P.O. Drawer L. Plant City, Florida 33564-9007 Telephone: 813/782-1591



MAR 08 2004

March 3, 2004

BUREAU OF AIR REGULATION

Ms. Trina Vielhauer Chief, Bureau of Air Regulation Florida Department of Environmental Protection Department of Air Resources Management 2600 Blair Stone Road, MS 5500 Tallahassee, Florida 32399-2400

Re:

CF Industries, Inc., Proposed Alternative Monitoring Plan,

Letter of February 9, 2004

Dear Ms. Vielhauer:

Based on the recently expressed assurance of the Department that a mutually-agreeable alternative monitoring plan will be developed for compliance with the Hydrogen Fluoride NESHAP rules, and based on the agreement that the language suggested in your February 25, 2004 electronic mail will be applied to the CF Plant City Phosphate Complex, CF agrees not to object to the Department's determination that the facility is a major source of HAPs.

CF believes that the DEP plant tour and meetings currently being scheduled for the Plant City Complex will be beneficial to the Title V permit processing effort. We encourage the Department to involve in the meetings as many as possible of the permitting personnel who will be active in the development of the facility's permit renewal.

Sincerely,

Herschel E. Morris,

Vice President Phosphate Operations and

Huckel C. Mours

General Manager

cc: Alan Bedwell, DEP Deputy Secretary

Michael Cooke, BAR Errin Pichard, BAMMS Jerry Kissel, SWD Jerry Campbell, EPCHC



Department of Environmental Protection

Circles P

Jeb Bush Governor Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

David B. Struhs Secretary

February 26, 2004

Tom Edwards CF Industries, Inc. Post Office Drawer L Plant City, Florida 33564

RE: CF Industries Plant City Facility

Dear Mr. Edwards:

This letter is to confirm our conversation yesterday regarding resolution of the outstanding litigation regarding the applicability of the phosphate MACT to the above-referenced facility. As we discussed, to resolve this litigation, the Department will add the following language to the Department's determination of major source status for HAPs in the Title V permit:

If additional testing and modeling demonstrate that the facility is not and has never been a major source of hazardous air pollutants since at least June 10, 2002, the permittee shall have the right to request that the Department revise the permit to remove those requirements and conditions that are applicable because the facility is a major source of hazardous air pollutants as determined by the Department.

In addition, the Department will work with CF on an alternate monitoring plan for this facility. We can discuss the timing of the withdrawal of the extension of time to petition for hearing, issuance of the Title V revision and the Title V renewal when we meet at your facility. If you have any questions, please do not hesitate to contact me at 850/921-9503.

Sincerely,

Trina L. Vielhauer

Chief.

Bureau of Air Regulation

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