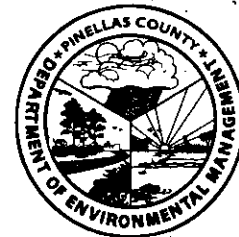


**PINELLAS COUNTY
DEPARTMENT OF ENVIRONMENTAL MANAGEMENT**

AIR QUALITY DIVISION
300 SOUTH GARDEN AVENUE
CLEARWATER, FLORIDA 33756



COMMISSIONERS
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Willard Hanks
Department of Environmental Protection
Division of Air Resources Management
2600 Blair Stone Road
Tallahassee, FL 32399-2400

November 5, 1997

Re: Mulliniks Construction Company, Inc.; 7775036-002-AC, 7775037-002-AC,
7775038-002-AC


Mr. Hanks:

This office has reviewed the incompleteness letter reply, dated 10/22/97, for the above mentioned facilities. The application still appears to be incomplete:

1. Attachment 1 does not list all the key components or model numbers for crushing units.
2. The O&M Plan is not sufficient, particularly for the water nozzles. While the plan looks at the positioning, there is no observation of the spray pattern for clogging and amount. The pump check does not make it clear what is being checked (water pressure, gallons/minute, etc.) or what is acceptable. An O&M Plan should also have forms which indicate the O&M parameter, the frequency of the check/maintenance, what the observation is, and comments.
3. The County did not receive a copy of the Duval construction permit.

Should these emission units be assigned one facility number, and 3 project numbers for the 3 emission units, instead of three different facility numbers? 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(5036, 5037, 5038), RF

RECEIVED

NOV 10 1997

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AIR REGULATION

