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BUREAU OF AIR REGULATION

May 1, 2002

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

**RE: Wheeled Coach -FDEP Permit Number 0951247-001-AC
Clean Air Act - Section 112(j) Part 1 Notification**

Dear Ms Phillips;

Wheeled Coach is a major source of hazardous air pollutants and have recently applied for a Title V permit through FDEP Central District office for our Orlando, Florida operations located at 2737 North Forsyth Road, Orlando, Florida 32809. Our facility is classified under SIC Codes 3713 and 3799 which retrofits and customizes light and heavy duty vehicles into emergency medical transports (e.g., ambulances) and buses.

This process involves metal fabrication, assembly, fiberglass reinforced plastics, wiring, vehicle painting, cabinetry, upholstery, flooring, trim and accessories installation. The various processes are grouped into a single emission unit which may be affected by the following source categories and associated NESHAPs;

- \$ Auto & Light Duty Surface Coating
- \$ Misc. Metal Parts and Products Surface Coating
- \$ Plastic Parts Surface Coating
- \$ Reinforced Plastics Products Manufacturing
- \$ Wood Furniture *—JJ*

This facility has not undergone a 112(g) case-by-case MACT determination.

I certify that I am the responsible official of the Orlando Wheeled Coach facility and based upon information and belief after reasonable inquiry, I certify that the statements and information provided above are true, accurate and complete to the best of my knowledge.

If you have any questions regarding our facility, please contact Mr. Paul Ryan at this address.

Sincerely,
Wheeled Coach

[Signature]
Robert Collins, President

cc: Bruno Ferraro, Grove Scientific & Engineering Company
Mr. Doug Neeley, USEPA Region IV, 61 Forsyth St., SW, Atlanta, GA 30303-8960