

Jeb Bush
Governor

November 17, 2003

Department of Environmental Protection

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

David B. Struhs
Secretary

FILE

Ms. Joette Bailey-Keown, Director
Environmental Services
Ball Corporation
Packaging Operations
9300 West 108th Circle
Broomfield, CO 80021-3682

Re: Final National Emission Standards for Hazardous Air Pollutants (NESHAP) – Metal Can Coating

Dear Ms. Bailey-Keown:

The 112(j) notification that was submitted last year for the Ball Metal Beverage Container Corporation in Tampa, Florida, indicated that the facility would be subject to the NESHAP (40 CFR 63 Subpart KKKK) for Metal Can Coating. You may be interested in knowing that the USEPA published the final NESHAP regulation for this source category in the Federal Register on November 13, 2003. Therefore, 112(j) requirements no longer apply to metal can coating activities.

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/mcan/mcanpg.html>. If you do not have access to the Internet, and would like to receive a paper copy of the final standards in the mail, please contact Mr. Bobby Bull at (850) 921-9585 or Robert.Bull@dep.state.fl.us.

“Existing” affected sources must be in compliance with Subpart KKKK standards by November 13, 2006. For the purposes of Subpart KKKK, affected sources are “existing” if construction or reconstruction of the affected source commenced before January 16, 2003. For compliance dates for “new” affected sources, please refer to section 63.3483 of the standards.

Since the submitted 112(j) notification also indicated that Ball Metal Beverage Container Corporation would be subject to Subpart DDDDD-I/C/I Boilers and Process Heaters, the facility may still be required to submit a 112(j) MACT Title V permit revision application for this subpart by April 28, 2004, unless this proposed subpart is final by then.

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: Jerry Campbell, EPCHC

“More Protection, Less Process”

Printed on recycled paper.



Ball Corporation
Packaging Operations
9300 West 108th Circle, Broomfield, CO 80021-3682 (303) 460-5530 Fax (303) 460-5238

RECEIVED

MAY 01 2002

BUREAU OF AIR REGULATION

April 24, 2002

ES02-L-135
Certified

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

Subject: **112(j) NOTIFICATION**

Ref: Facility I.D. No. 0570160-006-AV

Dear Ms. Phillips:

In accordance with the requirements of Section 112(j) of the Clean Air Act Amendments, Ball is hereby submitting the required information. Additionally, we are submitting supplemental information contained in Attachment 2, which more specifically identifies the operations conducted at this facility.

Should you have questions regarding this submittal, please call Mr. Tom Knight at 303.460.5493.

Sincerely,

Joette Bailey-Keown, Director
Environmental Services

cc: Mr. Doug Neeley, USEPA Region IV
Tom Knight, Ball Corporation

Attachments

GENERAL INFORMATION

1. Source Name: Ball Metal Beverage Container Corp.		2. State Source ID: 0570160-006-AV	
3. Contact Name and Telephone Number: Tom Knight, 303.460.5493			
4. Physical Location of this source			
Address: 4700 Whiteway Drive			
City: Tampa		State: FL	ZIP Code: 33617
5. Provide the Mailing Address for this source			
Address: 4700 Whiteway Drive			
City: Tampa		State: FL	ZIP Code: 33617

SOURCE DESCRIPTION AND RELEVANT SOURCE CATEGORY**6. Brief description of the major source**

This facility manufactures aluminum beverage cans for the beverage and beer industry. The facility has three can lines. Cans are made by taking aluminum sheets, using a cupping press to stamp out cups, using bodymakers to form the cup into a 12 ounce can, washing the cans using corrosive materials, decorating the exterior of the can with ink and varnish, coating the interior of the can for corrosion and flavor protection, and palletizing the cans for shipment. Note that the cans are dried between each wet process.

7. List of each relevant source category (e.g., Metal Can-Subpart KKKK; Miscellaneous Metal Parts and Products-Subpart MMMM; Boilers/Process Heaters-Subpart DDDDD; Metal Coil-Subpart SSSS)

Metal Can-Subpart KKKK

Boilers/Process Heaters-Subpart DDDDD

TYPES OF EMISSION POINTS

8. Identification of types of emission points for each relevant source category

Emission points include the following: drying ovens (after each wet process), decorators (used for can printing), internal coating spray guns, baghouses (to collect particulates from the IC spray machines), basecoater, rim coaters and a regenerative thermal oxidizer.

Fugitive emission points include the following: washers

112(g) Determinations

9. Identification of any affected source for which a 112(g) determinations has been made

Line 3 is subject to Section 112(g).

CERTIFICATION AND SIGNATURE

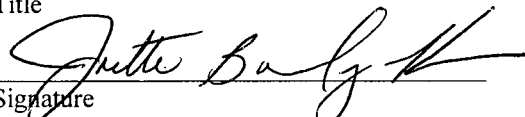
Based on information and belief formed after reasonable inquiry, I certify the statements and information contained in this application are true, accurate, and complete.

Joette Bailey Keown

Name (typed)

Director, Environmental Services

Title


Signature

April 24, 2002

Date

SUPPLEMENTAL EMISSION POINT INFORMATION

The types of emission points listed on the 112(j) Part 1 application for the Metal Can MACT source category fall within the affected source subcategories CHECKED below:

1. One- and two-piece D&I can body coatings
 - 2-Piece Beverage
 - 2-Piece Food
 - 1-Piece Aerosol

2. Sheetcoating
 -

3. Three-piece can assembly coatings
 - Inside spray
 - Aseptic side seam stripe
 - Non-aseptic food side seam strip
 - General line side seam stripe
 - Aerosol side seam stripe

4. End lining coatings
 - Aseptic end seal compounds
 - Non-aseptic end seal compounds

These subcategories represent the draft MACT source subcategories presented by the U.S. Environmental Protection Agency (EPA) at the November 2, 2001 Metal Can MACT stakeholder meeting. EPA has indicated that the MACT rule will include an emission limit (expressed in pounds of HAP per gallon of coating solids applied) for the coatings used in each of these subcategories (e.g., 2-piece beverage, 2-piece food, 1-piece aerosol, sheetcoating, 3-piece inside spray, etc.)

Note: EPA has indicated that cleaning materials will not be included in the subcategory emission limits but rather will be covered by workplace practices/housekeeping requirements.