

Knight, Nancy

From: Veronica Sgro [vsgro@kooglerassociates.com]
Sent: Tuesday, October 05, 2010 1:23 PM
To: Knight, Nancy
Cc: jshuler@cwrcontracting.com; mlee@kooglerassociates.com
Subject: C.W. Roberts Contracting, Inc., Facility ID 7775176 - Process Flow Diagram Response

Hi Nancy:

The pieces of equipment presented in the table titled "Replacement Information for Permit Specific Condition B.4" may not be represented in a single crushing system. The pieces of equipment presented in the Table were submitted in order to help provide operating configuration flexibility for current and future crushing systems that may be brought on site.

We do not have a process flow diagram that incorporates all of the pieces of equipment provided in the Table and feel that the equipment list presented in the Table should be adequate for the inspector. In addition, the FDEP SW District Air Compliance Section typically requests that a list of anticipated emission points that will be observed be submitted with the test notification for crushing systems. Instead of providing a process flow diagram, it is requested that the anticipated emission point list which is typically submitted with the test notification be used as guidance for the field inspector.

I hope this helps answers your question. If you have any additional questions, please feel free to contact me or Max Lee.

As a side note, I plan on going on maternity leave soon. Max Lee will be handling this project while I am away. He is copied to this email.

Best Regards,

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From: Knight, Nancy [mailto:Nancy.Knight@dep.state.fl.us]
Sent: Wednesday, September 29, 2010 8:58 AM
To: jshuler@cwrcontracting.com; vsgro@kooglerassociates.com
Subject: C.W. Roberts Contracting, Inc.

I need a flow diagram of the crushing system to complete the permit amendment. It must show all the pieces of equipment listed in the table titled Replacement Information for Permit Specific Condition B.4. I will indicate that the flow diagram is just one of any number of ways the crushing system can be configured. This will still allow for maximum flexibility while giving the compliance inspector something to work from.

Thank you.

Nancy E. Knight

Engineer Specialist
Southwest District Air Program
Department of Environmental Protection
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