



**FLORIDA LINE OF ASTATULA**  
"OUR BUSINESS IS TOPS"

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MAY 16 2002

BUREAU OF AIR REGULATION

May 14, 2002

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

**RE: Florida Line of Astatula, Inc.**  
**Title V Permit No. 0690061-005-AV**

Dear Ms. Phillips:

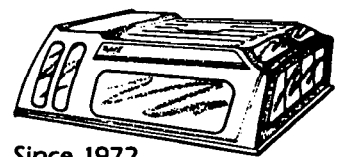
Florida Line of Astatula, Inc. (Florida Line) manufactures fiberglass tops for pickup trucks at its facility located in Astatula, Lake County, Florida. The Florida Line facility manufacturing process includes the spray layup fabrication of fiberglass top shells, two paint spray booths for painting of tops, and final installation of the finished tops to pickup trucks or shipment to third party installers. Estimates of potential hazardous air pollutant (HAP) emission rates indicate that the Florida Line facility is a major HAP source. The following information is provided in response to your April 5, 2002 correspondence regarding Section 112(j) Maximum Achievable Control Technology (MACT) notification requirements.

Item 1. Name, physical location, and brief facility description

**Florida Line of Astatula**  
**25846 County Road 561, Astatula, Lake County, Florida**  
**Fiberglass fabrication and spray painting facility**

Item 2. Identification of relevant industry type source categories

**Plastic Parts (Surface Coating)**  
**Reinforced Plastics Products Manufacturing**



Since 1972

Ms. Cindy Phillips, P.E.  
May 14, 2002  
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Item 3. List of emission units belonging to relevant industry type source categories .

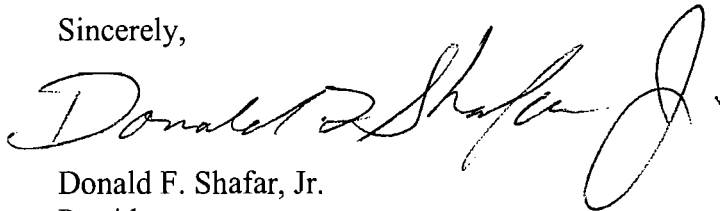
**Two Paint Spray Booths and Spray Layup Fabrication Area**

Item 4. Identification of any affected sources for which a Section 112(g) MACT Determination has been made.

**None**

Please contact the undersigned at (352) 742-1818 if you have any questions regarding This submittal.

Sincerely,



Donald F. Shafar, Jr.  
President  
(Title V Permit Responsible Official)

I hereby certify, based on information and belief formed after reasonable inquiry, that the Statements made in this letter are true, accurate, and complete.

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

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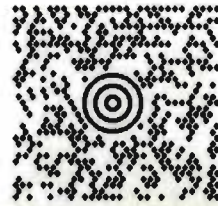
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Original Document

**FROM:**  
KONNIE SHAFAR  
(352) 742-1818  
FLORIDA LINE OF ASTATULA INC.  
25846 COUNTY ROAD 561  
ASTATULA FL 34705

LTR 1 OF 1



**FL 323 0-01**



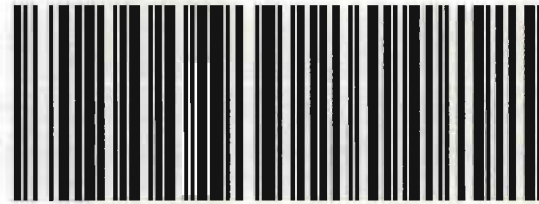
**SHIP TO:**

MS. CINDY PHILLIPS, P.E.  
FLORIDA DEPT. OF ENVIRONMENTAL PROT  
2600 BLAIR STONE ROAD  
MS5505  
BUREAU OF AIR REGULATION  
**TALLAHASSEE FL 32399-2400**

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