STATE OF 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: 2011-09-043
Installation Number: 013-0017
Parent Company: MFA Enterprises, Inc.
Parent Company Address: 201 Ray Young Drive, Columbia, MO 65201-3599
Installation Name: West Central AGRIServices - Adrian
Installation Address: South Highway 71, Adrian, MO 64720
Location Information: Bates County, S4, T41N, R31W

Application for Authority to Construct was made for:
Seed handling and treatment; 1 million bushel grain storage pile. This review was conducted in accordance with Section (6), 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.

DEC 1 2 2011
DIRECTOR OR DESIGNEE
DEPARTMENT OF NATURAL RESOURCES
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 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 devises shall be operated and maintained as specified in the application, associated plans and specifications.

You must notify the Department’s Air Pollution Control Program of the anticipated date of start up of these air contaminant sources. The information must be made available within 30 days of actual startup. Also, you must notify the Department of Natural Resources Regional office responsible for the area within which you are located within 15 days after the actual start up of these air contaminant sources.

A copy of this permit and permit review shall be kept at the installation address and shall be made available to Department of Natural Resources’ 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 sources(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 at (573) 751-4817. If you prefer to write, please address your correspondence to the Missouri Department of Natural Resources, Air Pollution Control Program, P.O. Box 176, Jefferson City, MO 65102-0176, attention: Construction Permit Unit.
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 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 (12)(A)10. “Conditions required by permitting authority.”

West Central AGRIServices - Adrian
Bates County, S4, T41N, R31W

1. Emission Limitation
   A. West Central AGRIServices - Adrian shall emit less than 40.0 tons of Volatile Organic Compounds (VOCs) in any consecutive 12-month period from the seed treater (EU-S5).

   B. Attachment A or equivalent forms, such as electronic forms, approved by the Air Pollution Control Program shall be used to demonstrate compliance with Special Condition 1.A.

2. Emission Limitation
   A. West Central AGRIServices - Adrian shall emit less than 15.0 tons of particulate matter less than ten microns in diameter (PM_{10}) in any consecutive 12-month period from the emission units in Table 2.

   B. Attachment B or equivalent forms, such as electronic forms, approved by the Air Pollution Control Program shall be used to demonstrate compliance with Special Condition 2.A.

3. Operational Requirement
   West Central AGRIServices - Adrian shall keep the fungicides, pesticides, inoculants, liquid fertilizers, and herbicides in sealed containers whenever the materials are not in use. West Central AGRIServices - Adrian shall provide and maintain suitable, easily read, permanent markings on all of the above containers.

4. Record Keeping and Reporting Requirements
   A. West Central AGRIServices - Adrian 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. These records shall include Material Safety Data Sheets (MSDS) for all materials used.
SPECIAL CONDITIONS:
The permittee is authorized to construct and operate subject to the following special conditions:

B. West Central AGRIServices - Adrian shall report to the Air Pollution Control Program’s Compliance/Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, no later than ten 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 (6) REVIEW
Project Number: 2011-09-043
Installation ID Number: 013-0017
Permit Number:

West Central AGRIServices - Adrian Complete: September 16, 2011
South Highway 71
Adrian, MO 64720

Parent Company:
MFA Enterprises, Inc.
201 Ray Young Drive
Columbia, MO 65201-3599

Bates County, S4, T41N, R31W

REVIEW SUMMARY

- West Central AGRIServices - Adrian has applied for authority to construct seed handling and treatment equipment and a 1 million bushel grain storage pile.

- Hazardous Air Pollutant (HAP) emissions are expected from the seed treater, including ethylene glycol (Chemical Abstracts Service (CAS) 107-21-1) from the fungicide Dividend Extreme.

- None of the New Source Performance Standards (NSPS) apply to the installation. NSPS Subpart DD, Standards of Performance for Grain Elevators and NSPS Subpart X, Standards of Performance for the Phosphate Fertilizer Industry: Granular Triple Superphosphate Storage Facilities do not apply to the installation.

- None of the National Emission Standards for Hazardous Air Pollutants (NESHAPs) apply to this installation. None of the currently promulgated Maximum Achievable Control Technology (MACT) regulations apply to the proposed equipment.

- Building enclosure for seed conveying (EU-S3), weigh hopper (EU-S4), and seed treatment (EU-S5) is being used to control the particulate matter (PM), PM$_{10}$, and particulate matter less than 2.5 microns in diameter (PM$_{2.5}$) emissions.

- This review was conducted in accordance with Section (6) of Missouri State Rule 10 CSR 10-6.060, Construction Permits Required. Potential emissions of PM$_{10}$ and VOCs are conditioned below the respective de minimis level. Potential emissions of PM remain at minor source levels. Potential emissions of ethylene glycol are indirectly conditioned below the major source threshold.

- This installation is located in Bates County, an attainment 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 PM$_{10}$ for the application are limited below the de minimis level. Ambient air quality modeling was not performed for PM since there is not a standard.

• Emissions testing is not required for the equipment.

• A Basic Operating Permit application is required for this installation within 30 days of equipment startup.

• Approval of this permit is recommended with special conditions.

INSTALLATION DESCRIPTION

West Central AGRIServices – Adrian, a division of MFA Enterprises, Inc. operates a combination grain elevator, fertilizer, and agriculture chemical distribution facility near Old US Highway 71 and Manor Road in Adrian. The installation is referred to as MFA in this permit. The packed grain storage capacity according to the Missouri Department of Agriculture licensed grain dealer/warehouse database is 2,084,000 bushels. Once the seed treatment equipment being added under this permit is installed, the storage capacity will be will be 2,099,000 bushels. Therefore the installation is not defined as a grain terminal elevator under NSPS Subpart DD. The installation does not include a wheat flour mill, wet corn mill, dry corn mill (human consumption), rice mill, or soybean oil extraction plant. Therefore the installation is not defined as a grain storage elevator under NSPS Subpart DD. The installation stores fertilizer, but does not store fresh granular triple superphosphate. Therefore, NSPS Subpart X does not apply. The following permits have been issued to MFA from the Air Pollution Control Program.

Table 1: Permit History

<table>
<thead>
<tr>
<th>Permit Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>OP 0998-014</td>
<td>Basic operating permit under project EX0130017020</td>
</tr>
<tr>
<td>OP 042005-026</td>
<td>Construction permit for two storage bunkers</td>
</tr>
<tr>
<td>OP 042005-026A</td>
<td>Construction permit amendment for two storage bunkers</td>
</tr>
<tr>
<td>OP 042005-026A</td>
<td>Basic operating permit under project 2005-12-049</td>
</tr>
<tr>
<td>OP 042005-026</td>
<td>Basic operating permit under project 2010-09-022</td>
</tr>
</tbody>
</table>
MFA is installing soybean and wheat seed handling and treating equipment. Seed will be delivered, stored, weighed, treated, and shipped. Treatment options submitted with the application include fungicides and insecticides. On an annual basis the seed equipment is bottlenecked to 36 tons per hour for each emission unit by the seed treater (EU-S5).

Clean seed will be delivered via semi truck and trailer and unloaded to one of five 3,000 bushel hopper bottom bins using a new conveyor system. The bins do not have vents, but have tops that are open during filling. Stored seed will be transferred via conveyor to a weigh hopper, treatment mixer, and finally to load-out. MFA will have the capability to bypass the bins and load seed directly into the weigh hopper. Also, they will have the capability to bypass the treatment step and load-out seed without being treated. However, the greatest potential to emit would include all steps, and without placing limits on the amount of seed received or treated, project emissions include all seed processed through all steps.

Seed can be coated with Apron Maxx RFC A12640C, Dividend Extreme A12532C, and Cruiser Maxx A14379B. Only one treatment will be used per batch of seed. The greatest potential VOC and HAP emissions are from Dividend Extreme. All treatments are liquids, but conservatively are not considered a dust suppressant for particulate matter. The treatment building is considered an enclosure for particulate matter per the Environmental Protection Agency (EPA) document AP-42, *Compilation of Air Pollutant Emission Factors*, Fifth Edition, Table B.2.3.

The project also includes an existing one million bushel grain storage pile. Emissions from the storage pile include hopper bottom and straight truck receiving, pile filling, shipping, and haul roads. MFA has requested a project de minimis PM$_{10}$ limit for the processes in Table 2.

**Table 2: Project Emission Units**

<table>
<thead>
<tr>
<th>Emission Unit</th>
<th>Description</th>
<th>¹Maximum Hourly Design Rate – Annual Basis (tons per hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>One million bushel storage pile</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Hopper bottom grain receiving</td>
<td>210</td>
</tr>
<tr>
<td>18a</td>
<td>Straight truck grain receiving</td>
<td>210</td>
</tr>
<tr>
<td>19</td>
<td>Pile filling as bin vent</td>
<td>420</td>
</tr>
<tr>
<td>20</td>
<td>Grain load out to trucks</td>
<td>420</td>
</tr>
<tr>
<td>13</td>
<td>Unpaved haul road</td>
<td>Varies per segment</td>
</tr>
<tr>
<td>Seed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>S1</td>
<td>Hopper bottom seed receiving</td>
<td>36</td>
</tr>
<tr>
<td>S2</td>
<td>Bin filling</td>
<td>36</td>
</tr>
<tr>
<td>S4</td>
<td>Weigh hopper</td>
<td>36</td>
</tr>
<tr>
<td>S3</td>
<td>Handling, conveying</td>
<td>36</td>
</tr>
<tr>
<td>S5</td>
<td>Treatment</td>
<td>36</td>
</tr>
<tr>
<td>S6</td>
<td>Shipping</td>
<td>36</td>
</tr>
<tr>
<td>13</td>
<td>Unpaved haul road</td>
<td>Varies per segment</td>
</tr>
</tbody>
</table>

¹Design rate for grain and seed assumes bulk density of 60 pounds per bushel.
EMISSIONS/CONTROLS EVALUATION

Seed will not be cleaned at the installation and therefore must be received in a cleaned state compared to grain received at an elevator. Seed receiving emissions were calculated using emission factors for receiving at an animal feed mill cited from AP-42, Section 9.9.1, Grain Elevators and Processes, May 2003. Emissions from the storage bins and weigh hopper filling were calculated using the storage bin vent emission factors for a grain elevator. Seed treatment particulate emissions were calculated using the internal handling emission factor. Seed treatment VOC emissions were calculated using application rates and VOC weight contents from the manufacturer and mass balance, assuming all available VOC being emitted. Seed treatment HAP emissions were calculated using material safety data sheets (MSDS), application rates and mass balance, assuming all available HAP being emitted. Usage of Dividend Extreme results in the greatest potential VOC emissions and the only potential HAP emissions. Potential HAP emissions from treatments not submitted in the application are expected to be less than those from Dividend Extreme. Compliance Attachment A allows the installation the flexibility to use treatments not submitted in the application.

Grain storage pile emissions were calculated using AP-42, Section 9.9.1 Grain Elevators and Processes, May 2003. Grain receiving at the pile was assumed to occur through a 50/50 split of straight trucks and hopper trucks. This is a conservative assumption as the emission factor for straight truck receiving is higher than the emission factor for hopper bottom receiving and the trend in the industry is moving towards more hopper bottom trucks compared to straight trucks. Also, this is conservative as the application uses a 25/75 split of straight trucks to hopper trucks. Grain will be loaded into the pile using an auger or conveyor. Storage pile load-in emissions were calculated using the emission factors for bin vents. Shipping emissions were calculated using the truck shipping emission factors.

Haul road emissions were calculated using AP-42, Section 13.2.2, Unpaved Roads, November 2006. Treated seed haul road emissions were calculated for the greatest potential to emit. Treated seed will be packaged in tender boxes, one ton bulk bags, or fifty pound bags that will be purchased by farmers. The greatest potential to emit was calculated assuming smaller capacity vehicles and higher numbers (pickup trucks and trailers) instead of larger capacity vehicles in fewer numbers (semi trucks and trailers). This method allows flexibility as it doesn’t restrict the size or type of shipping. Grain storage pile haul road emissions were calculated using the 50/50 truck type split assuming hopper truck volume of 900 bushels and straight truck volume of 550 bushels.

Existing potential emissions are the sum of potential emissions from previous permits, but do not include any emission units installed or modified before May 13, 1982. Those emission units are “grandfathered” from construction permitting. Potential emissions of the application represent the potential of the seed equipment and storage pile processes, assuming continuous operation (8,760 hours per year), but scaled to account for the voluntary PM$_{10}$ and VOC limits. The following table provides an emissions summary for this project.
### Table 3: Emissions Summary (tons per year)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>PM</td>
<td>25.0</td>
<td>N/D</td>
<td>N/D</td>
<td>50.30</td>
<td>N/A</td>
</tr>
<tr>
<td>PM$_{10}$</td>
<td>15.0</td>
<td>30.0</td>
<td>9.53</td>
<td>&lt; 15.0</td>
<td>N/A</td>
</tr>
<tr>
<td>PM$_{2.5}$</td>
<td>10.0</td>
<td>N/D</td>
<td>1.21</td>
<td>2.22</td>
<td>N/A</td>
</tr>
<tr>
<td>SOx</td>
<td>40.0</td>
<td>N/A</td>
<td>N/D</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>NOx</td>
<td>40.0</td>
<td>N/A</td>
<td>N/D</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>VOC</td>
<td>40.0</td>
<td>N/A</td>
<td>N/D</td>
<td>&lt; 40.0</td>
<td>N/A</td>
</tr>
<tr>
<td>CO</td>
<td>100.0</td>
<td>N/A</td>
<td>N/D</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>HAPs</td>
<td>10.0/25.0</td>
<td>N/A</td>
<td>N/D</td>
<td>8.03</td>
<td>N/A</td>
</tr>
<tr>
<td>Ethylene Glycol</td>
<td>10.0</td>
<td>N/A</td>
<td>N/D</td>
<td>8.03</td>
<td>N/A</td>
</tr>
</tbody>
</table>

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

$^1$ Existing potential emissions from permits 0998-014 and 042005-026A, excluding grandfathered units.

### PERMIT RULE APPLICABILITY

This review was conducted in accordance with Section (6) of Missouri State Rule 10 CSR 10-6.060, *Construction Permits Required*. Potential emissions of PM$_{10}$ and VOCs are conditioned below the respective de minimis level. Potential emissions of PM remain at minor source levels. Potential emissions of ethylene glycol are indirectly conditioned below the major source threshold.

### APPLICABLE REQUIREMENTS

West Central AGRIServices - Adrian 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

- *Submission of Emission Data, Emission Fees and Process Information*, 10 CSR 10-6.110
- *Operating Permits*, 10 CSR 10-6.065
- *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

STAFF RECOMMENDATION

On the basis of this review conducted in accordance with Section (6), Missouri State Rule 10 CSR 10-6.060, *Construction Permits Required*, I recommend this permit be granted with special conditions.

_________________________   _______________________________
David Little                  Date
Environmental Engineer

PERMIT DOCUMENTS

The following documents are incorporated by reference into this permit:

- The Application for Authority to Construct form, dated September 15, 2011, received September 16, 2011, designating MFA Enterprises, Inc. as the owner and operator of the installation.


- Kansas City Regional Office Site Survey, dated October 3, 2011.
Attachment A – VOC Compliance Worksheet

West Central AGRIServices - Adrian
Bates County, S4, T41N, R31W
Project Number: 2011-09-043
Installation ID Number: 013-0017
Permit Number: ________

This sheet covers the period from ________ to ________. (Copy this sheet as needed.)

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
<th>(e)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seed Treatment (Name, Product #)</td>
<td>Amount of Seed Treatment Used (fluid ounces)</td>
<td>Specific Gravity</td>
<td>VOC Content (Weight %)</td>
<td>VOC Emissions (Tons)</td>
</tr>
<tr>
<td>Example: Dividend Extreme A12532C</td>
<td>400</td>
<td>1.19</td>
<td>9.96</td>
<td>0.0015</td>
</tr>
</tbody>
</table>

(f) Total VOC Emissions Calculated for this Month in Tons

(g) 12-Month VOC Emissions Total (i) from Previous Month’s Worksheet in Tons

(h) Monthly VOC Emissions Total (f) from Previous Year’s Worksheet in Tons

(i) Current 12-month Total of VOC Emissions in Tons: (i) = [(f) + (g) - (h)]

(a) Record the name of all seed treatments used this month.
(b) Record the respective fluid ounces of seed treatment used this month.
(c) Record the respective specific gravity of the treatment from the MSDS.
(d) Record the respective VOC content of seed treatment. VOC content of Apron Maxx RFC is 18.13%. VOC content of Dividend Extreme is 9.96%. VOC content of Cruiser Maxx is 3.03%. Obtain VOC content of other treatments from the manufacturer.
(e) Calculate VOC emissions: (e) = [(b) x (c) x (d) x 3.26E-07] 3.26E-07 originates from 8.34 lbs/gallon divided by 128 fluid ounces per gallon, percentage to decimal conversion, and 2,000 pounds per ton.
(f) Sum each individual VOC emissions (e) for this month.
(g) Record the 12-month total VOC emissions (i) from last month’s Attachment A.
(h) Record the monthly VOC emissions total (f) from previous year’s Attachment A.
(i) Calculate the current 12-month total VOC emissions. A value less than 40.0 tons indicates compliance.
West Central AGRIServices - Adrian  
Bates County, S4, T41N, R31W  
Project Number: 2011-09-043  
Installation ID Number: 013-0017  
Permit Number: ______

This sheet covers the period from _______ to _______. (Copy this sheet as needed.)

<table>
<thead>
<tr>
<th>Step Description</th>
<th>(a) Monthly Throughput (tons)</th>
<th>(b) Composite Emission Factor (lb/ton)</th>
<th>(c) Monthly PM$_{10}$ Emissions (lbs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grain Received at 1 Million Bushel Southeast Pile</td>
<td></td>
<td>0.0998</td>
<td></td>
</tr>
<tr>
<td>Seed Received</td>
<td></td>
<td>0.1589</td>
<td></td>
</tr>
</tbody>
</table>

(d) Total Monthly PM$_{10}$ Emissions (lbs)

(e) Total Monthly PM$_{10}$ Emissions (tons)

(f) 12-Month PM$_{10}$ Emissions (h) from Previous Month’s Attachment A (tons)

(g) Total Monthly PM$_{10}$ Emissions (e) from Previous Year’s Attachment A (tons)

(h) Current 12-Month PM$_{10}$ Emissions (tons) (h) = [(e) + (f) – (g)]

(a) Record this month’s throughput.
(b) Multiply the Monthly Throughput (a) by the respective Composite Emission Factor (b).
(c) Sum each individual Monthly PM$_{10}$ Emissions.
(d) Divide the Total Monthly PM$_{10}$ Emissions (d) by 2,000.
(f) Record the 12-Month PM$_{10}$ Emissions (h) from the Previous Month’s Attachment B.
(g) Record the Total Monthly PM$_{10}$ Emissions (e) from the Previous Year’s Attachment B.
(h) Calculate the Current 12-Month PM$_{10}$ Emissions. A total less than 15.0 tons indicates compliance.
Mr. Alan Mahoney  
SER Manager  
MFA Enterprises, Inc.  
201 Ray Young Drive  
Columbia, MO 65201-3599

RE: New Source Review Permit - Project Number: 2011-09-043

Dear Mr. Mahoney:

Enclosed with this letter is your permit to construct. Please study it carefully. 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 is 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.

If you have any questions regarding this permit, please do not hesitate to contact David Little, at the Department’s 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:dpl

Enclosures

c: Kansas City Regional Office  
PAMS File: 2011-09-043

Permit Number: