



May 14, 2002

Ms. Cindy Phillips, P.E.
FDEP Bureau of Air Regulation
MS5505
2600 Blair Stone Road
Tallahassee, FL 32399-2400

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

RE: Clean Air Act Section 112(j) Notification Information
Citrus World, Inc., d.b.a. Florida's Natural Growers
Bartow, Florida
Title V Permit No. 1050106-001-AV

Dear Ms. Phillips and Mr. Neeley:

The purpose of this letter is to provide information relative to Section 112(j) of the Clean Air Act as amended in 1990 which pertains to the development of Maximum Achievable Control Technology (MACT) standards. Section 112(j) requires that owners of a major source of hazardous air pollutants (HAP's) in an affected industry source category submit the information listed below to the permitting authority (i.e. the State of Florida) with a copy submitted to the United States Environmental Protection Agency (USEPA).

Citrus World, Inc. is submitting this Part 1 notification information without necessarily having determined that certain units, such as, but not limited to, the process heaters which serve its peel drying system or other process heater units at the facility, are subject to the Process Heaters or other MACT category. Citrus World, Inc. is submitting information about these units as a precaution and reserves the right to contest that these units are subject to a MACT category. See, "NESHAPS for Source Categories: General Provisions; and Requirements for Control Technology Determinations for Major Sources in Accordance with Clean Air Act Sections 112(g) and 112(j)," 67 Fed. Reg. 16,582, 16,591 (April 5, 2002) (Final Rule) (stating that "If the section 112(j) deadline arrives before you can determine ... applicability, you should submit a Part 1 [notification]").

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MAY 17 2002

BUREAU OF AIR REGULATION

Page 2

The Code of Federal Regulations, at 40 C.F.R. §63.53(a), directs that the following information is to be submitted in a Part 1 notification to the permitting authority:

1. The name, address (physical location), and brief description of the major source (facility);
2. An identification of the relevant industry source category(ies);
3. A list of the emission units belonging to the relevant industry source category(ies); and
4. An identification of any affected sources for which a Section 112(g) MACT determination has been made.

Subject to the conditions outlined herein, Citrus World, Inc. hereby provides the following facility-specific information for each of these items:

1. **Name:** Citrus World, Inc., d.b.a. Florida's Natural Growers

Address: 6105 Spirit Lake Road Bartow, FL 33830

Source Description:

The existing industrial complex includes citrus processing and juice extraction, bulk storage, warehousing, and distribution. Fruit is graded and conveyed to an extractor room where the juice and citrus by-products are removed and pumped to bulk storage or to evaporators for concentrate production.

The facility includes one citrus peel dryers with waste heat evaporator, one citrus pellet cooler, an emergency generator and two industrial boilers.

2. **Relevant Industry Source Categories:** Depending on the final form of the applicability portion of the MACT standard, the following industry source categories may be applicable to sources at the facility:
Industrial, Commercial, and Industrial Boilers and Indirect-fired Process Heaters; Organic Liquids Distribution (non-gasoline); Reciprocating Internal Combustion Engines, and Paint Stripping Operations.

3. **List of the Emission Units Belonging to the Relevant Industry Source Categories:** This list is dependent on the final form of the applicability portion on the specific MACT standard.

Facility Emission Source	Potentially Relevant Industry Source Category
Waste heat evaporators	Industrial, Commercial, and Industrial Boilers and Indirect-fired Process Heaters
Industrial Boilers	Industrial, Commercial, and Industrial Boilers and Indirect-fired Process Heaters
Truck Engine Operations	Reciprocating Internal Combustion Engines
Emergency Generator	Reciprocating Internal Combustion Engines
Citrus Oils Handling and Storage	Organic Liquids Distribution (non-Gasoline)
Potential Maintenance Requiring Paint Removal	Paint Stripping Operations

4. **Previous Section 112(g) MACT Determinations:** To the best of our knowledge, there has been no section 112(g) MACT determination made for any of the potential sources at this facility.

If you have any questions concerning the information provided, please contact Paul Tanke at (863) 676-1411, ext. 3433.

Sincerely,



Charles T. Matthews
Director of Operations

cc: Roger Caldwell, Bottorf Associates, Inc.

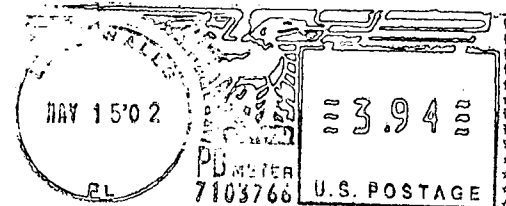
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**Florida's
Natural**

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A Division Of Citrus World, Inc.
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Lake Wales, Florida 33859-1111

CERTIFIED MAIL



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