

June 18, 2002

Mr. Toshi Ohki
H.A. Parts Products of Indiana Company
P.O. Box 157
Greencastle, IN 46135

Re: **133-15969-00019**
First Administrative Amendment to
Part 70 133-12660-00019

Dear Mr. Ohki:

H.A. Parts Products of Indiana Company was issued a permit on March 19, 2002 for an automotive trim molding and surface coating operation. A letter requesting a change to the monthly stack inspection requirements, was received on May 8, 2002. Pursuant to the provisions of 2-7-11(a)(8), the permit is hereby administratively amended as follows:

The source has requested that the monthly stack inspections of Condition D.1.8 be amended to require stack inspections only when the weather permits.

During times of inclement weather, it is permissible to take visible emissions notations from the ground, where even if the stack itself is not visible, excess air-borne overspray emissions and emissions on the nearby ground could be visible and detected. The overspray accumulated on the rooftops may be observed at the earliest possible time when the weather permits. Visible emission notations from the ground is not the preferred method during periods of normal weather conditions. However, to assure the safety of the employees, the OAQ will accept this method in place of viewing the actual stack, during times of inclement weather. During times of inclement weather when viewing of the actual stack is not practical, the records of the visible emissions notations should include a statement that visible emissions were observed from the ground where the stack itself was not clearly visible, a description of the type of inclement weather which prevented viewing the stack from the rooftops, and the date the rooftops were observed.

To incorporate these requirements into the existing Part 70 permit, the following changes to Condition D.1.8(b) were made.

- (b) Monthly inspections shall be performed of the coating emissions from the stacks and the presence of overspray on the rooftops and the nearby ground. The Compliance Response Plan for these units shall contain troubleshooting contingency and response steps for when a noticeable change in overspray emission, or evidence of overspray emission is observed. The Compliance Response Plan shall be followed whenever a condition exists which should result in a response step. Failure to take response steps in accordance with Section C - Compliance Monitoring Plan - Failure to Take Response Steps, shall be considered a violation of this permit.

During periods of inclement weather, the Permittee may perform the required visible emissions notations from the ground, observing and noting whether or not there are visible emissions exhausted from the stack(s) and if there is any overspray accumulation on the ground.

Upon determination that the weather has improved sufficiently to allow safe inspection of the rooftops, the Permittee shall inspect and note whether or not there is overspray accumulation on the rooftops.

If the Permittee performs the visible emissions notations during periods of inclement weather, the Permittee shall include in the required records, a statement that visible emissions were observed from the ground where the stack itself was not clearly visible, a description of the type of inclement weather which prevented viewing the stack from the rooftops, and the date the rooftops were observed.

All other conditions of the permit shall remain unchanged and in effect. Please attach a copy of this amendment and the following revised permit pages to the front of the original permit.

This decision is subject to the Indiana Administrative Orders and Procedures Act - IC 4-21.5-3-5. If you have any questions on this matter, please contact Scott Fulton, at (800) 451-6027, press 0 and ask for Scott Fulton or extension (3-5691), or dial (317) 133-5691.

Sincerely,

Original Signed by Paul Dubenetzky
Paul Dubenetzky, Chief
Permits Branch
Office of Air Quality

Attachment
SDF

cc: File - Putnam County
U.S. EPA, Region V
Putnam County Health Department
Air Compliance Section Inspector - Jim Thorpe
Compliance Data Section - Karen Nowak
Administrative and Development
Technical Support and Modeling - Michele Boner