PAT MCCRORY Governor

DONALD R. VAN DER VAART Secretary

> SHEILA C. HOLMAN Director

Air Quality ENVIRONMENTAL QUALITY

September 29, 2016

Mr. Kenneth Waegerle Corporate EHS Manager Chandler Concrete Co Inc P.O. Box 131 1006 S. Church St. Burlington, NC 27216

SUBJECT: Rescission Request Application No. 3200217.16A Chandler Concrete Co Inc Facility ID: 3200217, Durham, Durham County Permit Class: Small Permit No. 05356R08

Dear Mr. Waegerle:

The Division of Air Quality has reviewed your letter and supporting documentation received August 1, 2016 requesting rescission of Permit No. 05356R08.

Based on this information, the facility does qualify for exemption from permitting since the facility is currently classified as "small" and the facility-wide actual emissions of particulate matter (PM10), sulfur dioxide, nitrogen oxides, volatile organic compounds, carbon monoxide, hazardous air pollutants (HAP), and toxic air pollutants (TAP), from previous years, each has been less than five (5) tons per year and the total actual aggregate emissions of these pollutants have been less than 10 tons per year. The letter also indicated that there are no future plans to make any changes that would increase emissions above these exemption thresholds.

Therefore, in accordance with your request, Air Quality Permit No. 05356R08 is hereby rescinded, effective the date of this letter. It should be noted that this exemption from permitting does not exempt Chandler Concrete Co Inc from complying with the applicable emission control standards.

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Furthermore, should you decide to modify the processes such that the result is an increase of emissions above the emission thresholds given above, an Air Quality Permit may be required and Chandler Concrete Co Inc should contact this Regional Office prior to such actions for a permit or registration applicability determination.

This exemption from the permitting requirement is based upon your statement that this facility has been and will be operated under the threshold levels as outlined in the Regulation NCAC 2Q .0102(d). Please be advised that the operation of any air pollution emission sources which results in increased emissions in excess of the threshold levels specified in 15A NCAC 2Q.0102(d) without an Air Quality Permit is a violation of 15A NCAC 2Q.0101, "Required Air Quality Permits." If this facility is required to obtain an Air Quality permit in the future because of increased emissions, each day of operation of the emission sources without an Air Quality Permit represents a separate violation. Such violations may be subject to enforcement action pursuant to NCGS 143-215.114A.

Please be aware that even though your facility may no longer be subject to permitting requirements, the operations must still comply with all applicable state and federal laws and regulations. The attached Facility Compliance Tracking Checklist may be of help to you in verifying you remain in compliance with certain federal and state regulations. It may also aid in determining if you remain below the emissions threshold. You may use this checklist at your discretion as it is intended to be used as a guidance document only. Furthermore, it is DAQ's intent to periodically conduct compliance assurance visits at exempt facilities. If you have any questions with reference to the above matter, please do not hesitate to contact Charles McEachern at 919-791-4200.

Sincerely,

Patrick Butler, P.E., Regional Supervisor Division of Air Quality, NCDEQ

Enclosure

cc: Raleigh Regional Office Files

Facility Compliance Tracking Checklist revised 06-16-2016								
Calendar Yea	r							
Are calendar yea	r emissions below exemption threshold?			Yes		No		
Annual Through	ut (quantity of materials made or processed)						_	
(i.e. concrete, asphali	, cotton, woodwaste generated, etc.)							
Units (i.e. tons, pour	ds, bales, etc.)		_				_	
Quantity of Fuels	Combusted:							
Natural Gas					-			ft³
No. 2 fuel oil	Sulfur Content							gallon
LPG								gallon
Wood								tons
	ESHAP rule guidance:							
http://deq.nc.go	//about/divisions/air-quality/air-quality-permi	ts/specific-permit-	cor	nditio	ns	regu	lat	ory-guio
NSPS Dc subject			-		_		_	
Does fuel oil conta				Yes				N/A
	ed semi-annually?		-	Yes				N/A
Did you conduct tir	nely opacity monitoring for >30mmBtu boilers o	on fuel oil?		Yes		No		N/A
NESHAP 6J subje	t hoilers:						-	
Date of last biennia								N/A
Compliance certific	· · · · · · · · · · · · · · · · · · ·			Yes		No		N/A
compliance certific				162	-	NO		N/A
NESHAP 4Z / NSF	S 4I / NSPS 4J subject engines:							
-	d non-emergency engines:							
Certificate of Conf				Yes		No		N/A
	n > 0.0015% sulfur?			Yes		No		N/A
								-
Existing emergency	rengines:							
Date of last oil change/analysis, belt/hose/filter/plugs inspection & maintenance?								N/A
Number of hours run for non-emergency (includes testing & maintenance)?								N/A
	ency engines using a Diesel Oxidation Catalyst	(DOC):						
Date of last compliance source test?								N/A
-	bmitted ? 60 days prior to testing?			Yes				N/A
Did source test sho			-	Yes				N/A
	n > 0.0015% sulfur?		-	Yes				N/A
	tinuously recorded and tracked as a 4 hour rolli	ng average?	-	Yes				N/A
Is pressure drop re	corded monthly?			Yes		No		N/A
En ailine suide Arres	lianhilian		-				-	
Facility-wide App				V	-	N.L.	-	
visible emissions >	20% from any sources/devices?			Yes		No	-	
Any signs of dust la	aving property or any complaints?			Yes		No	-	
Any signs of dust le	aving property of any complaints:			162		NO	-	
Any new sources or control devices added?				Yes		No		
	ed for permitting?		-	Yes				
					_			

**The checklist is being provided only as a guidance document. Complying with this checklist does not ensure compliance with the regulations and does not absolve you from ensuring your facility is in compliance with all appropriate air quality regulations.