

Mosaic Fertilizer, LLC 13830 Circa Crossing Drive Lithia, FL 33547

Via fedex and email

February 9, 2011

Trina L. Vielhauer, Chief Bureau of Air Regulation, FDEP 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Re: New Wales Facility

SAP No. 1 2011 Turnaround Projects

BART Permit 1050059-061-AC

Dear Ms. Vielhauer:

RECEIVED
FEB 1 0 2011

BUREAU OF AIR REGULATION

The BART permit referenced, issued July 30, 2009, addresses SAP No. 1, 2, and 3, DAP Plant No.1, MAP Plant, AFI Plant, Multifos A and B Kilns, Dryer and Blending operations. It also deals with emission reductions under two scenarios; Scenario A and Scenario B.

As described in the permit, under Scenario A, the Multifos A and B kilns, including the associated coolers, will be shut down, existing SAP, DAP, MAP, AFI plant capacities will not be exceeded and installation of Brownian diffusion-type candles in SAPs 1 and 2 to minimize sulfuric acid mist (SAM) emissions to meet emission standards specified in BART permit 1050059-061-AC will occur. Mosaic, in letter dated December 21, 2009, notified the Department that it was implementing Scenario A.

Scenario B requires that production rates of SAPs 1, 2 and 3 be reduced from 3,400 TPD to 3,200 TPD, reduce lower daily average SO_2 and SAM emissions to comply with the BART exemptions limits specified in the permit and operate Multifos A and B Kilns with lower SO_2 and PM emissions specified in the permit. Scenario B also lists the proposed work activities required to be performed under the BART exemption requirements for SAPs 1, 2, 3 and the Multifos A and B Kilns, Dryer and Blending Operation. The work activities listed for SAP 2 are increased catalyst loading, installation of a heat recovery system (HRS) to replace the interpass absorption (IPA) tower, replace the sulfur furnace, replace the drying tower and install Brownian diffusion-type candles in the final absorption tower (FAT) for SAM control. The BART permit does not, other than the installation of the Brownian diffusion-type candles, describe the activities relating to the catalyst loading, HRS to replace the IPA tower, replacement of the sulfur furnace and the replacement of the drying tower in Scenario A which Mosaic has opted to follow.

Mosaic had endeavored, via Golder letter dated May 4, 2009, to include under Scenario A, the above mentioned work activities listed under Scenario B, viz. increased catalyst loading, installation of a heat recovery system (HRS) to replace the interpass absorption (IPA) tower, replace the sulfur furnace, replace the drying tower. Due to BART permit

Trina Vielhauer / FDEP New Wales BART Page 2

issuance deadline considerations, this normalization of work activities listed under Scenario A and B was not accomplished as draft permits already completed and issued would have had to be redone and reissued which was, as mentioned, not feasible due to permit issuance deadlines; Mosaic therefore withdrew this request via the Golder letter dated May 11, 2009. Copies of these letters are included for reference.

Mosaic is now in the process of implementing Scenario A requirements and plans to install, during the upcoming June 2011 turnaround, the Brownian diffusion-type candles in the final absorption tower in SAP 1 and also, in keeping with the intent of the heat integration plans described in the May 4, 2009 letter, plans to replace the SAP 2 economizer 3B and superheater 0A. The installation of the candles in the final absorption tower also involves the replacement of the top portion of the tower as the candles are more intricate and occupy a larger volume than the Brinks demister pads they are replacing.

In view of the foregoing, Mosaic is hereby formally notifying you of these planned June 2011 turnaround activities for SAP 2 and requests the Department's concurrence on the normalization of the Scenario A and B sulfuric acid plant activities vis-à-vis BART emissions in order that Mosaic can indeed proceed with all the activities to effectively realize the intent and purpose of the BART permit.

If you have any questions, please feel free to contact Rama Iyer at (813) 500-6478.

Sincerely,

Stephen R. David

Ramarge

Manager - Air Strategy and Compliance

ec: M. Nasca \ FDEP SW District Office

R. Yasurek, D. Jellerson, D. Jagiella \ Mosaic

D. Ahrens, J. Voyles, R. Iyer, D. Turley \ Mosaic

D. Buff \ Golder; R. Manning \ Hopping Green

M. Koletzke \ FDEP Tallahassee

Attachment

May 4th and 11th letters

Golder Associates Inc.

6026 NW 1st Place Gajnesville, FL 32607 Telephone (352) 336-5600 Fax (352) 336-6603



May 11, 2009

063-7642

Florida Department of Environmental Protection Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Attention: Mr. Syed Arif, P.E.

RE:

MOSAIC FERTILIZER, LLC – NEW WALES FACILITY

PROJECT NO. 0570059-061-AC

BEST AVAILABLE RETROFIT TECHNOLOGY EXEMPTION APPLICATION WITHDRAWAL OF MAY 4 LETTER SUBMITTAL REVISING SCENARIO A

Dear Mr. Arif:

Mosaic Fertilizer, LLC (Mosaic) submitted a letter dated May 4, 2009, to the Florida Department of Environmental Protection (FDEP), which revised the activities to be performed under Scenario A of the Best Available Retrofit Technology (BART) exemption application for the New Wales facility. The purpose of this letter is to withdraw that letter and the changes to Scenario A stated therein. Therefore, for purposes of issuing the final BART permit, the description of Scenario A remains the same as described in the exemption application dated September 2008.

Thank you for your consideration of this request. If you have any questions, please do not hesitate to call me at (352) 336-5600.

Sincerely,

GOLDER ASSOCIATES INC.

David a. B. M/

David A. Buff, P.E., Q.E.P.

Principal Engineer

DB/tz

cc:

D. Turley, Mosaic

D. Jagiella, Mosaic

D. Jellerson, Mosaic

R. Iyer, Mosaic

S. Mohammad, Golder

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Golder Associates Inc.

6026 NW 1st Place Gainesville, FL 32607 Telephone (352) 336-5600 Pax (352) 336-6603



May 4, 2009

063-7642

Florida Department of Environmental Protection Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Attention: Mr. Syed Arif, P.E.

RE: MOSAIC FERTILIZER, LLC – NEW WALES FACILITY PROJECT NO. 0570059-061-AC

BEST AVAILABLE RETROFIT TECHNOLOGY EXEMPTION APPLICATION

Dear Mr. Arif:

Mosaic Fertilizer, LLC (Mosaic) submitted the best available retrofit technology (BART) exemption application for the New Wales facility in September 2008, and it is currently being reviewed by the Florida Department of Environmental Protection (FDEP). Mosaic has proposed two alternative BART exemption scenarios, both based on emissions reductions, and has requested the flexibility to choose strategies from both scenarios if necessary in order to meet the exemption criteria. Under each scenario, Mosaic described its tentative plans to meet the new emission limits. It has come to our attention that certain descriptions were missing for the Sulfuric Acid Plant (SAP) Nos. 1, 2, and 3 under Scenario A. As a result, a revised description for work proposed for the SAPS under Scenario A is presented in this letter. The proposed SAP work is identical to the work proposed for the SAPs under Scenario B.

The following description of SAP Nos. 1, 2, and 3 under BART Exemption Scenario A supersedes the description of SAP Nos. 1, 2, and 3 originally presented in Section 2.7.1 of the BART Exemption application submitted in September 2008:

SAP Nos. 1, 2, and 3

Under Scenario A, Mosaic is proposing to lower the sulfuric acid mist (SAM) emission limits for SAP Nos. 1, 2, and 3 in order to meet the BART exemption criteria, as follows:

SAM emissions from SAP Nos. 1, 2, and 3 each are reduced from 14.0 lb/hr to 7.1 lb/hr.

The total proposed reduction in allowable SAM emissions is 20.7 lb/hr.

Most of the actual SAM emission rates from the SAPs are lower than the proposed 7.1 lb/hr, as shown in Table 2-1, which summarizes the recent test data from the SAPs. The control strategy described below will ensure that the proposed lower SAM limits will be met consistently.

Mosaic's intended strategies for achieving the lower SAM emission rates on the SAPs are as follows. Currently, SAP No. 3 employs Brownian-type candles for mist elimination, while SAP Nos. 1 and 2 employ impaction media in the form of high velocity (HV) panels for mist elimination. Under Scenario A, SAP Nos. 1 and 2 will install Brownian-type candles during upcoming turnarounds when the final towers in the SAPs are replaced. These are currently planned for June 2012 for SAP No. 1, and June 2011 for SAP No. 2 (subject to change).

Although Mosaic is currently planning to install Brownian diffusion-type candles on SAPs No. 1 and 2, and maintain the current Brownian-type candles on SAP No. 3, if these technologies are later deemed by Mosaic to be insufficient, Mosaic may consider other technologies, and Mosaic requests that the air construction permit reflect this flexibility.

Mosaic is not proposing any reduction in SO₂ or NO_x emission rates from the SAPs under Scenario A.

In addition, Mosaic has planned the following additional improvements for SAP Nos. 1 and 2 under Scenario A.

SAP No. 1 – During the planned June 2012 turnaround, the interpass absorption (IPA) tower will be replaced with a heat recovery system (HRS) tower. Although this change is not necessary to achieve the proposed lower SAM emission rate, the Final Absorption Tower is 33 years old, and is in need of replacement. It therefore is appropriate to convert to the HRS tower at this time in order to improve energy recovery in the SAP and increase steam generation. At this time, the IPA tower will become the final absorption tower with the Brownian candles installed, and the existing final tower will be removed. During the planned January 2012 turnaround, the sulfur furnace and the drying tower will be replaced. The current estimated cost to perform this work is approximately \$38 million including the HRS tower. Flow diagrams of the SAP Nos. 1, 2, and 3, which indicate the proposed configurations, are included with the permit application form attached.

SAP No. 2 – During the June 2011 turnaround, the IPA tower will be replaced with an HRS absorption tower, the drying tower will be replaced, and the sulfur furnace will be replaced. Although the IPA tower replacement not necessary to achieve the proposed lower SAM emission rate, the Final Absorption Tower is 33 years old, and is in need of replacement. It therefore is appropriate to convert to the HRS tower at this time in order to improve energy recovery in the SAP and increase steam generation. At this time, the IPA tower will become the final absorption tower with the Brownian candles installed, and the existing final absorption tower will be removed (see attached flow diagram). The current estimated cost to perform this work is approximately \$38 million.

Pursuant to your telephone conversation with Mr. Rama Iyer, a revised flow diagram is included with this submission showing further detail regarding the HRS for SAP Nos. 1 and 2. As shown in the diagram, the HRS is shown as the new HRS Tower with the HRS dotted block shown with

the HRS diluter, HRS boiler, heater, preheater, and Viper block flows in and out of it. The Viper block is essentially to absorb SO₃ using low-pressure steam which provides heat that can be recovered. The HRS diluter, as the name implies, provides for water and acid balance into the system. Thus, with these HRSs in effect, the high-pressure steam in the superheaters is enhanced to provide for overall higher heat utilization, allowing increases in the overall system electricity generation.

Thank you for the opportunity to provide you with this additional information. If you have any questions, please do not hesitate to call me at (352) 336-5600.

Sincerely,

GOLDER ASSOCIATES INC.

David A. Buff, P.E., Q.E.P.

Principal Engineer

DB/tz

Enclosures

cc:

- D. Turley, Mosaic
- D. Jagiella, Mosaic
- D. Jellerson, Mosaic
- R. Iyer, Mosaic
- S. Mohammad, Golder

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APPLICATION INFORMATION

Professional Engineer Certification

1.	Professional Engineer Name: David A. Buff
	Registration Number: 19011
2.	Professional Engineer Mailing Address
	Organization/Firm: Golder Associates Inc.**
1	Street Address: 6026 NW 1st Place
	City: Gainesville State: FL Zip Code: 32607
3.	
	Telephone: (352) 336-5600 ext. 21145 Fax: (352) 336-6603
4.	Professional Engineer E-mail Address:
5.	Professional Engineer Statement:
	I, the undersigned, hereby certify, except as particularly noted herein*, that:
	(1) To the best of my knowledge, there is reasonable assurance that the air pollutant emissions unit(s) and the air pollution control equipment described in this application for air permit, when properly operated and maintained, will comply with all applicable standards for control of air pollutant emissions found in the Florida Statutes and rules of the Department of Environmental Protection; and
	(2) To the best of my knowledge, any emission estimates reported or relied on in this application are true, accurate, and complete and are either based upon reasonable techniques available for calculating emissions or, for emission estimates of hazardous air pollutants not regulated for an emissions unit addressed in this application, based solely upon the materials, information and calculations submitted with this application.
	(3) If the purpose of this application is to obtain a Title Y air operation permit (check here [], if so), I further certify that each emissions unit described in this application for air permit, when properly operated and maintained, will comply with the applicable requirements identified in this application to which the unit is subject, except those emissions units for which a compliance plan and schedule is submitted with this application.
	(4) If the purpose of this application is to obtain an air construction permit (check here \boxtimes , if so) or concurrently process and obtain an air construction permit and a Title V air operation permit revision or renewal for one or more proposed new or modified emissions units (check here \square , if so), I further certify that the engineering features of each such emissions unit described in this application have been designed or examined by me or individuals under my direct supervision and found to be in conformity with sound engineering principles applicable to the control of emissions of the air pollutants characterized in this application.
	(5) If the purpose of this application is to obtain an initial air operation permit or operation permit revision or renewal for one or more newly constructed or modified emissions units (check here], if so), I further certify that, with the exception of any changes detailed as part of this application, each such emissions unit has been constructed or modified in substantial accordance with the information given in the corresponding application for air construction permit and with all provisions contained in such permit. Signature S/4/09 Date Da
· .	(seal)

DEP Form No. 62-210.900(1) - Form Effective: 3/16/08

^{*} Attach any exception to certification statement.

**Board of Professional Engineers Certificate of Authorization #00001670.

Revised Flow Diagram – SAP Nos. 1 and 2 New Wales Facility, Mosaic Fertilizer, LLC

Correspondence/BART 0509/Flow Diagram.docx

Source: Golder, 2009.

