



Lippert Components Inc.

A Division of Drew Industries, Inc.

16849 CR 38 ♦ Goshen, Indiana 46526

Phone (219) 533-2180 ♦ Fax (219) 533-2470

5 February 2003

Florida Department of Environmental Protection
Central District
3319 Maguire Boulevard, Suite 232
Orlando, FL 32803-3767

RECEIVED

FEB 10 2003

BUREAU OF AIR REGULATION

Dear Sir or Madam:

We recently became aware of the requirements of the 112j submittal. After reviewing our Title V renewal permit, we now understand that we need to submit the information as described on the Florida DEP web site. I spoke to Cindy Phillips in regards to this issue. We were not a major source of HAPs at the time of initial notification thus we did not receive notice of the submittal. Cindy suggested that we submit the info post haste to the Central District, thus this submittal. Below is the Part 1 information as requested:

- 1) Lippert Components, Inc
1818 SW 9th Avenue
Ocala, FL 34474
- 2) Our production entails manufacturing of Mobile Home frames and Utility Trailer frames. We manufacture raw steel into the finished product and dip coat the mobile home frame in an asphalt based coating that emits zero HAPs. The utility trailer frames are coated in a traditional spray booth with a paint that contains HAPs. Our emissions of HAPs for 2002 were less than the deminimis reporting level. We would be subject to the current MMP MACT.
- 3) The dipping process and the traditional coating booth would be subject to the MMP MACT.
- 4) An 112g determination has not been made at this point.

Should you have any questions or concerns please feel free to contact me at 574.533.2180 or via email at erickc@lci1.com.

Sincerely,
LIPPERT COMPONENTS, INC.

Erick Click
Environmental & Safety Director
Cc: Cindy Phillips - FDEP