

MOJAVE DESERT
AIR QUALITY MANAGEMENT DISTRICT

Federal Operating Permit Number: 050901668

for

Facility: Continental Fiberglass

Issued Pursuant to MDAQMD Regulation XII

Effective Date:

April 14, 2014

This Federal Operating Permit Expires on:

April 14, 2019

Issued By: Eldon Heaston

Executive Director



A handwritten signature in black ink, appearing to read 'Eldon Heaston', is written over a horizontal line. A long, thin diagonal line extends from the right side of the signature across the page.

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History of Revisions

April 14, 2014: For the renewal of FOP #050901668, no public comments were received during the specified 30 day public comment period, no comments were received from the State of California's Air Resources Board (the 'affected state'), and no comments were received from the USEPA during the specified 45 day USEPA comment period. This document and its associated District Permit to Operate #S002893 was delivered to the facility on this date.

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PART I
INTRODUCTORY INFORMATION

A. Facility Identifying Information:

<u>Owner/Company Name:</u>	Continental Fiberglass
<u>Owner Mailing Address:</u>	Continental Fiberglass 17031 Muskrat Avenue Adelanto, California 92301
<u>Facility Name:</u>	Continental Fiberglass
<u>Facility Location:</u>	17031 Muskrat Avenue Adelanto, California 92301
<u>MDAQMD Federal Operating Permit Number:</u>	050901668
<u>MDAQMD Company Number:</u>	0509
<u>MDAQMD Facility Number:</u>	01668
<u>Responsible Official:</u>	William Lohman
<u>Title:</u>	Owner
<u>Phone Number:</u>	760-246-7665
<u>Facility "Site" Contacts:</u>	Joyce Miller
<u>Phone Number:</u>	760-246-7665
<u>Nature of Business:</u>	Fiberglass Swimming Pool Manufacturer
<u>SIC Code:</u>	3089 – Plastic Products, Not Elsewhere Classified
<u>NAICS Code:</u>	326199 – Swimming Pools, Fiberglass, Manufacturing
<u>Facility Location:</u>	UTM (Km): 458.818 E / 3824.345 N

B. DESCRIPTION OF FACILITY:

Federal Operating Permit number 050901668

A fiberglass mold of the swimming pool is sprayed with a gel coat using an atomized spray. The gel coat then hardens at ambient temperature. Next, non vapor-suppressed resin is applied to the gel coat using a mechanical non-atomized spray. Once the resin has hardened, again at room temperature, the swimming pool is removed from the mold, minor touch-up is performed if necessary, and the pool is prepared for delivery to the customer.

C. EQUIPMENT DESCRIPTION:

FIBERGLASS PRODUCT MANUFACTURING – SWIMMING POOLS consisting of:

Exhaust ventilation system with 133 filters, each measuring 24 inches x 11 inches, and three ventilation fans, each driven by a 7.5 hp motor. Air flow is 30,000 CFM.

Contact Molds

Resin Rollers

Magnum Industries W-CMB-UPS-6 air-assisted airless non-atomized chopper guns (3)

Magnum Industries FIT-C fluid impingement non-atomized chopper guns (3)

Magnum Industries MS-1000 catalyst slave systems for use with W-CMB-UPS-6 / FIT-C

Magnum Industries RC-1000 high torque choppers for use with W-CMB-UPS-6 / FIT-C

Magnum Industries MGS-CM-UPS-20 air-assisted HVLP Gel/Wet-Out guns (3)

Magnum Industries Magna-Slave catalyst pumps for use with MGS-CM-UPS-20

PART II
FACILITYWIDE APPLICABLE REQUIREMENTS; EMISSIONS
LIMITATIONS; MONITORING, RECORDKEEPING,
REPORTING AND TESTING REQUIREMENTS; COMPLIANCE
CONDITIONS; COMPLIANCE PLANS

A. REQUIREMENTS APPLICABLE TO ENTIRE FACILITY AND EQUIPMENT:

1. A permit is required to operate this facility.
[Rule 203 - *Permit to Operate*; Version in State Implementation Plan (SIP) = California Air Resources Board (CARB) Ex. Order G-73, 40 Code of Federal Regulations (CFR) 52.220(c)(39)(ii)(B) - 11/09/78 43 Federal Register (FR) 52237; Current Rule Version = 07/25/77]
2. The equipment at this facility shall not be operated contrary to the conditions specified in the District Permit to Operate.
[Rule 203 - *Permit to Operate*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]
3. The Air Pollution Control Officer (APCO) may impose written conditions on any permit.
[Rule 204 - *Permit Conditions*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]
4. Commencing work or operation under a permit shall be deemed acceptance of all the conditions so specified.
[Rule 204 - *Permit Conditions*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]
5. Posting of the Permit to Operate is required on or near the equipment or as otherwise approved by the Air Pollution Control Officer (APCO) / District.
[Rule 206 - *Posting of Permit to Operate*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]
6. Owner/Operator shall not willfully deface, alter, forge, or falsify any permit issued under District rules.
[Rule 207 - *Altering or Falsifying of Permit*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) and 52.220(c)(31)(vi)(C) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]

7. Permits are not transferable.
[Rule 209 - *Transfer and Voiding of Permit*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]
8. The Air Pollution Control Officer (APCO) may require the Owner/Operator to provide and maintain such facilities as are necessary for sampling and testing.
[Rule 217 - *Provision for Sampling And Testing Facilities*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(31)(vi)(C) - 02/01/77 43 FR 52237; Current Rule Version = 07/25/77]
9. The equipment at this facility shall not require a District permit or be listed on the Title V permit if such equipment is listed in Rule 219 and meets the applicable criteria contained in Rule 219 (B). However, any exempted insignificant activities/equipment are still subject to all applicable facility-wide requirements.
[SIP Pending: Rule 219 - *Equipment Not Requiring a Written Permit* as amended on 4/25/05, submission SIP Pending; SIP Approved San Bernardino County portion 6/6/1977, 40 CFR 52.220(c)(39)(ii)(B); SIP Approved Riverside County portion SCAQMD Rule 219 as amended 9/4/1981, 40 CFR 52.220(c)(103)(xviii)(A), Current Rule Version = 08/23/10]
10. The Owner/Operator of this facility shall obtain a Federal Operating Permit for operation of this facility.
[Rule 221 - *Federal Operating Permit Requirement*; Version in SIP = 2/21/94, 40 CFR 52.220(c)(216)(i)(A)(2) - 02/05/96 61 FR 4217, Current Rule Version = 002/28/11]
11. Owner/Operator shall pay all applicable MDAQMD permit fees.
[Rule 301 - *Permit Fees*; Applicable Version = 8/22/11 effective 01/01/2012), Applicable via Title V Program interim approval 02/05/96 61 FR 4217, Current Rule Version = 06/24/13]
12. Owner/Operator shall pay all applicable MDAQMD Title V Permit fees.
[Rule 312 - *Fees for Federal Operating Permits*; Applicable Version = Amended: 12/21/94, Applicable via Title V Program interim approval 02/05/96 61 FR 4217]
13. Stack and point source visible emissions from this facility, of any air contaminant (including smoke) into the atmosphere, shall not equal or exceed Ringelmann No. 1 for a period or periods aggregating more than three minutes in any one hour:
 - (a) While any unit is fired on Public Utilities Commission (PUC) grade

natural gas, Periodic Monitoring for combustion equipment is not required to validate compliance with the Rule 401 Visible Emissions limit. However, the Owner/Operator shall comply with the recordkeeping requirements stipulated elsewhere in this permit regarding the logging of fuel type, amount, and suppliers' certification information.

(b) While any unit is fired on diesel fuel, Periodic Monitoring, in addition to required recordkeeping, is required to validate compliance with Rule 401 Visible Emissions limit as indicated below:

(i). Reciprocating engines equal or greater than 1000 horsepower, firing on only diesel with no restrictions on operation, a visible emissions inspection is required every three (3) months or during the next scheduled operating period if the unit ceases firing on diesel/distillate within the 3-month time frame.

(ii). Diesel Standby and emergency reciprocating engines using California low sulfur fuels require no additional monitoring for opacity.

(iii). Diesel/Distillate-Fueled Boilers firing on California low sulfur fuels require a visible emissions inspection after every 1 million gallons diesel combusted, to be counted cumulatively over a 5-year period.

(iv). On any of the above, if a visible emissions inspection documents opacity, an U.S. Environmental Protection Agency (EPA) Method 9 "Visible Emissions Evaluation" shall be completed within 3 working days, or during the next scheduled operating period if the unit ceases firing on diesel/distillate within the 3 working day time frame.

[Rule 204 - *Permit Conditions*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]

[Rule 401 - *Visible Emissions*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(C) - 09/08/78 43 FR 40011; Current Rule Version = 07/25/77]

[40 CFR 70.6 (a)(3)(i)(B) - *Periodic Monitoring Requirements*]

14. Emissions of fugitive dust from any transport, handling, construction, or storage activity at this facility shall not be visible in the atmosphere beyond the property line of the facility.

[Rule 403 - *Fugitive Dust*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 09/08/78 43 FR 40011; Current Rule Version = 07/25/77]

15. Owner/Operator shall comply with the applicable requirements of Rule 403.2 unless an "Alternative PM₁₀ Control Plan" (ACP) pursuant to Rule 403.2(G) has been approved.

[**SIP Pending:** Rule 403.2 - *Fugitive Dust Control for the Mojave Desert Planning Area* Submitted as adopted 7/22/97 on 10/18/96]

16. Owner/Operator shall not discharge into the atmosphere from this facility, particulate matter (PM) except liquid sulfur compounds, in excess of the concentration at standard

conditions, shown in Rule 404, Table 404 (a).

- (a) Where the volume discharged is between figures listed in the table the exact concentration permitted to be discharged shall be determined by linear interpolation.
- (b) This condition shall not apply to emissions resulting from the combustion of liquid or gaseous fuels in steam generators or gas turbines.
- (c) For the purposes of this condition, emissions shall be averaged over one complete cycle of operation or one hour, whichever is the lesser time period.

[Rule 404 - *Particulate Matter Concentration*; Version in SIP = Current, 40 CFR 52.220(c)(42)(xiii)(A) - 12/21/78 43 FR 52489]

17. Owner/Operator shall not discharge into the atmosphere from this facility, solid PM including lead and lead compounds in excess of the rate shown in Rule 405, Table 405(a).

- (a) Where the process weight per hour is between figures listed in the table, the exact weight of permitted discharge shall be determined by linear interpolation.
- (b) For the purposes of this condition, emissions shall be averaged over one complete cycle of operation or one hour, whichever is the lesser time period.

[Rule 405 - *Solid Particulate Matter, Weight*; Version in SIP = Current, 40 CFR 52.220(c)(42)(xiii)(A) - 12/21/78 43 FR 52489]

18. Owner/Operator shall not discharge into the atmosphere from this facility, from any single source of emissions whatsoever, sulfur compounds, which would exist as a liquid or gas at standard conditions, calculated as sulfur dioxide (SO₂), greater than or equal to 500 ppm by volume.

[Rule 406 - *Specific Contaminants*; Version in SIP = 07/25/77, 40 CFR 52.220(c)(42)(xiii)(A) - 12/21/78 43 FR 52489, Subpart (a) only; Current Rule Version = 02/20/79]

19. Owner/Operator shall not discharge into the atmosphere from this facility, carbon monoxide (CO) exceeding 2000 ppm measured on a dry basis, averaged over a minimum of 15 consecutive minutes.

- (a) The provisions of this condition shall not apply to emissions from internal combustion engines.

[Rule 407 - *Liquid and Gaseous Air Contaminants*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(C) - 09/08/78 43 FR 40011; Current Rule Version = 07/25/77]

20. Owner/Operator shall not build, erect, install, or use any equipment at this facility, the use of which, without resulting in a reduction in the total release of air contaminants to the

atmosphere, reduces or conceals an emission that would otherwise constitute a violation of Chapter 3 (commencing with Section 41700) of Part 4, of Division 26 of the Health and Safety Code or of District Rules.

(a) This condition shall not apply to cases in which the only violation involved is of Section 41700 of the Health and Safety Code, or of District Rule 402.

[Rule 408 - *Circumvention*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(C) - 09/08/78 43 FR 40011; Current Rule Version = 07/25/77]

21. Owner/Operator shall not discharge into the atmosphere from this facility from the burning of fuel, combustion contaminants exceeding 0.23 gram per cubic meter (0.1 grain per cubic foot) of gas calculated to 12 percent of carbon dioxide (CO₂) at standard conditions averaged over a minimum of 25 consecutive minutes.

[Rule 409 - *Combustion Contaminants*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(C) - 09/08/78 43 FR 40011; Current Rule Version = 07/25/77]

22. The Air Pollution Control Officer (APCO), at his/her discretion, may refrain from enforcement action against an Owner/Operator of any equipment that has violated a technology-based emission limitation, including but not limited to conditions contained in any permit issued by the District establishing such emission limitation, provided that a Breakdown has occurred and:

(a) Any breakdown that results in emissions exceeding a technology-based emission limitation is reported to the District within one hour of such breakdown or within one hour of the time a person knew or reasonably should have known of the occurrence of such breakdown; and

(b) An estimate of the repair time is provided to the District as soon as possible after the report of the breakdown; and

(c) All reasonable steps are immediately taken to minimize the levels of emissions and to correct the condition leading to the excess emissions.

(d) The equipment is operated only until the end of a cycle or twenty-four (24) hours, whichever is sooner, at which time it shall be shut down for repairs unless a petition for an emergency variance has been filed with the clerk of the Hearing Board in accordance with Regulation V.

(e) If the breakdown occurs outside normal District working hours, the intent to file an emergency variance shall be transmitted to the District in a form and manner prescribed by the Air Pollution Control Officer (APCO).

[SIP Pending: Rule 430 - *Breakdown Provisions* as amended 12/21/94 and submitted 02/24/95]

23. The provisions of Regulation IV except Rule 402 shall not apply to experimental research operations when the following requirements are met:

- (a) The purpose of the operation is to permit investigation, experiment, or research to advance the state of knowledge or the state of the art; and
- (b) The Air Pollution Control Officer (APCO) has given written prior approval that shall include limitation of time.

[SIP: Not SIP: Rule 441 – *Research Operations* Disapproved 1/16/81 and 40 CFR 52.272(a)(9)(i)]

24. Owner/Operator of this facility shall not discharge into the atmosphere emissions in excess of the following from VOC containing materials or from organic solvents which are not VOCs unless such emissions have been reduced by at least 85%:
- (a) VOCs from all VOC containing materials, Emissions Units, equipment or processes subject to this rule, in excess of 540 kilograms (1,190 pounds) per month per Facility.
 - (b) a non-VOC organic solvent in excess of 272 kilograms (600 pounds) per day as calculated on a thirty (30) day rolling average.
 - (c) The provisions of this condition shall not apply to:
 - (1) The manufacture of organic solvents, or the transport or storage of organic solvents, or the transport or storage of materials containing organic solvents.
 - (2) The emissions of VOCs from VOC-containing materials or equipment which are subject to the rules of Regulation IV or which are exempt from air pollution control requirements by said rules.
 - (3) The spraying or other employment of organic solvents as insecticides, pesticides or herbicides.
 - (4) The use of equipment or materials for which other requirements are specified in source specific rules of Regulation XI after the compliance dates specified in such source specific rules.
 - (5) The use of 1-1-1 Trichloroethane.
 - (6) Aerosol products.

[SIP: Rule 442 – *Usage of Solvents*, Current rule book version = 2/27/06, SIP approved 5/8/07, 72 FR 52791, 40 CFR 52.220(c)(347)(i)(c)(1); approved 6/9/82, 47 FR 25013, 40 CFR 52.220(c)(51)(xii)(B); approved 9/8/78, 43 FR 40011, 40 CFR 52.220(c)(39)(ii)(C)]

25. Owner/Operator shall not set open outdoor fires unless in compliance with Rule 444. Outdoor fires burned according to an existing District permit are not considered “open outdoor fires” for the purposes of Rule 444 (reference Rule 444(B)(9)).
- [Rule 444 – *Open Outdoor Fires*, version in SIP = Submitted as adopted 5/8/07 40 CFR 52.220(c)(350)(B)(1); FR date 10/31/2007, 72 FR 61525, Current Rule Version =

09/25/06]

26. Owner/Operator of this facility shall comply with the Organic Solvent Degreasing Operations requirements of Rule 1104 when engaged in wipe cleaning, cold solvent cleaning, and/or vapor cleaning (degreasing) operations for metal/non-metal parts/products. These requirements are listed as follows:
- (a) All degreasers shall be equipped with a cover, which reduces solvent evaporation and minimizes disturbing the vapor zone.
 - (b) A permanent, conspicuous label summarizing the applicable operating requirements contained in Rule 1104. In lieu of a label, operating instructions may be posted near the degreaser where the operators can access the proper operating requirements of this rule.
 - (c) Cold Solvent Degreasers - Freeboard Requirements:
 - (i) Cold solvent degreasers using only low volatility solvents, which are not agitated, shall operate with a freeboard height of not less than 6 inches.
 - (ii) *Cold solvent degreasers using only low volatility solvents may operate with a freeboard ratio equal to or greater than 0.50 when the cold solvent degreaser has a cover, which remains closed during the cleaning operation.*
 - (iii) Any cold solvent degreasers using solvent which is agitated, or heated above 50°C (120°F) shall operate with a freeboard ratio equal to or greater than 0.75.
 - (iv) A water cover may be used as an acceptable control method to meet the freeboard requirements, when the solvent is insoluble in water and has a specific gravity greater than one.
 - (d) Cold Solvent Degreasers - Cover Requirements:
 - (i) Cold solvent degreasers using high volatility solvent shall have a cover that is a sliding, rolling or guillotine (bi-parting) type, which is designed to easily open and close without disturbing the vapor zone.
 - (e) Cold Solvent Degreasers - Solvent Level Identification:
 - (i) A permanent, conspicuous mark locating the maximum allowable solvent level conforming to the applicable freeboard requirements.
 - (f) All Degreasers shall comply with the following operating requirements:
 - (i) Any solvent cleaning equipment and any emission control device shall be operated and maintained in strict accord with the recommendations of the manufacturer.
 - (ii) Degreasers shall not be operating with any detectable solvent leaks.
 - (ii) All solvent, including waste solvent and waste solvent residues, shall be stored in closed containers at all times. All containers for any solvent(s) shall have a label indicating the name of the solvent/material they contain.

- (iv) Waste solvent and any residues shall be disposed of by one of the following methods: a commercial waste solvent reclamation service licensed by the State of California; **or** a federally or state licensed facility to treat, store or dispose of such waste; **or** the originating facility may recycle the waste solvent and materials in conformance with requirements of Section 25143.2 of the California Health and Safety Code.
- (v) Degreasers shall be covered to prevent fugitive leaks of vapors, except when processing work or to perform maintenance.
- (vi) Solvent carryout shall be minimized by the following methods:
 - (a) Rack workload arranged to promote complete drainage
 - (b) Limit the vertical speed of the power hoist to 3.3 meters per minute (11 ft/min) or less when such a hoist is used.
 - (c) Retain the workload inside of the vapor zone until condensation ceases.
 - (d) Tip out any pools of solvent remaining on the cleaned parts before removing them from the degreaser if the degreasers are operated manually.
 - (e) Do not remove parts from the degreaser until the parts are visually dry and not dripping/leaking solvent. (This does not apply to an emulsion cleaner workload that is rinsed with water within the degreaser immediately after cleaning.)
- (vii) The cleaning of porous or absorbent materials such as cloth, leather, wood or rope is prohibited.
- (viii) Except for sealed chamber degreasers, all solvent agitation shall be by pump recirculation, a mixer, or ultrasonics.
- (ix) The solvent spray system shall be used in a manner such that liquid solvent does not splash outside of the container. The solvent spray shall be a continuous stream, not atomized or shower type, unless, the spray is conducted in a totally enclosed space, separated from the environment.
- (x) For those degreasers equipped with a water separator, no solvent shall be visually detectable in the water in the separator.
- (xi) Wipe cleaning materials containing solvent shall be kept in closed containers at all times, except during use.
- (xii) A degreaser shall be located so as to minimize drafts being directed across the cleaning equipment, the exposed solvent surface, or the top surface of the vapor blanket.
- (xiii) A method for draining cleaned material, such as a drying rack suspended above the solvent and within the freeboard area, shall be used so that the drained solvent is returned to the degreaser or container.
- (g) Rule 442 Applicability: Any solvent using operation or facility which is

not subject to the source-specific Rule 1104 shall comply with the provisions of Rule 442. Any solvent using operation or facility which is exempt from all or a portion of the volatile organic compound (VOC) limits, equipment limits or the operational limits of Rule 1104 shall be subject to the applicable provisions of Rule 442.

- (h) Solvent Usage Records. Owner/Operator subject to Rule 1104 or claiming any exemption under Rule 1104, Section (E), shall comply with the following requirements:
- (1) Maintain and have available during an inspection, a current list of solvents in use at the facility which provides all of the data necessary to evaluate compliance, including the following information separately for each degreaser, as applicable:
 - (i) Product name(s) used in the degreaser, and
 - (ii) The mix ratio of solvent compounds mixtures of solvents are used, and
 - (iii) VOC content of solvent or mixture of compounds as used, and
 - (iv) The total volume of the solvent(s) used for the facility, on a monthly basis, and
 - (v) The name and total volume applied of wipe cleaning solvent(s) used, on a monthly basis.
 - (2) Additionally, for any degreaser utilizing an add-on emission control device/system as a means of complying with provisions of Rule 1104 shall, on a monthly basis, maintain records of key system operating and maintenance data. Such data are recorded for the purpose of demonstrating continuous compliance during periods of emission producing activities. The data shall be recorded in a manner as prescribed by the District.
 - (3) Documentation shall be maintained on site of the disposal or on-site recycling of any waste solvent or residues.
 - (4) Records shall be retained (at facility) and available for inspection by District, state or federal personnel for the previous 5-year period as required by this Title V / Federal Operating Permit (Reference Rule 1203(D)(1)(d)(ii)).

[Rule 1104 - *Organic Solvent Degreasing Operations*; Version in SIP = Current, 40 CFR 52.220(c)(207)(i)(D)(2) - 04/30/96 61 FR 18962, effective 11/30/94]

27. Owner/Operator's use of *Architectural Coatings* at this facility shall comply with the applicable requirements of Rule 1113, including the VOC limits specified in Rule 1113, section C, Table of Standards, as listed below:

Table 1
VOC CONTENT LIMITS FOR ARCHITECTURAL COATINGS

Limits are expressed in grams of VOC per liter of Coating thinned to the manufacturer's maximum recommendation, excluding the volume of any water, Exempt Compounds, or Colorant added to tint bases. "Manufacturer's maximum recommendation" means the maximum recommendation for thinning that is indicated on the label or lid of the Coating container.

Coating Category	Effective, 02/24/2003	Effective, 01/01/2013
Primary Coatings		
Flat Coatings	100	50
Nonflat Coatings	150	100
Nonflat-High Gloss Coatings	250	150
Specialty Coatings		
Aluminum Roof Coatings	n/a	400
Basement Specialty Coatings	n/a	400
Bituminous Roof Coatings	300	50
Bituminous Roof Primers	350	350
Bond Breakers	350	350
Concrete Curing Compounds	350	350
Concrete/Masonry Sealers	n/a	100
Driveway Sealers	n/a	50
Dry Fog Coatings	400	150
Faux Finishing Coatings	350	350
Fire Resistive Coatings	350	350
Floor Coatings	250	100
Form-Release Compounds	250	250
Graphic Arts Coatings (Sign Paints)	500	500
High Temperature Coatings	420	420
Industrial Maintenance Coatings	250	250
Low Solids Coatings	120 _a	120 _a
Magnesite Cement Coatings	450	450
Mastic Texture Coatings	300	100
Metallic Pigmented Coatings	500	500
Multi-Color Coatings	250	250
Pre-Treatment Wash Primers	420	420
Primers, Sealers, and Undercoaters	200	100
Reactive Penetrating Sealers	n/a	350

Recycled Coatings	250	250
Roof Coatings	250	50
Rust Preventative Coatings	400	250
Shellacs:		
Clear	730	730
Opaque	550	550
Specialty Primers, Sealers, and Undercoaters	350	100
Stains	250	250
Stone Consolidants	n/a	450
Swimming Pool Coatings	340	340
Traffic Marking Coatings	150	100
Tub and Tile Refinish Coatings	n/a	420
Waterproofing Membranes	n/a	250
Wood Coatings	n/a	275
Wood Preservatives	350	350
Zinc-Rich Primers	n/a	340
a: Limit is expressed as VOC Actual (G)(1)(a)(ii)		

[SIP Pending: Rule 1113 - *Architectural Coatings*; Version in SIP = 02/24/03, LA/LD, 40 CFR 52.220(c)(315)(i)(C)(1), 69 FR 34, 01/02/04; Amended on 04/23/12, Submitted to CARB 09/21/12]

28. Owner/Operator's use of *Wood Products Coatings* at this facility shall comply with the applicable requirements of Rule 1114, including the VOC limits specified in Rule 1114, part C, Table of Standards, as listed below:
- (1) VOC Content of Coatings & Adhesives
 - (a) Any Owners and/or Operators of Wood Products Coating Application Operations shall not apply any Coating or Adhesive to a Wood Product which has a VOC Content, including any VOC-containing material added to the original Coating supplied by the manufacturer, which exceeds the applicable limit specified below, unless emissions to the atmosphere are controlled by air pollution abatement equipment with an Overall Control Efficiency of at least 85 percent. Any Coating subject to this rule that meets either of the two VOC Content limit formats (grams per liter or pounds per gallon [lb/gal]) is in compliance with this subsection.

(i) LIMITS

Grams of VOC Per Liter of Coating,
Less Water and Less Exempt Compounds (VOC Content)

Coating	Current Limit g/L (lb/gal)	On and After 7/1/97		On and After 7/1/2005
		Column I <i>or</i> g/L (lb/gal)	Column II g/L (lb/gal)	g/L (lb/gal)
Clear Sealers	680 (5.7)	550 (4.6)	680 (5.7)	275 (2.3)
Clear Topcoat	680 (5.7)	550 (4.6)	275 (2.3)	275 (2.3)
Pigmented Primers, Sealers and Undercoats	600 (5.0)	550 (4.6)	600 (5.0)	275 (2.3)
Pigmented Topcoats	600 (5.0)	550 (4.6)	275 (2.3)	275 (2.3)

Effective July 1, 1997, a person or facility shall use Coatings on Wood Products that comply with either all VOC Content limits in Column I or all VOC Content limits in Column II. A person or facility that applies a Pigmented Primer, Sealer or Undercoat, but not a Clear Topcoat or Pigmented Topcoat, to a Wood Product shall be subject to column I for that product.

- (ii) Notwithstanding the requirements of subsection (C)(1)(a)(i), a person or facility that applies a topcoat and a primer, sealer or undercoat to a Shutter may, until July 1, 2005, choose to comply with the VOC Content limits specified below for that Shutter:

(c) LIMITS

Grams of VOC Per Liter of Coating,
Less Water and Less Exempt Compounds (VOC Content)

Coating	g/L (lb/gal)

Coating	g/L (lb/gal)
Clear Sealers	275 (2.3)
Clear Topcoat	680 (5.7)
Pigmented Primers, Sealers & Undercoats	275 (2.3)
Pigmented Topcoats	600 (5.0)

(d) LIMITS

Grams of VOC Per Liter of Coating,
Less Water and Less Exempt Compounds (VOC Content)

Coating	Current Limit g/L (lb/gal)	On and After 7/1/97	On and After 7/1/2005
		g/L (lb/gal)	g/L (lb/gal)
Fillers	500 (4.2)	500 (4.2)	275 (2.3)
High-Solid Stains	700 (5.8)	550 (4.6)	350 (2.9)
Inks	500 (4.2)	500 (4.2)	500 (4.2)
Mold-Seal Coatings	750 (6.3)	750 (6.3)	750 (6.3)
Multi-Colored Coatings	685 (5.7)	685 (5.7)	275 (2.3)
Low-Solids Stains, Toners and Washcoats	800 (6.7)	480 (4.0)	120 (1.0)
Adhesives	250 (2.1)	250 (2.1)	250 (2.1)

[Rule 1114 - *Wood Products Coating Operations*; Version in SIP = Current, Approved: 08/18/98, 63 FR 44132, 40 CFR 52.220(c)(244)(i)(C); Approved 61 FR 18962, 04/30/96]

29. Owner/Operator's use of *Metal Parts and Products Coatings* at this facility shall comply with the applicable requirements of Rule 1115, including the VOC limits

specified in Rule 1115, as listed below:

Owner/Operator shall not apply to metal parts and products any coatings, including any VOC-containing materials added to the original coating supplied by the manufacturer, which contain VOC in excess of the limits specified below unless emissions to the atmosphere are controlled to an equivalent level by air pollution abatement equipment with a capture and control system Combined Efficiency of at least 85 percent:

LIMITS

(Grams of VOC Per Liter of Coating, Less Water and Less Exempt Compounds)

<u>Coating</u>	<u>Air Dried</u>		<u>Baked</u>	
	g/L	(lb/gal)	g/L	(lb/gal)
General	420	(3.5)	360	(3.0)
Military Specification	420	(3.5)	360	(3.0)
Etching Filler	420	(3.5)	420	(3.5)
Solar-Absorbent	420	(3.5)	360	(3.0)
Heat-Resistant	420	(3.5)	360	(3.0)
High-Gloss	420	(3.5)	360	(3.0)
Extreme High-Gloss	420	(3.5)	360	(3.0)
Metallic	420	(3.5)	420	(3.5)
Extreme Performance	420	(3.5)	360	(3.0)
Prefabricated Architectural				
Component	420	(3.5)	275	(2.3)
Touch Up	420	(3.5)	360	(3.0)
Repair	420	(3.5)	360	(3.0)
Silicone-Release	420	(3.5)	420	(3.5)
High Performance				
Architectural	420	(3.5)	420	(3.5)
Camouflage	420	(3.5)	420	(3.5)
Vacuum-Metalizing	420	(3.5)	420	(3.5)
Mold-Seal	420	(3.5)	420	(3.5)
High-Temperature	420	(3.5)	420	(3.5)
Electric-Insulating Varnish	420	(3.5)	420	(3.5)
Pan-Backing	420	(3.5)	420	(3.5)
Pretreatment Wash Primer	420	(3.5)	420	(3.5)
Clear Coating	520	(4.3)	520	(4.3)

[Rule 1115 - *Metal Parts and Products Coating Operations*; Version in SIP = Current,

40 CFR 52.220(c)(239)(i)(A)(2) - 12/23/97 62 FR 67002, effective 2/23/98]

30. Owner/Operator's use of *Automotive Finishing Operations* at this facility shall comply with the applicable requirements of Rule 1116, including the VOC limits specified in Rule 1116, as listed below:

Any person who applies Coatings to Group I Vehicles (Buses and Mobile Equipment), Group II Vehicles (Passenger cars, Large/Heavy Duty Truck cabs and chassis, Light and Medium Duty Trucks and Vans, and motorcycles), or their parts and components, shall comply with subsections (a) or (b) below:

- (a) **Group I Vehicles and Mobile Equipment**
Any person shall not Finish or refinish Group I Vehicles and Mobile Equipment or their parts and components where Color Match is not required, using any Coating with a VOC content in excess of the following limits, expressed as Grams of VOC per Liter of Coating Less Water and Less Exempt Compounds, as applied, unless emissions of VOC to the atmosphere are controlled by air pollution abatement equipment with combined capture efficiency and control efficiency of the abatement device of at least 85 percent, and which has been approved in writing by the Air Pollution Control Officer (APCO):

VOC Containing Material:	VOC Limit:
Pretreatment Wash Primer	780 g/L (6.5 lb/gal)
Primer	250 g/L (2.1 lb/gal)
Primer Sealer	250 g/L (2.1 lb/gal)
Topcoat	340 g/L (2.8 lb/gal)
Metallic Topcoat	420 g/L (3.5 lb/gal)
Extreme Performance	420 g/L (3.5 lb/gal)

- (b) Any person shall not refinish Group II Vehicles (Passenger cars, Large/Heavy Duty Truck cabs and chassis, Light and Medium Duty Trucks and Vans, and motorcycles), their parts and components, or Group I Vehicles and Mobile Equipment where Color Match is required, using any Coating with a VOC content in excess of the following limits, expressed as Grams of VOC per Liter of Coating Less Water and Less Exempt Compounds, as applied, unless emissions of VOC to the atmosphere are controlled by air pollution abatement equipment with a combined capture efficiency and control efficiency of the abatement device of at least 85 percent, and which has been approved in writing by the Air Pollution Control Officer (APCO):

VOC Containing Material:	VOC Limit:
Pretreatment Wash Primer	780 g/L (6.5 lb/gal)
Primer/Primer Surfacer	250 g/L (2.1 lb/gal)
Primer Sealer	340 g/L (2.8 lb/gal)
Topcoat	420 g/L (3.5 lb/gal)
Metallic Topcoat	420 g/L (3.5 lb/gal)
Multi-Stage Topcoat System	420 g/L (3.5 lb/gal)

[Rule 1116 - Automotive Finishing Operations; Submitted as amended 08/23/10, SIP pending; Current version in SIP 4/26/99, approved 04/10/00, 65 FR 18901, 40 CFR 52.220(c)(268)(i)(8)(B)(1); Approved 6/13/95, 60 FR 31081, 40 CFR 52.220(c)(216)(i)(A)(1); Approved 12/20/93, 58 FR 66283, 40 CFR 52.220(c)(188)(i)(B)(1)]

31. Owner/Operator shall comply with all requirements of the District's Title V Program, MDAQMD Rules 1200 through 1211 (Regulation XII - *Federal Operating Permits*). [SIP: Not SIP. Title V Program Approval 11/21/03 68 FR 65637; Partial Withdrawal of approval 10/15/02 67 FR 63551; Notice of Deficiency 05/22/02 67 FR 35990; Approval 12/17/01 66 FR 63503; Interim Approval 02/05/96 61 FR 4217, program amendment 02/28/11, approval pending]

B. FACILITYWIDE MONITORING, RECORDKEEPING AND REPORTING REQUIREMENTS:

1. Any data and records generated and/or kept pursuant to the requirements in this federal operating permit (Title 5 Permit) shall be kept current and on site for a minimum of five (5) years from the date generated. Any records, data or logs shall be supplied to qualified District, CARB or EPA personnel upon request.
[40 CFR 70.6(a)(3)(ii)(B); Rule 1203(D)(1)(d)(ii)]
2. Any Compliance/Performance testing required by this Federal Operating Permit shall follow the administrative procedures contained in the District's Compliance Test Procedural Manual. Any required annual Compliance and/or Performance Testing shall be accomplished by obtaining advance written approval from the District pursuant to the District's Compliance Test Procedural Manual. All emission determinations shall be made as stipulated in the Written Test Protocol accepted by the District. When proposed testing involves the same procedures followed in prior District approved testing, then the previously approved Written Test Protocol may be used with District concurrence.
[Rule 204 - *Permit Conditions*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]
3. Owner/Operator of permit units subject to Comprehensive Emissions Inventory Report / Annual Emissions Determinations for District, State, and Federal required Emission Inventories shall monitor and record the following for each unit:
 - (a) The cumulative annual usage of each fuel type. The cumulative annual usage of each fuel type shall be monitored from utility service meters, purchase or tank fill records.
 - (b) Fuel suppliers' fuel analysis certification/guarantee including fuel sulfur content shall be kept on site and available for inspection by qualified District, CARB or EPA personnel upon request. The sulfur content of diesel fuel shall be determined by use of ASTM method D2622-82, or (ASTM method D 2880-71, or equivalent). Vendor data meeting this requirement is sufficient.
[40 CFR 70.6(a)(3)(B) – *Periodic Monitoring Requirements*]
[Rule 204 - *Permit Conditions*; Version in SIP = CARB Ex. Order G-73, 40 CFR 52.220(c)(39)(ii)(B) - 11/09/78 43 FR 52237; Current Rule Version = 07/25/77]
4.
 - (a) Owner/Operator shall submit Compliance Certifications as prescribed by Rule 1203(F)(1) and Rule 1208. Compliance Certifications by a Responsible Official shall certify the truth, accuracy and completeness of the document submitted

and contain a statement to the effect that the certification is based upon information and belief, formed after a reasonable inquiry; the statements and information in the document are true, accurate, and complete.

[40 CFR 70.6(c)(5)(i); Rule 1203(D)(1)(g)(vii); Rule 1203(F)(1); Rule 1208]

- (b) Owner/Operator shall include in any Compliance Certification the methods used for monitoring such compliance.
[40 CFR 70.6(c)(5)(ii); Rule 1203(D)(1)(g)(viii)]
 - (c) Owner/Operator when submitting any Compliance Certification(s) to the MDAQMD shall contemporaneously submit such Compliance Certification(s) to USEPA.
[40 CFR 70.6(5)(iii); Rule 1203(D)(1)(g)(ix)]
 - (d) Owner/Operator shall comply with any additional certification requirements as specified in 42 U.S.C §7414(a)(3), Recordkeeping, Inspections, Monitoring and Entry (Federal Clean Air Act §114(a)(3)) and 42 U.S.C. §7661c(b), Permit Requirements and Conditions (Federal Clean Air Act §503(b)), or in regulations promulgated thereunder.
[Rule 1203 (D)(1)(g)(x)]
 - (e) Owner/operator shall submit a Compliance Certification Report to the APCO/District on an annual basis. The Compliance Certification Report shall be postmarked by August 30 of each year. Each report must cover the previous calendar year and shall be certified to be true, accurate, and complete by “The Responsible Official”. A copy of this report shall also be contemporaneously submitted to the EPA Region IX Administrator.
[40 CFR 72.90.a; Rule 1203 (D)(1)(g)(v - x)]
5. Owner/Operator shall submit, on a *semi-annual* basis, a *Monitoring Report of Deviations* to the APCO/District, with a copy to the EPA Region IX Administrator. Each *Monitoring Report of Deviations* shall cover the periods July 01 to December 31 and January 01 to June 30 and be postmarked by the 30th day following the end of the reporting period. The *Monitoring Report of Deviations* shall be certified to be true, accurate, and complete by the “Responsible Official” and shall include the following information and/or data:
- (a) Summary of all reportable deviations from any federally enforceable requirement in this permit.
 - (b) Summary of all emissions monitoring and analysis methods required by any Applicable Requirement / federally - enforceable requirement.
 - (c) Summary of all periodic monitoring, testing or record keeping (including test methods sufficient to yield reliable data) to determine compliance with any Applicable Requirement / federally - enforceable requirement that does not directly require such monitoring.

- (d) Summary of necessary requirements concerning use and maintenance of equipment including the installation and maintenance of monitoring equipment.
[Rule 1203(D)(1)(c)(i - iii); Rule 1203(D)(1)(d)(i); Rule 1203(D)(1)(e)(i - ii); Rule 1203(D)(1)(g)(v - x)]
6. Owner/Operator shall promptly report all deviations from federal operating permit requirements including, but not limited to; any emissions in excess of permit conditions, deviations attributable to breakdown conditions, and any other deviations from permit conditions. Such reports shall include the probable cause of the deviation and any corrective action or preventative measures taken as a result of the deviation.
[Rule 1203(D)(1)(e)(ii) and Rule 430(C)]
Prompt reporting shall be determined as follows:
- (a) For deviations involving emissions of air contaminants in excess of permit conditions including but not limited to those caused by a breakdown, prompt reporting shall be within one hour of the occurrence of the excess emission or within one hour of the time a person knew or reasonably should have known of the excess emission. Documentation and other relevant evidence regarding the excess emission shall be submitted to the District within sixty (60) days of the date the excess emission was reported to the District.
[SIP Pending: Rule 430 - Breakdown Provisions as amended 12/21/94 and submitted 2/24/95]
- (b) Other deviations from permit conditions not involving excess emissions of air contaminants shall be reported to the District with any required monitoring reports at least every six (6) months.
[Rule 1203(D)(1)(e)(i)]
7. If any facility unit(s) should be determined not to be in compliance with any federally-enforceable requirement during the 5-year permit term, then owner/operator shall obtain a *Schedule of Compliance* approved by the District Hearing Board pursuant to the requirements of MDAQMD Regulation 5 (Rules 501 - 518). In addition, Owner/Operator shall submit a *Progress Report* on the implementation of the *Schedule of Compliance*. The *Schedule of Compliance* shall contain the information outlined in (b), below. The *Progress Report* shall contain the information outlined in (c), below. The *Schedule of Compliance* shall become a part of this Federal Operating Permit by administrative incorporation. The *Progress Report* and *Schedule of Compliance* shall comply with Rule 1201(I)(3) and shall include:
- (a) A narrative description of how the facility will achieve compliance with such requirements; and
- (b) A *Schedule of Compliance* which contains a list of remedial measures to be taken for the facility to come into compliance with such requirements, an

enforceable sequence of actions, with milestones, leading to compliance with such requirements and provisions for the submission of *Progress Reports* at least every six (6) months. The *Schedule of Compliance* shall include any judicial order, administrative order, and/or increments of progress or any other schedule as issued by any appropriate judicial or administrative body or by the District Hearing Board pursuant to the provisions of Health & Safety Code §42350 et seq.; and

- (c) *Progress Reports* submitted under the provisions of a *Schedule of Compliance* shall include: Dates for achieving the activities, milestone, or compliance required in the schedule of compliance; and dates when such activities, milestones or compliance were achieved; and an explanation of why any dates in the schedule of compliance were not or will not be met; and any preventive or corrective measures adopted due to the failure to meet dates in the schedule of compliance.

[Rule 1201 (I)(3); Rule 1203 (D)(1)(e)(ii); Rule 1203 (D)(1)(g)(v)]

C. FACILITYWIDE COMPLIANCE CONDITIONS:

1. Subject to safety, security, and operational considerations, Owner/Operator shall allow an authorized representative of the MDAQMD to enter upon the permit holder's premises at reasonable times, with or without notice, upon presentation of credentials and other documents as may be required by law.
[40 CFR 70.6(c)(2)(i); Rule 1203(D)(1)(g)(i)]
2. Owner/Operator shall allow an authorized representative of the MDAQMD to have access to and copy any records that must be kept under condition(s) of this Federal Operating Permit.
[40 CFR 70.6(c)(2)(ii); Rule 1203(D)(1)(g)(ii)]
3. Owner/Operator shall allow an authorized representative of the MDAQMD to inspect any equipment, practice or operation contained in or required under this Federal Operating Permit.
[40 CFR 70.6(c)(2)(iii); Rule 1203(D)(1)(g)(iii)]
4. Owner/Operator shall allow an authorized representative of the MDAQMD to sample and/or otherwise monitor substances or parameters for the purpose of assuring compliance with this Federal Operating Permit or with any Applicable Requirement.
[40 CFR 70.6(c)(2)(iv); Rule 1203(D)(1)(g)(iv)]

5. Owner/Operator shall remain in compliance with all Applicable Requirements / federally enforceable requirements by complying with all compliance, monitoring, record-keeping, reporting, testing, and other operational conditions contained in this Federal Operating Permit. Any noncompliance constitutes a violation of the Federal Clean Air Act and is grounds for enforcement action; the termination, revocation and re-issuance, or modification of this Federal Operating Permit; and/or grounds for denial of a renewal application.
[Rule 1203(D)(1)(f)(ii)]
6. Owner/Operator shall comply in a timely manner with all applicable requirements / federally - enforceable requirements that become effective during the term of this permit.
[Rule 1201(I)(2); Rule 1203(D)(1)(g)(v)]
7. Facility wide VOC Emissions shall be calculated on a monthly basis using the equations in Table 1 to 40 CFR 63 subpart WWW.
[40 CFR 63.5805, 40 CFR 63.5810, and District Rule 1303 - *Requirements*; Version in SIP: Submitted as amended 03/20/01; Approved 2/4/96, 61 FR 64291, 40 CFR 52.220(c)(240)(i)(A)(1); Conditionally Approved 6/9/82, 47 FR 25013, 40 CFR 52.220(c)(87)(v)(A); Conditionally Approved 1/21/81, 46 FR 5965, 40 CFR 52.220(c)(68)(i)]”]
8. The facility shall not emit more than a combined total of 87,235 pounds of Volatile Organic Compounds (VOC) from all permitted sources in any twelve (12) consecutive month period. Compliance shall be verified on a monthly calendar basis by reviewing the facility’s VOC emissions tracking database, verifying that the monthly VOC emissions from every permitted piece of equipment are recorded, maintaining records of the production rates and other operational data used to determine monthly VOC emission, and ensuring that the sum of total VOC emissions during the current calendar month and the previous 11 calendar months is below the 87,235 pound per year limit. Records of VOC emissions for each 12 consecutive month period shall be retained on-site for a minimum period of three years and available for review at any time by District, State or Federal personnel.
[District Rule 1303 - *Requirements*; Version in SIP: Submitted as amended 03/20/01; Approved 2/4/96, 61 FR 64291, 40 CFR 52.220(c)(240)(i)(A)(1); Conditionally Approved 6/9/82, 47 FR 25013, 40 CFR 52.220(c)(87)(v)(A); Conditionally Approved 1/21/81, 46 FR 5965, 40 CFR 52.220(c)(68)(i)]

PART III
EQUIPMENT SPECIFIC APPLICABLE REQUIREMENTS; EMISSIONS
LIMITATIONS; MONITORING, RECORDKEEPING,
REPORTING AND TESTING REQUIREMENTS; COMPLIANCE
CONDITIONS; COMPLIANCE PLANS

A. EQUIPMENT DESCRIPTION: MDAQMD PERMIT TO OPERATE # S002893

FIBERGLASS PRODUCT MANUFACTURING – SWIMMING POOLS consisting of:

Exhaust ventilation system with 133 filters, each measuring 24 inches x 11 inches, and three ventilation fans, each driven by a 7.5 hp motor. Air flow is 30,000 CFM.

Contact Molds

Resin Rollers

Magnum Industries W-CMB-UPS-6 air-assisted airless non-atomized chopper guns (3)

Magnum Industries FIT-C fluid impingement non-atomized chopper guns (3)

Magnum Industries MS-1000 catalyst slave systems for use with W-CMB-UPS-6 / FIT-C

Magnum Industries RC-1000 high torque choppers for use with W-CMB-UPS-6 / FIT-C

Magnum Industries MGS-CM-UPS-20 air-assisted HVLP Gel/Wet-Out guns (3)

Magnum Industries Magna-Slave catalyst pumps for use with MGS-CM-UPS-20

B. PERMIT CONDITIONS: MDAQMD PERMIT TO OPERATE # S002893

1. The owner/operator (o/o) shall operate and maintain this equipment in strict accord with those recommendations of the manufacturer and/or sound engineering practices which produce the minimum emissions of contaminants.

[District Rules 204 and 1302]

2. This facility shall be operated and maintained in compliance with District Rules 442 and 1162 and the National Emission Standards for Hazardous Air Pollutants (NESHAP) for Reinforced Plastic Composites Production, US Title 40 CFR 63, subpart WWWW.

[40 CFR 63.5785; District Rules 442 and 1162]

3. All spray application of resins shall be done using only non-atomized spray equipment or manual application.

[District Rule 1162(C)]

4. This facility shall only use gel coats, resins and other materials that comply with the VOC limits in District Rule 1162 Table 1.

[District Rule 1162(C)(2)]

5. Daily facility wide production shall be limited to the number of pools that consume a maximum of 700 pounds of gel coat plus a maximum of 4,250 pounds of resin, based on each material containing 35% styrene.

[District Rule 1302]

6. Facility wide VOC Emissions shall be calculated on a monthly basis using the equations in Table 1 to 40 CFR 63 subpart WWWW.

[40 CFR 63.5805, 40 CFR 63.5810, and District Rule 1303 - *Requirements*; Version in SIP: Submitted as amended 03/20/01; Approved 2/4/96, 61 FR 64291, 40 CFR 52.220(c)(240)(i)(A)(1); Conditionally Approved 6/9/82, 47 FR 25013, 40 CFR 52.220(c)(87)(v)(A); Conditionally Approved 1/21/81, 46 FR 5965, 40 CFR 52.220(c)(68)(i)]

7. The facility shall not emit more than a combined total of 87,235 pounds of Volatile Organic Compounds (VOC) from all permitted sources in any twelve (12) consecutive month period. Compliance shall be verified on a monthly calendar basis by reviewing the facility's VOC emissions tracking database, verifying that the monthly VOC emissions from every permitted piece of equipment are recorded, maintaining records of the production rates and other operational data used to determine monthly VOC emission, and ensuring that the sum of total VOC emissions during the current calendar month and the previous 11 calendar months is below the 87,235 pound per year limit. Records of VOC emissions for each 12 consecutive month period shall be retained on-site for a minimum period of three years and available for review at any time by District, State or Federal personnel.

[District Rule 1303 - *Requirements*; Version in SIP: Submitted as amended 03/20/01; Approved 2/4/96, 61 FR 64291, 40 CFR 52.220(c)(240)(i)(A)(1); Conditionally Approved 6/9/82, 47 FR 25013, 40 CFR 52.220(c)(87)(v)(A); Conditionally Approved 1/21/81, 46 FR 5965, 40 CFR 52.220(c)(68)(i)]

8. The facility must demonstrate that individual resin or gel coats, as applied, meet the applicable emission limit specified in Table 3 to 40 CFR 63, subpart WWWW as specified in 40 CFR 63.5810(a) using organic HAP emission factors calculated by using the appropriate equations in Table 1 to 40 CFR 63, subpart WWWW.

[40 CFR 63.5805, 40 CFR 63.5810]

9. If the facility desires to change the demonstration option specified in 40 CFR 63.5810(a), the date of the effective change and the new compliance option must be noted in the next compliance report.

[40 CFR 63.5910(i)]

10. The owner/operator shall maintain a log for each day the facility operates, which shall contain, as a minimum, the following:
- Date of operation;
 - Method of application and type of substrate for each use;
 - Manufacturer, type, and amount (in pounds, gallons, etc.) of all resins, coatings and solvents used (preparation, production, thinning, cleanup or other);
 - VOC and HAP(s) content of each type of resin, coating and solvent in pounds per gallon, grams per liter, percent (weight/weight), etc.;
 - Daily totals of VOCs, HAP(s), and organic solvents used;
 - Total amount of VOCs, HAP(s), and organic solvents used per calendar month; and
 - Total amount of VOCs, HAP(s), and organic solvents used per rolling twelve calendar month period.

This log shall be maintained for a minimum five (5) years, and shall be provided to District, state or federal personnel on request.

[District Rules 1162 and 1302; 40 CFR 63.5920]

11. The facility must submit semi-annual compliance reports to the District for the operating periods from January 01 through June 30 and July 01 through December 31. These compliance reports shall contain, as a minimum, the following:
- Company name and address;
 - Statement by a responsible official with that official's name, title, and signature, certifying the truth, accuracy, and completeness of the content of the report;
 - Date of the report and beginning and ending dates of the reporting period;
 - If you had a startup, shutdown, or malfunction during the reporting period and you took actions consistent with your startup, shutdown, and malfunction plan, the compliance report must include the information in 40 CFR 63.10(d)(5)(i); and
 - If there are no deviations from any organic HAP emissions limitations (emissions limit and operating limit) that apply to you, and there are no deviations from the requirements for work practice standards in Table 4 to this subpart, a statement that there were no deviations from the organic HAP emissions limitations or work practice standards during the reporting period.

These reports shall be received by the District no later than July 31 and January 31 following each reporting period.

[40 CFR 63.5910]

12. This facility must not use cleaning solvents that contain HAP, except that styrene may be used as a cleaner in closed systems, and organic HAP containing cleaners may be used to clean cured resin from application equipment. Application equipment includes any equipment that directly contacts resin.

[40 CFR 63.5805, 63.5835, and Table 4]

13. This facility must keep containers that store VOC and/or HAP-containing materials closed or covered except during the addition or removal of materials. Bulk VOC and/or HAP-containing materials storage tanks may be vented as necessary for safety.

[40 CFR 63.5805, 63.5835, and Table 4]

14. The facility must submit a facility wide accurate annual comprehensive emissions inventory report that includes all emissions from permitted, non-permitted and fugitive sources, in a format and by a calculation method approved by the District.

[District Rule 1302]

PART IV STANDARD FEDERAL OPERATING PERMIT CONDITIONS

A. STANDARD CONDITIONS:

1. If any portion of this Federal Operating Permit is found to be invalid by the final decision of a court of competent jurisdiction the remaining portion(s) of this Federal Operating Permit shall not be affected thereby.

[40 CFR 70.6(a)(5); Rule 1203(D)(1)(f)(i)]

2. Owner/Operator shall comply with all condition(s) contained herein. Noncompliance with any condition(s) contained herein constitutes a violation of the Federal Clean Air Act and of MDAQMD Regulation XII and is grounds for enforcement action; termination, revocation and re-issuance, or modification of this Federal Operating Permit; and/or grounds for denial of a renewal of this Federal Operating Permit.

[40 CFR 70.6(a)(6)(i); Rule 1203(D)(1)(f)(ii)]

3. It shall not be a defense in an enforcement action brought for violation(s) of condition(s) contained in this Federal Operating Permit that it would have been necessary to halt or reduce activity to maintain compliance with those condition(s).

[40 CFR 70.6(a)(6)(ii); Rule 1203(D)(1)(f)(iii)]

4. This Federal Operating Permit may be modified, revoked, reopened or terminated for cause.

[40 CFR 70.6(a)(6)(iii); Rule 1203(D)(1)(f)(iv)]

5. The filing of an application for modification; a request for revocation and re-issuance; a request for termination; notifications of planned changes; or anticipated noncompliance with condition(s) does not stay the operation of any condition contained in this Federal Operating Permit.

[40 CFR 70.6(a)(6)(iii); Rule 1203(D)(1)(f)(v)]

6. The issuance of this Federal Operating Permit does not convey any property rights of any sort nor does it convey any exclusive privilege.

[40 CFR 70.6(a)(6)(iv); Rule 1203(D)(1)(f)(vi)]

7. Owner/Operator shall furnish to the MDAQMD, within a reasonable time as specified by the MDAQMD, any information that the MDAQMD may request in writing to determine whether cause exists for modifying, revoking and reissuing, terminating, or determining compliance with the Federal Operating Permit.

[40 CFR 70.6(a)(6)(v); Rule 1203(D)(1)(f)(vii)]

8. Owner/Operator shall furnish to qualified District, CARB or EPA personnel, upon request, copies of any records required to be kept pursuant to condition(s) of this Federal Operating Permit.

[40 CFR 70.6(a)(6)(v); Rule 1203(D)(1)(f)(viii)]

9. Any records required to be generated and/or kept by any portion of this Federal Operating Permit shall be retained by the facility Owner/Operator for at least five (5) years from the date the records were created.

[40 CFR 70.6(a)(3)(ii)(B); Rule 1203(D)(1)(d)(ii)]

10. Owner/Operator shall pay all applicable fees as specified in MDAQMD Regulation III, including those fees related to permits as set forth in Rules 301 and 312.

[40 CFR 70.6(a)(7); Rule 1203(D)(1)(f)(ix)]

11. Owner/Operator shall not be required to revise this permit for approved economic incentives, marketable permits, emissions trading or other similar programs provided for in this permit.

[40 CFR 70.6(a)(8); Rule 1203(D)(1)(f)(x)]

12. Compliance with condition(s) contained in this Federal Operating Permit shall be deemed compliance with the Applicable Requirement underlying such condition(s). The District clarifies that “only” Applicable Requirements listed & identified elsewhere in this Title V Permit are covered by this Permit Shield and does not extend to any unlisted/unidentified conditions pursuant to the requirements of 40 CFR 70.6(f)(1)(i).

[40 CFR 70.6(f)(1)(i); Rule 1203(G)(1)]

13. The Permit Shield set forth above, in condition 12 of Part IV, shall not be construed to limit the emergency powers of USEPA as set forth in 42 U.S.C. §7603.

[40 CFR 70.6(f)(3)(i); Rule 1203(G)(3)(a)]
14. The Permit Shield set forth above, in condition 12 of Part IV, shall not be construed to limit liability for violations, which occurred prior to the issuance of this Federal Operating Permit.

[40 CFR 70.6(f)(3)(ii); Rule 1203(G)(3)(b)]
15. This facility is not subject to any Applicable Requirement Contained in the Acid Rain Program.

[40 CFR 70.6(f)(3)(iii); Rule 1203(G)(3)(c)]
16. The Permit Shield set forth above, in condition 12 of Part IV, shall not be construed to limit the ability of USEPA or the MDAQMD to obtain information pursuant to other provisions of law including but not limited to 42 U.S.C. §7414.

[40 CFR 70.6(f)(3)(iv); Rule 1203(G)(3)(d)]
17. The Permit Shield set forth above, in condition 12 of Part IV, shall not be construed to apply to emissions trading pursuant to provisions contained in an applicable State Implementation Plan.

[40 CFR 70.4(b)(12)(ii)(B); Rule 1203(G)(3)(e)]
18. The Permit Shield set forth above, in condition 12 of Part IV, shall not be construed to apply to changes made which are not expressly allowed by this Federal Operating Permit.

[40 CFR 70.4(b)(14)(iii); Rule 1203(G)(3)(f)]
19. The Permit Shield set forth in Part IV, condition 12, shall not be construed to apply to changes made pursuant to the Significant Permit Modification provisions until such changes are included in this Federal Operating Permit.

[40 CFR 70.5(a)(1)(ii), 70.7(e)(2)(vi); Rule 1203 (G)(3)(g)]

20. If Owner/Operator performs maintenance on, or services, repairs, or disposes of appliances, Owner/Operator shall comply with the standards for Recycling and Emissions Reduction pursuant to 40 CFR Part 82, Subpart F. These requirements are Federally Enforceable through this Title V Permit.

[40 CFR Part 82, Subpart F]

21. If Owner/Operator performs service on motor vehicles when this service involves the ozone-depleting refrigerant in the motor vehicle air conditioner (MVAC), Owner/Operator shall comply with the standards for Servicing of Motor Vehicle Air Conditioners pursuant to all the applicable requirements as specified in 40 CFR Part 82, Subpart B. These requirements are Federally Enforceable through this Title V Permit.

[40 CFR Part 82, Subpart B]

22. Notwithstanding the testing requirements contained elsewhere in this Title V Permit, any credible evidence may be used to establish violations, including but not limited to; reference test methods, engineering calculations, indirect estimates of emissions, CEMS data, and parametric monitoring data. Data need not be required to be collected in a Title V permit in order to be considered credible.

[Section 113(a) of the Clean Air Act]

PART V OPERATIONAL FLEXIBILITY

A. ALTERNATIVE OPERATING SCENARIO (S):

Facility individual State/District Permits are already conditioned to allow facility-wide emissions cap and internal netting. Further, the conditions of these State/District level permits are listed within Part III of this Title V Permit. This facility State/District emissions cap is federally enforceable under the conditions of this Title V Permit.

Facility must comply with these already listed conditions and keep records required for a period of five (5) years from the date the data is generated, and made available to District, State or Federal personnel on request.

B. OFF PERMIT CHANGES

- I. Permittee may make a proposed change to equipment covered by this permit that is not expressly allowed or prohibited by this permit if:
 - A. Permittee has applied for and obtained all permits and approvals required by MDAQMD Regulation II and Regulation XII unless the equipment involved in the change is exempt from obtaining such permits and approvals pursuant to the provisions of Rule 219; and
 1. The proposed change is not:
 - a. Subject to any requirements under Title IV of the Federal Clean Air Act [*See 1203(E)(1)(c)(i)d.*]; or
 - b. A modification under Title I of the Federal Clean Air Act; or
 - c. A modification subject to Regulation XIII [*See 1203(E)(1)(c)(i)d.*];
 - d. The change does not violate any Federal, State or Local requirement, including an applicable requirement [*See 1203(E)(1)(c)(i)c.*]; and
 - e. The change does not result in the exceedance of the emissions allowable under this permit (whether expressed as an emissions rate or in terms of total emissions). [*See 1203(E)(1)(c)(i)e.*]
- II. Procedure for “Off Permit” Changes
 - A. If a proposed “Off Permit Change” qualifies under Part V, Section (A)(I)(A)(1) above, permittee shall implement the change as follows:
 1. Permittee shall apply for an Authority To Construct permit pursuant to the

- provisions of Regulation II. *[See 1203(E)(1)(c)(i)b.]*
2. In addition to the information required pursuant to the provisions of Regulation II and Regulation XIII such application shall include:
 - a. A notification that this application is also an application for an “Off Permit” Change pursuant to this condition *[See 1203(E)(1)(c)(i)b.]*;
 - b. A list of any new Applicable Requirements which would apply as a result of the change *[See 1203(E)(1)(c)(i)b.]*; and
 - c. A list of any existing Applicable Requirements, which would cease to apply as a result of the change. *[See 1203(E)(1)(c)(i)c.]*
 3. Permittee shall forward a copy of the application and notification to USEPA upon submitting it to the District. *[See 1203(E)(1)(c)(i)a.]*
- B. Permittee may make the proposed change upon receipt from the District of the Authority to Construct Permit or thirty (30) days after forwarding the copy of the notice and application to USEPA whichever occurs later. *[See 1203(E)(1)(c)(i)a. and g.]*
 - C. Permittee shall attach a copy of the Authority to Construct Permit and any subsequent Permit to Operate, which evidences the Off Permit Change to this Title V permit. *[See 1203(E)(1)(c)(i)f.]*
 - D. Permittee shall include each Off-Permit Change made during the term of the permit in any renewal application submitted pursuant to Rule 1202(B)(3)(b). *[See 1203(E)(1)(c)(i)f.]*
- III. Other Requirements:
- A. The provisions of Rule 1205 – Modifications do not apply to an Off Permit Change made pursuant to this condition.
 - B. The provisions of Rule 1203(G) – Permit Shield do not apply to an Off Permit Change made pursuant to this condition. *[See 40 CFR 70.4(b)(i)(B)]*
[Rule 1203(E)(1)(c)]

PART VI CONVENTIONS, ABBREVIATIONS, DEFINITIONS

A. The following referencing conventions are used in this Federal Operating Permit:

40CFR72, Permits Regulation (Acid Rain Program)
40CFR73, Sulfur Dioxide Allowance System
40CFR75, Continuous Emission Monitoring
40CFR75, Subpart D, Missing Data Substitution Procedures
40CFR75, Appendix B, Quality Assurance and Quality Control Procedures
40CFR75, Appendix C, Missing Data Estimating Procedures
40CFR75, Appendix D, Optional SO₂ Emissions Data Protocol
40CFR75, Appendix F, Conversion Procedures
40CFR75, Appendix G, Determination of CO₂ Emissions

B. Other conventions:

1. Unless otherwise noted, a “day” shall be considered a 24-hour period from midnight to midnight (i.e., calendar day).
2. The process unit identifications represent the District permit number designations. These numbers are not sequential. The use of District permit numbers provides continuity between the District and Federal Operating Permit systems.

C. Abbreviations used in this permit are as follows:

CFR	Code of Federal Regulations
APCO	Air Pollution Control Officer
bhp	brake horsepower
Btu	British thermal units
CEMS	continuous emissions monitoring system
CO	carbon monoxide
CO ₂	carbon dioxide
District	Mojave Desert Air Quality Management District (formed July 1993)
hp	horsepower
MDAQMD	Mojave Desert Air Quality Management District (formed July 1993)
PM ₁₀	particulate matter less than 10 microns mean aerodynamic diameter
psia	pounds per square inch absolute
SIC	Standard Industrial Classification
SIP	State of California Implementation Plan
SO ₂	sulfur dioxide