

Plant City Phosphate Comple

April 25, 1991

APR 29 1991

DER - BAOM

Mr. Barry Andrews Bureau of Air Regulations Florida Department of Environmental Regulation 2600 Blair Stone Road Tallahassee, FL 32399-2400

AC29-186931, PSD-FL-155, Sulfuric Acid Plants RE: "C" and "D"

Dear Mr. Andrews:

Enclosed is the proof of publication of the "Notice of Intent to Issue" published in the Tampa Tribune on April 20, 1991, as required by the Department.

If you need any additional information please contact Jim Martin at 813-782-1591.

Sincerely

J.E.Parsons, General Manager

JEP/CJM/jt

Paul R. Roberts/Tom A. Edwards

C.J.Martin/Env.File

B. shomas sw list. O. Diariani, EPCHC Q. Harper - EPA C. Planter, NPS

## THE TAMPA TRIBUNE

**Published Daily** Tampa, Hillsborough County, Florida

State of Florida County of Hillsborough

Before the undersigned authority personally appeared R. Putney, who on oath says that he is Accounting Manager of The Tampa Tribune, a daily newspaper published at Tampa in Hillsborough County, Florida; that the attached copy of advertisement being a	
	LEGAL NOTICE
in the matter of	
	NOTICE OF INTENT
was published in said	newspaper in the issues of
	April 20, 1991
tofore been continuo and has been entered Hillsborough County lication of the attack neither paid nor prom mission or refund for said newspaper.	borough County, Florida, and that the said newspaper has here- busly published in said Hillsborough County, Florida, each day d as second class mail matter at the post office in Tampa, in said y, Florida, for a period of one year next preceding the first pub- hed copy of advertisement; and affiant further says that he has mised any person, firm, or corporation any discount, rebate, com- rethe purpose of securing this advertisement for publication in the  Notary Public, State of Florida  Notary Public, State of Florida  Semiod Thirtip Fain - Insurance Inc.  22 day
ofAp	
<u>ي</u>	Sout D. Williams
(SEAL)	

STATE OF FLORIDA
DEPARTMENT OF
ENVIRONMENTAL
REGULATION
NOTICE OF INTENT
TO ISSUE
The Department of Environmental Regulation gives notice of its intent to issue a construction/modification permit
(No. AC 29-186931) for Sulfuric
Acid Plants "C" and "D" to increase their production capacity from 2400 tons/day per

ty from 2400 tons/day per plant to 2600 tons/day per plant to 2600 tons/day per plant to 2600 tons/day 100% sultrurc acid per plant at the CF industries Plant City. Phosphate Complex. P.O. Drawer L. Plant City. Plassification of Significant Deterioration (PSD) regulations. For sultru dioxide and nitrogen oxides, the moximum concentrations due to the CF industries complex and other sources are predicted to be below the AAGS and PSD Class I increments. Class I sultru dioxide PSD Increment consumption is 1.44 vs. 2.0 ug/m3 allowable annual average, 12.7 vs. 25 ug/m3 allowable annual average, 12.7 vs. 25 ug/m3 allowable 24-hr average. The Class I nitrogen oxides PSD increment consumption for the CF industries complex is less than 0.04 vs. 2.5 ug/m3 allowable annual average. These emissions are not expected to cause or contribute to a violation of any ambient air quality standard (AAQS). The Department is issuing this intent to Issue for the reasons stated in the Technical Evaluation and Preliminary Determination.

A person whose substantial interests are affected by this proposed permitting decision, may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Talahassee, Florida 32399-2400, within 14 days of the receipt of this intent, bettions filed by other persons must be filed within 14 days of the petition for application of the public notice or within 14 days of the petition to the applicant of the petition of the popicant of the intent, whichever if its occurs. Petitioner shall mail a copy of the petition for an opical adverses indicated above at the time of filing. Fallure to file a petition within this time period shall constitute a walverer of any right such person may have to r

(a) The mortion shall contain the following information; the peptitioner mumber of each telephone number of each telephone number of each telephone number of each petitioner received in the Department's action and possed action; the Department's action or proposed action; the Department's action or proposed action; the petitioner's affected by the interests are affected by the interest of a statement of the material following interests are affected by the interest of a statement of the Department's action of proposed action; (a) A statement of modification of the Department's action or proposed action; the Department's action or proposed action; the Department of the relief sought by petitioner, stating south by petitioner, with respect to the Department or take wants the Department of take wants th Hon.

If a petition is filed, the administrative hearing process ministrative hearing process ministrative hearing process and the cy action. Accordingly, the cy action. Accordingly the cy action. Accordingly the petition be different from the position be different from the position be different from Notice. Periods whose substantial sons whose substantial sons whose substantial interests will be affected by interests will be affected by interests will be affected by interest with regard to the period to become a party to the proceeding. The petition must conform to the reawirements conform to the reawirements conform to the reawirements. specified above and be filed specified within 14 days of specified within 14 days of freceived) within 14 days of freceived this Notice in the receipt of this Notice in the frequent of this Notice in the Department from the present has to such right such person has to such right such purson to particitan 120.57, F.S., and to particitan 20.57, F.S., and to particitan will only be at the approval of the presiding officer proval of the presiding officer of the provision will only be at the approval of the presiding officer of the provision will only be at the approval of the provision of the person may send writantly person may