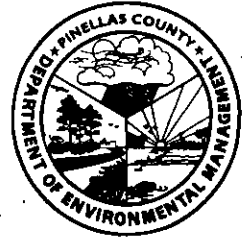


PINELLAS COUNTY
DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

AIR QUALITY DIVISION
300 SOUTH GARDEN AVENUE
CLEARWATER, FLORIDA 33756



COMMISSIONERS
ROBERT B. STEWART - CHAIRMAN
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BUREAU OF
AIR REGULATION

November 20, 1997

PHONE: (813) 464-4422
FAX: (813) 464-4420
SUNCOM: 570-4422
SUNCOMFAX: 570-4420

Willard Hanks
Division of Air Resources Management
Florida Department of Environmental Protection
111 South Magnolia, MS 5505 *Twin Towers*
Tallahassee, Florida 32399-2400 *2600 Blk*

Re: APAC-Georgia Paving Company, Inc., 7775018-002-AC, 7775027-001-AC, 7775028-001-AC, 7775033-002-AC, 7775045-001-AC

Mr. Hanks:

This office has reviewed the draft permits for the above mentioned facility. Minor requested changes are:

1. Specific Condition No. B.1. - add a comma between silos and hoppers.
2. Pinellas County does have a requirement for an operation and maintenance plan (O&M Plan) when control equipment is utilized. When the construction permit are issued, they all should reflect the need to submit an O&M Plan with the application for an operating permit. This requirement was placed in 7775018-002-AC, 7775028-001-AC, 7775033-002-AC, and 7775045-001-AC, but was not required in 7775027-001-AC.

Since all five portable emission units are operated by the same Company, is it possible to identify the sources with one facility number with five emission units, instead of five facilities with one emission unit?

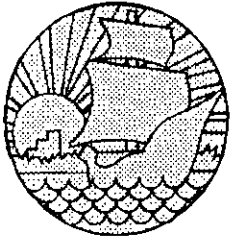
If you have any questions, contact this office at (813) 464-4422 or Suncom 570-4422.

Sincerely,

Gary Robbins, Environmental Program Manager
Air Quality Division,

cc: PF(7775018-002-AC, 7775027-001-AC, 7775028-001-AC, 7775033-002-AC, 7775045-001-AC)

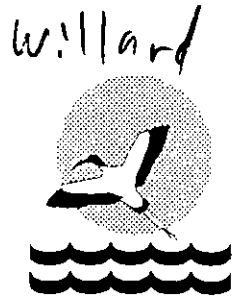




MANATEE COUNTY GOVERNMENT

"To Serve With Excellence"

ENVIRONMENTAL MANAGEMENT DEPARTMENT



November 25, 1997

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

Re: APAC-Georgia Paving Company, Inc.
DRAFT Permit Nos. 7775018-002-AC, 7775027-001-AC,
7775028-001-AC, 7775033-002-AC, and 7775045-001-AC.
Statewide Construction Permits for Five Relocatable
Concrete Batch Plants.

Dear Mr. Fancy:

After reviewing the Draft Air Construction Permits for five relocatable concrete batch plants to operate in any county in Florida, Manatee County Environmental Management Department wish to call your attention to an important point.

To ensure proper setup, alignment, control and operation of equipment in this system, we recommend that dust collector exhaust points be tested every time after relocation using EPA Visible Emission test, Method 9.

Please consider this issue, and as always, should you have any questions regarding this issue please do not hesitate to contact me at the address or phone number listed above.

Thank you very much for your consideration.

Sincerely,

Marion G. Forthoffer
Environmental Manager

MGF/scs

cc. Karen Collins-Fleming

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AIR REGULATION

cc: W. Hanks, BAR