



INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT
We make Indiana a cleaner, healthier place to live.

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February 25, 2005

Paul Fathauer
Allomatic Products Company
P.O. Box 267
Sullivan, Indiana 47882

Re: Interim Minor Permit Revision Approval
153-207151-00015

Dear Paul Fathauer:

On February 7, 2005, the Office of Air Quality (OAQ) received an interim minor permit revision petition from Allomatic Products Company located at 609 East Chaney Street in Sullivan, Indiana. Based on the data and information submitted in the petition and the provisions in 326 IAC 2-13-1, this interim minor permit revision petition is hereby approved for:

- a) A yarn saturation line designated as RM5020.

Detailed conditions will be specified in the final minor permit revision 153-20715-00015. This interim minor permit revision expires on the effective date of the final minor permit revision. This interim minor permit revision may be revoked after its effective date upon a written finding by the OAQ that any of the reasons for denial in 326 IAC 2-13-1(h) exist or if the final minor permit revision is denied. The facilities subject to this approval may not operate until the final minor permit revision is issued by OAQ.

Sincerely,

Original Signed by

Paul Dubenetzky, Chief
Permit Branch
Office of Air Quality

drp
Evaluation forms
Petition

cc: File – Sullivan County
Sullivan County Health Department
Air Compliance Section – Jim Thorpe
Permit Tracking

Indiana Department of Environmental Management Office of Air Quality

Interim Minor Permit Revision Evaluation

Company Name: Allomatic Products Company	
Location: Sullivan	Permit No: 153-20715I-00015
Permit Reviewer: drpoole	Date Receipt of Application: 2/7/05
Date of review: 2/18/05	
Description of the interim construction: A yarn saturation line	
Date the Application was received + 19 days = February 7 + 19 = February 26	

Interim Petition Applicability: 326 IAC 2-13-1

- (a) Existing Source with valid permit;
- (b) Exemptions:
- (1) construction of a PSD source or PSD modification;
 - (2) construction or modification in nonattainment area that would emit those pollutants for which the nonattainment designation is based.
 - (3) any modification subject to 326 IAC 2-4.1.
- (c) Approve or deny the interim minor permit revision in writing within 19 calendar days, or it becomes the enforceable interim minor permit revision. [326 IAC 2-13-1(d)]

Instructions: Check (X) appropriate answers and make a recommendation.

1. Did the applicant submit a written petition for an interim minor permit revision?
 Yes Go to question 2.
 No Ignore verbal request.
2. Did the applicant pay the \$500 interim permit fee?
 Yes Go to question 3.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(1).
3. Did the applicant state acceptance of federal enforceability of an interim minor permit revision?
 Yes Go to question 4.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(D).
4. Did the applicant or its authorized agent sign the application?
 Yes Go to question 5.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(E).
5. Did the applicant submit a notarized affidavit stating that the applicant will proceed at its own risk (if the interim minor permit revision is issued), including, but not limited to:
 - (a) Financial risk,
 - (b) Risk that additional emission controls may be required,
 - (c) Risk that the final minor permit revision may be denied. Yes Go to question 6.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(F).

6. Did the applicant begin construction prior to submitting the interim minor permit revision application?
 Yes Deny the application, pursuant to 326 IAC 2-13-1(h)(6).
 No Go to question 7.
7. What is the type of the interim construction?
 New Source Deny the application, pursuant to 326 IAC 2-13-1(a)
 Modification to an existing source Go to question 8.
8. Did the applicant present data in the interim minor permit revision that is sufficient to determine PSD, NSPS, NESHAP, and state rule compliance?
 Yes Go to question 9.
 No Deny the application pursuant to:
326 IAC 2-13-1(c)(2)(B), for PSD ;
326 IAC 2-13-1(c)(2)(C), for NSPS or NESHAP;
326 IAC 2-13-1(c)(2)(C), for state rules.
9. Is the proposed revision to be located in a nonattainment area?
 Yes Go to question 10.
 No Go to question 11. County: Sullivan County
10. Will the proposed revision emit the pollutant for which the area is nonattainment in quantities greater than the significant levels?
 Yes Deny the application, pursuant to 326 IAC 2-13-1(a)(2).
 No Go to question 11.
11. Did the petition include a complete description of the process?
 Yes Go to question 12.
 No Deny the petition, pursuant to 326 IAC 2-13-1(c)(2)(B).
12. Did the interim minor permit revision petition contain conditions accepting either emission controls (baghouse, afterburners, scrubbers, etc.) or enforceable limits or other suitable restriction to avoid PSD applicability; as well as control parameters (incinerator operating temperature, baghouse pressure drop, etc.)? The specific limits must be explicitly spelled out (i.e.: The gas consumption of the boiler shall not exceed 29 million cubic feet per month.) A statement such as that the company agrees to conditions such that PSD rules are not applicable is not acceptable.
 Yes Go to question 13.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(B).
13. Do the emission controls and/or throughput limits prevent PSD applicability?
 Yes Go to question 14.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(B).
14. Will the revision, after application of all emission controls and/or throughput limitations comply with all applicable New Source Performance Standards (NSPS) (40 CFR 60)?
 Yes Go to question 15.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(C).
15. Will the revision, after application of all emission controls and/or throughput limitations comply with all applicable National Emission Standards for Hazardous Air Pollutants (NESHAP)?
 Yes Go to question 16.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(C).

16. Will the revision, after application of all emission controls and/or throughput limitations, comply with all applicable state rules?
 Yes Go to question 17.
 No Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(C).
17. Does the applicant dispute applicability of any applicable state or federal rule?
 Yes Deny the application, pursuant to 326 IAC 2-13-1(c)(2)(C).
 No Go to question 18.
18. Is there good reason to believe that the applicant does not intend to construct in accordance with the interim minor permit revision petition?
 Yes Deny the application, pursuant to 326 IAC 2-13-1(h)(1).
 No Go to question 19.
19. Is there a good reason to believe that information in the petition has been falsified?
 Yes Deny the application, pursuant to 326 IAC 2-13-1(h)(7).
 No Approve the interim minor permit revision petition.

Recommendation: Approve the interim. _____

Date the approval was drafted: February 25, 2005_____

Method of informing the applicant: By phone_____

Comments: Question #3 notes that this applicant did not pay the fee. However, the interim permit will not be denied._____