

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: **072016-009**

Project Number: 2016-07-011
Installation Number: 119-0033

Parent Company: TF Warren Company

Parent Company Address: 1400 Woodloch Forest Dr. Suite 500, The Woodlands, TX 77380

Installation Name: Tarsco Bolted Tanks

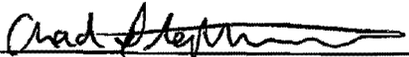
Installation Address: 5897 Hwy 59, Goodman, MO 64843

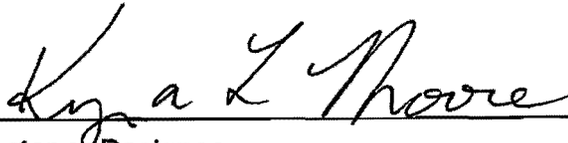
Location Information: McDonald County, S36, T23N, R33W

Application for Authority to Construct was made for:
Multi-phase permit, where phase 1 is blasting and powder coating metal sheets and beams. 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.


Prepared by
Chad Stephenson
New Source Review Unit


Director of Designee
Department of Natural Resources

JUL 27 2016

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 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."

Tarsco Bolted Tanks
McDonald County, S36, T23N, R33W

1. Control Device Requirement- Dust Collectors
 - A. Tarsco Bolted Tanks shall control emissions from the abrasive blasting process (EU-01), powder primer booth (EU-2), and the powder topcoat booth (EU-03) using exhaust dust collectors rated for at least 99.50% removal efficiency on 0.5 microns and larger by weight, as specified in the permit application.
 - B. The dust collectors shall be operated and maintained in accordance with the manufacturer's specifications. The dust collectors 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 the Department of Natural Resources' employees may easily observe them.
 - C. Replacement cartridges for the dust collectors shall be kept on hand at all times. The cartridges shall be made of materials appropriate for operating conditions expected to occur (i.e. temperature limits, acidic and alkali resistance, and abrasion resistance).
 - D. Tarsco Bolted Tanks shall monitor and record the operating pressure drop across the dust collectors at least once every 24 hours when in operation. The operating pressure drop shall be maintained within the design conditions specified by the filter manufacturer's performance warranty.
 - E. Tarsco Bolted Tanks shall maintain a copy of the dust collectors manufacturer's performance warranty on site.
 - F. Tarsco Bolted Tanks shall maintain an operating and maintenance log for the dust collectors 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.
2. Capture Device Requirement – Abrasive Blasting Enclosure (EU-01)
 - A. Tarsco Bolted Tanks shall use an abrasive blasting enclosure to capture all emissions from the abrasive blasting activities (EU-01). Emissions from the

SPECIAL CONDITIONS:

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

- blasting enclosure shall be routed through the dust collector as stated in Special Condition 1.
- B. Tarsco Bolted Tanks shall design and construct each abrasive blasting enclosure according to the Occupational Safety and Health Administration (OSHA) requirements, 29 CFR 1910.94(a)(3) *Blast-cleaning enclosure* and 29 CFR 1910.94(a)(4) *Exhaust Ventilation systems*.
- C. The static pressure drop at the exhaust ducts leading from the equipment shall be checked at least once every 24 hours while in operation. The pressure drop shall be maintained within the range specified by the manufacturer.
3. Capture Device Requirement – Powder Primer (EU-02) and Powder Topcoat (EU-03) Enclosed Booths
- A. Tarsco Bolted Tanks shall capture all emissions from the primer (EU-02) and topcoat (EU-03) applied with a booth and exhaust fan(s). Emissions from the booths shall be routed through the dust collector as stated in Special Condition 1
- B. Negative pressure shall be demonstrated and recorded at all booth openings at least once every 24 hours using visual indication such as streamers, powder puff, smoke, or other method preapproved by the Air Pollution Control Program. 24-hour periods when spray applied surface coating is non-operational shall be recorded.
- C. Tarsco Bolted Tanks shall operate the booth's exhaust fan(s) at all times primer or topcoat is spray applied.
- D. Tarsco Bolted Tanks shall maintain an operating and maintenance log for the filter 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.
4. Operational Requirement – Touch Up Coatings
- A. Tarsco Bolted Tanks shall keep the touch up coatings in closed containers whenever the materials are not in use. Tarsco Bolted Tanks shall provide and maintain suitable, easily read, permanent markings on all touch up coating containers used with this equipment.
5. Use of Alternative Powder Primer/Powder Top Coat in the Powder Primer/Top Coat Booths
- A. When considering using an alternative powder primer/top coat in the Powder Primer/Top Coat Booths that is different than a material listed in the Application for Authority to Construct, Tarsco Bolted Tanks shall calculate the potential

SPECIAL CONDITIONS:

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

emissions of all individual HAP and the combined volatile organic compounds (VOCs) in the alternative material.

- B. Tarsco Bolted Tanks shall seek approval from the Air Pollution Control Program before use of the alternative material if it is a VOC containing material or it contains HAPs.
6. Record Keeping and Reporting Requirements
- A. Tarsco Bolted Tanks 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 SDS for all materials used.
 - B. Tarsco Bolted Tanks shall report to the Air Pollution Control Program's Compliance/Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, 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: 2016-07-011
Installation ID Number: 119-0033
Permit Number:

Installation Address:

Tarsco Bolted Tanks
5897 Hwy 59
Goodman, MO 64843

Parent Company:

TF Warren Company
1400 Woodloch Forest Dr. Suite 500
The Woodlands, TX 77380

McDonald County, S36, T23N, R33W

REVIEW SUMMARY

- Tarsco Bolted Tanks has applied for authority to finish metals beams and sheets by blasting and coating, as part of Phase I.
- The application was deemed complete on July 19, 2016.
- HAP emissions are expected from the proposed equipment. HAPs of concern from this process are styrene and ethylbenzene.
- None of the New Source Performance Standards (NSPS) apply to the project.
- None of the NESHAPs apply to this project. Subpart HHHHHH Paint Stripping and Miscellaneous Surface Coating Operations at Area Sources does not apply because the plant will not use coatings that contain chromium, lead, manganese, nickel, or cadmium. None of the currently promulgated MACT regulations apply to the proposed equipment.
- Cartridge Filters 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 all pollutants are below de minimis, however a permit was required to institute federally enforceable control device requirements.
- This installation is located in McDonald 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 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.
- Approval of this permit is recommended with special conditions.

INSTALLATION/PROJECT DESCRIPTION

Tarsco Bolted Tank is proposing to build a plant to produce finished metal parts to be used to fabricate tanks. The plant will be located at 5897 Hwy 59 in Goodman, Missouri inside an existing building. Tarsco will be receiving unfinished metal sheets and beams and will be coating the sheets and beams to create finished products. No permits have been issued to Tarsco Bolted Tanks from the Air Pollution Control Program.

This is a multi-phased permit. The permit applicability of this project will be combined with a future liquid coating project. A phased permit was chosen since the fate of the future project is uncertain at this time, but more importantly to avoid the possibility of PSD circumvention if the future project is undertaken.

Unfinished sheets and beams will be loaded to an overhead monorail conveyor that will convey the sheets and beams through various metal finishing operations. In a given day, either sheets or beams will be loaded; but sheets and beams will not be loaded in the same day. The maximum size of a sheet is 5 ft wide by 10 ft tall by 0.5 inches. The maximum size of a beam is 0.5 ft by 0.5 ft by 25 ft.

The sheets or beams will be initially routed to the blasting booth where the blasting machine (EU-01) will apply an abrasive agent (SG-50) to smooth the surface of the metal and ultimately prepare the metal surface for coating. In the blasting machines, revolving wheels (impellers) shoot the blasting media onto the sheets or beams. The facility will use eight 25 horsepower impeller wheel. The blasting booth will operate under negative pressure and particulate matter generated will be captured in the booth and controlled by a cartridge filter.

Following the blasting operation, the sheets and beams will be routed through a 4-stage washer that will use hot water to remove any oil or particles that remain on the sheets or beams. Prior to the water being used in the 4-stage washer, the water will be treated via a reverse osmosis process to purify the water. A 3 MMBtu/hr natural gas fired burner (EU-04) will be used to heat the water. The waste water will be sent to an evaporator where clean water will be recovered. Following the 4-stage washer, the sheets and beams will be dried in a 3 MMBtu/hr natural gas fired dry off oven (EU-05).

When the sheet and beams have dried they will be sent to the Powder Primer Booth (EU-02) where a base coat will be applied to the sheet or part using a spray gun. The spray gun operations in the Powder Primer Booth have been given an 80% transfer efficiency. The totally

enclosed Powder Primer Booth will operate under negative pressure and particulate matter generated will be captured in the booth and controlled by a cartridge filter.

After the Powder Primer Booth, the sheets and beams will pass through a 1.7 MMBtu/hr natural gas fired Pre-Gel Oven (EU-06). From the Pre-Gel Oven the sheets and beams are routed to the Powder Top Coat Booth (EU-03). The spray gun operations in the Powder Top Coat Booth have been given an 80% transfer efficiency. The Powder Top Coat Booth will operate under negative pressure and particulate matter generated will be captured in the booth and controlled by a cartridge filter. Upon completion in the Powder Top Coat Booth the sheets and beams go through a 2.3 MMBtu/hr natural gas fired Booster Oven (EU-07) and 4.5 MMBtu/hr natural gas fired Curing Oven (EU-08). When these processes are complete the sheets and beams will be unloaded from the overhead monorail conveyor and shipped off site. Touch up coating is used minimally throughout the process and as a worst case scenario was estimated to be one gallon per day.

In addition to the above discussed equipment there is also a 5.0 MMBtu/hr natural gas fired Air Make Up Unit (EU-09).

EMISSIONS/CONTROLS EVALUATION

Potential emissions from the abrasive blasting processes (EU-01) were estimated using the emission factor and control efficiency from a memo prepared by Blastec which indicates that the PM emission factor for Blastec revolving wheel blasting systems is 0.33 lbs/hr. This factor is formed from the horsepower of the rotating wheels and the amount of abrasive that can be applied per horsepower. The total wheel horsepower for the eight rotating wheels at the facility is 200 horsepower. Abrasive can be applied at a maximum hourly rate 1,800 pounds per hour per horsepower. The control efficiency of the dust collectors is assumed to be 99%. The particle size distribution of the particulate emissions was determined using the California Emission Inventory Development and Reporting System (CEIDARS) Appendix A: Table A – Abrasive Blasting.

Emissions from the Powder Primer Booth (EU-02) and Powder Top Coat (EU-03) were calculated using the maximum primer/top coat usage and MSDS supplied by Tarsco Bolted Tanks. The coating transfer rate and filter capture efficiency for the Powder Primer and Powder Top Coat was also provided by Tarsco Bolted Tanks. The coating transfer efficiency is 80 percent and the filter capture efficiency is 99.50 percent for PM, PM₁₀, and PM_{2.5}. The transfer efficiency was taken from Table 5-7 *Transfer Efficiency for Different Spraying Methods and Surface Types*, from Air Pollution Technology Institute document, Sources and Control of Volatile Organic Air Pollutants, Third Edition.

Tarsco Bolted Tanks is requesting to use 6 touch up coating paints, one powder top coat with the Powder Top Coat Booth (EU-03) and one powder primer with the Powder Primer Booth (EU-02).

Table 1: Touch Up Coatings/Powder Primer/Powder Top Coats Requested

Product Name	Product Number	Type
Environmental Green Touch Up	F88KXG7830-1406	Touch up coating
White RAL 9016 Touch Up	F88KXW7826-1406	Touch up coating
Carribbean Blue Touch Up	F88KXL7827-1406	Touch up coating
Buckskin Touch Up	F88KXH7825-1425	Touch up coating
Cobalt Blue Touch Up	F88KXL7828-1406	Touch up coating
Haliburton Gray Touch Up	F88KXA7873-1406	Touch up coating
Powdura NSF-61 Certified Powder Coating	EWS8-70024	Powder Primer
Powdura Super Durable Polyester TGIC Powder Coating RAL 9016	DWS8-70002	Powder Top Coat

Sheets can be produced at a maximum of 200 sheets per day. Beams can be produced at a maximum of 300 beams per day. The surface area per sheet is 101.23 square feet. The maximum sheet surface area that can be prepped and coated in a given day is 20,246 square feet (101.23 square feet times 200 sheets per day). The surface area per beam is 51 square feet. The maximum beam surface area that can be prepped and coated in a given day is 15,300 square feet (51 square feet times 300 beams per day). Since the maximum daily surface area of sheets that can be prepped and coated in a day is more than the maximum daily surface area of beams, the emission calculations are based on the maximum number of coated sheets that can be produced. The maximum abrasive agent usage per square foot is 120 pounds. The maximum powder primer usage per sheet is 9.36 pounds (78 pounds per hour) and the maximum powder top coat usage per sheet is 5.72 pounds (47.67 pounds per hour). The maximum amount of touch up coating being used is estimated to be 1 gallon a day.

The density and weight percent of VOC for each touch up coating was taken from the MSDS. The VOC unconditioned potential were determined by multiplying the MHDR by this density and weight. The same procedure was used to determine the unconditioned potential emissions of each individual HAP emitted. The Powder Primer (EWS8-70024) and Powder Top Coat (DWS8-70002) being used is 0% volatile and 100% solids.

The emission factors for the combustion of natural gas (EU4-EU-9) were obtained from the Environmental Protection Agency (EPA) document AP-42, Compilation of Air Pollutant Emission Factors, Fifth Edition, Section 1.4, Natural Gas Combustion (07/98).

The following table provides an emissions summary for this project. There are no existing potential or actual emissions since this project is for a new facility. Potential Emissions of the Project represent the potential emissions of Phase. All potential emissions assume continuous operation (8,760 hours per year).

Table 2: Emissions Summary (tpy)

Pollutant	Regulatory <i>De Minimis</i> Levels	Existing Potential Emissions	Existing Actual Emissions	Potential Emissions of Phase I
PM	25.0	N/A	N/A	2.17
PM ₁₀	15.0	N/A	N/A	2.44
PM _{2.5}	10.0	N/A	N/A	2.34
SO _x	40.0	N/A	N/A	0.05
NO _x	40.0	N/A	N/A	8.37
VOC	40.0	N/A	N/A	1.29
CO	100.0	N/A	N/A	7.03
GHG (CO ₂ e)	75,000 / 100,000	N/A	N/A	10,107.95
HAPs	10.0/25.0	N/A	N/A	0.22
Styrene	1.0*	N/A	N/A	0.06
Ethylbenzene	10.0	N/A	N/A	0.004

N/A = Not Applicable

*SMAL

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 all pollutants are below de minimis levels. Potential emissions of all pollutants are below de minimis, however a permit was required to institute federally enforceable control device requirements.

APPLICABLE REQUIREMENTS

Tarsco Bolted Tanks 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
 - 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

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 30, 2016, received July 6, 2016, designating TF Warren Company as the owner and operator of the installation.
- Memo from Blastec, dated June 28, 2016, title Particulate Emission Worksheet, providing emission factor for the blasting machine
- Email received from Kasi Dubbs, dated July 19, 2016, providing updated powder top coat product information

APPENDIX A

Abbreviations and Acronyms

%	percent	m/s	meters per second
°F	degrees Fahrenheit	Mgal	1,000 gallons
acfm	actual cubic feet per minute	MW	megawatt
BACT	Best Available Control Technology	MHDR	maximum hourly design rate
BMPs	Best Management Practices	MMBtu	Million British thermal units
Btu	British thermal unit	MMCF	million cubic feet
CAM	Compliance Assurance Monitoring	MSDS	Material Safety Data Sheet
CAS	Chemical Abstracts Service	NAAQS ...	National Ambient Air Quality Standards
CEMS	Continuous Emission Monitor System	NESHAPs	National Emissions Standards for Hazardous Air Pollutants
CFR	Code of Federal Regulations	NO_x	nitrogen oxides
CO	carbon monoxide	NSPS	New Source Performance Standards
CO₂	carbon dioxide	NSR	New Source Review
CO_{2e}	carbon dioxide equivalent	PM	particulate matter
COMS	Continuous Opacity Monitoring System	PM_{2.5}	particulate matter less than 2.5 microns in aerodynamic diameter
CSR	Code of State Regulations	PM₁₀	particulate matter less than 10 microns in aerodynamic diameter
dscf	dry standard cubic feet	ppm	parts per million
EQ	Emission Inventory Questionnaire	PSD	Prevention of Significant Deterioration
EP	Emission Point	PTE	potential to emit
EPA	Environmental Protection Agency	RACT	Reasonable Available Control Technology
EU	Emission Unit	RAL	Risk Assessment Level
fps	feet per second	SCC	Source Classification Code
ft	feet	scfm	standard cubic feet per minute
GACT	Generally Available Control Technology	SDS	Safety Data Sheet
GHG	Greenhouse Gas	SIC	Standard Industrial Classification
gpm	gallons per minute	SIP	State Implementation Plan
gr	grains	SMAL	Screening Model Action Levels
GWP	Global Warming Potential	SO_x	sulfur oxides
HAP	Hazardous Air Pollutant	SO₂	sulfur dioxide
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		

Mr. Bill Alumbaugh
Chief Engineer
Tarsco Bolted Tanks
5897 Hwy 59
Goodman, MO 64843

RE: New Source Review Permit - Project Number: 2016-07-011

Dear Mr. Alumbaugh:

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 and your new source review permit application 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.

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 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.oa.mo.gov/ahc.

Mr. Bill Alumbaugh
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If you have any questions regarding this permit, please do not hesitate to contact Chad Stephenson, 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:csj

Enclosures

c: Southwest Regional Office
PAMS File: 2016-07-011

Permit Number: