



Edward H. McNamara  
County Executive

CONFIRMATION  
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File!

January 8, 1997

Mr. Frank Biermann, President  
Dynecol, Inc.  
6520 Georgia Street  
Detroit, Michigan 48211

SUBJECT: AMENDED PERMIT CONDITIONS - AGREEMENT BY COUNTER  
SIGNATURE

Dear Mr. Biermann:

C-10026 through C-10032

This amended letter of approval with conditions supersedes the previous letters of approval with conditions for your hazardous waste processing facility located at 6520 Georgia Street, Detroit. The previous letters of approval with conditions were dated June 13, 1986, March 30, 1989, and September 17, 1991.

Emissions sources and control systems covered by this amended letter of approval with conditions are listed, as follows:

PERMIT NUMBER	EQUIPMENT DESCRIPTION
6917	Caustic Recycle Scrubber (Scrubber-1) 5,000 CFM
6977	Acid Storage Tank No. 12
6978	Acid Storage Tank No. 17
6979	Acid Storage Tank No. 16
6980	Acid Storage Tank No. 13
7425	Dust Collector For Lime Silo Nos. 1 & 2
7426	Secondary Treatment Tank No. 18
7427	Secondary Treatment Tank No. 19
7428	Secondary treatment Tank No. 20
7429	Secondary Treatment Tank No. 21
7430	Lime Storage Silo No. 1
7431	Lime Storage Silo No. 2
8572	Regenerative Activated Carbon Adsorber
8573	Building (Container Processing Facility) Exhaust Fan
8574	Transfer/Bulking Ventilation Hood
9403	Drum Bulking Operation
9404	Caustic Scrubber For The Drum Bulking Operation (Scrubber-2)

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9446	Vacuum Process Vessel (Tank # 28)
9447	PERMIT CANCELLED - Drum Shredder not installed
9448	Drum Wash Station(combined organic/inorganic)
10626	Primary Treatment Tank No. 1
10627	Primary Treatment Tank No. 2
10628	Primary Treatment Tank No. 3
10629	Primary Treatment Tank No. 4
10630	Hazardous Waste Storage Tank No. 7
10631	Hazardous Waste Storage Tank No. 10
10632	Caustic Scrubber-3 (500 ACFM)

GENERAL CONDITIONS

1. Not more than 30 days after completion of the installation, the applicant shall apply, in writing, for a Certificate of Operation. Written application should be sent to: Director of Enforcement Services, Wayne County Department of Environment, Air Quality Management Division, 640 Temple Street, Suite 700, Detroit, Michigan 48201-2558.
2. Trial operation of this emission source shall be allowed for 90 days, provided such operation is in compliance with all of the terms and conditions contained in the installation permit. If a Certificate of Operation has not been issued for an emission source prior to the expiration of the trial operation period, an extension of trial operation may be requested of the Division Director.
3. Operation of the emission source shall permanently cease upon denial of the Certificate of Operation by this Division. Denial of a Certificate of Operation is an appealable action pursuant to Section 1401(A) of the Wayne County Air Pollution Control Ordinance, hereinafter "Ordinance", as amended.
4. The applicant shall demonstrate compliance with all Ordinance requirements, other applicable State and Federal air pollution regulation requirements, and with all general and special conditions of this permit prior to the issuance of the Certificate of Operation.
5. The applicant shall not reconstruct, alter, modify, expand or relocate this emission source unless plans, specifications and an application for an installation permit are submitted to and approved by this Division.
6. No emission source shall be operated for any other purpose or in any other manner than that for which the installation permit was approved and for which a Certificate of Operation has been issued unless otherwise authorized in writing by the Division. Such emission source shall also be maintained in a state of good repair to ensure compliance with all Ordinance requirements, other applicable State and Federal air pollution regulation requirements, and with all general and special conditions of this permit.
7. Operation of this emission source shall not result in the emission of an air contaminant which causes injurious effects to human health or safety, animal life, plant life of significant economic

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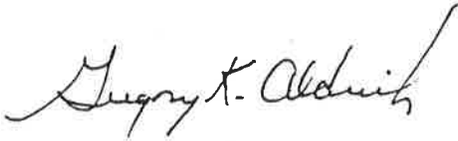
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65. After a determination by and a written notification letter from the Division Director that emissions from the facility are causing unreasonable interference with the common public right to live free from foul, or noxious odors, the Applicant shall have an opportunity to meet with the Division to propose a plan of action to abate the odor problem. The scheduled meeting should be held within 10 days of the sending of the Division Director's notification letter. The Applicant shall then have 20 additional days to submit to the Division and to implement an acceptable odor abatement program for permanent resolution of the odor problem. Nothing in this condition shall be considered to diminish the Division's rights to pursue other enforcement actions permitted by law.

Please indicate written concurrence to these special conditions by signing and dating the confirmation copies of this letter by an authorized representative of your organization and returning both copies to this Division by February 10, 1997, retaining the original for your files. We shall approve these permit applications upon receipt of the signed and dated confirmation copies of this letter.

Thank you for your cooperation in this matter.

Very truly yours,



Gregory K. Aldrich  
Deputy Director

Enclosures

GKA/kfb:rgp *KB*  
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SIGNATURE   
NAME F J BIERMANN  
TITLE President  
DATE 1-22-97