Dear Mr. Armistead:

Enclosed with this letter is your Part 70 operating permit. Please review this document carefully. Operation of your installation in accordance with the rules and regulations cited in this document is necessary for continued compliance. It is very important that you read and understand the requirements contained in your permit.

You may appeal this permit to the Administrative Hearing Commission, P.O. Box 1557, Jefferson City, MO 65102, as provided in RSMo 643.075.6 and 621.250.3. If you choose to appeal, you must file a petition with the Administrative Hearing Commission within 30 days after the date this decision was mailed or the date it was delivered, whichever date was earlier. If any such petition is sent by registered mail or certified mail, it will be deemed filed on the date it is mailed. If it is sent by any method other than registered mail or certified mail, it will be deemed filed on the date it is received by the Administrative Hearing Commission.

If you have any questions or need additional information regarding this permit, please contact Mr. Don Murphy at the departments’ Air Pollution Control Program at P.O. Box 176, Jefferson City, MO 65102 or by telephone at (573) 751-4817.

Sincerely,

AIR POLLUTION CONTROL PROGRAM

Michael J. Stansfield, P.E.
Operating Permit Unit Chief

MJS:dmn
Enclosure

c: Ms. Tamara Freeman, US Environmental Protection Agency Region VII
Southeast Regional Office
PAMS File: 2004-01-099
PART 70
PERMIT TO OPERATE

Under the authority of RSMo 643 and the Federal Clean Air Act the applicant is authorized to operate the air contaminant source(s) described below, in accordance with the laws, rules, and conditions set forth here in.

Operating Permit Number: OP2008-020
Expiration Date: MAR 1 6 2013
Installation ID: 161-0039
Project Number: 2004-01-099

Installation Name and Address
Manchester Packaging Company
2000 East James Boulevard
St. James, MO 65559
Phelps County

Parent Company's Name and Address
Manchester Packaging Company
P.O. Box 67
St. James, MO 65559

Installation Description:
Manchester Packaging Company operates a manufacturing facility that is located in St. James, Missouri. The facility manufactures printed polyethylene film products and is considered a major source for VOC, resulting primarily from flexographic printing operations.

MAR 1 7 2008
Effective Date

James Karmouch
Director or Designee
Department of Natural Resources
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I. Installation Description and Equipment Listing

INSTALLATION DESCRIPTION
Manchester Packaging Company operates a manufacturing facility that is located in St. James, Missouri. The facility manufactures printed polyethylene film products and is considered a major source for VOC resulting primarily from flexographic printing operations.

<table>
<thead>
<tr>
<th>Year</th>
<th>Particulate Matter ≤ Ten Microns (PM-10)</th>
<th>Sulfur Oxides (SO\textsubscript{x})</th>
<th>Nitrogen Oxides (NO\textsubscript{x})</th>
<th>Volatile Organic Compounds (VOC)</th>
<th>Carbon Monoxide (CO)</th>
<th>Lead (Pb)</th>
<th>Hazardous Air Pollutants (HAPs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2005</td>
<td>0.48</td>
<td>0.0005</td>
<td>0.09</td>
<td>40.36</td>
<td>0.04</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>2004</td>
<td>0.40</td>
<td>--</td>
<td>0.07</td>
<td>41.54</td>
<td>0.01</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>2003</td>
<td>0.36</td>
<td>--</td>
<td>0.06</td>
<td>65.23</td>
<td>0.02</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>2002</td>
<td>0.44</td>
<td>--</td>
<td>0.06</td>
<td>45.90</td>
<td>0.04</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>2001</td>
<td>0.43</td>
<td>--</td>
<td>0.07</td>
<td>41.79</td>
<td>0.04</td>
<td>--</td>
<td>--</td>
</tr>
</tbody>
</table>

EMISSION UNITS WITH LIMITATIONS
The following list provides a description of the equipment at this installation which emits air pollutants and which is identified as having unit-specific emission limitations.

<table>
<thead>
<tr>
<th>Emission Unit #</th>
<th>Description of Emission Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU0010</td>
<td>Hopper loader transfer system (EP-11)</td>
</tr>
<tr>
<td>EU0020</td>
<td>Rail car unloader transfer system (EP-10)</td>
</tr>
</tbody>
</table>

EMISSION UNITS WITHOUT LIMITATIONS
The following list provides a description of the equipment that does not have unit specific limitations at the time of permit issuance.

Description of Emission Source

P-5 Flexographic Printing Press - Overhead dryer (EP-5) (0.392 MMBtu/hr).
P-5 Flexographic Printing Press - Deck Dryer (EP-6) (0.392 MMBtu/hr).
Space heaters - Tappan GGRC 120C-21 (4 Units) (EP-12)

DOCUMENTS INCORPORATED BY REFERENCE
These documents have been incorporated by reference into this permit.

None
II. **Plant Wide Emission Limitations**

The installation shall comply with each of the following emission limitations. Consult the appropriate sections in the Code of Federal Regulations (CFR) and Code of State Regulations (CSR) for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect as of the date that this permit is issued.

None
III. Emission Unit Specific Emission Limitations

The installation shall comply with each of the following emission limitations. Consult the appropriate sections in the Code of Federal Regulations (CFR) and Code of State Regulations (CSR) for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect as of the date that this permit is issued.

<table>
<thead>
<tr>
<th>Emission Unit</th>
<th>Description</th>
<th>2005 EQI Reference #</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU0010</td>
<td>Hopper loader transfer system with AEC filter chamber &quot;A&quot; style</td>
<td>EP-11</td>
</tr>
<tr>
<td>EU0020</td>
<td>Rail car unloader transfer system with AEC filter chamber &quot;A&quot; style</td>
<td>EP-10</td>
</tr>
</tbody>
</table>

PERMIT CONDITIONS (EU0010 and EU0020)-001
10 CSR 10-6.400
Control of Emission of Particulate Matter From Industrial Processes

Emission Limitation:
1) Emission unit EU0010 - Particulate matter shall not be emitted in excess of 8.81 lb/hr.
2) Emission unit EU0020 - Particulate matter shall not be emitted in excess of 7.06 lb/hr.
   These emission rates were calculated using the following equation:
   a) For process weight rates of 60,000 lb/hr or less:
      \[ E = 4.10(P)^{0.67} \]
      Where:
      \[ E = \text{rate of emission in lb/hr} \]
      \[ P = \text{process weight rate in tons/hr} \]
   3) The concentration of particulate matter in the exhaust gases shall not exceed 0.30 gr/scf.

Monitoring/Recordkeeping:
1) These units shall not be operated without the control devices (filters) in place.
2) The bag filters shall be inspected monthly for holes, imperfections, proper installation or other problems that could hinder the effectiveness of the filter.
3) Attachment A or equivalent form must be used to document the monthly inspections and resultant maintenance performed on the unit.
4) The manufacturer’s recommendations shall be followed with regard to installation and frequency of replacement of the bag filters. Filter replacement shall be documented using Attachment A or equivalent form.
5) The permittee shall maintain on the premises of the installation calculations demonstrating compliance with this rule. (See Attachment B)
6) All records shall be kept for a period of five years.

Reporting:
Reports of any deviations from monitoring, record keeping and reporting requirements of this permit condition shall be submitted semiannually, in the semi-annual monitoring report and annual compliance certification, as required by Section IV of this permit.
IV. Core Permit Requirements

The installation shall comply with each of the following requirements. Consult the appropriate sections in the Code of Federal Regulations (CFR) and Code of State Regulations (CSR) for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect as of the date that this permit is issued.

10 CSR 10-6.050 Start-up, Shutdown and Malfunction Conditions

1) In the event of a malfunction, which results in excess emissions that exceed one hour, the permittee shall submit to the director within two business days, in writing, the following information:
   a) Name and location of installation;
   b) Name and telephone number of person responsible for the installation;
   c) Name of the person who first discovered the malfunction and precise time and date that the malfunction was discovered.
   d) Identity of the equipment causing the excess emissions;
   e) Time and duration of the period of excess emissions;
   f) Cause of the excess emissions;
   g) Air pollutants involved;
   h) Best estimate of the magnitude of the excess emissions expressed in the units of the applicable requirement and the operating data and calculations used in estimating the magnitude;
   i) Measures taken to mitigate the extent and duration of the excess emissions; and
   j) Measures taken to remedy the situation that caused the excess emissions and the measures taken or planned to prevent the recurrence of these situations.

2) The permittee shall submit the paragraph 1 information list to the director in writing at least ten days prior to any maintenance, start-up or shutdown, which is expected to cause an excessive release of emissions that exceed one hour. If notice of the event cannot be given ten days prior to the planned occurrence, it shall be given as soon as practicable prior to the release. If an unplanned excess release of emissions exceeding one hour occurs during maintenance, start-up or shutdown, the director shall be notified verbally as soon as practical during normal working hours and no later than the close of business of the following working day. A written notice shall follow within ten working days.

3) Upon receipt of a notice of excess emissions issued by an agency holding a certificate of authority under section 643.140, RSMo, the permittee may provide information showing that the excess emissions were the consequence of a malfunction, start-up or shutdown. The information, at a minimum, should be the paragraph 1 list and shall be submitted not later than 15 days after receipt of the notice of excess emissions. Based upon information submitted by the permittee or any other pertinent information available, the director or the commission shall make a determination whether the excess emissions constitute a malfunction, start-up or shutdown and whether the nature, extent and duration of the excess emissions warrant enforcement action under section 643.080 or 643.151, RSMo.

4) Nothing in this rule shall be construed to limit the authority of the director or commission to take appropriate action, under sections 643.080, 643.090 and 643.151, RSMo to enforce the provisions of the Air Conservation Law and the corresponding rule.

5) Compliance with this rule does not automatically absolve the permittee of liability for the excess emissions reported.
10 CSR 10-6.060 Construction Permits Required
The permittee shall not commence construction, modification, or major modification of any installation subject to this rule, begin operation after that construction, modification, or major modification, or begin operation of any installation which has been shut down longer than five years without first obtaining a permit from the permitting authority.

10 CSR 10-6.065 Operating Permits
The permittee shall file a complete application for renewal of this operating permit at least six months before the date of permit expiration. In no event shall this time be greater than eighteen months. [10 CSR 10-6.065(6)(B)1.A(V)] The permittee shall retain the most current operating permit issued to this installation on-site. [10 CSR 10-6.065(6)(C)1.C(II)] The permittee shall immediately make such permit available to any Missouri Department of Natural Resources’ personnel upon request. [10 CSR 10-6.065(6)(C)3.B]

10 CSR 10-6.110 Submission of Emission Data, Emission Fees and Process Information
1) The permittee shall complete and submit an Emission Inventory Questionnaire (EIQ) in accordance with the requirements outlined in this rule.
2) The permittee shall pay an annual emission fee per ton of regulated air pollutant emitted according to the schedule in the rule. This fee is an emission fee assessed under authority of RSMo. 643.079 to satisfy the requirements of the Federal Clean Air Act, Title V.
3) The fees shall be payable to the Department of Natural Resources and shall be accompanied by the EIQ form or equivalent approved by the director.

10 CSR 10-6.130 Controlling Emissions During Episodes of High Air Pollution Potential
This rule specifies the conditions that establish an air pollution alert (yellow/orange/red/purple), or emergency (maroon) and the associated procedures and emission reduction objectives for dealing with each. The permittee shall submit an appropriate emergency plan if required by the director.

10 CSR 10-6.150 Circumvention
The permittee shall not cause or permit the installation or use of any device or any other means which, without resulting in reduction in the total amount of air contaminant emitted, conceals or dilutes an emission or air contaminant which violates a rule of the Missouri Air Conservation Commission.

10 CSR 10-6.170 Restriction of Particulate Matter to the Ambient Air Beyond the Premises of Origin
1) The permittee shall not cause or allow to occur any handling, transporting or storing of any material; construction, repair, cleaning or demolition of a building or its appurtenances; construction or use of a road, driveway or open area; or operation of a commercial or industrial installation without applying reasonable measures as may be required to prevent, or in a manner which allows or may allow, fugitive particulate matter emissions to go beyond the premises of origin in quantities that the particulate matter may be found on surfaces beyond the property line of origin. The nature or origin of the particulate matter shall be determined to a reasonable degree of certainty by a technique proven to be accurate and approved by the director.
2) The permittee shall not cause nor allow to occur any fugitive particulate matter emissions to remain visible in the ambient air beyond the property line of origin.
3) Should it be determined that noncompliance has occurred, the director may require reasonable control measures as may be necessary. These measures may include, but are not limited to, the following:
   a) Revision of procedures involving construction, repair, cleaning and demolition of buildings and their appurtenances that produce particulate matter emissions;
   b) Paving or frequent cleaning of roads, driveways and parking lots;
   c) Application of dust-free surfaces;
   d) Application of water; and
   e) Planting and maintenance of vegetative ground cover.

10 CSR 10-6.180 Measurement of Emissions of Air Contaminants
1) The director may require any person responsible for the source of emission of air contaminants to make or have made tests to determine the quantity or nature, or both, of emission of air contaminants from the source. The director may specify testing methods to be used in accordance with good professional practice. The director may observe the testing. All tests shall be performed by qualified personnel.
2) The director may conduct tests of emissions of air contaminants from any source. Upon request of the director, the person responsible for the source to be tested shall provide necessary ports in stacks or ducts and other safe and proper sampling and testing facilities, exclusive of instruments and sensing devices as may be necessary for proper determination of the emission of air contaminants.
3) The director shall be given a copy of the test results in writing and signed by the person responsible for the tests.

10 CSR 10-3.030 Open Burning Restrictions
1) The permittee shall not conduct, cause, permit or allow a salvage operation, the disposal of trade wastes or burning of refuse by open burning.
2) Exception - Open burning of trade waste or vegetation may be permitted only when it can be shown that open burning is the only feasible method of disposal or an emergency exists which requires open burning.
3) Any person intending to engage in open burning shall file a request to do so with the director. The request shall include the following:
   a) The name, address and telephone number of the person submitting the application; The type of business or activity involved; A description of the proposed equipment and operating practices, the type, quantity and composition of trade wastes and expected composition and amount of air contaminants to be released to the atmosphere where known;
   b) The schedule of burning operations;
   c) The exact location where open burning will be used to dispose of the trade wastes;
   d) Reasons why no method other than open burning is feasible; and
   e) Evidence that the proposed open burning has been approved by the fire control authority which has jurisdiction.
4) Upon approval of the open burning permit application by the director, the person may proceed with the operation under the terms of the open burning permit. Be aware that such approval shall not exempt Manchester Packaging Company from the provisions of any other law, ordinance or regulation.
5) The permittee shall maintain files with letters from the director approving the open burning operation and previous Department of Natural Resources' inspection reports.
10 CSR 10-3.090 Restriction of Emission of Odors
No person may cause, permit or allow the emission of odorous matter in concentrations and frequencies or for durations that odor can be perceived when one volume of odorous air is diluted with seven volumes of odor-free air for two separate trials not less than 15 minutes apart within the period of one hour. This requirement is not federally enforceable.

1) The permittee shall follow the procedures and requirements of 40 CFR Part 61, Subpart M for any activities occurring at this installation which would be subject to provisions for 40 CFR Part 61, Subpart M, National Emission Standard for Asbestos.
2) The permittee shall conduct monitoring to demonstrate compliance with registration, certification, notification, and Abatement Procedures and Practices standards as specified in 40 CFR Part 61, Subpart M.

10 CSR 10-6.250 Asbestos Abatement Projects – Certification, Accreditation, and Business Exemption Requirements
The permittee shall conduct all asbestos abatement projects within the procedures established for certification and accreditation by 10 CSR 10-6.250. This rule requires individuals who work in asbestos abatement projects to be certified by the Missouri Department of Natural Resources’ Air Pollution Control Program. This rule requires training providers who offer training for asbestos abatement occupations to be accredited by the Missouri Department of Natural Resources’ Air Pollution Control Program. This rule requires persons who hold exemption status from certain requirements of this rule to allow the department to monitor training provided to employees. Each individual who works in asbestos abatement projects must first obtain certification for the appropriate occupation from the department. Each person who offers training for asbestos abatement occupations must first obtain accreditation from the department. Certain business entities that meet the requirements for state-approved exemption status must allow the department to monitor training classes provided to employees who perform asbestos abatement.

Title VI – 40 CFR Part 82 Protection of Stratospheric Ozone
1) The permittee shall comply with the standards for labeling of products using ozone-depleting substances pursuant to 40 CFR Part 82, Subpart E:
   a) All containers in which a class I or class II substance is stored or transported, all products containing a class I substance, and all products directly manufactured with a class I substance must bear the required warning statement if it is being introduced into interstate commerce pursuant to §82.106.
   b) The placement of the required warning statement must comply with the requirements pursuant to §82.108.
   c) The form of the label bearing the required warning statement must comply with the requirements pursuant to §82.110.
   d) No person may modify, remove, or interfere with the required warning statement except as described in §82.112.
2) The permittee shall comply with the standards for recycling and emissions reduction pursuant to 40 CFR Part 82, Subpart F, except as provided for motor vehicle air conditioners (MVACs) in Subpart B:
a) Persons opening appliances for maintenance, service, repair, or disposal must comply with the required practices pursuant to §82.156.
b) Equipment used during the maintenance, service, repair, or disposal of appliances must comply with the standards for recycling and recovery equipment pursuant to §82.158.
c) Persons performing maintenance, service, repair, or disposal of appliances must be certified by an approved technician certification program pursuant to §82.161.
d) Persons disposing of small appliances, MVACs, and MVAC-like appliances must comply with record keeping requirements pursuant to §82.166. (“MVAC-like” appliance as defined at §82.152).
e) Persons owning commercial or industrial process refrigeration equipment must comply with the leak repair requirements pursuant to §82.156.
f) Owners/operators of appliances normally containing 50 or more pounds of refrigerant must keep records of refrigerant purchased and added to such appliances pursuant to §82.166.

3) If the permittee manufactures, transforms, imports, or exports a class I or class II substance, the permittee is subject to all the requirements as specified in 40 CFR part 82, Subpart A, Production and Consumption Controls.

4) If the permittee performs a service on motor (fleet) vehicles when this service involves ozone-depleting substance refrigerant (or regulated substitute substance) in the motor vehicle air conditioner (MVAC), the permittee is subject to all the applicable requirements as specified in 40 CFR part 82, Subpart B, Servicing of Motor Vehicle Air conditioners. The term “motor vehicle” as used in Subpart B does not include a vehicle in which final assembly of the vehicle has not been completed. The term “MVAC” as used in Subpart B does not include the air-tight sealed refrigeration system used as refrigerated cargo, or system used on passenger buses using HCFC-22 refrigerant.

The permittee shall be allowed to switch from any ozone-depleting substance to any alternative that is listed in the Significant New Alternatives Program (SNAP) promulgated pursuant to 40 CFR Part 82, Subpart G, Significant New Alternatives Policy Program. *Federal Only - 40 CFR Part 82*

### 10 CSR 10-6.280 Compliance Monitoring Usage

1) The permittee is not prohibited from using the following in addition to any specified compliance methods for the purpose of submission of compliance certificates:
   a) Monitoring methods outlined in 40 CFR Part 64;
   b) Monitoring method(s) approved for the permittee pursuant to 10 CSR 10-6.065, "Operating Permits", and incorporated into an operating permit; and
   c) Any other monitoring methods approved by the director.

2) Any credible evidence may be used for the purpose of establishing whether a permittee has violated or is in violation of any such plan or other applicable requirement. Information from the use of the following methods is presumptively credible evidence of whether a violation has occurred by a permittee:
   a) Monitoring methods outlined in 40 CFR Part 64;
   b) A monitoring method approved for the permittee pursuant to 10 CSR 10-6.065, "Operating Permits", and incorporated into an operating permit; and
   c) Compliance test methods specified in the rule cited as the authority for the emission limitations.

3) The following testing, monitoring or information gathering methods are presumptively credible testing, monitoring, or information gathering methods:
   a) Applicable monitoring or testing methods, cited in:
      i) 10 CSR 10-6.030, "Sampling Methods for Air Pollution Sources";
ii) 10 CSR 10-6.040, "Reference Methods";
iii) 10 CSR 10-6.070, "New Source Performance Standards";
iv) 10 CSR 10-6.080, "Emission Standards for Hazardous Air Pollutants"; or
b) Other testing, monitoring, or information gathering methods, if approved by the director, that produce information comparable to that produced by any method listed above.
V. General Permit Requirements

The installation shall comply with each of the following requirements. Consult the appropriate sections in the Code of Federal Regulations (CFR) and Code of State Regulations (CSR) for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect as of the date that this permit is issued.

<table>
<thead>
<tr>
<th>10 CSR 10-6.065(6)(C)1.B Permit Duration</th>
</tr>
</thead>
</table>
This permit is issued for a term of five years, commencing on the date of issuance. This permit will expire at the end of this period unless renewed.

<table>
<thead>
<tr>
<th>10 CSR 10-6.065(6)(C)1.C General Recordkeeping and Reporting Requirements</th>
</tr>
</thead>
</table>
1) Recordkeeping
   a) All required monitoring data and support information shall be retained for a period of at least five years from the date of the monitoring sample, measurement, report or application.
   b) Copies of all current operating and construction permits issued to this installation shall be kept on-site for as long as the permits are in effect. Copies of these permits shall be made immediately available to any Missouri Department of Natural Resources’ personnel upon request.

2) Reporting
   a) All reports shall be submitted to the Air Pollution Control Program, Enforcement Section, P. O. Box 176, Jefferson City, MO 65102.
   b) The permittee shall submit a report of all required monitoring by:
      i) October 1st for monitoring which covers the January through June time period, and
      ii) April 1st for monitoring which covers the July through December time period.
      iii) Exception. Monitoring requirements which require reporting more frequently than semi-annually shall report no later than 30 days after the end of the calendar quarter in which the measurements were taken.
   c) Each report shall identify any deviations from emission limitations, monitoring, record keeping, reporting, or any other requirements of the permit, this includes deviations or Part 64 exceedances.
   d) Submit supplemental reports as required or as needed. Supplemental reports are required no later than ten days after any exceedance of any applicable rule, regulation or other restriction. All reports of deviations shall identify the cause or probable cause of the deviations and any corrective actions or preventative measures taken.
      i) Notice of any deviation resulting from an emergency (or upset) condition as defined in paragraph (6)(C)7.A of 10 CSR 10-6.065 (Emergency Provisions) shall be submitted to the permitting authority either verbally or in writing within two working days after the date on which the emission limitation is exceeded due to the emergency, if the permittee wishes to assert an affirmative defense. The affirmative defense of emergency shall be demonstrated through properly signed, contemporaneous operating logs, or other relevant evidence that indicate an emergency occurred and the permittee can identify the cause(s) of the emergency. The permitted installation must show that it was operated properly at the time and that during the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards or requirements in the permit. The notice must contain a description of the emergency, the steps taken to mitigate emissions, and the corrective actions taken.
      ii) Any deviation that poses an imminent and substantial danger to public health, safety or the environment shall be reported as soon as practicable.
iii) Any other deviations identified in the permit as requiring more frequent reporting than the permittee's semiannual report shall be reported on the schedule specified in this permit, and no later than ten days after any exceedance of any applicable rule, regulation, or other restriction.

e) Every report submitted shall be certified by the responsible official, except that, if a report of a deviation must be submitted within ten days after the deviation, the report may be submitted without a certification if the report is resubmitted with an appropriate certification within ten days after that, together with any corrected or supplemental information required concerning the deviation.

f) The permittee may request confidential treatment of information submitted in any report of deviation.

| 10 CSR 10-6.065(6)(C)1.D Risk Management Plan Under Section 112(r) |
| The permittee shall comply with the requirements of 40 CFR Part 68, Accidental Release Prevention Requirements. If the permittee has more than a threshold quantity of a regulated substance in process, as determined by 40 CFR Section 68.115, the permittee shall submit a Risk Management Plan in accordance with 40 CFR Part 68 no later than the latest of the following dates:

1) June 21, 1999;
2) Three years after the date on which a regulated substance is first listed under 40 CFR Section 68.130; or
3) The date on which a regulated substance is first present above a threshold quantity in a process. |

| 10 CSR 10-6.065(6)(C)1.F Severability Clause |
| In the event of a successful challenge to any part of this permit, all uncontested permit conditions shall continue to be in force. All terms and conditions of this permit remain in effect pending any administrative or judicial challenge to any portion of the permit. If any provision of this permit is invalidated, the permittee shall comply with all other provisions of the permit. |

| 10 CSR 10-6.065(6)(C)1.G General Requirements |
| 1) The permittee must comply with all of the terms and conditions of this permit. Any noncompliance with a permit condition constitutes a violation and is grounds for enforcement action, permit termination, permit revocation and re-issuance, permit modification or denial of a permit renewal application.
2) The permittee may not use as a defense in an enforcement action that it would have been necessary for the permittee to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit.
3) The permit may be modified, revoked, reopened, reissued or terminated for cause. Except as provided for minor permit modifications, the filing of an application or request for a permit modification, revocation and re-issuance, or termination, or the filing of a notification of planned changes or anticipated noncompliance, does not stay any permit condition.
4) This permit does not convey any property rights of any sort, nor grant any exclusive privilege.
5) The permittee shall furnish to the Air Pollution Control Program, upon receipt of a written request and within a reasonable time, any information that the Air Pollution Control Program reasonably may require to determine whether cause exists for modifying, reopening, reissuing or revoking the permit or to determine compliance with the permit. Upon request, the permittee also shall furnish to the Air Pollution Control Program copies of records required to be kept by the permittee. The |
permittee may make a claim of confidentiality for any information or records submitted pursuant to 10 CSR 10-6.065(6)(C)1.

### 10 CSR 10-6.065(6)(C)1.H Incentive Programs Not Requiring Permit Revisions

No permit revision will be required for any installation changes made under any approved economic incentive, marketable permit, emissions trading, or other similar programs or processes provided for in this permit.

### 10 CSR 10-6.065(6)(C)1.I Reasonably Anticipated Operating Scenarios

None

### 10 CSR 10-6.065(6)(C)3 Compliance Requirements

1) Any document (including reports) required to be submitted under this permit shall contain a certification signed by the responsible official.

2) Upon presentation of credentials and other documents as may be required by law, the permittee shall allow authorized officials of the Missouri Department of Natural Resources, or their authorized agents, to perform the following (subject to the installation's right to seek confidential treatment of information submitted to, or obtained by, the Air Pollution Control Program):
   a) Enter upon the premises where a permitted installation is located or an emissions-related activity is conducted, or where records must be kept under the conditions of this permit;
   b) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
   c) Inspect, at reasonable times and using reasonable safety practices, any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under this permit; and
   d) As authorized by the Missouri Air Conservation Law, Chapter 643, RSMo or the Act, sample or monitor, at reasonable times, substances or parameters for the purpose of assuring compliance with the terms of this permit, and all applicable requirements as outlined in this permit.

3) All progress reports required under an applicable schedule of compliance shall be submitted semiannually (or more frequently if specified in the applicable requirement). These progress reports shall contain the following:
   a) Dates for achieving the activities, milestones or compliance required in the schedule of compliance, and dates when these activities, milestones or compliance were achieved, and
   b) An explanation of why any dates in the schedule of compliance were not or will not be met, and any preventative or corrective measures adopted.

4) The permittee shall submit an annual certification that it is in compliance with all of the federally enforceable terms and conditions contained in this permit, including emissions limitations, standards, or work practices. These certifications shall be submitted annually by April 1st, unless the applicable requirement specifies more frequent submission. These certifications shall be submitted to Environmental Protection Agency (EPA) Region VII, 901 North 5th Street, Kansas City, Kansas 66101, as well as the Air Pollution Control Program, Enforcement Section, P.O. Box 176, Jefferson City, MO 65102. All deviations and Part 64 exceedances and excursions must be included in the compliance certifications. The compliance certification shall include the following:
   a) The identification of each term or condition of the permit that is the basis of the certification;
   b) The current compliance status, as shown by monitoring data and other information reasonably available to the installation;
   c) Whether compliance was continuous or intermittent;
d) The method(s) used for determining the compliance status of the installation, both currently and over the reporting period; and

e) Such other facts as the Air Pollution Control Program will require in order to determine the compliance status of this installation.

10 CSR 10-6.065(6)(C)6 Permit Shield

1) Compliance with the conditions of this permit shall be deemed compliance with all applicable requirements as of the date that this permit is issued, provided that:
   a) The application requirements are included and specifically identified in this permit, or
   b) The permitting authority, in acting on the permit revision or permit application, determines in writing that other requirements, as specifically identified in the permit, are not applicable to the installation, and this permit expressly includes that determination or a concise summary of it.

2) Be aware that there are exceptions to this permit protection. The permit shield does not affect the following:
   a) The provisions of section 303 of the Act or section 643.090, RSMo concerning emergency orders,
   b) Liability for any violation of an applicable requirement which occurred prior to, or was existing at, the time of permit issuance,
   c) The applicable requirements of the acid rain program,
   d) The authority of the EPA and the Air Pollution Control Program of the Missouri Department of Natural Resources to obtain information, or
   e) Any other permit or extra-permit provisions, terms or conditions expressly excluded from the permit shield provisions.

10 CSR 10-6.065(6)(C)7 Emergency Provisions

1) An emergency or upset as defined in 10 CSR 10-6.065(6)(C)7.A shall constitute an affirmative defense to an enforcement action brought for noncompliance with technology-based emissions limitations. To establish an emergency- or upset-based defense, the permittee must demonstrate, through properly signed, contemporaneous operating logs or other relevant evidence, the following:
   a) That an emergency or upset occurred and that the permittee can identify the source of the emergency or upset,
   b) That the installation was being operated properly,
   c) That the permittee took all reasonable steps to minimize emissions that exceeded technology-based emissions limitations or requirements in this permit, and
   d) That the permittee submitted notice of the emergency to the Air Pollution Control Program within two working days of the time when emission limitations were exceeded due to the emergency. This notice must contain a description of the emergency, any steps taken to mitigate emissions, and any corrective actions taken.

2) Be aware that an emergency or upset shall not include noncompliance caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.

10 CSR 10-6.065(6)(C)8 Operational Flexibility

An installation that has been issued a Part 70 operating permit is not required to apply for or obtain a permit revision in order to make any of the changes to the permitted installation described below if the changes are not Title I modifications, the changes do not cause emissions to exceed emissions allowable
under the permit, and the changes do not result in the emission of any air contaminant not previously emitted. The permittee shall notify the Air Pollution Control Program, Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, as well as EPA Region VII, 901 North 5th Street, Kansas City, Kansas 66101, at least seven days in advance of these changes, except as allowed for emergency or upset conditions. Emissions allowable under the permit means a federally enforceable permit term or condition determined at issuance to be required by an applicable requirement that establishes an emissions limit (including a work practice standard) or a federally enforceable emissions cap that the source has assumed to avoid an applicable requirement to which the source would otherwise be subject.

1) Section 502(b)(10) changes. Changes that, under section 502(b)(10) of the Act, contravene an express permit term may be made without a permit revision, except for changes that would violate applicable requirements of the Act or contravene federally enforceable monitoring (including test methods), record keeping, reporting or compliance requirements of the permit.

a) Before making a change under this provision, The permittee shall provide advance written notice to the Air Pollution Control Program, Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, as well as EPA Region VII, 901 North 5th Street, Kansas City, Kansas 66101, describing the changes to be made, the date on which the change will occur, and any changes in emission and any permit terms and conditions that are affected. The permittee shall maintain a copy of the notice with the permit, and the Air Pollution Control Program shall place a copy with the permit in the public file. Written notice shall be provided to the EPA and the Air Pollution Control Program as above at least seven days before the change is to be made. If less than seven days notice is provided because of a need to respond more quickly to these unanticipated conditions, the permittee shall provide notice to the EPA and the Air Pollution Control Program as soon as possible after learning of the need to make the change.

b) The permit shield shall not apply to these changes.

10 CSR 10-6.065(6)(C)9 Off-Permit Changes
1) Except as noted below, the permittee may make any change in its permitted operations, activities or emissions that is not addressed in, constrained by or prohibited by this permit without obtaining a permit revision. Insignificant activities listed in the application, but not otherwise addressed in or prohibited by this permit, shall not be considered to be constrained by this permit for purposes of the off-permit provisions of this section. Off-permit changes shall be subject to the following requirements and restrictions:

a) The change must meet all applicable requirements of the Act and may not violate any existing permit term or condition; the permittee may not change a permitted installation without a permit revision if this change is subject to any requirements under Title IV of the Act or is a Title I modification;

b) The permittee must provide written notice of the change to the Air Pollution Control Program, Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, as well as EPA Region VII, 901 North 5th Street, Kansas City, Kansas 66101, no later than the next annual emissions report. This notice shall not be required for changes that are insignificant activities under 10 CSR 10-6.065(6)(B)3. This written notice shall describe each change, including the date, any change in emissions, pollutants emitted and any applicable requirement that would apply as a result of the change.

c) The permittee shall keep a record describing all changes made at the installation that result in emissions of a regulated air pollutant subject to an applicable requirement and the emissions resulting from these changes; and

d) The permit shield shall not apply to these changes.
10 CSR 10-6.020(2)(R)12 Responsible Official

The application utilized in the preparation of this permit was signed by Mr. Charles R. Armistead, President. If this person terminates employment, or is reassigned different duties such that a different person becomes the responsible person to represent and bind the installation in environmental permitting affairs, the owner or operator of this air contaminant source shall notify the director of the Air Pollution Control Program of the change. Said notification shall be in writing and shall be submitted within 30 days of the change. The notification shall include the name and title of the new person assigned by the source owner or operator to represent and bind the installation in environmental permitting affairs. All representations, agreement to terms and conditions and covenants made by the former responsible person that were used in the establishment of limiting permit conditions on this permit will continue to be binding on the installation until such time that a revision to this permit is obtained that would change said representations, agreements and covenants.

10 CSR 10-6.065(6)(E)6 Reopening-Permit for Cause

This permit may be reopened for cause if:

1) The Missouri Department of Natural Resources receives notice from the EPA that a petition for disapproval of a permit pursuant to 40 CFR § 70.8(d) has been granted, provided that the reopening may be stayed pending judicial review of that determination,

2) Missouri Department of Natural Resources or EPA determines that the permit contains a material mistake or that inaccurate statements were made which resulted in establishing the emissions limitation standards or other terms of the permit,

3) Additional applicable requirements under the Act become applicable to the installation; however, reopening on this ground is not required if—:
   a) The permit has a remaining term of less than three years;
   b) The effective date of the requirement is later than the date on which the permit is due to expire; or
   c) The additional applicable requirements are implemented in a general permit that is applicable to the installation and the installation receives authorization for coverage under that general permit,

4) The installation is an affected source under the acid rain program and additional requirements (including excess emissions requirements), become applicable to that source, provided that, upon approval by EPA, excess emissions offset plans shall be deemed to be incorporated into the permit; or

5) Missouri Department of Natural Resources or EPA determines that the permit must be reopened and revised to assure compliance with applicable requirements.

10 CSR 10-6.065(6)(E)1.C Statement of Basis

This permit is accompanied by a statement setting forth the legal and factual basis for the draft permit conditions (including references to applicable statutory or regulatory provisions). This Statement of Basis, while referenced by the permit, is not an actual part of the permit.

VI. Attachments

Attachments follow.
## ATTACHMENT A

### Inspection/Maintenance Log

<table>
<thead>
<tr>
<th>Date</th>
<th>Emission Unit/Equipment</th>
<th>Activities Performed</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>
ATTACHMENT B
Compliance Calculations Demonstrating Compliance with
10 CSR 10-6.400 Restriction of Emission of Particulate Matter From Industrial Processes

<table>
<thead>
<tr>
<th>Emission Unit</th>
<th>Description</th>
<th>MHDR (lb/hr)</th>
<th>1Emission Factor</th>
<th>2Uncontrolled PM (lbs/hr)</th>
<th>3Controlled PM (lbs/hr)</th>
<th>4(E) Process Weight Limit (lbs/hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU0010</td>
<td>Hopper loader transfer system (EP-11)</td>
<td>4500.00</td>
<td>2.30E-04</td>
<td>1.04</td>
<td>0.10</td>
<td>7.06</td>
</tr>
<tr>
<td>EU0020</td>
<td>Rail car unloader transfer system (EP-10)</td>
<td>6250.00</td>
<td>2.30E-04</td>
<td>1.44</td>
<td>0.14</td>
<td>8.80</td>
</tr>
</tbody>
</table>

1Emission Factor = 0.46 lbs/2000 lb. = (0.00023 lb emitted)/(lb materials transferred/conveyed)/hour

2Uncontrolled PM (lbs/hr) = MHDR (lb/hr) x Emission Factor (lb/hr)

3Unit is equipped with bag filtration with a 90% control efficiency

4E = 4.10(P)^0.67

Where:
E = rate of emission in lb/hr
P = process weight rate in tons/hr Emission Factor

Since the calculated particulate matter emission rates are much less than the respective limits, it is highly unlikely that these units will exceed the limits of this rule.

To evaluate compliance with the emission limit of 0.30 gr/scf of 10 CSR 10-6.400(3)(A)(4), the calculated emission rate of each unit as listed in the table above must be converted into the proper units for comparison, utilizing the stack flow rate provided.

To convert the emission rate from pounds/hour to grains/standard cubic feet, the following equation is used:

$$EmissionRate(gr/ scf) = EmissionRate \left( \frac{lb}{hr} \right) \times \left( \frac{7000 \ grains \ lb}{lb} \right) + \left( \frac{Stack \ Flow \ Rate \ (SCFM)}{60 \ min \ hr} \right)$$

<table>
<thead>
<tr>
<th>Emission Unit</th>
<th>Associated Equipment</th>
<th>Potential Emission Rate (lb/hr)</th>
<th>Stack Temp (°F)</th>
<th>Stack Flow Rate</th>
<th>Potential Emission Rate (gr/scf)</th>
<th>Emission Rate Limit (gr/scf)</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU0010</td>
<td>Hopper loader transfer system (EP-11)</td>
<td>0.10</td>
<td>72</td>
<td>680</td>
<td>682</td>
<td>0.02</td>
</tr>
<tr>
<td>EU0020</td>
<td>Rail car unloader transfer system (EP-10)</td>
<td>0.14</td>
<td>72</td>
<td>1196</td>
<td>1200</td>
<td>0.01</td>
</tr>
</tbody>
</table>

*Reported flow rates converted from ACFM to SCFM using the ideal gas law

As demonstrated, it is highly unlikely that these units will exceed the limits of this rule.
STATEMENT OF BASIS

Permit Reference Documents
These documents were relied upon in the preparation of the operating permit. Because they are not incorporated by reference, they are not an official part of the operating permit.

1) Part 70 Operating Permit Application, received January 21, 2004;
2) 2005 Emissions Inventory Questionnaire, received April 3, 2006; and
4) Air Pollution Control Program Construction Permit #1098-035

Emission Unit Summary

<table>
<thead>
<tr>
<th>Emission Point</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>EP-1</td>
<td>Portable Inline Flexographic Press - PP-01</td>
</tr>
<tr>
<td>EP-2</td>
<td>Portable Inline Flexographic Press - PP-02</td>
</tr>
<tr>
<td>EP-3</td>
<td>P-3 Flexographic Printing Press</td>
</tr>
<tr>
<td>EP-4</td>
<td>P-4 Flexographic Printing Press</td>
</tr>
<tr>
<td>EP-5</td>
<td>P-5 Flexographic Printing Press - 0.392 MMBtu/hr Overhead dryer - Natural Gas</td>
</tr>
<tr>
<td>EP-6</td>
<td>P-5 Flexographic Printing Press - 0.392 MMBtu/hr Deck Dryer - Natural Gas</td>
</tr>
<tr>
<td>EP-7</td>
<td>Removed – previously wood heating units</td>
</tr>
<tr>
<td>EP-10</td>
<td>Rail car unloader transfer system with AEC filter chamber &quot;A&quot; style</td>
</tr>
<tr>
<td>EP-11</td>
<td>Hopper loader transfer system with AEC filter chamber &quot;A&quot; style</td>
</tr>
<tr>
<td>EP-12</td>
<td>Tappan GGRC 120C-21 (4 Units) (0.48 MMBtu/hr total) - Natural Gas</td>
</tr>
</tbody>
</table>

Construction Permit Revisions
No revisions were made to construction permits for this installation. There are no Special Conditions in Air Pollution Control Program Construction Permit #1098-035.

New Source Performance Standards (NSPS) Applicability

40 CFR 60 Subpart QQ, Standards of Performance for the Graphic Arts Industry: Publication Rotograve Printing
This installation does not operate publication rotogravure printing presses as defined in 40 CFR §60.431(a).

40 CFR 60 Subpart DDD, Standards of Performance for Volatile Organic Compound (VOC) Emissions from the Polymer Manufacturing Industry
According to the previous Title V operating permit (OP#1999098), the source was constructed in 1974 which is before the effective date of the rule of September 30, 1987, making the source exempt from this rule unless reconstructed.

Maximum Available Control Technology (MACT) Applicability
40 CFR 63 Subpart U, National Emission Standards for Hazardous Air Pollutant Emissions: Group I Polymers and Resins
This installation does not contain elastomer product process units as defined by this rule.

40 CFR 63 Subpart W, National Emission Standards for Hazardous Air Pollutants for Epoxy Resins Production and Non-Nylon Polyamides Production
This installation does not manufacture basic liquid epoxy resins.

40 CFR 63 Subpart KK, National Emission Standards for the Printing and Publishing Industry
This installation is not a major source for HAPS as defined in 40 CFR §63.2.

40 CFR 63 Subpart JJJ, National Emission Standards for Hazardous Air Pollutants Emissions: Group IV Polymers and Resins
This installation contains no thermoplastic product process unit as defined in this rule.

National Emission Standards for Hazardous Air Pollutants (NESHAP) Applicability
None

Compliance Assurance Monitoring (CAM) Applicability
40 CFR Part 64, Compliance Assurance Monitoring (CAM)
The CAM rule applies to each pollutant specific emission unit that:
• Is subject to an emission limitation or standard, and
• Uses a control device to achieve compliance, and
• Has pre-control emissions that exceed or are equivalent to the major source threshold.
40 CFR Part 64 is not applicable because none of the pollutant-specific emission units uses a control device to achieve compliance with a relevant standard.

Other Regulatory Determinations
10 CSR 10-3.060 Maximum Allowable Emissions of Particulate Matter From Fuel Burning Equipment Used for Indirect Heating
As demonstrated by the following equation, it is highly unlikely that the natural gas heating units will exceed the applicable limits of this rule.

\[
\text{Natural gas PM emission factor (lbs/MMBtu)} = \frac{7.6 \text{ lbs/10}^6 \text{ scf}}{1020 \text{ MMBtu/10}^6 \text{ scf}} = 7.45 \times 10^{-3} \text{ lb/MMBtu}
\]

(AP - 42 Table 1.4 - 2(7/98))

The applicable emission limit of §3.060(4)(A)1 is 0.6 lb/MMBtu, and as demonstrated above, the expected emission rate from the natural gas fired units are several orders of magnitude lower than the limit. Therefore, no unit specific requirements were included in this permit for this rule.

10 CSR 10-6.060 Construction Permits Required

This facility has an extruder that converts polyethylene beads into film for use in the manufacturing of the bags. PTE from Air Pollution Control Program Construction Permit #1098-035 was evaluated facility-wide, and there are no special conditions related to this unit, nor is it specifically addressed. It is
assumed that the unit was considered insignificant at the time of issuance. Similarly, Air Pollution Control Program Operating Permit #OP1999098 did not list the unit in the permit as a significant source. Assuming that the extruder is a continuous process, the worst case Maximum Hourly design Rate (MHDR) would be dependent on the amount of raw materials that could be supplied. The Hopper Loader Transfer System (EP-11) is rated at 4500 pounds per hour (2.5 tons/hr) at design limits. Using this as the MHDR for the extruder to make a comparison, the Air Pollution Control Program has treated units of this size as insignificant sources historically. The following is an example of HAPs expected to be emitted from the unit. The emission factors were from a study entitled, Development of Emission Factors for Polyethylene Processing in the June 1996 issue of the Journal of the Air & Waste Management Association.

<table>
<thead>
<tr>
<th>Pollutants</th>
<th>MHDR (tons/hr)</th>
<th>Emission Factor (lb/10^6 lb resin)</th>
<th>Emissions (lbs/hr)</th>
<th>Emissions (Tons/yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HAP</strong></td>
<td></td>
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</tr>
<tr>
<td>Formaldehyde</td>
<td>2.5</td>
<td>0.20</td>
<td>5.00 x 10^{-6}</td>
<td>2.19 x 10^{-6}</td>
</tr>
<tr>
<td>Acetaldehyde</td>
<td>2.5</td>
<td>0.16</td>
<td>4.00 x 10^{-6}</td>
<td>1.75 x 10^{-6}</td>
</tr>
<tr>
<td>Acrolein</td>
<td>2.5</td>
<td>0.02</td>
<td>5.00 x 10^{-6}</td>
<td>2.19 x 10^{-6}</td>
</tr>
<tr>
<td>Propionaldehyde</td>
<td>2.5</td>
<td>0.05</td>
<td>1.25 x 10^{-6}</td>
<td>5.48 x 10^{-6}</td>
</tr>
<tr>
<td>Methyl Ethyl Ketone</td>
<td>2.5</td>
<td>0.04</td>
<td>1.00 x 10^{-6}</td>
<td>4.38 x 10^{-6}</td>
</tr>
<tr>
<td>Acrylic Acid</td>
<td>2.5</td>
<td>0.02</td>
<td>5.00 x 10^{-6}</td>
<td>2.19 x 10^{-6}</td>
</tr>
<tr>
<td><strong>Total HAP expected from this unit</strong></td>
<td></td>
<td></td>
<td>5.37 x 10^{-6}</td>
<td></td>
</tr>
</tbody>
</table>

As shown in the table above, these emissions are considered insignificant per 10 CSR 10-6.061(3)(A)(3) as they are all expected to be much less than 0.5 pound /hr. Therefore this unit is considered an insignificant source.

The following table lists the natural gas space heaters. These units are considered insignificant sources.

<table>
<thead>
<tr>
<th>Space Heaters (Emission Point No. #)</th>
<th>Heat input/Rating (MMBtu)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hastings #191490 (EP-8)</td>
<td>0.12</td>
</tr>
<tr>
<td>Hastings #191502 (EP-8)</td>
<td>0.12</td>
</tr>
<tr>
<td>Luxair #UH120LC (EP-8)</td>
<td>0.12</td>
</tr>
<tr>
<td>Dayton #E96G007009 (EP-9)</td>
<td>0.15</td>
</tr>
<tr>
<td>Dayton #Q9548753 (EP-9)</td>
<td>0.15</td>
</tr>
<tr>
<td>Tappan GGRC 120C-21 (4 Units) (EP-12)</td>
<td>0.48</td>
</tr>
</tbody>
</table>

10 CSR 10-6.100, *Alternate Emission Limits*
This rule is not applicable because the installation is in an ozone attainment area.

10 CSR 10-6.260 *Restriction of Emission of Sulfur Compounds*
For combustion sources:
EP-5  - Flexographic Printing Press P-5 - Overhead dryer (0.392 MMBtu/hr).
EP-6  - Flexographic Printing Press P-5 - Deck dryer (0.392 MMBtu/hr)
These units have heat inputs above the threshold of 350 Btu of 10 CSR 10-6.260(3)(C)(2)(A), but because the units combust natural gas as a fuel and as shown below:

\[
\text{Natural gas SO}_2 \text{ emission factor (lbs/MMBtu)} = \frac{0.6 \text{ lbs/10}^6 \text{ scf}}{1020 \text{ MMBtu/10}^6 \text{ scf}} = 5.88 \times 10^{-4} \text{ lb/MMBtu}
\]

(AP - 42 Table 1.4 - 2(7/98))

5.88E-4 lb/MMBtu is much less than the 8 lbs/MMBtu limitation that is required by this rule, indicating that an exceedance of the limit is highly unlikely, therefore it was not listed as a requirement in this permit.

10 CSR 10-6.220 Restriction of Emission of Visible Air Contaminants
The only potential significant sources of particulate matter are the units EU0010 and EU0020 (EP-10 & EP-11). As demonstrated in Attachment A, the controlled emission rate levels indicate that exceedance of the opacity limitations of this rule is highly unlikely. To insure that the control device is operating and performing as designed; operation, maintenance, and inspection requirements for the control device were incorporated into permit conditions (EU0010 and EU0020)-001. Therefore, no opacity monitoring requirements were included in this permit.

10 CSR 10-6.400 Restriction of Emission of Particulate Matter From Industrial Processes
With the exception of EU0010 and EU0020, which are addressed in the permit, industrial processes at this installation primarily emit VOC and are expected to always comply with the emission limitations in this rule. The PM_{10} emission factor used in the previous operating permit and renewal application is said to be for SCC [30101865] - Plastics Production Transferring/Conveying. The emission factor could not be verified in AP-42, but FIRE provides an emission factor for SCC [30101899] of 0.46 lbs/2000 lb transferred/conveyed.

Other Regulations Not Cited in the Operating Permit or the Above Statement of Basis
Any regulation which is not specifically listed in either the Operating Permit or in the above Statement of Basis does not appear, based on this review, to be an applicable requirement for this installation for one or more of the following reasons:
1) The specific pollutant regulated by that rule is not emitted by the installation;
2) The installation is not in the source category regulated by that rule;
3) The installation is not in the county or specific area that is regulated under the authority of that rule;
4) The installation does not contain the type of emission unit which is regulated by that rule;
5) The rule is only for administrative purposes.

Should a later determination conclude that the installation is subject to one or more of the regulations cited in this Statement of Basis or other regulations which were not cited, the installation shall determine and demonstrate, to the Air Pollution Control Program’s satisfaction, the installation's compliance with that regulation(s). If the installation is not in compliance with a regulation which was not previously cited, the installation shall submit to the Air Pollution Control Program a schedule for achieving compliance for that regulation(s).
Prepared by:

[Signature]

Don Murphy
Environmental Engineer