

## Mitchell, Bruce

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**From:** Zhu, Yi  
**Sent:** Thursday, March 01, 2001 10:42 AM  
**To:** Mitchell, Bruce  
**Cc:** Fancy, Clair; Sheplak, Scott; Leffler, William  
**Subject:** RE: ARMS upload check for Ajax Paving Industries, Inc.: 7770060-004-AC.

The data is checked and looked good. Thank you.  
Yi

-----Original Message-----

**From:** Mitchell, Bruce  
**Sent:** Thursday, March 01, 2001 9:49 AM  
**To:** Zhu, Yi  
**Cc:** Fancy, Clair; Sheplak, Scott; Leffler, William  
**Subject:** RE: ARMS upload check for Ajax Paving Industries, Inc.: 7770060-004-AC.

3/1/2001

Dear Yi,

Thanks for the help this morning. Please review the ARMS entries for the changes requested. I believe that I have entered the appropriate data. Please advise. Again, many thanks.

Bruce

-----Original Message-----

**From:** Zhu, Yi  
**Sent:** Tuesday, February 27, 2001 8:18 AM  
**To:** Mitchell, Bruce  
**Cc:** Fancy, Clair; Sheplak, Scott; Leffler, William  
**Subject:** RE: ARMS upload check for Ajax Paving Industries, Inc.: 7770060-004-AC.

Bruce, EU 4 and 5 do not have any SCC, pollutant, emission point, and VE data entered. Could you please check it again? Thanks. Yi

-----Original Message-----

**From:** Mitchell, Bruce  
**Sent:** Friday, February 09, 2001 4:44 PM  
**To:** Zhu, Yi  
**Cc:** Fancy, Clair; Sheplak, Scott; Leffler, William  
**Subject:** ARMS upload check for Ajax Paving Industries, Inc.: 7770060-004-AC.

2/9/01

Dear Yi,

Please check the above referenced permitting project for ARMS input. Many thanks.

Bruce

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Bruce

**State of Florida**  
**Department of Environmental Protection**

**Memorandum**

TO	Clair Fancy for JMD 2/6
THRU	Bruce Mitchell BM
FROM	William Leffler, P.E. WL
DATE	February 5, 2001
SUBJECT	Air Construction Permit Ajax Paving Industries, Inc. Relocatable drum mixer asphalt plant and associated equipment Permit No.: 7770060-004-AC
Day 90	February 24, 2001

1. This Final Air Construction Permit is for a relocatable drum mixer asphalt batch plant, presently located in Moore Haven, Florida.
2. The application history is as follows:
  - On August 2, 2000, an application for an Air Operating Permit was received and rejected because the underlying air construction permit had expired. The applicant was allowed leave to withdraw the application for an operating permit and apply the fees to a new air construction permit application.
  - On August 31, 2000, an application for an air construction permit was received. The fee previously paid was applied to this application. The clock was reset.
  - On October 11, 2000, the applicant requested the addition of a crushing unit not to exceed 200 TPH and 500 hours per calendar year.
  - On November 16, 2000, an intent to issue package, including the Draft Air Construction Permit, was clerked and mailed to the applicant.
  - On January 20, 2001, the public notice was published in The Ft. Myers News Press.
  - On January 29, 2001, the applicant provided proof of publication for the public notice.
3. The relocatable drum mixer asphalt plant is a minor (Synthetic Non-Title V) facility. It will have limited operation except for the asphalt tank heating system. The applicant has requested permission to use "on spec" used oil for heating; and, appropriate permit conditions have been included to limit heavy metals, sulfur and PCB's.
4. Unconfined fugitive particulate matter emissions from the aggregate handling process and crusher unit will be controlled by a water spray dust suppression system; and, unconfined fugitive non-process particulate emissions from roadways, stockpiles and work-yard, will be controlled by watering and/or application of some effective dust suppressant(s). Process emissions from the dryer/mixer are controlled by a cyclone and baghouse.
5. I recommend that the attached permit be signed.

**Final Determination**  
**Ajax Paving Industries, Inc.**  
**Relocatable Drum Mix Asphalt Plant and Associated Equipment**  
**Permit No.: 7770060-004-AC**

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NOTICE AND PUBLICATION.

- On November 16, 2000, an intent to issue package, including the Draft Air Construction Permit, was clerked and mailed to the applicant and copies were furnished to the various district and local air programs throughout the state.
- On December 31, 2000, Richard Robinson of Duval County made timely comments to the draft permit.
- On January 20, 2001, the public notice was published in The Ft. Myers News Press.
- On January 29, 2001, the applicant provided proof of publication for the public notice.

DEPARTMENT COMMENTS.

The Department responds to Mr. Robinson's comments as follows without repeating the text of the comment:

1. The applicant did not seek permitting under Rule 62-210.300(3)(c)1., F.A.C., but rather it filed a long form application with adequate data and assurance for review of the application as a synthetic non-Title V minor source.
2. The applicant did not seek permitting under Rule 62-210.300(3)(c)1., F.A.C., and is not subject to it. The facility is minor and PM testing is required prior to permit renewal in accordance with Rule 62-297.310(4)(a)4.b., F.A.C.
3. The applicant did not seek permitting under Rule 62-210.300(3)(c)1., F.A.C., and is not subject to it. The three (3) year retention time is in accordance with Rule 62-4.160(14)(b), F.A.C.

CONCLUSION.

It is recommended that the air construction permit, No. 7770060-004-AC, be issued as noticed.

## Mitchell, Bruce

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**From:** Richard Robinson [ROBINSON@coj.net]  
**Sent:** Wednesday, December 27, 2000 3:31 PM  
**To:** Leffler, William  
**Cc:** Mitchell, Bruce; Darrel Hall; Ron Roberson; Jerry Woosley  
**Subject:** Comments, Ajax Paving Industries, Inc., 7770060-004-AC

I reviewed the subject draft permit and have the following comments:

1. Page 6, Section IV, Specific Conditions 2. & 3., It appears the tons per calendar year of asphaltic concrete mix allowed and the gallons of fuel oil burned during any consecutive 12-month period are greater than the conditional exemptions from Title V permitting conditions in accordance with Rules 62-210.300(3)(c)1.a. & b., FAC.

2. Page 10, Section IV, Specific Condition 14.(b), It appears the PM test prior to renewal is less stringent than the conditional exemptions from Title V permitting conditions in accordance with Rule 62-210.300(3)(c)1.i., FAC.

3. Page 12, Section IV, Specific Condition 27., It appears the 3 year record keeping requirement is less stringent than the conditional exemptions from Title V permitting conditions in accordance with Rule 62-210.300(3)(c)1.g., FAC.

Please let me know if Rule 62-210.300(3)(c)1. has been changed.