



Jeb Bush
Governor

Department of Environmental Protection

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

David B. Struhs
Secretary

May 20, 2002

Mr. George M. Koontz
Plant Manager
Pensacola Plant
Armstrong World Industries, Inc.
P.O. Box 1991
Pensacola, Florida 32589-1991

Re: 112(j) Notification Information Submittal

Dear Mr. Koontz:

Thank you for submitting the referenced information in your letter received May 15, 2002. Your information submittal appears to meet our current 112(j) requirements.

Please be aware that, although your letter refers to this information submittal as an "application," the Department does not recognize your submittal as a state permit application and has no plans to process it as such.

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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PART 1 Maximum Achievable Control Technology (MACT) Application


1.	Company Name: Armstrong World Industries, Inc. Pensacola Plant
2.	Mailing address: P.O. Box 1991 Pensacola, FL 32589-1991
3.	Physical location of the sources: 300 South Myrick Street Pensacola, FL 32505-8064 Escambia County
4.	Permit number(s) for the facility: 0330006-001-AV
5.	Full name of contact person for this facility at physical location: Thomas P. Gible
6.	Contact phone number: (850) 435-2202
7.	Contact email address: <u>Thomas P Gible@armstrong.com</u>
8.	Brief description and identification of each source and the relevant source category: Armstrong is a manufacturer of acoustical and non-acoustical ceiling tiles. The Pensacola Plant is a major source of hazardous air pollutants. The facility blends paints, additives, and adhesives for use in surface coating of products. These blending operations are potentially subject to Part 63, Subpart FFFF. Coating of such products is potentially subject to Part 63, Subpart JJJJ. The Armstrong Pensacola Plant has only "direct-fired" heaters at this time, and these are currently not addressed under Part 63, Subpart DDDD.
9.	Identification of the affected sources for which a Section 112(g) MACT determination has been made: N/A – No affected sources for which a Section 112(g) MACT determination has been made.
10.	Number of affected sources identified at the facility: The Pensacola Plant has multiple dryers (indirect-fired), space heaters and other fired natural gas-fired equipment. Paint mixing operations and coating operations are also utilized.

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MAY 15 2002

BUREAU OF AIR REGULATION

I certify under penalty of law that based on information and belief formed after a reasonable inquiry, the statements and information contained in this application are true, accurate, and complete.


Signature of Responsible Official

5-13-02
Date

George M. Koontz, Plant Manager
Printed Name/Title

- EPA Region IV Mailing Address:

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

Party# SSN# FEID#

Name
(first) (middle) (last) (sf)
Company Title Noncompliant
Voice Ext Fax Mobile Email

Address Address Type
 Mailing Address
City State Zip -
Country



Department of Environmental Protection

FILE

Jeb Bush
Governor

Twin Towers Office Building
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

David B. Struhs
Secretary

December 19, 2003

Mr. George M. Koontz
Plant Manager
Armstrong World Industries, Inc.
Pensacola Plant
P.O. Box 1991
Pensacola, FL 32589-1991

Re: Final National Emission Standards for Hazardous Air Pollutants (NESHAP):
Miscellaneous Organic Chemical Manufacturing
Miscellaneous Coating Manufacturing

Dear Mr. Koontz:

You indicated, in the 112(j) notification that you submitted last year, that Armstrong World Industries Pensacola Plant might be subject to the NESHAP (40 CFR 63 Subpart FFFF) for Miscellaneous Organic Chemical Manufacturing. You may be interested in knowing that the USEPA published the final NESHAP regulation for this source category in the Federal Register on November 10, 2003. Therefore, 112(j) requirements no longer apply to Miscellaneous Organic Chemical Manufacturing emissions units. If you are interested in reading the final standards, the NESHAP and a Fact Sheet explaining the standards may be accessed through the USEPA website at <http://www.epa.gov/ttn/atw/mon/monpg.html>. "Existing" affected sources must be in compliance with Subpart FFFF standards by November 10, 2006. For the purposes of Subpart FFFF, affected sources are "existing" if construction or reconstruction of the affected source commenced before April 5, 2002.

You might also be interested in knowing that the USEPA created a new NESHAP category for Miscellaneous Coating Manufacturing (40 CFR 63 Subpart HHHHH). Miscellaneous Coating Manufacturing was previously a subcategory in Miscellaneous Organic Chemical Manufacturing. It is possible that you are actually subject to this new NESHAP for Miscellaneous Coating Manufacturing instead of the NESHAP for Miscellaneous Organic Chemical Manufacturing. The USEPA published the final NESHAP regulation for Miscellaneous Coating Manufacturing in the Federal Register on December 11, 2003. If you are interested in reading the final standards, they may be accessed through the USEPA website at <http://www.epa.gov/ttn/atw/mcm/mcmpg.html>. "Existing" affected sources must be in compliance with Subpart HHHHH standards by December 11, 2006. However, if you add equipment to your existing affected source after December 11, 2003 you must comply with the requirements for existing sources in this subpart upon startup of the added equipment. For the purposes of Subpart HHHHH, affected sources are "existing" if construction or reconstruction of the affected source commenced before April 5, 2002.

If you have any questions concerning this information, please contact me at (850)921-9534 or Cindy.Phillips@dep.state.fl.us.

Sincerely,

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

c: Sandra Veazey, NWD

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