate to Flow Diagram	
Description	Type	% Wt	Rate - lbs/hr		
				·	
		<u> </u>		,	

B.	Process	Rate	if	applicable:	(See	Section V	Item	11
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- 1. Total Process input Rate (lbs/hr): for each of four boilers 86,000 lb/hr max (water-steam) - 86,000 lb/hr max (steam)
- 2. Product Weight (lbs/hr): .

C.

Airborne Contaminants Emitted: See attached Emission Calculations EACH boiler at 100×10^6 BTU/hr input

Name of Contaminant	Emission ¹		Allowed Emission ²	Allowable ³	Potential Emission ⁴		Relate
	Maximum lbs/hr	Actual Τ/γr	Rate per Ch. 17-2, F.A.C.	Emission lbs/hr	lbs/hr	T/yr	to Flow Diagram
Particulate	10.0*	28.95	Use 17-2.05(6) Table II	10	10.0	28.95	1,2,3,4
Sulfur Dioxide	250**		Source "E"(1)(b) 1.a.** (per Mr. E. Balducci)	250	250	723.8	
Nitrogen Oxide	40.0	115.8	None specified		40.0	115.8	

Control Devices: (See Section V, Item 4)

Name and Type (Model & Serial No.)	Contaminant	Efficiency	Range of Particles ⁵ Size Collected (in microns)	Basis for Efficiency (Sec. V, It ⁵	
	- AMERICA A CARACTER	9-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
		· · · · · · · · · · · · · · · · · · ·			

¹See Section V, Item 2.

* Maximum allowable. Also see emission

** 0.1 lb particulate/ 10^6 BTU input. 2.5 lb $SO_2/10^6$ BTU input

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tests of April, 1981.

Reference applicable emission standards and units (e.g., Section 17-2.05(6) Table II, E. (1), F.A.C. — 0.1 pounds per million BTU heat input)

³Calculated from operating rate and applicable standard

⁴Emission, if source operated without control (See Section V, Item 3)

⁵If Applicable

SECTION III: AIR POLLUTION SOURCES & CONTROL DEVICES (Other than Incinerators)

Raw Materials and Chemicals Used in your Process, if applicable:

Rev. 1, 5/28/81

Description	Contar	minants	Utilization	Relate to Flow Diagram	
	Туре	% Wt	Rate - Ibs/hr		
····					
			·		
				}	

- Process Rate, if applicable: (See Section V, Item 1)
 - 1. Total Process Input Rate (lbs/hr): for each of four boilers 90,000 lb/hr max (water-steam)
 - 2. Product Weight (lbs/hr): _

- 90,000 lb/hr max (steam)

Airborne Contaminants Emitted: See attached Emission Calculations EACH boiler at 100 x 106 BTU/hr input

	Emission ¹		Allowed Emission ²	Allowable ³	Potential Emission ⁴		Relate
	Actual T/yr	Rate per Ch. 17-2, F.A.C.	Emission lbs/hr	lbs/hr	T/yr	to Flow Diagram	
Particulate	10.0*	21.2	Use 17-2.05(6) Table II	10	10.0	43.8	1,2,3,4
Sulfur Dioxide	250**	530	Source "E"(1)(b)	250	250	1095	
			1.a.** (per Mr.	f +1		· · ·	
			E. Balducci)	********			
Nitrogen Oxide	40.0	85	None specified		40.0	175	

Control Devices: (See Section V, Item 4)

Contaminant	Efficiency	Range of Particles ⁵ Size Collected (in microns)	Basis for Efficiency (Sec. V, 11 ⁵	
-				
			(in microns)	

¹See Section V, Item 2.

Maximum allowable. Also see emission

0.1 1b particulate per 10⁶ BTU heat input.

⁵11 Applicable

tests of April, 1981.

Reference applicable emission standards and units (e.g., Section 17-2.05(6) Table II, E. (1), F.A.C. — 0.1 pounds per million BTU

 $^{^3}$ Calculated from operating rate and applicable standard

 $^{^{4}}$ Emission, if source operated without control (See Section V, Item 3)

^{2.5} lb SO₂ per 10⁶ BTU heat input

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D. <u>Maximum</u> <u>Emissions</u>

(Florida allowable) x (capacity input) = Max. Emissions $(1b/10^6 BTU input) \times (100 \times 10^6 BTU/hr input)$ Particulate 100 = 10.0 lb/hr/boiler or 40.0 lb/hr/facility S0₂ 2.5 100 = 250 lb/hr/boiler Х or 1000 lb/hr/facility $x (100/(0.150 \times 10^6 BTU)/qal) = 40.0 lb/hr/boiler$ NO_{x} (Par. IA 0.060 lb/gal Factor) or 160.0 lb/hr/facility

NOTE: Particulate test results performed in April, 1981, confirm that the boilers meet this standard.

E. Actual Annual Emissions

Basis: 66.1×10^6 BTU/hr/boiler for four (4) boilers as limit for permits listed in Par. IID. This is equivalent to an input of 579 x 10^9 BTU/boiler/yr and 2.316×10^9 BTU/yr for the facility.

(Florida allowable) x (annual input) x $\left(\frac{1 \text{ ton}}{2000 \text{ lb}}\right)$ = Facility Actual (lb/10⁶ BTU input) (2,316 x 10⁹ BTU)/2000

Particulate 0.1 x (2,316,000/2000) = 115.8 tons/yr or 28.95 tons (ave)/yr/boiler S02 2.5 x 1158 = 2895 tons/yr or 723.8

NO. (Par. IA 0.060 lb 1158 463.2 tons/vr or 115.

NO_X (Par. IA $\frac{0.060 \text{ lb}}{\text{gal}}$ x $\frac{1158}{(0.15 \times 10^6 \text{ BTU/gal})}$ = $\frac{463.2 \text{ tons/yr or } 115.8}{\text{tons (ave)/yr/boiler}}$

F. <u>Potential Emissions</u>

- 1. Hourly Potential Emissions equal hourly Maximum Emissions (Par. D) as there are no additional emission control devices on the boilers.
- 2. Annual Potential Emissions assume continuous operation or 8760 hr/yr at the presently permitted maximum of 66.1×10^6 BTU/hr/boiler (based on an annual fuel usage.)

1b/hr x $\left(\frac{66.1 \times 10^6 \text{ BTU/hr}}{100 \times 10^6 \text{ BTU/hr}}\right) \times \left(\frac{8760 \text{ hr}}{\text{yr}}\right) \times \left(\frac{1 \text{ ton}}{2000 \text{ lb}}\right)$

Particulate 10.0 x 0.661(8760/2000) = 28.95 tons/yr/boiler SO_2 250 x 2.895 = 723.8 tons/yr/boiler

 NO_X 40.0 x 2.895 = 115.8 tons/yr/boiler