

Phillips, Cindy

From: Phillips, Cindy
Sent: Monday, April 22, 2002 2:02 PM
To: 'Brian Storey'
Subject: RE: Title V, April 5 letter

Mr. Storey,

I'm sorry I haven't gotten back to you sooner on this. I checked the Title V permit for the Perry Lumber Company and it was stated in their Title V application that they are not a major source of hazardous air pollutants. If this is indeed true, then, as stated in the 112(j) information letter, they would not be subject to the 112(j) notification requirements. Our 112(j) mailing list was pulled from lists of Title V facilities in our database. It is likely that there are facilities that received this 112(j) letter but are not actually subject to 112(j).

If you have any additional questions, please let me know.

-Cindy Phillips, P.E.
 Bureau of Air Regulation, FDEP

> **-----Original Message-----
 > **From: Brian Storey [mailto:bstorey@jea.net]
 > **Sent: Monday, April 22, 2002 11:15 AM
 > **To: Phillips, Cindy
 > **Subject: FW: Title V, April 5 letter
 > **
 > **
 > **Ms. Phillips:
 > **
 > **I sent the below referenced email on April 12th but have
 > **not received a
 > **response from you. Your confirmation of the material in
 > **the original email
 > **is appreciated.
 > **
 > **Thanks,
 > **
 > **Brian Storey
 > **
 > **> -----Original Message-----
 > **> From: Brian Storey
 > **> Sent: Friday, April 12, 2002 8:47 AM
 > **> To: 'Cindy.Phillips@dep.state.fl.us'
 > **> Subject: Title V, April 5 letter
 > **>
 > **> Ms. Phillips:
 > **>
 > **> My name is Brian Storey and I work for Darabi and
 > **> Associates, Inc. in
 > **> Gainesville. One of our clients received a letter from
 > **> the Bureau of Air
 > **> Regulations dated April 5, 2002 regarding indirect-fired
 > **> process heaters
 > **> as major sources of HAPs and the 112(j) notification
 > **> requirements. The
 > **> client is **Gilman Building Products - Perry Lumber Company**
 > **> (permit no.
 > **> 1230033). Their indirect-fired kilns are heated by steam
 > **> and are not
 > **> considered to be major sources of HAPs (EU ID nos. 006
 > **> and 007). From the
 > **> contents of the letter, it appears the 112(j)

> **notification requirement
> **> does not apply to this facility. I assume the letter was
> **sent to all
> **> permittees with indirect-fired heaters and may not apply to every
> **> permittee, and just wanted to confirm this with you.
> **>
> **> Thank you for your help,
> **>
> **> Brian A. Storey, E.I.
> **> Darabi & Associates, Inc.
> **> 730 NE Waldo Road, Building A
> **> Gainesville, Florida 32641
> **> phone: 352.376.6533 ext. 1232
> **> fax: 352.377.3166
> **> email: bstorey@jea.net
> **