Check Sheet

Company Name: MARK III NDUS	TRIES
Permit Number: <u>AC 47-170847</u>	
PSD Number:	
Permit Engineer:	
Application: Initial Application Incompleteness Letters Responses Waiver of Department Action Department Response Other	Cross References: DAO 92-166619 DAC 42-170342 DAC 42-154395
Intent:	
Intent to Issue	
Notice of Intent to Issue Technical Evaluation	
BACT Determination	
Unsigned Permit	
Correspondence with:	
EPA	•
Park Services	
Other	
Proof of Publication	
Petitions - (Related to extensions, hearings, etc.)	
Waiver of Department Action	
☐ Other	
Final Determination: Final Determination	
Signed Permit	
BACT Determination	
Other	
Post Permit Correspondence:	
Extensions/Amendments/Modifications	
Other	

BEST AVAILABLE COPY

SENDER: Complete items 1 and 2 when additional 3 and 4. Put your address in the "RETURN TO" Space on the rever card from being returned to you. The return receipt fee will p to and the date of delivery. For additional fees the following for fees and check box(es) for additional service(s) reques 1. □ Show to whom delivered, date, and addressee's ad (Extra charge)	se side. Failure to do this will prevent this rovide you the name of the person delivered services are available. Consult postmaster ted.
3. Article Addressed to: Doy T Boud III Chief	4. Article Number 883
ROY T BOUR III, Chief Naux III Ind. 5401 NW 44th Ave OCALA, F1 32675	Type of Service: Registered Insured Certified COD Express Mail Receipt for Merchandise
	Always obtain signature of addressee or agent and DATE DELIVERED.
5. Signature — Address X	Addressee's Address (ONLY if requested and fee paid)
6. Signature - Agent Shalmpl 7. Date of Delivery 1-30 90 Sc	P
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P 538 762 883

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL

Sent to Roy T Boy HTT

Street and No. 1 - 5401 NW HTT

Postage S

Certified Fee

Special Delivery Fee

Return Receipt showing to whom and Date Delivery
Date, and Address of Delivery

TOTAL Postage and Fees

Postmark or Date

TRULLS 1 - 26 - 90



Florida Department of Environmental Regulation

Twin Towers Office Bldg. • 2600 Blair Stone Road • Tallahassee, Florida 32399-2400

Bob Martinez, Governor Dale Twachtmann, Secretary

John Shearer, Assistant Secretary

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL REGULATION
NOTICE OF PERMIT

Mr. Roy T. Boyd III Chief Executive Officer Mark III Industries 5401 NW 44th Avenue Ocala, Florida 32675

January 26, 1990

Enclosed is construction permit No. AC 42-170842 for Mark III Industries to modify the existing woodworking shop operations and to permit the wastewood chipper at their facility in Ocala, Marion County, Florida. This permit is issued pursuant to Section 403, Florida Statutes.

Any party to this permit has the right to seek judicial review of the permit pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in Office of General Counsel, 2600 Blair Stone Tallahassee, Florida 32399-2400; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date this permit is filed with the Clerk of the Department.

Executed in Tallahassee, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

C. H. Fancy, P.E.

Chief

Bureau of Air Regulation

Copy furnished to:

B. Thomas, SW District

D. Gaboardi, Mark III Ind.

D. R. Kirby, P.E., JEG, Inc.

T. P. Oxford, JEG, Inc.

CERTIFICATE OF SERVICE

	T	he ι	unders	signed	d duly	des	ignated	depı	ıty d	clerk he	ereby	•
cert	if	ies	that	this	NOTICE	OF	PERMIT	and	all	copies	were	mailed
befo	re	the	e clos	se of	busines	ss c	on -	26	-9	0	•	

FILING AND ACKNOWLEDGEMENT FILED, on this date, pursuant to \$120.52(9), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

Clerk

Date

Final Determination

Mark III Industries Marion County Ocala, Florida

Construction Permit No. AC 42-170842

Department of Environmental Regulation Division of Air Resources Management Bureau of Air Regulation

Final Determination

The construction permit application has been reviewed by the Department. Public Notice of the Department's Intent to Issue was published in The Ocala Star-Banner on December 25, 1989. The Technical Evaluation and Preliminary Determination were available for public inspection at the DER's Southwest District office and Bureau of Air Regulation office.

There were no comments received on the proposed action. Therefore, it is recommended that the proposed construction permit be issued as drafted.



Florida Department of Environmental Regulation

Twin Towers Office Bldg. ● 2600 Blair Stone Road ● Tallahassee, Florida 32399-2400

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary

PERMITTEE:
Mark III Industries
5401 N.W. 44th Avenue

Ocala, Florida 32675

Permit Number: AC 42-170842 Expiration Date: June 30, 1990

County: Marion

Latitude/Longitude: 29°11'00"N

82°15'24"W

Project: Woodworking Shop Operations & Associated Baghouse

Control System

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code (F.A.C.) Chapters 17-2 and 17-4. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents attached hereto or on file with the Department and made a part hereof and specifically described as follows:

For modifications to the existing woodworking shop to increase the hours of operation and production rate and to permit the existing wastewood chipper, which will be connected to the existing baghouse control system servicing the woodworking shop operations and will become a part of the woodworking shop operations.

The UTM coordinates are Zone 17, 377.81 km East and 3228.77 km North.

The Standard Classification Codes are:

- o 3-07-008-98 Sawing:Baghouse Exhaust (BE) (10³ Board feet) o 3-07-008-98 Sanding/Planing:BE (10³ Board feet)
- o 3-07-030-98 Sanding/Planing:Operations (10³ Board feet)
- o 3-07-020-99 Wastewood Chipper:BE (Tons Produced)
- o 3-07-008-99 Wastewood Chipper:BE (Tons Produced)

The source shall be constructed in accordance with the permit application, plans, documents, amendments and drawings, except as otherwise noted in the General and Specific Conditions.

Attachments are listed below:

- Application to Construct Air Pollution Sources, DER Form 17-1.202(1), received September 29, 1989.
- 2. Mr. R. Thad Boyd III's letter with attachments received October 26, 1989.

Permit Number: AC 42-170842 Expiration Date: June 30, 1990

Attachments Continued:

- Mr. C. H. Fancy's letter dated October 27, 1989. F.A.C. Chapter 17-2 dated October, 1989. F.A.C. Chapter 17-4 dated September 13, 1989. 40 CFR 60, Appendix A; July 1, 1988 version. Technical Evaluation and Preliminary Determination dated 7. December 8, 1989.

Permit Number: AC 42-170842 Expiration Date: June 30, 1990

GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.161, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in Subsections 403.087(6) and 403.722(5), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither 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. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgement of title, and does not constitute authority for the use 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.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.

Permit Number: AC 42-170842 Expiration Date: June 30, 1990

GENERAL CONDITIONS:

6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at a reasonable time, access to the premises, where the permitted activity is located or conducted to:
 - a. Have access to and copy any records that must be kept under the conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. 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 provide the Department with the following information:
 - a. a description of and cause of non-compliance; and
 - b. the period of noncompliance, including 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.

Permit Number: AC 42-170842 Expiration Date: June 30, 1990

GENERAL CONDITIONS:

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 for revocation of this permit.

- 9. 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 involving the permitted source arising under the Florida Statutes or Department rules, except where such use is proscribed by Sections 403.73 and 403.111, Florida Statutes. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
 - 10. The 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.
 - 11. This permit is transferable only upon Department approval in accordance with Florida Administrative Code Rules 17-4.120 and 17-30.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
 - 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
 - 13. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and

Permit Number: AC 42-170842 Expiration Date: June 30, 1990

GENERAL CONDITIONS:

records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.

- c. Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - the person responsible for performing the sampling or measurements;
 - the dates analyses were performed;
 - the person responsible for performing the analyses;
 - the analytical techniques or methods used; and
 - the results of such analyses.
- 14. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

SPECIFIC CONDITIONS:

- 1. Permitted hours of operations are 24 hrs/day, 7 days/wk, and 51 wks/yr, for a total of 8,568 hrs/yr.
- 2. The total allowable particulate matter (PM) emissions from the baghouse control system shall not exceed 6.4 lbs/hr and 27.4 TPY.
- 3. Visible emissions (VE) shall be less than 20% opacity pursuant to F.A.C. Rule 17-2.610(2).
- 4. Initial and annual PM and VE compliance tests shall be conducted concurrently and using EPA Reference Methods 5 and 9, respectively, in accordance with F.A.C. Rule 17-2.700(6) and 40 CFR 60, Appendix A (July 1, 1988 version).
- 5. Objectionable odors shall not be allowed off plant property in accordance with F.A.C. Rule 17-2.620(2).

Permit Number: AC 42-170842 Expiration Date: June 30, 1990

SPECIFIC CONDITIONS:

- 6. The woodworking shop operations are subject to the provisions of F.A.C. Rules 17-2.240: Circumvention; 17-2.250: Excess Emissions; and, 17-4.130: Plant Operations-Problems.
- 7. The woodworking shop operations are subject to all applicable provisions of F.A.C. Chapters 17-2 and 17-4.
- 8. The Department's Southwest District office shall be notified in writing at least 15 days prior to conducting compliance tests in accordance with F.A.C. Rule 17-2.700(2)(a). The test reports shall be submitted to the Department's Southwest District office no later than 45 days after the last sampling run of each test is completed in accordance with F.A.C. Rule 17-2.700(7).
- 9. The permittee, for good cause, may request that this construction permit be extended. Such a request shall be submitted to the Bureau of Air Regulation prior to 60 days before the expiration of the permit (F.A.C. Rule 17-4.090).
- 10. An application for an operation permit must be submitted to the Southwest District office at least 90 days prior to the expiration date of this construction permit or within 45 days after completion of compliance testing, whichever occurs first. To properly apply for an operation permit, the applicant shall submit the appropriate application form, fee, certification that construction was completed noting any deviations from the conditions in the construction permit, and compliance test reports as required by this permit (F.A.C. Rule 17-4.220).

Issued this 22 day of 4, 1990

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Dale Twachtmann, Secretary



State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

For Routing To Other Than The Addressee				
То:	Location:			
То:	Location:			
To:	Location:			
From:	Date:			

Interoffice Memorandum

TO: Dale Twachtmann

1

FROM: Steve Smallwood

DATE: January 19, 1990

SUBJ: Approval of Construction Permit No. AC 42-170842

Mark III Industries

Attached for your approval and signature is a permit prepared by the Bureau of Air Regulation for the above mentioned company to modify the existing woodworking shop operations and to permit the wastewood chipper, which will become a part of the woodworking shop operations. The project will occur at the permittee's existing facility located in Ocala, Marion County, Florida.

No comments were submitted on the Department's Intent to Issue the permit.

Day 90, after which the permit will be issued by default, is February 22, 1990.

I recommend your approval and signature.

SS/BM/plm

Attachments

DECEIVED
JAN 19 1990

Office of the Secretary

P.M. Ocala, FL

C

PROOF OF PUBLICATION

THE OCALA STAR-BANNER CEIVED

Published—Daily OCALA, MARION COUNTY, FLORIDAEC 28 1989

STATE OF FLORIDA, COUNTY OF MARION.

DER-BAOM

Defensions the condensioned coat	h d	Lynn
Before me the undersigned auth		
<u>Maxwell</u> , who on oath say	s that he is <u>Classifie</u>	u manager_
of the Ocala Star-Banner, a daily new	vspaper published at Ocala, ir	n Marion County,
Florida; that the attached copy of a	dvertisement, being a notice	in the matter of
#CM014-Notice of Inte	nt	
	;	
\	- II	
in the	e	Court,
was published in said newspaper in th	ne issues of	
December 25, 1989	<u> </u>	
has heretofore been continuously publicates has been entered as second class mail in County, Florida, for a period of one year tached copy of advertisement; and affirm promised any person, firm or cooperation of the purpose of securing this advert	natter at the post office in Oca ar next preceding the first pub fiant further says that he has ion any discount, rebate, com- disement for publication in the	ala, in said Marion olication of the at- eneither paid nor mission or refund a said newspaper.
Sworn to and subscribed before	e me this 26	day
Of December (Seal) OTARY	Notary Politic State of Florida All Carrier of a Christian and the State of Florida bended that they believe insurance trace	3
e; B. Michell B. Shomas, w Dist		

State of Florida
Department of Environmental
Regulation
Notice of Intent to Issue
The Department of Environmental Regulation hereby gives notice
of its intent to issue a permit to
Mark III Industries, 5401 N.W.
44th Avenue, Ocola, Florida
32675, to modify the existing
woodworking shop operations and
to permit the wastewood chipper,
which will become a part of the
woodworking shop operations.
The proposed project will occur at
the applicant's existing facility in
Marion Caunty, Florida. A determination of Best Avoilable Control
Technology (BACT) was not required. The Department is issuing
this Intent to Issue for the reasons
stated in the Technical Evaluotion
and Preliminary Determination.
A persam whase substontial interests are offected by the Department's propased permitting deci-

A persan whose substontal interests are affected by the Department's propased permitting decision may petitian for an administrative proceeding (hearing) in accordance with Sectian 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Tollahossee, Flarida 32399-2400, within fourteen (14) days of publication of this notice. Petitioner shall mail a capy of the petition to the applicant at the address indicated above at the time of, filing, Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

istrative determination under Section 120.57, Florida statutes.

The polition shall contain the following information:

(a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;

and the county in which the project is propased;
(b) A statement of how and when each petitioner received notice of the Department's action or propased action;
(c) A statement of how each petitioner's substantial interests are offerted by the Department's action

tioner's substantial interests are ar-fected by the Department's action or proposed action; (d) A statement of the material facts disputed by Petitianer, if any; (e) A statement of facts which pe-titioner contends warrant reversal or modification of the Department's etition or proposed actions.

(e) A statement of facts which petitioner contends worrant reversal or modification of the Department's action or proposed action; (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's oction or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this Natice. Persons whase substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified abave and be filed (received) within 14 days of publication of this natice in the Office of General Counsel at the abave address of the Department. Failure to petition within the allawed time frame constitutes a woiver of any right such person has to request a hearing under Section 120.57, F.S., and to porticipate as a party to this praceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

The application is available for public inspection during business hours, 8:00 a.m. to 5:00 p.m., Mandoy through Friday, except legal halidays, at: Department of Environmental Regulation 2600 Bloir Stone Road

Regulation
Bureau of Air Regulation
2600 Blair Stone Road
Tallahassee, Florida 32399-2400
Department of Environmental

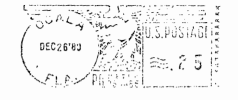
Deportment of Environmental Regulation
Southwest District
4520 Oak Fair Boulevard
Tampor, Florida 33610-7347
Any person may send written
comments an the proposed action
to Mr. Bill Thomas at the Department's Tallahassee address. All
comments mailed within 14 days of
the publication of this natice will be
considered in the Department's final determination. nal determination. No. CM014 — December 25, 1989

STAR^{*} BANNER

P.O. BOX 490, OCALA, FL 32678

RECEIVED

DEC 28 1989



DER-BARM

MR. C. H. Janay

Chief Bureau of air Regulation

Depr of En vironmental Regulation

2600 Blair Stone Rd

Dallahassel, 32399-2400

SENDER: Complete items 1 and 2 when additional services are desired, and complete items 3 and 4. Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested. 1. Show to whom delivered, date, and addressee's address. 2. Restricted Delivery				
(Extra charge)	(Extra charge)			
3. Article Addressed to:	4. Article Number			
Mr. Roy T. Boyd III	P 938 762 776			
Chief Executive Officer Mark III Industries 5401 N.W. 44th Avenue	Type of Service: Registered Insured COD Express Mail Return Receipt for Merchandise			
Ocala, FL 32675	Always obtain signature of addressee or agent and DATE DELIVERED.			
5. Signature – Address	8. Addressee's Address (ONLY if requested and fee paid)			
6. Signature — Agent X Date of Delivery 7. Date of Delivery				
PS Form 3811, Mar. 1988 * U.S.G.P.O. 1988-212-865 DOMESTIC RETURN RECEIPT				

P 938 762 776

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED

NOT FOR INTERNATIONAL MAIL

(See Reverse)

	Sent to Mr. Roy T. Boyd, I	II. Mark	JIII
	Street and No. 5401 N.W. 44th Ave	Indus	rie
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rorm 3800, June 1985	Return Receipt showing to whom, Date, and Address of Delivery		
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380	Postmark or Date 12-11-89		
rs rorm	Mailed: 11-12-89' Permit: AC 42-1703	342	
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Florida Department of Environmental Regulation

Twin Towers Office Bldg. • 2600 Blair Stone Road • Tallahassee, Florida 32399-2400

Bob Martinez, Governor Dale Twachtmann, Secretary John Shearer, Assistant Secretary

December 8, 1989

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Mr. Roy T. Boyd III Chief Executive Officer Mark III Industries 5401 N.W. 44th Avenue Ocala, Florida 32675

Dear Mr. Boyd:

Attached is one copy of the Technical Evaluation and Preliminary Determination and proposed permit for Mark III Industries to modify the existing woodworking shop operations and to permit the wastewood chipper, which will become a part of the woodworking shop operations.

Please submit any written comments you wish to have considered concerning the Department's proposed action to Mr. Bill Thomas of the Bureau of Air Regulation.

Sincerely,

C. H. Fancy, P.E

Chief

Bureau of Air Regulation

CHF/BM/plm

Attachments

c: B. Thomas, SW District

D. Gaboardi, Mark TII Ind.

D. R. Kirby, P.E., JEG, Inc.

T. P. Oxford, JEG, Inc.

BEFORE THE STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

In the Matter of Application for Permit by:

Mark III Industries 5401 N.W. 44th Avenue Ocala, Florida 32675 DER File No. AC 42-170342

INTENT TO ISSUE

The Department of Environmental Regulation hereby gives notice of its intent to issue a permit (copy attached) for the proposed project as detailed in the application specified above. The Department is issuing this Intent to Issue for the reasons stated in the attached Technical Evaluation and Preliminary Determination.

The applicant, Mark III Industries, applied on September 29, 1989, to the Department of Environmental Regulation for a permit to modify the existing woodworking shop operations and to permit the wastewood chipper, which will become a part of the woodworking shop operations. The proposed project will occur at the applicant's existing facility located in Ocala, Marion County, Florida.

The Department has permitting jurisdiction under Chapter 403, Florida Statutes, and Florida Administrative Code Rules 17-2 and 17-4. The project is not exempt from permitting procedures. The Department has determined that an air construction permit is required for the proposed work.

Pursuant to Section 403.815, F.S. and DER Rule 17-103.150, F.A.C., you (the applicant) are required to publish at your own expense the enclosed Notice of Intent to Issue Permit. The notice shall be published one time only within 30 days, in the legal ad section of a newspaper of general circulation in the For the purpose of this rule, affected. "publication newspaper of general circulation in the area affected" publication in a newspaper meeting the requirements of Sections 50.011 and 50.031, F.S., in the county where the activity is to take place. The applicant shall provide proof of publication to the Department, at the address specified within seven days of publication. Failure to publish the notice and provide proof of publication within the allotted time may result in the denial of the permit.

The Department will issue the permit with the attached conditions unless a petition for an administrative proceeding (hearing) is filed pursuant to the provisions of Section 120.57, F.S.

A person whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section petition must The 120.57, Florida Statutes. contain information set forth below and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400. Petitions filed by the permit applicant and the parties listed below must be filed within 14 days of receipt of this intent. Petitions filed by other persons must be filed within 14 days of publication of the public notice or within 14 days of receipt of this intent, whichever first occurs. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period constitute a waiver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

The Petition shall contain the following information;

(a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;

(b) A statement of how and when each petitioner received

notice of the Department's action or proposed action;

(c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;

- (d) A statement of the material facts disputed by Petitioner, if any;
- (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is formulate agency action. Accordingly, to Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the The petition must proceeding. conform to the requirements specified above and be filed (received) within 14 days publication of this notice in the Office in General Counsel at the above address of the Department. Failure to petition within the time frame constitutes a waiver of allowed any right such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C. Executed in Tallahassee, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Chief

Bureau of Air Regulation

Copies furnished to:

B. Thomas, SW District

D. Gaboardi, Mark III Ind.

D. R. Kirkby, P.E., JEG, Inc.

T. P. Oxford, JEG, Inc.

CERTIFICATE OF SERVICE

The undersigned duly designated deputy clerk hereby certifies that this NOTICE OF INTENT TO ISSUE and all copies were mailed before the close of business on 12-11-89.

FILING AND ACKNOWLEDGEMENT FILED, on this date, pursuant to \$120.52(9), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

Clerk

Date

State of Florida Department of Environmental Regulation Notice of Intent to Issue

The Department of Environmental Regulation hereby gives notice of its intent to issue a permit to Mark III Industries, 5401 N.W. 44th Avenue, Ocala, Florida 32675, to modify the existing woodworking shop operations and to permit the wastewood chipper, which will become a part of the woodworking shop operations. The proposed project will occur at the applicant's existing facility in Marion County, Florida. A determination of Best Available Control Technology (BACT) was not required. The Department is issuing this Intent to Issue for the reasons stated in the Technical Evaluation and Preliminary Determination.

A person whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, within fourteen (14) days of publication of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

The Petition shall contain the following information:

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;
- (b) A statement of how and when each petitioner received notice of the Department's action or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed p action;
- (d) A statement of the material facts disputed by Petitioner, if any;
- (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is formulate agency action. Accordingly, to Department's final action may be different from the position taken by it in this Notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

The application is available for public inspection during business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at:

Department of Environmental Regulation Bureau of Air Regulation 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Department of Environmental Regulation Southwest District 4520 Oak Fair Boulevard Tampa, Florida 33610-7347

Any person may send written comments on the proposed action to Mr. Bill Thomas at the Department's Tallahassee address. All comments mailed within 14 days of the publication of this notice will be considered in the Department's final determination.

Technical Evaluation and Preliminary Determination

Mark III Industries Marion County Ocala, Florida

Construction Permit No. AC 42-170342

Department of Environmental Regulation
Division of Air Resources Management
Bureau of Air Regulation

I. Application

A. Applicant

Mark III Industries 5401 NW 44th Avenue P. O. Box 2525 Ocala, Florida 32678

B. Project

Due to a consent order issued by the Southwest District, the applicant has applied for an after-the-fact construction permit for a wastewood chipper and associated baghouse control system. The wastewood chipper is a support system for the existing woodworking shop located at the applicant's existing facility in Marion County. Also, a modification to the woodworking shop has been requested to increase the production rate and hours of operation.

The UTM coordinates are Zone 17, 377.81 km East and 3228.77 km North.

C. Process and Controls

The wastewood chipper will be used to reduce wood waste from the cabinet shop, which is approximately 32% of the total process input rate of wood. Approximately 10% of the wood chipped will be discharged as particulate matter (PM) fines (vendor's specifications). Forty-four (44) percent of the process input leaves the woodworking shop as product.

The control device for PM emissions and visible emissions (VE) will be the existing baghouse filter system.

D. Source Classification Codes (SCC)

The SCC for this operation are:

- o 03-07-020-99 Wastewood Chipper:Baghouse Exhaust (BE) (Tons Processed)
- o 03-07-008-99 Wastewood Chipper:BE (Tons Processed)
- o 03-07-008-98 Sawing:BE (10³ Board Feet)
- o 03-07-008-98 Sanding/Planing:BE (10³ Board Feet)
- o 03-07-030-98 Sanding/Planing:Operations (103 Board Feet)

II. Rule Applicability

The project is subject to preconstruction review pursuant to Chapter 403, Florida Statutes, and Florida Administrative Code (F.A.C.) Chapters 17-2 and 17-4.

The application package was deemed complete on October 26, 1989.

The existing facility is located in an area designated attainment for all pollutants.

The existing facility is major for volatile organic compounds (VOC) and minor for PM.

The existing woodworking shop operations had a permitted allowable emissions rate of 11.9 TPY for PM. The total allowable PM emissions increase from the modification to the woodworking shop and the after-the-fact wastewood chipper are 15.5 TPY.

Since the modifications, as a total, would be a minor modification to a minor facility, the PM emissions are subject to review in accordance with F.A.C. Rule 17-2.520, Sources Not Subject to Prevention of Significant Deterioration (PSD) or Nonattainment Requirements.

There are no specific source emission limiting standards pursuant to F.A.C. Rules 17-2.600 or 17-2.660. Therefore, the woodworking shop operations and wastewood chipper are subject to emission limiting standards pursuant to F.A.C. Rules 17-2.610(1), Process Weight Table, and 17-2.610(2), General VE Standard.

The woodworking shop operations, which includes the wastewood chipper, are subject to F.A.C. Rules 17-2.240: Circumvention; 17-2.250: Excess Emissions; and, 17-4.130: Plant Operations-Problems.

Initial and annual compliance tests for PM and VE shall be conducted concurrently using EPA Reference Methods 5 and 9, respectively, in accordance with F.A.C. Rule 17-2.700(b) and 40 CFR 60, Appendix A. The Department's Southwest District office shall be notified in writing at least 15 days prior to conducting compliance tests in accordance with F.A.C. Rule 17-2.700(2)(a). The test reports shall be submitted to the Department's Southwest District office no later than 45 days after the last sampling run of each test is completed in accordance with F.A.C. Rule 17-2.700(7).

The woodworking shop operations are subject to all applicable provisions of F.A.C. Chapters 17-2 and 17-4 and 40 CFR 60.

III. Summary of Emission Limitations and Air Quality Analysis

A. Emission Limitations

Limitations for PM emissions and visible emissions are applicable to the baghouse control system associated with the woodworking shop operations as follows:

Table 1

Source	Pollutant		Allowable Limitation
Woodworking Shop Operations			
Baghouse Vent	PΜ	6.40 lbs/hr;	27.4 TPY (Total)
	V E	less than 209	& opacity

Note: Hours of operation at 24 hrs/day, 7 days/wk, and 51 wks/yr.

B. Air Quality Analysis

From a review of the application package and supplementary material, an air quality analysis was not required.

IV. Conclusion

The emission limiting standards are in compliance with F.A.C. Chapter 17-2. The General and Specific Conditions listed in the proposed permit (attached) will assure compliance with all requirements of F.A.C. Chapters 17-2 and 17-4 and 40 CFR 60.

Based on the information provided by Mark III Industries, the Department has reasonable assurance that the proposed modification to the woodworking (cabinet) shop operations and the permitting of its associated wastewood chipper, as described in this evaluation, and subject to the conditions proposed herein, will not cause or contribute to a violation of any air quality standard, PSD increment, or any other technical provision of Chapter 17-2 of the Florida Administrative Code.



Florida Department of Environmental Regulation

Twin Towers Office Bldg. ● 2600 Blair Stone Road ● Tallahassee, Florida 32399-2400

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary

PERMITTEE:
Mark III Industries
5401 N.W. 44th Avenue
Ocala, Florida 32675

Permit Number: AC 42-170342 Expiration Date: June 30, 1990

County: Marion

Latitude/Longitude: 29°11'00"N

82°15'24"W

Project: Woodworking Shop

Operations & Associated Baghouse

Control System

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code (F.A.C.) Chapters 17-2 and 17-4. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents attached hereto or on file with the Department and made a part hereof and specifically described as follows:

For modifications to the existing woodworking shop to increase the hours of operation and production rate and to permit the existing wastewood chipper, which will be connected to the existing baghouse control system servicing the woodworking shop operations and will become a part of the woodworking shop operations.

The UTM coordinates are Zone 17, 377.81 km East and 3228.77 km North.

The Standard Classification Codes are:

- o 3-07-008-98 Sawing:Baghouse Exhaust (BE) (10³ Board feet) o 3-07-008-98 Sanding/Planing:BE (10³ Board feet) o 3-07-030-98 Sanding/Planing:Operations (10³ Board feet) o 3-07-020-99 Wastewood Chipper:BE (Tons Produced)
- o 3-07-008-99 Wastewood Chipper:BE (Tons Produced)

The source shall be constructed in accordance with the permit application, plans, documents, amendments and drawings, except as otherwise noted in the General and Specific Conditions.

Attachments are listed below:

- Application to Construct Air Pollution Sources, DER Form 17-1.202(1), received September 29, 1989.
- 2. Mr. R. Thad Boyd III's letter with attachments received October 26, 1989.

Permit Number: AC 42-170342 Expiration Date: June 30, 1990

Attachments Continued:

- 3. Mr. C. H. Fancy's letter dated October 27, 1989.
- F.A.C. Chapter 17-2 dated October, 1989.
 F.A.C. Chapter 17-4 dated September 13, 1989.
- 6. 40 CFR 60, Appendix A; July 1, 1988 version.
- 7. Technical Evaluation and Preliminary Determination dated December 8, 1989.

Permit Number: AC 42-170342
Expiration Date: June 30, 1990

GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.161, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in Subsections 403.087(6) and 403.722(5), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither 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. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgement of title, and does not constitute authority for the use 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.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.

Permit Number: AC 42-170342 Expiration Date: June 30, 1990

GENERAL CONDITIONS:

6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at a reasonable time, access to the premises, where the permitted activity is located or conducted to:
 - a. Have access to and copy any records that must be kept under the conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. 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 provide the Department with the following information:
 - a. a description of and cause of non-compliance; and
 - b. the period of noncompliance, including 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.

Permit Number: AC 42-170342 Expiration Date: June 30, 1990

GENERAL CONDITIONS:

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 for revocation of this permit.

- 9. 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 involving the permitted source arising under the Florida Statutes or Department rules, except where such use is proscribed by Sections 403.73 and 403.111, Florida Statutes. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The 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.
- 11. This permit is transferable only upon Department approval in accordance with Florida Administrative Code Rules 17-4.120 and 17-30.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and

Permit Number: AC 42-170342 Expiration Date: June 30, 1990

GENERAL CONDITIONS:

records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.

- c. Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - the person responsible for performing the sampling or measurements;
 - the dates analyses were performed;
 - the person responsible for performing the analyses;
 - the analytical techniques or methods used; and
 - the results of such analyses.
- 14. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

SPECIFIC CONDITIONS:

- 1. Permitted hours of operations are 24 hrs/day, 7 days/wk, and 51 wks/yr, for a total of 8,568 hrs/yr.
- 2. The total allowable particulate matter (PM) emissions from the baghouse control system shall not exceed 6.4 lbs/hr and 27.4 TPY.
- 3. Visible emissions (VE) shall be less than 20% opacity pursuant to F.A.C. Rule 17-2.610(2).
- 4. Initial and annual PM and VE compliance tests shall be conducted concurrently and using EPA Reference Methods 5 and 9, respectively, in accordance with F.A.C. Rule 17-2.700(6) and 40 CFR 60, Appendix A (July 1, 1988 version).
- 5. Objectionable odors shall not be allowed off plant property in accordance with F.A.C. Rule 17-2.620(2).

Permit Number: AC 42-170342 Expiration Date: June 30, 1990

SPECIFIC CONDITIONS:

- 6. The woodworking shop operations are subject to the provisions of F.A.C. Rules 17-2.240: Circumvention; 17-2.250: Excess Emissions; and, 17-4.130: Plant Operations-Problems.
- 7. The woodworking shop operations are subject to all applicable provisions of F.A.C. Chapters 17-2 and 17-4.
- 8. The Department's Southwest District office shall be notified in writing at least 15 days prior to conducting compliance tests in accordance with F.A.C. Rule 17-2.700(2)(a). The test reports shall be submitted to the Department's Southwest District office no later than 45 days after the last sampling run of each test is completed in accordance with F.A.C. Rule 17-2.700(7).
- 9. The permittee, for good cause, may request that this construction permit be extended. Such a request shall be submitted to the Bureau of Air Regulation prior to 60 days before the expiration of the permit (F.A.C. Rule 17-4.090).
- 10. An application for an operation permit must be submitted to the Southwest District office at least 90 days prior to the expiration date of this construction permit or within 45 days after completion of compliance testing, whichever occurs first. To properly apply for an operation permit, the applicant shall submit the appropriate application form, fee, certification that construction was completed noting any deviations from the conditions in the construction permit, and compliance test reports as required by this permit (F.A.C. Rule 17-4.220).

of _			_, 1989	
			DEPARTMENT REGULATION	
Dale	Twa	chtmann,	Secretary	

Issued this ____ day

Mr. R. Thad Boyd, III Chief Executive Officer Mark III Industries Post Office Box 2525 Ocala, FL 32678 Alway or age 5. Signature — Address Address 8. A	SENDER: Complete items 1 and 2 when additional services are desired, and complete items 3 and 4. Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested. 1. Show to whom delivered, date, and addressee's address. 2. Restricted Delivery (Extra charge)				
Chief Executive Officer Mark III Industries Post Office Box 2525 Ocala, FL 32678 Alway or age 5. Signature — Address X /	Article Number				
x /	938 762 726 of Service: legistered				
7. Date of Delivery PS Form 3811, Mar. 1988 * U.S.G.P.O. 1988-212-865	ddigessee's Address (ONLY if egylestell good fee voaid)				

P 938 762 726

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED

NOT FOR INTERNATIONAL MAIL

(See Reverse)

	(See Hereit)	
\vdash	ent to R. Thad Boyd, III	Mark III Ind.
11	treet and No. O. Box 2525	
	Co. State and ZIP Code 8 Cala, FL 32678	
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	Restricted Delivery Fee	
	Return Receipt showing to whom and Date Delivered	<u> </u>
1985	Return Receipt showing to whom, Date, and Address of Delivery	
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26 Form 3800, June 1985	Mailed: 10-27-89 Permit: AC 42-170	342
ç		



Florida Department of Environmental Regulation

Twin Towers Office Bldg. ● 2600 Blair Stone Road ● Tallahassee, Florida 32399-2400

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary

October 27, 1989

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. R. Thad Boyd, III Chief Executive Officer Mark III Industries Post Office Box 2525 Ocala, Florida 32678

Dear Mr. Boyd:

Re: Receipt and Review of Supplementary Material AC 42-170342

The Department received your letter on October 26, 1989, requesting a modification to the cabinet shop and the selection of another control system for the waste wood chipper. The request for a modification to the cabinet shop is considered a significant change to the application package (referenced above). Therefore, the 30-day completeness review clock will be recycled to reflect October 26, 1989, as day zero.

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

Sincerely,

C. H. Fancy, P.E.

Bureau of Air Regulation

CHF/BM/t

cc: B. Thomas, SW District

B. Hewitt, OGC, DER

D. R. Kirkby, P.E., JEG, Inc.

T. P. Oxford, JEG, Inc.

Keep in the File!

Addendum to Section V Supplemental Requirements

Section IIIA, Utilization Rate

58,992 Bft/day x day/24 hr x ft 3 /12 Bft x 44.33 lb/ft 3 = 9,080 lb/hr total process input rate

Section IIIB.2. Product Weight

44% of total process input leaves Cabinet Shop as product. $9.080 \text{ lb/hr} \times 0.44 = 3.995 \text{ lb/hr}$ product weight

Section IIIC. Allowable Emission

FAC17-2.610(1)(b)

E = 3.59(P)^{0.62}Where: E = particulate allowable emission in lb/hr P = total process input rate in tons/hr

P = 9,080 lb/hr x ton/2,000 lb = 4.54 ton/hr vs 5085 lbs/kr+2000 = 2.54

 $E = 3.59(4.54)^{0.62}$

E = 9.17 lb/hr = 39.3 TPY

Allowed Emission Rate

VS 3.59(2.54).62

9.17 lb/hr allowable emission = 2.02 lb allowable emission 4.54 ton/hr process input rate = ton of process input

Potential Emission

27.2% of total process input is waste feed to Pneumafil baghouse. This includes all dust from both the Cabinet Shop and the waste wood chipper.

9,080 lb.hr x 0.272 = 2.470 lb/hr waste feed to Pneumafil

- 2,470 lb/hr \times 24 hr/day \times 7 day/wk \times 51 wk/yr = 21.2 \times 10 ⁶ lb/yr potential emission
- 21.2 x 10^6 lb/yr x ton/2,000 lbs = 10.6×10^3 ton/yr potential emission

Emission

Pneumafil baghouse model #13.5-448-12 has an efficiency rating of 99.9% for particle size greater than 2 micron.

2.470 lb/hr Pneumafil fee x 0.001 = 2.47 lb/hr maximum emission

2.47 lb/hr x 24 hr/day x 7 day/wk x 51 wk/yr x ton/2000 lb = 10.6 ton/yr calculated actual emission.

10-25-89 Ocala FL



October 24, 1989

RECEIVED

OCT 2 6 1989

Mr. William Thomas, P.E. Environmental Administrator Florida Department of Environmental Regulation 2600 Blair Stone Road Tallahassee, FL 32399-2400

DER - BAOM

Re: Mark III Industries, Inc., Ocala, Florida

- (a) Construction Permit AC42-154395 for Woodworking Shop Operations
- (b) Associated Operating Permit Application dated June 22, 1989 (File No. A052-166619)
- (c) Construction Permit Application for Waste Wood Chipper, dated September 27, 1989 (File No. AC42-170342)

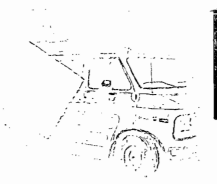
Dear Sir:

We wish to amend Construction Permit AC42-154395 and its associated operating permit application (subject items (a) and (b) above) to accomplish two purposes:

- Ensure that authorization is obtained for use of the complete capacity of our existing Cabinet Shop sawing and sanding facilities.
- Obtain authorization to direct ventilation exhaust from the enclosure housing our waste wood chipper to the baghouse that presently serves the Cabinet Shop ventilation exhaust.

The baghouse in question is a Pneumafil Model 13.5-448-12 of 68.000 CFM capacity which is adequate for the proposed purposes.

To meet future production demand, we would like to be authorized to process on the order of 2,500 board-feet/hour of various wood feedstocks through our Cabinet Shop. This input rate matches the capacity of our installed equipment. The AC42-154395 permit level of 16,000 board-feet/day reflected our best estimate of requirements at the time of filling the permit application, but we now recognize that for the long term this level will not be adequate.



CERTIFIED

P 810 275 256

MAIL



U.S.POSTA 2.20: H 2635766

HARKII

MARK III INDUSTRIES P.O. BOX 2525 OCALA, FLORIDA 32678 Mr. William Thomas, P.E. Environmental Administrator Florida Department of Environmental Regulation 2600 Blair Stone Road Tallahassee, FL 32399-2400

CERTIFIED MAIL
RETURN RECEIPT REQUESTED



Influddallahdalaadalattaattaatal

Page Two Mr. William Thomas, P.E. October 24, 1989

In May of this year, successful compliance testing of the Pneumafil was performed on a day which production corresponded to approximately 16,000 board-feet of input. However, this represented only a partial day of operation and equipment had been operated at an hourly rate that was very nearly the full capacity level. Consequently, it is very reasonable to conclude that the test-proven lb/hr-emission rate would not be exceeded at the higher daily production rate.

The Pneumafil passed its compliance test by a significant margin and Cabinet Shop ventilation exhaust flows to the device are approximately 6,000 CFM below rated capacity. This provides ample capacity for additional pick-up points such as the enclosure for our waste wood chipper. Therefore, we wish to use the Pneumafil as the air pollution control device for our waste wood chipper discharge as well.

Initially, it was contemplated that the waste wood chipper would be served by an available Murphy-Rogers baghouse, and a construction permit application reflecting that plan was submitted (subject item (c)). However, verification of adequate Pneumafil capacity and the fact of physical proximity of the chipper to the Pneumafil argues for exhausting the chipper to the Pneumafil, rather than dismantling the Murphy-Rogers baghouse and reconstructing it beside the chipper.

As a result, we would like to withdraw our separate construction permit for the chipper, seeking reimbursement of the application fee, since the chipper as a sub-source would be regulated under the permit governing operation of the Pneumafil. The attached drawing and calculation, prepared by Jacobs Engineering, supports the plan to direct ventilation exhaust from the chipper enclosure to the Pneumafil baghouse. We believe it is possible to complete this construction and successfully perform compliance testing during November, and would be pleased to receive the earliest possible response to our proposal for permit and permit application amendment.

Yours truly

R./Thad Boyd II'I

Chief Executive Officer

Attachments

cc: Bill Thomas, Southwest District DER
Thomas P. Oxford, Jacobs Engineering

Proposed Addendum to Construction Permit Application for Woodworking Shop Operations dated August 23, 1988.

As indicated in the table below, the new information entry will replace the old in the Indicated sections of the Application. The following page is the replacement Addendum to the Section V Supplemental Requirements supporting new information entries.

	Entry	Original	New
Section	<u>Name</u>	Entry	Entry
IIE	hr/day	16 hr/dy	24 hr/dy
IIE	dy/wk	5 dy/wk	7 dy/wk
IIIA	description	Hardwood Plywood	Lumber
IIIA	utilization	3,000 board ft/day	8,080 lb/hr
IIIB1.	process input	3,000 board ft/day	9,080 lb/hr
IIIB2.	product weight	1,385 lb/hr	3,995 lb/hr
IIIC	max. emission	0.050 lb/hr	2.47 lb/hr
IIIC	actual emission	0.051 ton/yr	10.6 ton/yr
IIIC	allowed em. rate	4.13 lb/ton	2.02 lb/ton
IIIC	allowed emmision	2.86 lb/ton	9.17 lb/hr
IIIC	pot. emission	102,000 lb/yr	$21.2 \times 10^{6} \text{ lb/yr}$
IIIC	pot. emission	51 ton/yr	10,600 ton/yr

Proposed Addendum to Operating Permit Application for Woodworking Shop Operations dated June 22, 1989.

As indicated in the table below, the new information entry will replace the old in the indicated sections of the Application. The following page is the replacement Addendum to the Section V Supplemental Requirements supporting new information entries.

	Entry	Original	New
<u>Section</u>	<u>Name</u>	<u>Entry</u>	<u>Entry</u>
IIE	hr/dy	16 hr/dy	24 hr/dy
IIE	dy/wk	5 dy/wk	7 dy/wk
IIIA	description	Hardwood Plywood	Lumber
IIIA	utilization	16,000 board ft/day	9,080 lb/hr
IIIB.1.	process input	16,000 board ft/day	9,080 lb/hr
IIIB.2.	product weight	3,690 lb/hr	3,995 lb/hr
IIIC	max. emission	0.050 lb/hr	2.47 lb/hr
IIIC	actual emission	0.051 ton/yr	10.6 ton/yr
IIIC	allowed em. rate	4.13 lb/ton	2.02 lb/ton
IIIC	allowed emission	2.86 lb/ton	9.17 lb/hr
IIIC	pot. emission	102,000 lb/yr	$21.2 \times 10^6 \text{ lb/yr}$
IIIC	pot. emission	51 ton/yr	10,600 ton/yr

Addendum to Section V Supplemental Requirements

Section IIIA, Utilization Rate

58,992 Bft/day x day/24 hr x ft 3 /12 Bft x 44.33 lb/ft 3 = 9,080 lb/hr total process input rate

Section IIIB.2. Product Weight

44% of total process input leaves Cabinet Shop as product. $9,080 \text{ lb/hr} \times 0.44 = 3,995 \text{ lb/hr} \text{ product weight}$

Section IIIC.

Allowable Emission

FAC17-2.610(1)(b)

 $E = 3.59(P)^{0.62}$ Where: E = particulate allowable emission in 1b/hr <math>P = total process input rate in tons/hr

 $P = 9,080 \text{ lb/hr} \times \text{ton/2,000 lb} = 4.54 \text{ ton/hr}$

 $E = 3.59(4.54)^{0.62}$

E = 9.17 lb/hr

Allowed Emission Rate

9.17 lb/hr allowable emission = 2.02 lb allowable emission 4.54 ton/hr process input rate = ton of process input

Potential Emission

27.2% of total process input is waste feed to Pneumafil baghouse. This includes all dust from both the Cabinet Shop and the waste wood chipper.

9,080 lb.hr x 0.272 = 2.470 lb/hr waste feed to Pneumafil

2,470 lb/hr x 24 hr/day x 7 day/wk x 51 wk/yr = 21.2×10^6 lb/yr potential emission

21.2 x 10^6 lb/yr x ton/2,000 lbs = 10.6 x 10^3 ton/yr potential emission

Emission

Pneumafil baghouse model #13.5-448-12 has an efficiency rating of 99.9% for particle size greater than 2 micron.

2,470 lb/hr Pneumafil fee x 0.001 = 2.47 lb/hr maximum emission

2.47 lb/hr x 24 hr/day x 7 day/wk x 51 wk/yr x ton/2000 lb = 10.6 ton/yr calculated actual emission.

WASTE WOOD CHIPPER DUST CONTROL

The existing Pneumafil dust collection system is rated at 68,000 cfm. The system is designed for a duct velocity of 5400 fpm.

The velocity is based on the dust collector entrance duct of 48" diameter. 68,000 crnf/12.57 sf = 5400 fpm.

The existing chipper exhausts 7500 cfm of air and solid waste into a portable dumpster. The exhaust air from the dumpster is recycled into the chipper. The chipper air is a closed circuit loop and will not be considered in the chipper enclosure calculations.

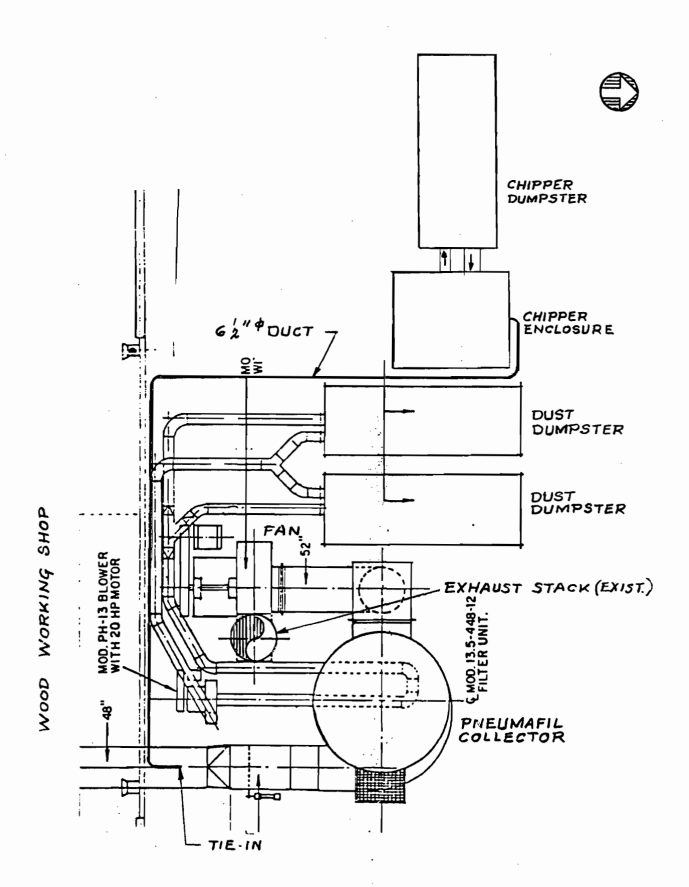
The chipper enclosure has two openings - #1 is a gap below the roof line 4" high by 10' long (3.33 sf) - #2 is the feed opening, a space 16" wide x 2' high (2.66 sf). The total open area equals 6 sf. An air volume of 200 cfm per square foot of opening will keep the chipper enclosure under negative pressure, preventing the discharge of wood dust particulate into the atmosphere.

 $6 \text{ sf } \times 200 \text{ cfm/sf} = 1200 \text{ cfm}.$

1200 cfm/5400 fpm = 0.22 sf of duct

0.22 sf of round duct = 0.529' diameter (6-5/16"). Use 6.5" dia.

Opening #1 can be closed if desired, increasing the air quantity and velocity at opening #2.



State of Florida

DEPARTMENT OF ENVIRONMENTAL REGULATION

Interoffice Memorandum



	·	E.		L000=101,	
		100	π.,	C==	
		<u> </u>			
To:	Air Quality			,	
From:	David M. Beebe, As Bureau of Finance	ssistant Chief and Accountin	D75		
Date:	10-31-89				
Subject:	Refund of Fees				
Your appl	ication for refund	for Mark II	I Industries		
File#A	AC 42-1708429	· , is compl	ete.		
State of	Florida Warrant	4 08532 05	, dzted	10-24-89	zno
in the am	ount of \$ 2,300.00		, was mailed	10-26-89	
	10 ga	012-8-8 Pe			
DMB/ls					
Refund pro	ocessed on Agency Vo	oucherC	02752		
Fiscal Yea	89-90				

REV. 7	/1	/87
--------	----	-----

FROM STATE OF FLORIDA

	, STATE OF FLORIDA	
STAT	OF FLORIDA) .	
COUN	y OF Leon)	
here	Pursuant to the provisions of Section 215.26, or Section	
	NAME: Mark III Industries	<u>.</u>
	ADDRESS: P. O. Box 2525	
	Ocala, Florida 32678	
	AMDUNT: \$2,300.00	·
	represents moneys I paid into the State Treasury subject to refund, and to substantiate such claim the wing facts are submitted:	
	of for Claim: Overpayment of processing fee - Air Contruction permit application	
N	. AC 42-170842	
	CERTIFIED TRUE AND CORRECT this day of, 19	
	Signature	
•Mus	be completed if authority is other than Section 215.26, Florida Statutes.	
••••	(FOR AGENCY USE ONLY)	
(1)	Agency recommends denial of above claim based on the following facts, including statutory authority for collection:	
	or	
(2)	Agency recommends approval of above claim and submits the following information to substantiate such class The amount recommended: \$	ím.
	The amount requested above was originally deposited into the Stato Treasury, included in State Treasurer Receipt #, dated	' S
	NAME OF ACCOUNT:	
	SAMAS ACCOUNT CODE	
	·	
	tatutory Authority for Collection t is requested that payment be made from:	
	IAME OF ACCOUNT:	
	SAMAS ACCOUNT CODE	
	CERTIFIED TRUE AND CORRECT this 4th day of October , 19 89	•
	Department of Environmental Regulation	
	Agency Chi	
	Signature of Authorized Person	
	P.E. Administrator	
	Title	

SECTION 215.26 STATES, IN PART: "APPLICATION FOR REFUNDS AS PROVIDED BY THIS SECTION SHALL BE FILED WITH THE COMPTROLLER, EXCEPT AS OTHERWISE PROVIDED HEREIN, WITHIN 3 YEARS AFTER THE RIGHT TO SUCH REFUND SHALL HAVE ACCRUED ELSE SUCH RIGHT SHALL BE BARRED." Three years is interpreted as meaning three years from the date of payment into the State Treasury.



RECEIVED DER - MAIL ROOM 1989 SEP 28 PM 2: 53

September 27, 1989

Department of Environmental Regulation 2600 Blair Stone Road Tallahassee, FL 32399-2400 Attn: Mr. Bill Thomas

Re: Waste Wood Chipper Construction Permit Application

Dear Sir:

We submit for Department review and approval four copies of our construction permit application for a waste wood chipper. This device has been designated by Southwest District as a particulate air pollution source. An additional copy has been sent to Mr. Bill Thomas at Southwest District.

Yours Truly,

MARK ILI INDUSTRIES, INC.

Thad Boyd, //II

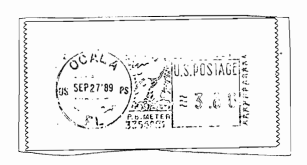
Chief Executive Officer

TB/so

P 29 M II

1031





MARK III INDUSTRIES 5401 N. W. 44TH AVENUE OCALA, FLORIDA 32675

Florida Department of Environmental Regulation 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Attn: Mr. Bill Thomas



MARK III INDUSTRIES, INC.

BEST AVAILABLE COPY

P.O. BOX 2525 OCALA, FLORIDA 32678

(904) 732-5878

SOUTHEAST BANK, N.A. OCALA BANKING CENTER OCALA, FLORIDA DATE

43567

9-27-89

043567

AMOUNT

\$**2,500.00

TWO THOUSAND FIVE HUNDRED AND 00/100 DOLLARS

M Ira 100 THE. ORDER

PAY

FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Waste Wood Chipper Construction Permit Application

Dear Sir:

We submit for Department review and approval four copies of our construction permit application for a waste wood chipper. This device has been designated by Southwest District as a particulate air pollution source. An additional copy has been sent to Mr. Bill Thomas at Southwest District.

Yours Truly,

MARK ILI INDUSTRIES. INC.

Thad Boyd, // II Chief Executive Officer

TB/so

1501

BEST AVAILABLE COPY



Florida Department of Environmental Regulation

Twin Towers Office Bldg. ● 2600 Blair Stone Road ● Tallahassee, Florida 32399-2400

DER Form 4		
Form Title		
Effective Date		
DER Application No	(Filled in by OER)	_

AC 42-170842

\$2500 pd. 9-29-89

APPLICATION TO OPERATE/CONSTRUCT AIR POLLUTION SOURCES Liept.#1/166
SOURCE TYPE: WOOD WORKING AREA [X] New1 [] Existing1
APPLICATION TYPE: [X] Construction [] Operation [] Modification
COMPANY NAME: MARK III INDUSTRIES COUNTY: MARION
Identify the specific emission point source(s) addressed in this application (i.e. Lime
Kiln No. 4 with Venturi Scrubber; Peaking Unit No. 2, Gas Fired)WASTEWOOD CHIPPER DISCHARG
SOURCE LOCATION: Street 5401 NW 44TH AVENUE City OCALA
UTM: East ZONE 17,377.81 KM North 3228.77 KM
Latitude 29 ° 11 ' 00 "N Longitude 82 ° 15 ' 24 "W
APPLICANT NAME AND TITLE: ROY T. BOYD III, CHIEF EXECUTIVE OFFICER
APPLICANT ADDRESS: 5401 NW 44TH AVENUE, OCALA, FLORIDA 32675
A. APPLICANT I am the undersigned owner or <u>authorized representative*</u> of <u>MARK III INDUSTRIES</u> I certify that the statements made in this application for a <u>CONSTRUCTION</u> permit are true, correct and complete to the best of my knowledge and belief. Further I agree to maintain and operate the pollution control source and pollution control facilities in such a manner as to comply with the provision of Chapter 403, Floric Statutes, and all the rules and regulations of the department and revisions thereof. also understand that a permit, if granted by the department, will be non-transferable and I will promptly notify the department upon sale or legal transfer of the permit establishment. *Attach letter of authorization Signed: ROY T. BOYD CHIEF EXECUTIVE OFFICER Name and Title (Please Type) Date: 9 Telephone No. (904)732-5878

B. PROFESSIONAL ENGINEER REGISTERED IN FLORIDA (where required by Chapter 471, F.S.)

This is to certify that the engineering features of this pollution control project hav been designed/examined by me and found to be in conformity with modern engineerin principles applicable to the treatment and disposal of pollutants characterized in th permit application. There is reasonable assurance, in my professional judgment, tha

1 See Florida Administrative Code Rule 17-2.100(57) and (104)

DER Form 17-1.202(1) Effective October 31, 1982

Page 1 of 12

an effluent that complies with rules and regulations of the furnish, if authorized by the maintenance and operation of pollution sources. KIR NO.15487 STATE OF CORION	ies, when properly maintained and operated, will discharge hall applicable statutes of the State of Florida and the department. It is also agreed that the undersigned will owner, the applicant a set of instructions for the proper the pollution control facilities and, if applicable, Signed David R. KIRKBY Name (Please Type) JACOBS ENGINEERING GROUP INC. Company Name (Please Type) P. O. BOX 2008, LAKELAND, FLORIDA 33806-2008 Mailing Address (Please Type) 87 Date: 12/31/88 Telephone No.(813)665-1511
	II: GENERAL PROJECT INFORMATION
and expected improvements in	t of the project. Refer to pollution control equipment, source performance as a result of installation. State lt in full compliance. Attach additional sheet if
CONTROL OF DUST FROM THE OPE	RATION OF WASTEWOOD CHIPPER BY USE OF A BAGHOUSE FILTER SYSTEM.
	FULLY COMPLY WITH THE STATE OPERATING PERMIT.
· -	n this application (Construction Permit Application Only) Completion of Construction
for individual components/uni Information on actual costs s permit.)	stem(s): (Note: Show breakdown of estimated costs only ts of the project serving pollution control purposes. hall be furnished with the application for operation SE AND INSTALLATION WAS \$30,000, 1984 DOLLARS.
Indicate any previous DER per point, including permit issua	mits, orders and notices associated with the emission nce and expiration dates.

DER Form 17-1.202(1) Effective October 31, 1982

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		•	
	this is a new source or major modification, answer the following questes or No)	ions.	
1.	Is this source in a non-attainment area for a particular pollutant?	N O .	-
	a. If yes, has "offset" been applied?		· ·
	b. If yes, has "Lowest Achievable Emission Rate" been applied?		
	c. If yes, list non-attainment pollutants.		
2.	Does best available control technology (BACT) apply to this source? If yes, see Section VI.	NO_	
3.	Does the State "Prevention of Significant Deterioriation" (PSD) requirement apply to this source? If yes, see Sections VI and VII.	<u>NO</u> .	
4.	Do "Standards of Performance for New Stationary Sources" (NSPS) apply to this source?	NO_	
5.	Do "National Emission Standards for Hazardous Air Pollutants" (NESHAP) apply to this source?	NO	_
	"Reasonably Available Control Technology" (RACT) requirements apply this source?	N O	
	a. If yes, for what pollutants?		

Attach all supportive information related to any answer of "Yes". Attach any justification for any answer of "No" that might be considered questionable.

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

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

	Contaminants		Utilization		
Description	Туре	% Wt	Rate - lbs/hr	Relate to Flow Diagram	
HARDWOOD LUMBER	N/A	N/A	9,080 LB./HR.	·	
			_		

- B. Process Rate, if applicable: (See Section V, Item 1)
 - 1. Total Process Input Rate (lbs/hr): 9,080 LB./HR.
 - 2. Product Weight (lbs/hr): 3,995 LB./HR.
- C. Airborne Contaminants Emitted: (Information in this table must be submitted for each emission point, use additional sheets as necessary)

Name of	Emission ¹		Allowed ² Emission Rate per	Allowable ³ Emission	Potential ⁴ Emission		Relate to Flow
Contaminant	Maximum lbs/hr	Actual T/yr	Rule 17-2	lbs/hr	lbs/yr T/yr		Diagram
PARTICULATE	0.32	0.98	1.15 LB/TON	5.23 LB/HR.	1,780,920	890	_
			Rule 17-2.610				

¹See Section V, Item 2.

²Reference applicable emission standards and units (e.g. Rule 17-2.600(5)(b)2. Table II, E. (1) - 0.1 pounds per million BTU heat input)

³Calculated from operating rate and applicable standard.

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

D. Control Devices: (See Section V, Item 4)

Name and Type (Model & Serial No.)	Contaminant	Efficiency	Range of Particles Size Collected (in microns) (If applicable)	Basis for Efficiency (Section V Item 5)
Murphy Rogers	Particulate	99.89%	>1 Micron	Tests by Vendor
Model #MRA 19-290+H				

E. Fuels

Fuel Analysis:

Consum			
avg/hr	max./hr	Maximum Heat Input (MMBTU/hr)	
	,	•	
		Consumption* avq/hr max./hr	

*Units: Natural Gas--MMCF/hr; Fuel Oils--gallons/hr; Coal, wood, refuse, other--lbs/hr.

Percent Sulfur:		Percent Ash:	
Density:	lbs/gal	Typical Percent Nitrogen:_	·
Heat Capacity:	ВТU/1Ь		BTU/gal

Other Fuel Contaminants (which may cause air pollution):_____

F. If applicable, indicate the percent of fuel used for space heating.

Annual Average ______ Maximum ____

G. Indicate liquid or solid wastes generated and method of disposal.

Filtered material is collected in bulk and commerical carrier delivers to charcoal manufacturing facility.

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H. Fmissi	on Stack Ge	ometry and	Flow Cha	racteri	stics	: (Provide	data for e	ach stack):
		•						
		ft. Stack Diameter:						
Water Vapo	r Content:				Velo	city:		FP
		SECT	ION IV:	INCINER	ATOR	INFORMATI	ON	
Type of Waste		Type I (Rubbish)						Type VI (Solid By-prod.)
Actual . 1b/hr Inciner- ated		,	,		-			
Uncon- trolled (lbs/hr)							,	
Approximat		Hours of	Operation	per da				hr)wks/yr
Date Const	ructed			Mod	el No			
		Volume (ft) ³		elease /hr)	Тy	Fuel pe	BTU/hr	Temperature (°F)
Primary C	hamber							
Secondary	Chamber							·
S-tack Heigh	ht:	ft.	Stack Dia	mter: _			Stack T	emp
Gas Flow R	ate:		_ACFM			DSCFM*	Velocity: _	FP:
*Tf-50 or 1		er day des	ign capac	ity, su	bmit	the emiss		n grains per stan-
Type of po	llution con	trol devic	e: [] C	yclone	[]	Wet Scrub	ber [] Af	terburner
			[] o	ther (s	pecif	y)		
DER Form 1	7-1.202(1)							

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Effective November 30, 1982

Ultimate disposa ash, etc.):	l of an	y effluen	t other	than	that	emitted	from	the st	tack	(scrubber	water
											. ,

NOTE: Items 2, 3, 4, 6, 7, 8, and 10 in Section V must be included where applicable.

SECTION V: SUPPLEMENTAL REQUIREMENTS

Please provide the following supplements where required for this application.

- 1. Total process input rate and product weight -- show derivation [Rule 17-2.100(127)]
- 2. To a construction application, attach basis of emission estimate (e.g., design calculations, design drawings, pertinent manufacturer's test data, etc.) and attach proposed methods (e.g., FR Part 60 Methods 1, 2, 3, 4, 5) to show proof of compliance with applicable standards. To an operation application, attach test results or methods used to show proof of compliance. Information provided when applying for an operation permit from a construction permit shall be indicative of the time at which the test was made.
- 3. Attach basis of potential discharge (e.g., emission factor, that is, AP42 test).
- 4. With construction permit application, include design details for all air pollution control systems (e.g., for baghouse include cloth to air ratio; for scrubber include cross-section sketch, design pressure drop, etc.)
- 5. With construction permit application, attach derivation of control device(s) efficiency. Include test or design data. Items 2, 3 and 5 should be consistent: actual emissions = potential (1-efficiency).
- 6. An 8 1/2" x 11" flow diagram which will, without revealing trade secrets, identify the individual operations and/or processes. Indicate where raw materials enter, where solid and liquid waste exit, where gaseous emissions and/or airborne particles are evolved and where finished products are obtained.
- 7. An 8 1/2" x 11" plot plan showing the location of the establishment, and points of air-borne emissions, in relation to the surrounding area, residences and other permanent structures and roadways (Example: Copy of relevant portion of USGS topographic map).
- 8. An 8 1/2" x 11" plot plan of facility showing the location of manufacturing processes and outlets for airborne emissions. Relate all flows to the flow diagram.

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•		
9.	The appropriate application fee in accommade payable to the Department of Enviro	rdance with Rule 17-4.05. The check should be nmental Regulation.
10.		t, attach a Certificate of Completion of Conwas constructed as shown in the construction
	SECTION VI: BEST AVAI	LABLE CONTROL TECHNOLOGY
Α.	Are standards of performance for new stapplicable to the source?	ationary sources pursuant to 40 C.F.R. Part 60
	[] Yes [] No	
	Contaminant	Rate or Concentration
		·
В.	Has EPA declared the best available conyes, attach copy)	trol technology for this class of sources (I
	[] Yes [] No	
	Contaminant	Rate or Concentration
		·
	What emission levels do you propose as b	est available control technology?
	Contaminant	Rate or Concentration
		· ———
	·	

- D. Describe the existing control and treatment technology (if any).
 - Control Device/System:
- 2. Operating Principles:

3. Efficiency:*

4. Capital Costs:

*Explain method of determining

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	5.	Useful Life:		6.	Operating Costs:
	7.	Energy:		8.	Maintenance Cost:
	9.	Emissions:			
		Contaminant			Rate or Concentration
					· · · · · · · · · · · · · · · · · · ·
	10.	Stack Parameters			
	a.	Height:	ft.	b.	Diameter: ft.
	c.	Flow Rate:	ACFM	d.	Temperature: °F.
	е.	Velocity:	FPS		
Ε.		cribe the control and treatment additional pages if necessary).		olog	y available (As many types as applicable
	1.				
	a.	Control Device:		ь.	Operating Principles:
	c.	Efficiency: 1		d.	Capital Cost:
	е.	Useful Life:		f .	Operating Cost:
	g.	Energy: ²		h.	Maintenance Cost:
	i.	Availability of construction ma	aterial	s an	d process chemicals:
	j.	Applicability to manufacturing	proces	ses:	
	k.	Ability to construct with cont within proposed levels:	rol de	vice	, install in available space, and operat
	2.				
•	a.	Control Device:		ь.	Operating Principles:
	с.	Efficiency: 1		d.	Capital Cost:
	е.	Useful Life:		f.	Operating Cost:
	g.	Energy: 2		h.	Maintenance Cost:
	i.	Availability of construction ma	aterial	.s an	d process chemicals:
1Ex 2En	plai ergy	n method of determining efficier to be reported in units of elec	ncy. etrical	. pow	er – KWH design rate.
חבי	c	m 17 1 202(1)			
		m 17-1.202(1) ve November 30, 1982	Page	9 of	12

Applicability to manufacturing processes: j. Ability to construct with control device, install in available space, and operate k. within proposed levels: 3. Control Device: Operating Principles: b. а. Efficiency: 1 d. Capital Cost: c. Useful Life: Operating Cost: е. Energy: 2 Maintenance Cost: q. Availability of construction materials and process chemicals: i. Applicability to manufacturing processes: j. Ability to construct with control device, install in available space, and operate within proposed levels: 4. Control Device: Operating Principles: b. a. Efficiency: 1 Capital Costs: d. Useful Life: Operating Cost: e. Energy: 2 Maintenance Cost: ۵. Availability of construction materials and process chemicals: Applicability to manufacturing processes: Ability to construct with control device, install in available space, and operate within proposed levels: Describe the control technology selected: Control Device: 2. Efficiency: 1 1. Capital Cost: Useful Life: 3. Energy: 2 Operating Cost: 6. 7. Maintenance Cost: 8. Manufacturer: Other locations where employed on similar processes: a. (1) Company: (2) Mailing Address: (3) City: (4) State: ¹Explain method of determining efficiency. 2 Energy to be reported in units of electrical power - KWH design rate.

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F.

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Effective November 30, 1982

	•								
(5) Environmental Manager:								
((6) Telephone No.:								
((7) Emissions: ¹				٠				
	Contaminant			!	Rate or	Conce	ntrati	on	
((8) Process Rate: 1								
t	o. (1) Company:	•							
((2) Mailing Address:								
((3) City:		(4) Stat	e:					
((5) Environmental Manager:								
((6) Telephone No.:								
((7) Emissions: 1								
	Contaminant			!	Rate or	Conce	ntrati	o n	
			-						
((8) Process Rate: 1								
]	lO. Reason for selection and	descriptio	n of system	s:					
	licant must provide this info ilable, applicant must state t SECTION VII - P	he reason(:	s) why.					rmatio	n not b
Α. (Company Monitored Data	NEVENTION .	J. 514.11		JE I ENI	0111110	•		
	lno. sites	TCD	,	,	cn2*		lui	باست:	/
								Tild S	pa/arr
i	Period of Monitoring	month /	day year	. to	month	/ day	year		
(Other data recorded			;					
,	Attach all data or statistical	summaries	to this ap	pli	cation.				
*Spe	cify bubbler (B) or continuous	(c).							
	Form 17-1.202(1) ctive November 30, 1982	Page	ll of 12						

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	2. Instrumentation, Fi	ield and Laboratory				
	a. Was instrumentation	n EPA referenced or its	equivalent?	[] Yes	[] No	
	b. Was instrumentation	n calibrated in accorda	nce with Dep	artment p	rocedures	?
	[] Yes [] No [] Unknown				
3.	Meteorological Data Use	ed for Air Quality Mode	ling			
	1 Year(s) of da	ata from / / month day ye	to	/ / day yea	-	
	2. Surface data obtain	ned from (location)				
	Upper air (mixing h	neight) data obtained f	rom (location	n)		
	4. • Stability wind rose	e (STAR) data obtained	from (locatio	on)		
: .	Computer Models Used					
	1.		Modified?	If yes,	attach de	escription.
	2.		Modified?	If yes,	attach de	escription.
		·				
	4.		Modified?	If yes,	attach de	escription.
•	Attach copies of all fi	inal model runs showing	input data,	receptor	locations	s, and prin-
٠.	Applicants Maximum Allo	owable Emission Data				
	Pollutant	Emission Rate				
	TSP		gra	ams/sec		
	502		gra	ams/sec		
	Emission Data Used in M	Modeling				
	Attach list of emission				•	•

and normal operating time.

- F. Attach all other information supportive to the PSD review.
- Discuss the social and economic impact of the selected technology versus other applicable technologies (i.e., jobs, payroll, production, taxes, energy, etc.). Include assessment of the environmental impact of the sources.
- Attach scientific, engineering, and technical material, reports, publications, journals, and other competent relevant information describing the theory and application of the requested best available control technology.

SECTION V: SUPPLEMENTAL REQUIREMENTS

SECTION III A. UTILIZATION RATE

2.458 Bft x $ft.^3$ x 44.33 lb. = 9.080 lb. TOTAL PROCESS INPUT RATE

Hr. 12 Bft $ft.^3$ Hr.

SECTION III B.2 PRODUCT WEIGHT

44% of total process input leaves Cabinet Shop for sealer application

9.080 lb. x 0.44 = 3.995 lb. PRODUCT WEIGHT

Hr. Hr.

SECTION III C.

EMISSIONS

Murphy-Rogers gives the following specifications for its Baghouse, Model No. MRA-19-290-H.

Grain Size (Microns)	Vendom-Proven Efficiency(%)	Frobable Chipper Discharge Dust Fraction(%)	Dust Fraction Passing (%)
. 10	100	90	0
5 - 10	99	9	0.09
1 - 5	<u>98</u>	1	0.02
TOTAL	99.89	100	0.11

POTENTIAL EMISSION

32% of total process input is waste wood feed to Blow-Hog Chipper with a maximum 10% of Chipper input discharged as finely divided particles (based on vendor information).

$$9.080 \text{ lb.} \times 0.32 \times 0.10 = 291 \text{ lb.}$$
 Chipper Dust Hr.

ALLOWABLE EMISSION

E = 3.59 (P) 0.62 E = Particulate Emission = 3.59 (4.54 Ton/Hr.) 0.62 in lb./Hr. P = Total Process Input Rate in Ton/Hr.

56% of the total process input leaves as waste in two streams. One stream is the Cabinet Shop Ventilation pick-up and the other is the chipper. 57% of the total waste stream is the feed to the chipper and 43% is feed to the cabinet shop ventilation.

9.17 lb. x 0.57 = 5.23 lb./Hr. Particulate Emission for Chipper Hr.

9.17 lb. x 0.43 = 3.94 lb./Hr. Particulate Emission for Cabinet Shop Ventilation Exhaust

291 LB. CHIPPER DUST X (0.11% DUST FRACTION PASSING) = 0.32 lb EMISSION Hr.

ALLOWED EMISSION RATE

Rule 17-2.610(1)(b) 9.17 lb./Hr. = 2.02 lb. Particulate Em.

4.54 Ton/Hr. Ton of Process Input

SPECIFICATIONS FOR MURPHY-ROGERS BAGHOUSE

Model No. MRA-19-290-H

Number of Bags 100

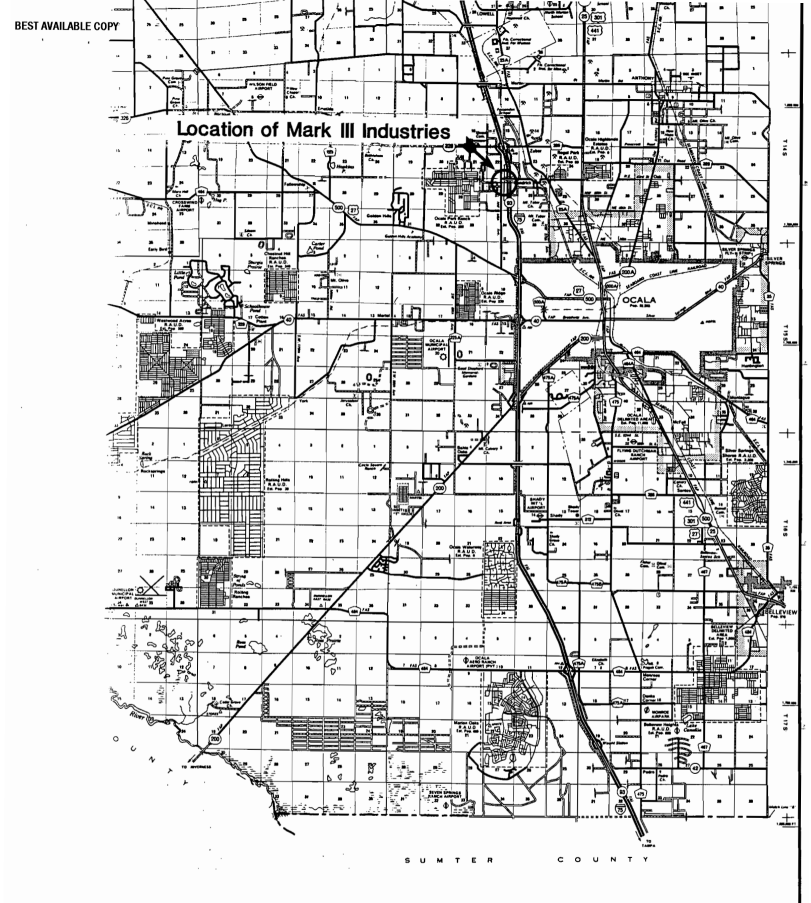
Bag Size

Cloth Area Ft.²/Bag

12.6 Ft.²

7.500 CFM

Air Flow 7,500 CFM Cloth Area:Air Flow (Ft.²: CFM) 1:5.95



GENERAL HIGHWAY MAP

MARION COUNTY

FLORIDA



Plot Plan Showing Establishment General Arrangement Points of Airborne Emission, and Nearby Roadway (see location map for other features of surroundings)

