

MISSOURI
DEPARTMENT OF
NATURAL RESOURCES

MISSOURI AIR CONSERVATION COMMISSION

PERMIT TO CONSTRUCT

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

Permit Number: 082020-010 Project Number: 2020-06-014
Installation Number: 093-0007

Parent Company: Specialty Granules LLC

Parent Company Address: 13424 Pennsylvania Avenue, Suite 303, Hagerstown, MD 21742

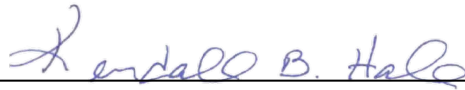
Installation Name: Specialty Granules LLC

Installation Address: 1 Hillcrest Drive, Annapolis, MO 63620

Location Information: Iron County, S22, T31N, R3E

Application for Authority to Construct was made for:
Additional equipment to further process undersized granule material from an existing mill section. This review was conducted in accordance with Section (5), Missouri State Rule 10 CSR 10-6.060, *Construction Permits Required*.

-
- Standard Conditions (on reverse) are applicable to this permit.
- Standard Conditions (on reverse) and Special Conditions are applicable to this permit.



Director or Designee
Department of Natural Resources

August 24, 2020

Effective Date

STANDARD CONDITIONS:

Permission to construct may be revoked if you fail to begin construction or modification within two years from the effective date of this permit. Permittee should notify the Enforcement and Compliance Section of the Air Pollution Control Program if construction or modification is not started within two years after the effective date of this permit, or if construction or modification is suspended for one year or more.

You will be in violation of 10 CSR 10-6.060 if you fail to adhere to the specifications and conditions listed in your application, this permit and the project review. In the event that there is a discrepancy between the permit application and this permit, the conditions of this permit shall take precedence. Specifically, all air contaminant control devices shall be operated and maintained as specified in the application, associated plans and specifications.

You must notify the Enforcement and Compliance Section of the Department's Air Pollution Control Program of the anticipated date of start up of this (these) air contaminant source(s). The information must be made available within 30 days of actual startup. Also, you must notify the Department's regional office responsible for the area within which you are located within 15 days after the actual start up of this (these) air contaminant source(s).

A copy of the permit application and this permit and permit review shall be kept at the installation address and shall be made available to Department's personnel upon request.

You may appeal this permit or any of the listed special conditions to the Administrative Hearing Commission (AHC), 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 AHC 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 AHC.

If you choose not to appeal, this certificate, the project review and your application and associated correspondence constitutes your permit to construct. The permit allows you to construct and operate your air contaminant source(s), but in no way relieves you of your obligation to comply with all applicable provisions of the Missouri Air Conservation Law, regulations of the Missouri Department of Natural Resources and other applicable federal, state and local laws and ordinances.

The Air Pollution Control Program invites your questions regarding this air pollution permit. Please contact the Construction Permit Unit using the contact information below.

Contact Information:
Missouri Department of Natural Resources
Air Pollution Control Program
P.O. Box 176
Jefferson City, MO 65102-0176
(573) 751-4817

The regional office information can be found at the following website:
<http://dnr.mo.gov/regions/>

SPECIAL CONDITIONS:

The permittee is authorized to construct and operate subject to the following special conditions:

The special conditions listed in this permit were included based on the authority granted to the Missouri Air Pollution Control Program by the Missouri Air Conservation Law (specifically 643.075) and by the Missouri Rules listed in Title 10, Division 10 of the Code of State Regulations (specifically 10 CSR 10-6.060). For specific details regarding conditions, see 10 CSR 10-6.060 paragraph (3)(E). "Conditions required by permitting authority."

Specialty Granules LLC
Iron County, S22, T31N, R3E

1. Control Device Requirement-Baghouse
 - A. Specialty Granules LLC shall control emissions from the emission units listed in Table 2 in the Project Description Section using baghouses as specified in the permit application. This excludes transfer points EP-42 and EP-63, as they are inherently controlled through submersion.
 - B. The baghouses shall be operated and maintained in accordance with the manufacturer's specifications.
 - C. The baghouses shall be equipped with a gauge or meter, which indicates the pressure drop across the control device. These gauges or meters shall be located such that Department of Natural Resources' employees may easily observe them.
 - D. Replacement filters for the baghouses shall be kept on hand at all times. The bags shall be made of fibers appropriate for operating conditions expected to occur (i.e. temperature limits, acidic and alkali resistance, and abrasion resistance).
 - E. Specialty Granules LLC shall monitor and record the operating pressure drop across the baghouses at least once every 24 hours. The operating pressure drop shall be maintained within the design conditions specified by the manufacturer's performance warranty.
 - F. Specialty Granules LLC shall maintain a copy of the baghouse manufacturer's performance warranty on site.
 - G. Specialty Granules LLC shall maintain an operating and maintenance log for the baghouses which shall include the following:
 - 1) Incidents of malfunction, with impact on emissions, duration of event, probable cause, and corrective actions; and
 - 2) Maintenance activities, with inspection schedule, repair actions, and replacements, etc.

SPECIAL CONDITIONS:

The permittee is authorized to construct and operate subject to the following special conditions:

2. Record Keeping and Reporting Requirements
 - A. Specialty Granules LLC shall maintain all records required by this permit for not less than five years and shall make them available immediately to any Missouri Department of Natural Resources' personnel upon request.
 - B. Specialty Granules LLC shall report to the Air Pollution Control Program's Compliance/Enforcement Section, by mail at P.O. Box 176, Jefferson City, MO 65102 or by email at AirComplianceReporting@dnr.mo.gov, no later than 10 days after the end of the month during which any record required by this permit shows an exceedance of a limitation imposed by this permit.

REVIEW OF APPLICATION FOR AUTHORITY TO CONSTRUCT AND OPERATE
SECTION (5) REVIEW

Project Number: 2020-06-014
Installation ID Number: 093-0007
Permit Number:082020-010

Installation Address:
Specialty Granules LLC
1 Hillcrest Drive
Annapolis, MO 63620

Parent Company:
Specialty Granules LLC
13424 Pennsylvania Avenue, Suite 303
Hagerstown, MD 21742

Iron County, S22, T31N, R3E

REVIEW SUMMARY

- Specialty Granules LLC has applied for authority to install an addition to further process undersized granule material from an existing mill section.
- The application was deemed complete on June 12, 2020.
- HAP emissions are not expected from the proposed equipment.
- New Source Performance Standards (NSPS) 40 CFR 60 Subpart OOO, "Standards of Performance for Nonmetallic Mineral Processing Plants" applies to the equipment.
- None of the NESHAPs apply to this installation. None of the currently promulgated MACT regulations apply to the proposed equipment.
- Baghouses are being used to control the PM, PM₁₀, and PM_{2.5} emissions from the equipment in this permit.
- This review was conducted in accordance with Section (5) of Missouri State Rule 10 CSR 10-6.060, *Construction Permits Required*. Potential emissions of PM, PM₁₀ and PM_{2.5} are below de minimis levels due to the use of controls.
- This installation is located in Iron County, an attainment/unclassifiable area for all criteria pollutants.
- This installation is not on the List of Named Installations found in 10 CSR 10-6.020(3)(B), Table 2. The installation's major source level is 250 tons per year and fugitive emissions are not counted toward major source applicability.
- Ambient air quality modeling was not performed since potential emissions of the application are below de minimis levels.
- Emissions testing is not required for the equipment as a part of this permit. Testing may be required as part of other state, federal or applicable rules.

- No Operating Permit is required for this installation.
- Approval of this permit is recommended with special conditions.

INSTALLATION DESCRIPTION

Specialty Granules LLC, is an existing manufacturer of roofing shingle granules and is located in Iron County. Specialty Granules LLC quarries rhyolite onsite and processes the aggregates through crushing and screening operations to form raw roofing granules. The granules are then processed in a coloring plant. The installation was originally classified as a major source for particulate matter less than ten microns in diameter (PM₁₀) for construction permits. However, the facility has since installed fabric filters that reduced the PM₁₀ emissions to minor source levels. The facility has been issued a Basic State Operating Permit under project number 2013-09-016 and renewed said permit in project number 2018-08-040, however Basic Operating Permits are no longer issued and the active Basic Operating Permit has been terminated as a result.

The following NSR permits have been issued to Specialty Granules LLC from the Air Pollution Control Program.

Table 1: NSR Permit History

Permit Number	Description
0680-006	Rotary rock dryer for the secondary crusher, 20 MMBtu/hr burner, two conveyors
0680-007	Four underground storage tanks
0680-008	Rock storage and conveyors
0680-009	Rock storage and conveyors
0680-010	Conveyor
0680-011	Hopper and conveyor
0680-012	Two 500 ton storage bins and conveyors
0680-013	One 1000 tons storage bin and conveyor
1187-005	Incinerator
1290-002	Modification to process
0792-034	Tertiary crusher, screens, elevators, conveyors and storage bins
0393-006	Conveyor and screens
0394-015	Conveyor and slurry tank
0395-016	Outside storage stockpile
0395-017	Two screens
0298-002A	Four conveyors, two elevators and two screens for the recovery system
122009-007	Replacement of preheater kilns in the coloring plant
122009-007A	Correction to the potential emissions calculations
012011-014	Four screens and four conveyors for the mill building
082011-004	A rock dryer, crusher, screen and associated material handling equipment
012012-012	New truck loadout facility at the existing roofing shingle granule manufacturing plant.
012012-012A	Design changes
052012-017	Eight new screens, eight new conveyors, two new bucket elevators and two new hoppers and the replacement of two existing conveyors
122018-003	Emission unit update
082019-003	Temporary material changes

PROJECT DESCRIPTION

Specialty Granules LLC is installing a new set of equipment to further process undersized granule material from the existing Mill section to generate a commercial product. This product will then be loaded to rail cars for transport; the oversize material will be routed to a storage pile. The new process involves several conveyors and transfer points throughout the process section. Most of the new process is fully enclosed and has several dust pick-up points routed to three baghouses to control emissions of PM, PM₁₀, and PM_{2.5} with a manufacturer specified control efficiency.

Undersized material exiting from the existing Mill Section is introduced into the new process from existing conveyor (BC-191) at a maximum rate of 200 tph. Material will be directed into the new process through a bucket elevator (BE-1). This undersized material will pass through a surge bin (SB-1) and to a classifier (AC-1) where the fines from the classifier will be collected by a baghouse (DC-1). Material that is not undersized will instead continue on to the slurry tank. The material is then processed through an oiling bin (OB-1) and an oiling screw (OS-1) where an oil substance is applied to control emissions. This material will then be transported via a bucket elevator (BE-2) and two conveyors (BC-1 and BC-2) to silos S-1 or S-2. From the silos, the granules will be routed via conveyors and bucket elevator BE-3 to a screen (SC-2) where the target size material will be go to the rail car loadout and the oversize material will be stored in a pile on the ground. Baghouses DC-1, DC-100 and DC-200 control particulate emissions from the various pickup points throughout the proposed process.

Haul truck traffic is not anticipated to be affected because the processed material will be loaded into rail cars. Additionally, this new process will not debottleneck any part of the existing process, but rather, is bottlenecked itself by EP-43 to 75 tph.

Emissions from EP-67 and EP-69 are assumed to be negligible, as the transfer points from DC-1 and DC-100 to the slurry tanks will be submerged in the slurry.

The emissions of this project are below de minimis levels only after the addition of controls and are above insignificance levels.

Table 2 Project Emission Point Summary:

Emission Unit	Description	Bottlenecked MHDR (tons)	Control
EP-41	Conveyor BC-191 to Bucket Elevator BE-1	200	DC-100
EP-42	Bucket Elevator BE-1 to Slurry Tank	125	N/A
EP-43	Bucket Elevator BE-1 to Surge Bin SB-1	75	DC-100
EP-44	Surge Bin SB-1 to Way Feeder WF-1	75	DC-100
EP-45	Way Feeder WF-1 to Classifier AC-1	75	DC-100, DC-1
EP-46	Classifier AC-1 to Screen SC-1	75	DC-100
EP-47	Screen SC-1 to Oiling Bin OB-1	75	DC-100
EP-48	Oiling Bin OB-1 to Way Feeder WF-2	75	DC-100
EP-49	Way Feeder WF-2 to Oiling Screw OS-1	75	DC-100
EP-50	Oiling Screw OS-1 to Bucket Elevator BE-2	75	DC-100

Emission Unit	Description	Bottlenecked MHDR (tons)	Control
EP-51	Bucket Elevator BE-2 to Conveyor BC-1	75	DC-100
EP-52	Conveyor BC-1 to Conveyor BC-2	75	DC-100
EP-53	Conveyor BC-2 to Silo S-2	75	DC-200
EP-54	Silo S-2 to Conveyor BC-5	75	DC-200
EP-55	Conveyor BC-5 to Conveyor BC-6	75	DC-200
EP-56	Conveyor BC-6 to Bucket Elevator BE-3	75	DC-200
EP-57	Conveyor BC-2 to Silo S-1	75	DC-200
EP-58	Silo S-1 to Conveyor BC-7	75	DC-200
EP-59	Conveyor BC-7 to Bucket Elevator BE-3	75	DC-200
EP-60	Bucket Elevator BE-3 to Screen SC-2	75	DC-200
EP-61	Screen SC-2 to Conveyor BC-8	75	DC-200
EP-62	Conveyor BC-8 to Shuttle Belt SBC-1	75	DC-200
EP-63	Shuttle Belt SBC-1 to Rail Car Loadout	75	N/A
EP-64	Screen SC-2 to Surge Bin SB-2	75	DC-200
EP-65	Surge Bin SB-2 to Conveyor BC-9	75	DC-200
EP-70	Waste Granule Bin to Conveyor BC-9	75	DC-200
EP-66	Conveyor BC-9 to Storage Pile	75	N/A
EP-67	DC-1 to Slurry Tank	75	Submerged
EP-68	Screen SC-1 to Slurry Tank	0 ^a	DC-100
EP-69	DC-100 to Slurry Tank	75	Submerged
EP-71	DC-200 to S-1	1.4 x 10 ⁻⁴	N/A
EP-72	DC-200 to S-2	1.4 x 10 ⁻⁴	N/A
EP-73	Dust Collector DC-1	16000 CFM	N/A
EP-74	Dust Collector DC-100	16500 CFM	N/A
EP-75	Dust Collector DC-200	15800 CFM	N/A

^aDue to the low emissions resulting from the transfer to the slurry tank (EP-68), it is assumed all material passes through EP-47 instead of EP-68.

EMISSIONS/CONTROLS EVALUATION

The emission factors used in this analysis were obtained from the EPA document AP-42, *Compilation of Air Pollutant Emission Factors*, Fifth Edition. Emissions were derived from calculating the total emissions resulting from all new and debottlenecked equipment.

Transfer Point Emissions

- PM, PM₁₀, and PM_{2.5} emissions for all conveyance transfer points were determined using AP-42 Chapter 11.19.2 “Crushed Stone Processing and Pulverized Mineral Processing” (August 2004).
- For most emission points, Table 11.19.2-2 “Conveyor Transfer Point” emission factors were used for PM, PM₁₀, and PM_{2.5}.

Screening Emissions

- PM, PM₁₀, and PM_{2.5} emissions for screening transfer points were determined using AP-42 Chapter 11.19.2 “Crushed Stone Processing and Pulverized Mineral

- Processing” (August 2004).
- For Screening PM and PM₁₀ emission points, the Table 11.19.2-2 “Screening” emission factors were used.
- For Screening PM_{2.5} emissions, the Table 11.19.2-2 “Screening (controlled)” emission factor was used.

Classifier Emissions

- PM, PM₁₀, and PM_{2.5} emissions for the classifier were determined using AP-42 Chapter 11.19.2 “Crushed Stone Processing and Pulverized Mineral Processing” (August 2004).
- Emission factors were derived from Table 11.19.2-4.

Storage Pile Emissions

- PM, PM₁₀, and PM_{2.5} emissions for the transfer to the storage pile were determined using AP-42 Chapter 13.2.4 “Aggregate Handling and Storage Piles” (November 2006).
- These emissions were determined using the drop point equation.

Slurry Tank Emissions

- PM, PM₁₀, and PM_{2.5} emissions from emission points transferring fines to the slurry tanks were assumed to be negligible, as the transfer points are submerged.

Dust Collector Emissions

- The control efficiency and emission factor for Dust Collector DC-1, DC-100, and DC-200 were determined using Donaldson Company information.
- PM, PM₁₀, and PM_{2.5} emissions resulting from the dust collectors were determined to have an emission factor of 0.005 grains/scf.

The following table provides an emissions summary for this project. Existing potential emissions were taken from permit #122018-003. Existing actual emissions were taken from the installation’s 2019 EIQ. Potential emissions of the application represent the potential of the new equipment, assuming continuous operation (8760 hours per year).

Table 3: Emissions Summary (tpy)

Pollutant	Regulatory <i>De Minimis</i> Levels	Existing Potential Emissions	Existing Actual Emissions (2019 EIQ)	Potential Emissions of the Project	New Installation Conditioned Potential ¹
PM	25.0	<major	N/D	9.24	N/A
Total PM ₁₀	15.0	148.42	30.63	9.13	N/A
² Non-fugitive PM ₁₀	N/A	72.01	N/D	9.07	N/A
Total PM _{2.5}	10.0	<major	9.18	9.13	N/A
² Non-Fugitive PM _{2.5}	N/A	<major	N/D	9.07	N/A
SO _x	40.0	2.46	0.13	N/A	N/A
NO _x	40.0	83.91	21.70	N/A	N/A
VOC	40.0	6.85	1.15	N/A	N/A
CO	100.0	76.38	4.34	N/A	N/A
GHG (CO ₂ e)	N/A	<100,000	N/D	N/A	N/A
HAPs	10.0/25.0	N/D	0.50	N/A	N/A

N/A = Not Applicable; N/D = Not Determined

¹The installation was issued a 100,000 tons per year CO₂e limit in permit #082011-004, which is still applicable. However, the facility does not have a new conditioned potential as a result of this permit.

²Because this facility is not a named source, only non-fugitive emissions are counted towards major source applicability.

PERMIT RULE APPLICABILITY

This review was conducted in accordance with Section (5) of Missouri State Rule 10 CSR 10-6.060, *Construction Permits Required*. Potential emissions of PM, PM₁₀ and PM_{2.5} are below de minimis levels due to the use of controls.

APPLICABLE REQUIREMENTS

Specialty Granules LLC shall comply with the following applicable requirements. The Missouri Air Conservation Laws and Regulations should be consulted for specific record keeping, monitoring, and reporting requirements. Compliance with these emission standards, based on information submitted in the application, has been verified at the time this application was approved. For a complete list of applicable requirements for your installation, please consult your operating permit.

GENERAL REQUIREMENTS

- *Operating Permits*, 10 CSR 10-6.065
- *Start-Up, Shutdown, and Malfunction Conditions*, 10 CSR 10-6.050
- *Submission of Emission Data, Emission Fees and Process Information*, 10 CSR 10-6.110

- Per 10 CSR 10-6.110(4)(B)2.B(II) and (4)(B)2.C(II) a full EIQ is required for the first full calendar year the equipment (or modifications) approved by this permit are in operation.
- *Restriction of Particulate Matter to the Ambient Air Beyond the Premises of Origin*, 10 CSR 10-6.170
- *Restriction of Emission of Visible Air Contaminants*, 10 CSR 10-6.220
- *Restriction of Emission of Odors*, 10 CSR 10-6.165

SPECIFIC REQUIREMENTS

- *Restriction of Emission of Particulate Matter From Industrial Processes*, 10 CSR 10-6.400
- *New Source Performance Regulations*, 10 CSR 10-6.070
 - *Standards of Performance for Nonmetallic Mineral Processing Plants* 40 CFR Part 60, Subpart OOO applies to the equipment,
- No *MACT Regulations* or *Emission Standards for Hazardous Air Pollutants* (NESHAP) apply to the permitted equipment

STAFF RECOMMENDATION

On the basis of this review conducted in accordance with Section (5), Missouri State Rule 10 CSR 10-6.060, *Construction Permits Required*, it is recommended that this permit be granted with special conditions.

PERMIT DOCUMENTS

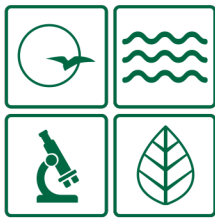
The following documents are incorporated by reference into this permit:

- The Application for Authority to Construct form, dated June 10, 2020, received June 12, 2020, designating Specialty Granules LLC as the owner and operator of the installation.

APPENDIX A

Abbreviations and Acronyms

% percent	Mgal 1,000 gallons
°F degrees Fahrenheit	MWmegawatt
acfm actual cubic feet per minute	MHDRmaximum hourly design rate
BACT Best Available Control Technology	MMBtuMillion British thermal units
BMPs Best Management Practices	MMCFmillion cubic feet
Btu British thermal unit	MSDSMaterial Safety Data Sheet
CAM Compliance Assurance Monitoring	NAAQSNational Ambient Air Quality Standards
CAS Chemical Abstracts Service	NESHAPs National Emissions Standards for Hazardous Air Pollutants
CEMS Continuous Emission Monitor System	NO_xnitrogen oxides
CFR Code of Federal Regulations	NSPSNew Source Performance Standards
CO carbon monoxide	NSRNew Source Review
CO₂ carbon dioxide	PMparticulate matter
CO_{2e} carbon dioxide equivalent	PM_{2.5}particulate matter less than 2.5 microns in aerodynamic diameter
COMS Continuous Opacity Monitoring System	PM₁₀particulate matter less than 10 microns in aerodynamic diameter
CSR Code of State Regulations	ppmparts per million
dscf dry standard cubic feet	PSDPrevention of Significant Deterioration
EQ Emission Inventory Questionnaire	PTEpotential to emit
EP Emission Point	RACTReasonable Available Control Technology
EPA Environmental Protection Agency	RAL Risk Assessment Level
EU Emission Unit	SCCSource Classification Code
fps feet per second	scfmstandard cubic feet per minute
ft feet	SDS Safety Data Sheet
GACT Generally Available Control Technology	SICStandard Industrial Classification
GHG Greenhouse Gas	SIPState Implementation Plan
gpm gallons per minute	SMAL Screening Model Action Levels
gr grains	SO_xsulfur oxides
GWP Global Warming Potential	SO₂sulfur dioxide
HAP Hazardous Air Pollutant	SSM Startup, Shutdown & Malfunction
hr hour	tph tons per hour
hp horsepower	tpy tons per year
lb pound	VMT vehicle miles traveled
lbs/hr pounds per hour	VOC Volatile Organic Compound
MACT Maximum Achievable Control Technology	
µg/m³ micrograms per cubic meter	
m/s meters per second	



Missouri Department of dnr.mo.gov

NATURAL RESOURCES

Michael L. Parson, Governor

Carol S. Comer, Director

August 24, 2020

Travis Abernathy
Environmental Coordinator
Specialty Granules LLC
1 Hillcrest Drive
Annapolis, MO 63620

RE: New Source Review Permit - Project Number: 2020-06-014

Dear Travis Abernathy:

Enclosed with this letter is your permit to construct. Please study it carefully and refer to Appendix A for a list of common abbreviations and acronyms used in the permit. Also, note the special conditions on the accompanying pages. The document entitled, "Review of Application for Authority to Construct," is part of the permit and should be kept with this permit in your files. Operation in accordance with these conditions, your new source review permit application and with your amended operating permit are necessary for continued compliance. The reverse side of your permit certificate has important information concerning standard permit conditions and your rights and obligations under the laws and regulations of the State of Missouri.

This permit may include requirements with which you may not be familiar. If you would like the department to meet with you to discuss how to understand and satisfy the requirements contained in this permit, an appointment referred to as a Compliance Assistance Visit (CAV) can be set up with you. To request a CAV, please contact your local regional office or fill out an online request. The regional office contact information can be found at the following website: <http://dnr.mo.gov/regions/>. The online CAV request can be found at <http://dnr.mo.gov/cav/compliance.htm>.

If you were adversely affected by this permit decision, you may be entitled to pursue an appeal before the administrative hearing commission pursuant to Sections 621.250 and 643.075.6 RSMo. To appeal, you must file a petition with the administrative hearing commission within thirty 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, whose contact information is: Administrative Hearing Commission, United States Post Office



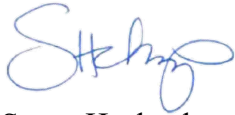
Travis Abernathy
Page Two

Building, 131 West High Street, Third Floor, P.O. Box 1557, Jefferson City, Missouri 65102,
phone: 573-751-2422, fax: 573-751-5018, website: www.oe.mo.gov/ahc.

If you have any questions regarding this permit, please do not hesitate to contact Dakota Fox at the Department of Natural Resources' Air Pollution Control Program, P.O. Box 176, Jefferson City, MO 65102 or at (573) 751-4817. Thank you for your attention to this matter.

Sincerely,

AIR POLLUTION CONTROL PROGRAM



Susan Heckenkamp
New Source Review Unit Chief

SH:dfa

Enclosures

c: Southeast Regional Office
PAMS File: 2020-06-014

Permit Number: 082020-010