

4014 NW THIRTEENTH STREET GAINESVILLE, FLORIDA 32609 352/377-5822 • FAX 377-7158 KA 124-96-03

August 12, 1997

RECEIVED

AUG 1 4 1997

BUREAU OF AIR REGULATION

Mr. Cleve Holladay Florida Department of Environmental Protection Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Subject:

Comment on Draft PSD Permit Sulfuric Acid Plants 10 & 11 IMC-Agrico Company (South Pierce) Polk County, Florida

PSD-FL-235

Dear Mr. Holladay:

We have reviewed the Best Available Control Technology (BACT) determination for the above referenced project and have the following comments:

1. Regarding sulfur dioxide control, we strongly urge FDEP to delete the following statement:

"It is possible to achieve lower values by more frequent catalyst screening and replacement......However, such changes are probably feasible for new, refurbished or reconstructed plants."

The BACT determination does not provide any information to support this position. Furthermore, no useful purpose seems to be served by including this inapplicable general statement.

2. Regarding nitrogen oxides, it should be noted that the emission factor of 0.12 lb/ton of 100% H2SO4 is based on past IMC-Agrico compliance test results submitted to FDEP. We are very concerned about FDEP's position on further evaluation of NOx controls.

":: If the actual value is substantially higher than estimated, an evaluation of further NOx control will be performed."

Given that FDEP is well aware of the typical range of uncontrolled NOx emissions from sulfuric acid plants in Florida (based on compliance results submitted to FDEP) and the fact that no add-on NOx control technology has been required/demonstrated on sulfuric acid plants, it is requested that the statement be deleted from the BACT determination.

Mr. Cleve Holladay Florida Department of **Environmental Protection** 

If you have any questions, please call Pradeep Raval or me.

Very truly yours,

KOOGLER & ASSOCIATES

Koogler, Ph.D., P.E. John B/.

JBK:par

C. Dave Turley, IMC-Agrico

CC: B. Thomas, SWD R. Harwood, Polk Co

NP3

EPA





4014 NW THIRTEENTH STREET GAINESVILLE, FLORIDA 32609 352/377-5822 = FAX 377-7158 KA 124-96-03

July 29, 1997

Mr. Cleve Holladay
Florida Department of
Environmental Protection
Twin Towers Office Building
2600 Blair Stone Road
Tallahassee. Florida 32399-2400

Subject:

Comment on Draft PSD Permit

Sulfuric Acid Plants 10 & 11 IMC-Agrico Company (South Pierce)

Polk County, Florida

PSD-FL-235

Dear Mr. Holladay:

We have reviewed the above referenced draft permit and have only one comment.

It is requested that the nitrogen oxides test requirement for the sulfuric acid plants, contained in Specific Conditions B12 and C12, be changed from annual to a test to show initial compliance followed by testing every five years just prior to permit renewal. As you are aware, the nitrogen oxides emissions from the process are not controlled by the operator; and the emissions limitation is arbitrary. An initial test and a test prior to renewal would satisfy compliance demonstration requirements, and avoid unnecessary and unproductive annual testing.

Please note that this approach has been used previously in the permitting of sulfuric acid plants in Florida.

If you have any questions, please call Pradeep Raval or me.

Very truly yours,

KOOGLER & ASSOCIATES

olm B. Koogler, Ph.D., P.E.

JBK:par

c: C. Dave Turley, IMC-Agrico



Certified Mail Return Receipt Requested **NOITAJUDER RIGH** BUREAU OF

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RECEIVED

July 29, 1997

Mr. C. H. Fancy, P. E., Chief Bureau of Air Regulation Florida Department of **Environmental Protection** Twin Towers Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Sulfuric Acid Plant Nos. 10 and 11 RE:

DRAFT Permit No. 1050055-010-AC (PSD-FL-235)

Permit Nos. AO53-221846 and AO53-220555

AIRS ID No. 1050059 Unit ID Nos. 004 and 005

South Pierce Plant

Dear Mr. Fancy:

Enclosed is the Affidavit of Publication of the Notice of Intent to Issue Permit published in the Lakeland Ledger on Friday, July 25, 1997 as required by the Department.

If there are any questions regarding this matter, please contact C. D. Turley at 941-428-7153.

Sincerely,

P. A. Steadham

Chief Environmental

Services - Concentrates

- Enclosure

xc: C. D. Turley

cwk

pas97

CC: C. Holladay, BAR J. Koosler, K&A R. Harwood, Poek Co B. Thomas, SWO.

## AFFIDAVIT OF PUBLICATION

## THE LEDGER Lakeland, Polk County, Florida

35

Case No
STATE OF FLORIDA) COUNTY OF POLK)
Before the undersigned authority personally appeared Nelson Kirkland, who on oath says that he is Classified Advertising Manager of The Ledger, a daily newspaper published at Lakeland in Polk County, Florida: that the attached copy of advertisement, being a
Public Notice Of Intent
n the matter of
Draft Permit No.:1050055-010-AC,(PSD-FL-2
n the
11 III'
lourt, was published in said newspaper in the issues of
July 25;
1997
Affiant further says that said The Ledger is a newspaper published at Lakeland, in said Polk County, Florida, and that the said newspaper has heretofore been continuously published in said Polk County, Florida, daily, and has been entered as second class matter at the post office in Lakeland, in said Polk County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.
Nelson Kirkland Classified Advertising Manager By Nelson Kirkland who is personally known to me
Sworn to and subscribed before me this
day of July A.D. 19 97
(Seal) Notary Public
My Commission Expires Donald Ray JENKINS MY Commission Expires  My C
Order#637908

## PUBLIC NOTICE OF INTENT TO ISSUE AIR CONSTRUCTION PERMIT

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

DRAFT Permit No.: 1050055-010-AC, (PSD-FL-235) South Pierce Facility Polk County

The Department of Environmental Protection (Department) gives notice of its intent to issue an acconstruction permit to IMC-Agrice for throughput increases for its motien suffur storage and handling system and for production increases for their Sulfuck Acid Plants No. 10 and 11 located at the South Pierce Facility approximately eight miles west of Ft. Meade and twelve miles southwest of Bartow on State Road 30. In Polit County. A Best Available Control Technology (BACT) determination was required for sulfur dioxide (SO), nitrogen addes (NO.) and suffuric acid met (SAM) pursuant to Rufe 62–212.400. Ft. A. and 40 CFR 52.21, Prevention of Significant Deterioration (PSD). The applicant's nature and address are IMC-Agrico Company, South Pierce Facility, 7450 Highway 630. Mulberry, Hotkida 33860.

The permit will allow IMC Agrico to increase the suffuric acid production rate of their two existing double absorption Suffuric Acid Plants No. 10 and 11 from 2,700 to 3,000 tons per day (PPD) of 100 percent suffuric acid, each The change in the combined total production of 100 percent suffuric acid by these plants will be from 5,400 to 6,000 IPC. The motion suffur throughput rate will proportionately increase from 56,000 to 75,2000 form per year (IPP). Suffur disorder entistants from the suffuric acid plants are controlled by use of the double absorption process coupled with periodic change-auts of the reaction catalogs. Suffuric disorder and suffuric acid points are controlled by a matter detail points are controlled by a matter elementar.

Total emissions of poliutants, including increases of poliutants subject to PSD review shall not acceed the following limits:

Pollutoni	Maximum Emissions Tons Per year (IPY)	<u>"Net increase</u> Tons Per Year (IPY)
\$O <sub>2</sub>	4389.9	1187
SAM	164 2	135 8
NO.	131 4	79.8

An oir quality impact analysis was conducted. Emissions from the facility will consume NO2 and SO, PSD, Class I and Class II increments in less than significant amounts to all averaging times, except for the PSD Class II SO, 24 hour averaging time. The mailtrum predicted 24 hour average PSD Class II SO. The personal consumed to all largers is in the price foot-which this mailtent will be as the follow.

 PSD Class it increment	Allowable increment	Percent Incremen
Consumed (ug/m²)	(ug/m²)	Consumed
 2d-hour 46	91	

The project has no significant impact on the PSD Class I Chassohowitzka National Wilderness Area

The Department will issue the FINAL Permit, in accordance with the conditions of the DRAFT Permit unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions

... The Department will accept written comments and requests for public meetings concerning the proposed DRAFT Permit issuance action for a period of 30 (thirty) days from the date of publication of this Notice. Written comments and requests for public meetings should be provided to the Department's Bureau of Air Regulation 2600 Bior Stone Road. Mall Station 8505, Stationsee Holdan 23395-2800. Any written comments free shaft be mode available for public inspectionsee Holdan comments required result in a significant change in the DRAFT Permit, the Department shall save a Revised DRAFT Permit and require, if applications, another Public Notice.

The Department will issue SINAL Permit with the conditions of the DRAFT Permit unless a himsly in petition for on administrative hearing is filled pursuant to Sections 120 509 and 120 57 Fs or a party requests a medicinion as an afternative remedy under Section 120 573 before the decading for Isling a petition. Choosing medicinion will not adversely after the right to a hearing it medicition does not result in a settlement, the procedures for petitioning for a hearing are set forth below, followed by the ""procedure for requesting medicinion."

A person whose substantial interests are offected by the Department's proposed permitting decision may petition for an administrative hearing in accordance with Sections 120-559 and 120-57 is. The petition must contain the information set forth below and must be filled (seeked) in the Office of General Coursel of the Department, 9900 Commonwealth Bouldevard, Mail Station 353, 930th as 35, 930

A patition must contain the following Information: (a) The name, address, and felephone number of each petitioner, the applicant's name and address, the Permit Re Number and the county in which in 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 diffected by the Department's action or proposed action; (d) A statement of the material facts disputed by petitioner, if any, (e) A statement of the facts that the petitioner contends warrant everyout an individual petitioner contends warrant everyout an experiment such as a state of the petitioner contends require reversol or modification of the Department's action or proposed action; (d) A statement it benefits and the petitioner contends require reversol or modification of the Department's action or proposed action; (d) A statement of the experiment's action or proposed action; (d) a statement extensive such as a statement of the petitioner contends require reversol or modification of the Department's action or proposed action addressed in this notice of intent.

 because the optimistrative hearing process is designed to formisate intol agency action, the large of a petition means that the Department's final action may be different from the position taken by it in this notice of intent. Persons whose substantial interests will be affected by any such final decision of the Department on the application hove the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

A person whose substantial interests are affected by the Department's proposed permitting decision, may elect to pursue mediction by asking oil parties to the proceeding to agree to such mediation and by filling with the Department or sequest for mediation and the written agreement oil such parties to mediate the agreement oil such parties to mediate the dispute. The request and agreement must be (feat in (eccleved by) the Office of General Coursel of the Department, 3000 Commonwealth Boulevand Mail Station 335, Tolkhassee Florida 32399-3000, by the same deadline as set torth above for the filling of a petition.

A request for medication must contain the following information: (a) the name address and telephone number of the person requesting medication and that person's representative. If any, (b) A statement of the relief sought; and (d) Ether a statement of the relief sought; and (d) Ether a statement of the relief sought; and (d) Ether a statement of the relief sought; and (d) Ether a statement of the relief sought; and (d) Ether a statement of the relief sought; and (d) Ether a statement of the relief sought and the relief sou

The agreement to mediate must include the following (a) the names, addresses, and eleptrone numbers of any persons who may attend the mediation, (b) the name address, and eleptrone number of the mediator selected by the parties, or a provision for selecting a mediator within a specified time, (c) the agreement of the parties on the contidentiality of discussions and documents introduced during mediators. (b) the date time and place of the fish mediation session, or a deadnine for holding the first session, if no mediator are one place in the session of the first mediators are one of the first mediators are one of the first mediators are one of the first mediators. (b) the date time one place the first session and the session of the first mediators are one of the first mediators are one of the first mediators. (b) the segments of all potities or their authorized separations of all potities or their authorized separations of all potities or their

— As provided in Section 120.573 FS, the limely agreement of all parties to mediate will foll the time limitations imposed by Sections 120.559 and 120.57 FS for requesting and holding on administrative inequal this otherwise agreed by the parties, the mediation must be concluded within skyl days of the execution of the agreement. If mediation results in settlement of the administrative dispute, the Department must enter a final order incorporating the agreement of the parties. Persons whose substantial interests will be affected by such modified final decision of the Department have entering the person of the parties. Person whose substantial interests will be affected by such modified final decision of the Department have entire in the dispute of the substantial parties. The parties will be affected by such modified final decision of the Section of the adjustice, and the notice will specify the deciditive that their will apply for challenging the agreement and electing remedies under those two statutes.

A complete project file is available for public inspection during normal business hours 8:00 a.m. t 5:00 p.m., Monday through Friday, except leads holidays, at:

Department of Environmental Protection Bureau of Air Regulation 1115 Magnetial Drive Suite 4 Indichasses Rodac, 2301 Telephone 550/488-1344 Facts 850/922-6979

Department of Environmental Protectio Southwest District Office 3804 Coconut Palm Drive Tampa, Florida 33619 Telephone 813/744-6100 Fax: 813/744-6459

The complete project file includes the application, technical evaluation. Draft Permit, and the information submitted by the responsible official, excludive of confidential records under Section, 433.111, F5, hieresetal persons may contact the Admissiration. New Resource Review Section of 11. South Magnolia Drive, Suite 4, Tallahassee, Florida 32301, or call 859/488-1344, for additional information.