

AIR PERMIT REVIEW

File No. N740104P

APPLICANT	SITE LOCATION	COUNTY	
Grady-White Boats, Inc.	Greenville	Pitt	
CONTACT	PHONE		
Jim Hardin	252-752-2111		
APPLICATION FOR:	Existing P/N		
Permit Renewal	05630T07		
APP. NO.	REVIEWER	SIGNATURE	DATE
7400104.04A	Steve Proctor		April 6, 2005
RECOMMENDATION AND COMMENT	FEE CLASS		
Issue P/N 05630T08	Title V		

1. Purpose of Application:

This permitting action is a renewal of an existing Title V permit pursuant to 2Q .0513. The renewal application was received on May 17, 2004, or at least nine months prior to the expiration date. All terms and conditions of the existing permit shall remain in effect until the renewal permit has been issued or denied.

2. Facility Description

This is a boat manufacturing facility.

3. New Equipment/Change in Emission and Regulatory Review

No new equipment was added or changed during this review. No physical changes have been made at the Company since the last Title V permit was issued.

The facility is subject to the following regulations:

- 15A NCAC 2D .0515.
- 15A NCAC 2D .0521.
- 15A NCAC 2D .0958.
- 15A NCAC 2D .1111 (40 CFR 63, Subpart VVVV).
- 15A NCAC 2Q .0317. (PSD Avoidance)

In addition, the facility is subject to 15A NCAC 2D .1806 (Odors) and 15A NCAC 2D .1100 (Air Toxics) both of which are state enforceable only regulations.

Based on the facility's most recent permit revisions as well as recent compliance inspections performed by the Washington Regional office, this facility is considered to be in compliance with all applicable Air Quality regulations.

Please note that the Division determined that the two generators located at the Grady-White facility were, in fact, operated by the Greenville Utilities Commission and as such they should be responsible for permitting the generators if required. Thus, the generators have been removed from the Grady-White permit.

4. Stipulation Review:

All stipulations were reviewed during this renewal. In accordance with DAQ policy, full MACT language was developed for each process that is MACT-applicable. This permit and permit review was forwarded to the EPA for review at the same time that it was taken to public notice.

5. NSPS Issues:

This facility is not subject to NSPS.

6. PSD/NAA Issues:

This facility is PSD Minor. Pitt County has been triggered for PSD increment tracking for PM-10 and NOx. Pitt County is in an attainment area and NAA does not apply.

7. MACT Issues:

This facility is subject to 40 CFR 63, Subpart VVVV (Boat Manufacturing MACT). Specific MACT language for each source was included in this permit. The MACT reporting requirements were synchronized with other reporting requirements in the permit.

8. 112(r) Issues:

This facility is not subject to 112(r).

9. CAM Issues:

This facility is not subject to CAM.

10. Facility Wide Air Toxic Air Pollutants:

This renewal did not trigger toxics review. However, the facility was required to give a toxics compliance demonstration as Subpart VVVV is their last applicable MACT. The facility did comply with the August 2004 deadline by submitting a complete toxics modeling for a previous permit revision. The only pollutant emitted in amounts large enough to require modeling was styrene. The new permit will contain a requirement for 2Q .0711 for other TAPs emitted from the facility.

11. Facility Compliance Status/Compliance History:

A review of IBEAM as well as the physical file history located in the Central Files indicated that this facility is in compliance with applicable Air Quality regulations. The most recent inspection (June 17, 2004) indicated that the facility was in compliance with applicable Air Quality regulations.

A statement of compliance (Form E5) was received with the renewal application indicating that the facility is in compliance with all applicable regulations.

12. Public Notice / EPA and Affected State Review

Pursuant to 2Q. 0521, a notice of the draft Title V Permit will be placed in a newspaper of general circulation in the area where the facility is located. The notice will provide for a 30-day comment period, with an opportunity for a public hearing. Copies of the public notice will be sent to persons on the Title V mailing list and EPA. Pursuant to 2Q .0522, a copy of each permit application, each proposed permit and each final permit pursuant will be provided to EPA. Also pursuant to 2Q .0522, a notice of the draft Title V Permit will be provided to each affected State at or before the time notice provided to the public under 2Q .0521 above. Virginia is an affected state for this facility.

13. Conclusions, Comments, and Recommendations:

WaRO and RCO recommends issuance of Permit No. 05630T08.