STATEMENT OF BASIS FOR FIBER-TECH INDUSTRIES INC.'S
CHAPTER 401 AIR OPERATING PERMIT
AOP-10 RENEWAL #2

Prepared by: April Westby
Date: April 29, 2013
## LIST OF ABBREVIATIONS

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BACT</td>
<td>Best available control technology</td>
</tr>
<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
</tr>
<tr>
<td>CO</td>
<td>Carbon monoxide</td>
</tr>
<tr>
<td>dba</td>
<td>Doing business as</td>
</tr>
<tr>
<td>dscf</td>
<td>Dry standard cubic foot</td>
</tr>
<tr>
<td>ECOLOGY</td>
<td>Washington State Department of Ecology</td>
</tr>
<tr>
<td>EPA</td>
<td>United States Environmental Protection Agency</td>
</tr>
<tr>
<td>FCAA</td>
<td>Federal Clean Air Act</td>
</tr>
<tr>
<td>gr/dscf</td>
<td>Grains per dry standard cubic foot</td>
</tr>
<tr>
<td>HAP</td>
<td>Hazardous air pollutant as designated under Title III of FCAA</td>
</tr>
<tr>
<td>MMBTU</td>
<td>Millions of British thermal units</td>
</tr>
<tr>
<td>MRRR</td>
<td>Monitoring, recordkeeping, &amp; reporting requirements</td>
</tr>
<tr>
<td>NAA</td>
<td>Nonattainment area</td>
</tr>
<tr>
<td>NOC</td>
<td>Notice of Construction</td>
</tr>
<tr>
<td>NOx</td>
<td>Oxides of nitrogen</td>
</tr>
<tr>
<td>O₂</td>
<td>Oxygen</td>
</tr>
<tr>
<td>O&amp;M</td>
<td>Operation &amp; maintenance</td>
</tr>
<tr>
<td>Pb</td>
<td>Lead</td>
</tr>
<tr>
<td>PM</td>
<td>Particulate matter</td>
</tr>
<tr>
<td>PM-10</td>
<td>Particulate matter, 10 microns or less in size</td>
</tr>
<tr>
<td>PSD</td>
<td>Prevention of Significant Deterioration</td>
</tr>
<tr>
<td>RACT</td>
<td>Reasonably available control technology</td>
</tr>
<tr>
<td>RCW</td>
<td>Revised Code of Washington</td>
</tr>
<tr>
<td>RM</td>
<td>EPA reference method from 40 CFR Part 60, Appendix A</td>
</tr>
<tr>
<td>SCAPCA</td>
<td>Spokane County Air Pollution Control Authority (on June 3, 2007, SCAPCA was renamed to SRCAA)</td>
</tr>
<tr>
<td>SRCAA</td>
<td>Spokane Regional Clean Air Agency (prior to June 3, 2007, agency was called SCAPCA)</td>
</tr>
<tr>
<td>scf</td>
<td>Standard cubic foot</td>
</tr>
<tr>
<td>SO₂</td>
<td>Sulfur dioxide</td>
</tr>
<tr>
<td>SOx</td>
<td>Oxides of sulfur</td>
</tr>
<tr>
<td>VOC</td>
<td>Volatile organic compounds</td>
</tr>
<tr>
<td>WAC</td>
<td>Washington Administrative Code</td>
</tr>
</tbody>
</table>
### DEFINITIONS OF WORDS AND PHRASES

Terms not otherwise defined in this permit have the meaning assigned to them in the referenced regulations.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrator</td>
<td>The administrator of the United States Environmental Protection Agency or her/his designee [WAC 173-401-200(12), 8/10/11]</td>
</tr>
<tr>
<td>Chapter 401 Permit</td>
<td>Any permit or group of permits covering a source, subject to the permitting requirements of Chapter 173-401 WAC, that is issued, renewed, amended, or revised pursuant to Chapter 173-401 WAC [WAC 173-401-200(5), 8/10/11]</td>
</tr>
<tr>
<td>Emission Limitation</td>
<td>A requirement established under the FCAA or Chapter 70.94 RCW which limits the quantity, rate or concentration of emissions of air contaminants on a continuous basis, including any requirement relating to the operation or maintenance of a source to assure continuous emissions reduction and any design, equipment work practice, or operational standard promulgated under the FCAA or Chapter 70.94 RCW [WAC 173-400-030(27), 11/28/12]</td>
</tr>
<tr>
<td>Emissions Unit</td>
<td>Any part of a stationary source or source which emits or would have the potential to emit any pollutant subject to regulation under the Federal Clean Air Act, Chapter 70.94 RCW, or 70.98 RCW [WAC 173-400-030(29), 11/28/12]</td>
</tr>
<tr>
<td>Opacity</td>
<td>The degree to which an object seen through a plume is obscured, stated as a percentage [WAC 173-400-030(58), 11/28/12]</td>
</tr>
<tr>
<td>PM Standard</td>
<td>An emission limitation on the amount of particulate matter an emissions unit may emit, generally expressed in terms of grains per dry standard cubic foot, pounds per hour, or some other concentration or emissions rate.</td>
</tr>
<tr>
<td>Visible Emissions</td>
<td>An emission limitation on visible emissions expressed in percent opacity</td>
</tr>
</tbody>
</table>
Fiber-Tech Industries Inc. (Fiber-Tech) is a manufacturer of composite boards, located in Building #31 of the Spokane Industrial Park, 3808 N Sullivan Road, Spokane, WA. The facility is classified as a major source, as defined in Chapter 173-401 WAC, due to potential emissions of volatile organic compounds (VOC) above the major source threshold of 100 tons per year. The facility is also classified as a major source, as defined in Chapter 173-401 WAC, due to potential emissions of styrene, a hazardous air pollutant (HAP) above the major source threshold of 10 tons per year. As a major source, Fiber-Tech is required to apply for an Air Operating Permit (AOP) under SRCAA's Title V air operating permit program as established in Chapter 173-401 WAC. The application for the Air Operating Permit (AOP) must contain a certification from Fiber-Tech as to its compliance status with all applicable requirements.

WAC 173-401-700(8) requires that at the time a draft AOP permit is released under the Title V program, a statement be provided setting forth the legal and factual basis for permit conditions, including reference to the applicable statutory or regulatory provisions for the conditions. This document provides the basis for the draft AOP permit for Fiber-Tech.

The permit is organized into sections. The first section contains standard terms and conditions. This section is the same for all permits issued by SRCAA. The second section contains applicable requirements that specifically apply to this facility, along with monitoring, recordkeeping, and reporting requirements sufficient to assure compliance with each applicable requirement. This section is divided into subsections to address different emissions units or classes of emissions units. The third and final section addresses requirements that have been deemed inapplicable to the source or to emissions units located at the source, i.e., the permit shield per WAC 173-401-640(2).

After a brief summary of operations at the facility, the format of this Statement of Basis will follow that of the permit with the standard terms and conditions discussed first, followed by the applicable requirements, and finally, the permit shield.

**FACILITY SUMMARY**

Fiber-Tech manufactures fiberglass-reinforced panels (FRP) for the trucking, houseboat, and other industries. The facility has the capacity to produce approximately 12,000,000 square feet of FRP panels per year. As part of the process, Fiber-Tech operates a gel coat operation, lamination operation, saw cutting operation, and the raw material storage area.

In the most recently submitted emission inventory report, Fiber-Tech reported the following facility-wide emissions for calendar year 2012:

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Emissions (tons/yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PM</td>
<td>0.1</td>
</tr>
<tr>
<td>VOCs</td>
<td>24.5</td>
</tr>
<tr>
<td>Styrene (HAP)</td>
<td>20.3</td>
</tr>
</tbody>
</table>
PERMITTING HISTORY
SRCAA has issued the following Notice of Construction (NOC) approval orders and regulatory orders to Fiber-Tech:

- NOC #714 was approved on December 18, 1995 for installation of a baghouse to collect dust emissions from the sizing trim saw operations.
- NOC #706 was applied for in December 1995, for the gelcoat/resin application process already in place. NOC #706 was approved on September 5, 2001 (Fiber-Tech applied for this NOC as part of their Air Operation Permit application. NOC #706 was revised on March 22, 2007 to remove language related to the Assurance of Discontinuance and Compliance Plan because requirements had all been met. NOC #706 was revised again on July 26, 2007 to increase VOC and styrene emission limits and update permit to current language and agency name change. NOC #706 was again revised on December 8, 2010 to remove Condition 15.d. from the conditions of approval.
- NOC #991 was approved November 17, 1999, for the installation of Torit & Day, Donaldson Company, Inc. baghouse (model 49PJD10) in Building #25. This NOC has been voided because the equipment was removed from Building #25.
- Assurance of Discontinuance (AOD) and Compliance Plan (CP) issued 3/30/01 for Gelcoat and Resin Coating Operations. The AOD and CP are no longer in effect because Fiber-Tech has met all of the requirements.
- NOC #1404 issued on October 3, 2007 for installation of a panel sizing / trim saw and Torit Model 49PJD10 baghouse.

SRCAA has issued the following Air Operating Permits (AOP) to Fiber-Tech:

- AOP-10 was issued to Fiber-Tech on January 30, 2003;
- AOP-10 was revised on September 27, 2004; and
- AOP-10, Renewal #1 was issued on February 22, 2008.

GREENHOUSE GAS REQUIREMENTS
On December 1, 2010, the Washington Department of Ecology promulgated a regulation, given in Chapter 173-441 WAC, for state reporting of greenhouse gas (GHG) emissions. Chapter 173-441 WAC establishes GHG reporting requirements that apply to owners and operators of certain facilities that directly emit GHG in Washington. The rule applies to any facility that emits 10,000 metric tons CO$_2$e or more per calendar year in total GHG emissions.

For an existing facility that began operation before January 1, 2012, GHG emissions must be reported to the Washington Department of Ecology for calendar year 2012 and each subsequent calendar year. The report is due by March 31$^{st}$ of each calendar year for GHG emissions in the previous calendar year if a person is also required to report GHG emission to EPA under 40 CFR Part 98. The report is due by October 31$^{st}$ of each calendar year for GHG emissions in the previous calendar year if a person is not required to report GHG emissions to EPA under 40 CFR Part 98.

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The state greenhouse gas (GHG) reporting requirements, given in Chapter 173-441 WAC, were added to the revised air operating permit as Condition I.G.6. This condition was added to the “Applicable When Triggered Requirements” section of the permit. The requirements will only apply if Fiber-Tech has high enough GHG emissions to require reporting to Ecology, as required in Chapter 173-441 WAC.

In addition to the state GHG reporting requirements, EPA has also promulgated some additional GHG rules, namely the “tailoring rule,” which sets thresholds for GHG emissions that define when permits under the PSD program and Title V program are required for new and existing facilities, and the federal GHG reporting rules.

“Tailoring Rule.”
On May 13, 2010, EPA issued a final rule that “tailors” the applicability criteria given in 40 CFR Parts 51, 52, 70, and 71 that determine which stationary sources and modification projects become subject to permitting requirements for GHG emissions under the PSD and title V programs of the Clean Air Act. The Washington Department of Ecology adopted the tailoring rule changes on the state level by revising Chapter 173-400 WAC (filed on 3/1/11).

Per the tailoring rule, any existing or new source with the potential to emit more than 100,000 tpy CO2e will need a Title V permit. New facilities with emissions of at least 100,000 tpy CO2e and existing facilities with PTE of at least 100,000 tpy CO2e that make changes that would increase GHG emissions by at least 75,000 tpy CO2e are required to obtain PSD permits. Facilities that must obtain a PSD permit anyway to cover other pollutants, must also address GHG emissions increases of 75,000 tpy CO2e or more.

In order to meet the requirements of the tailoring rule, Fiber-Tech submitted the following PTE estimates of their facility-wide GHG emissions, which includes the process emissions and the natural gas facility heat emissions:

<table>
<thead>
<tr>
<th>Facility-wide PTE GHG Emissions</th>
<th>CO2e Emissions (tons/yr)</th>
<th>CO2e Emissions (metric tons/yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Process Emissions</td>
<td>275.5</td>
<td>250.0</td>
</tr>
<tr>
<td>Natural Gas Emissions</td>
<td>310.4</td>
<td>281.5</td>
</tr>
<tr>
<td>Total Emissions</td>
<td>585.9</td>
<td>531.5</td>
</tr>
</tbody>
</table>

SRCAA is meeting the requirements of the tailoring rule by incorporating the applicable state GHG reporting requirements from Chapter 173-441 WAC into this Title V permit into the “Applicable When Triggered Requirements” which requires Fiber-Tech to report emissions if they ever reach the threshold (10,000 metric tons CO2e per year). In addition, the permit incorporates the newly revised version of Chapter 173-400 WAC, which adopted the tailoring rule new source review thresholds on a state level. The newly revised version of Chapter 173-400 WAC adopted by reference the subparts of 40 CFR 52.21, in effect on July 20, 2011, into WAC 173-400-720, “Prevention of significant deterioration (PSD),” which includes the tailoring requirements.
rule new source review thresholds. The revised permit requires that Fiber-Tech meet the requirements given in the newly revised version of Chapter 173-400 WAC for any new source review project that might occur (Condition I.G.1). This condition will ensure that Fiber-Tech must obtain a PSD permit and meet BACT for any future project that causes an increase of GHG emissions above the thresholds established in the tailoring rule.

COMPLIANCE HISTORY
SRCAA has performed a compliance inspection at Fiber-Tech either annually or biannually since 1996. The most recent inspection was performed on January 3, 2013. During the past 15 years, SRCAA has issued two Notices of Violation.

In 2004, SRCAA issued a Notice of Violation to Fiber-Tech for failure to comply with AOP-10, condition 89, requiring all process materials associated with the gel coat spray application process containing VOCs or volatile TAPs be kept in closed containers. The violation has been corrected.

In 1999, SRCAA issued a Notice of Violation to Fiber-Tech for failure to meet BACT for the fiberglassing operation. As part of the violation, SRCAA issued an Assurance of Discontinuance (AOD) and Compliance Plan (CP) to get Fiber-Tech into compliance with the BACT requirement. All of the requirements given in the AOD and CP have been met (i.e., BACT has been implemented), so the violation has been corrected.

EMISSION UNITS
Significant emission units at Fiber-Tech can be divided into two main categories: Gel Coat Process & Fiberglass Lamination Operation sources and Wood Working/Dust Collection sources. A section on each of these categories follows. At the end of this section, the insignificant emission units at Fiber-Tech are discussed and listed.

Gel Coat Process & Fiberglass Lamination Operation Sources
To manufacture the fiberglass reinforced panels, the two major processes are the gel coat process and fiberglass lamination operation. In the gel coat process, gel coat is applied to a carrier film and allowed to cure. The gel coat material contains styrene, and may contain methylmethacrylate (MMA), and other VOCs, which are emitted during the process.

The gel coat application operation is an automated controlled-spraying operation. The gel coat application process is as follows:
1. A reusable rolled Mylar film is placed at the front of the line.
2. The end of the Mylar film is mechanically advanced through the spray area.
3. Gel coat is mixed with a catalyst, methyl ethyl ketone peroxide, (MEKP) to initiate cross-linking of the gel coat, and is sprayed with a spray gun on to the Mylar film to each customer’s specifications.
4. A filtered overspray collection hood collects VOC and styrene emissions and exhausts 40 feet above the ground through a 16” x 24” exhaust stack, using two fans that total 8,080 cfm
The gel coat collection hood includes a fiberglass filtration system to collect particulate overspray.

5. After the gel coat covered Mylar film is pulled the complete length of the table, it is manually moved to a curing table. Fugitive VOC and styrene emissions occur during the curing process. Four fans (4,000 cfm ea.), located on the north side of the building, collect fugitive emissions from the curing process and exhaust through 27" x 27" exhaust stacks.

6. After the gel coat is cured, it is stripped from the Mylar film. The Mylar film is reused. The resulting gel coat layer is used as an outer surface for Fiber-Tech's fiberglass reinforced plywood panels.

The fiberglass-reinforced panels are produced by bonding the surface material (gel coat or film) to the core material, using polyester resin, reinforced with preformed glass. This process is called the fiberglass lamination operation and is carried out on one of four lamination tables. Emissions from the fiberglass lamination operation consist of fugitive VOC and styrene emissions, which are exhausted to the outside air through ventilation fans at the facility. The lamination process is as follows:

1. The lamination table is cleaned, to ensure that no surface imperfections occur.
2. The gel coat, or a suitable substitute, is transported to the lamination table, where it is smoothed out to ensure that no wrinkles will develop during the process.
3. A fiber reinforced resin surface is created, using steps that are considered proprietary by Fiber-Tech.
4. A large plywood panel, usually 8 feet wide and up to 60 feet long, consisting of 4' x 8' panels that have been stapled together, is then transported by a small hoist to the lamination table, where, it is placed on top of the resin.
5. In most panels, the above procedure is repeated in reverse order, resulting in a “sandwich,” consisting of gel coat, fiber reinforced resin surface, gel coat.
6. After the sandwich is formed, it is covered with an electrically heated vacuum bag that is transported to the lamination table and lowered onto the table.
7. A vacuum pump, which vents to the pump room, evacuates the air from the bag, and in the process compresses the sandwich together, which distributes the resin throughout the sandwich.
8. After the air is evacuated, the oven temperature is brought up to the required temperature (about 125°F), and the resin in the panel is cured. This operation takes approximately 20 minutes.
9. The cured panel is then moved to the panel sizing area.

Significant Gel Coat Application Process & Fiberglass Lamination Operation emission units are listed in Table 1 below. If a unit was subject to new source review requirements, the NOC approval number is given in parentheses after the unit description.
Table 1 – Gel Coat Process & Fiberglass Lamination Operation Emission Units

<table>
<thead>
<tr>
<th>Description</th>
<th>Emission Unit Number Used in Permit Application (Process # - Discharge #)</th>
<th>Air Pollution Control Equipment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gel Coat Application and Curing Processes (NOC #706)</td>
<td>#1-2 – 2</td>
<td>A filtered collection hood collects emissions from the gel coat application process and exhausts through a stack. Gel Coat curing emissions are uncontrolled and exhausted via a system of 4 exhaust fans on the north side of Bldg. #31.</td>
</tr>
<tr>
<td>Fiberglass Resin Lamination Operation (resin application and curing) (NOC #706)</td>
<td>#1-3 - 3</td>
<td>No air pollution control equipment. All emissions are fugitives and are exhausted from the Bldg. via a system of 4 exhaust fans on the north side of Bldg. #31.</td>
</tr>
</tbody>
</table>

Wood Working/Dust Collection Sources
After the fiberglass panel has been cured, it is then cut to the customer-specified size using various saws. The sawdust generated from the saws in Bldg. #31 is exhausted through one of two baghouses, located outside of Bldg. #31.

Significant Wood Working/Dust Collection Emissions Units/Activities are listed in Table 2 below. If a unit was subject to new source review requirements, the NOC approval number is given in parentheses after the unit description.

In addition to the wood working equipment listed in Table 2, Fiber-Tech also operates saws to cut and trim the core material, which generally is plywood. These saws are equipped with dust collectors that are located inside the building, and are vented inside the building. Because these two operations vent inside the building, SRCAA does not consider them to be emission units and they are not covered under this air operating permit.

Table 2 – Wood Working/Dust Collection Emissions Units

<table>
<thead>
<tr>
<th>Description</th>
<th>Emission Unit Number Used in Permit Application (Process # - Discharge #)</th>
<th>Air Pollution Control Equipment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trim / Sizing Leroy saw in Bldg. #31</td>
<td>#1-4 – 4A</td>
<td>Torit Model 49PJD10 baghouse on south side of Bldg. #31 (6,000 scfm) – NOC #714</td>
</tr>
</tbody>
</table>
The two baghouses are not subject to the requirements given in 40 CFR Part 64, “Compliance Assurance Monitoring” (CAM) because the pre-controlled emissions entering each baghouse are below major source thresholds. In order for the CAM requirements to apply, the pre-controlled emissions for the emissions unit must be above major source thresholds (and the emissions unit must employ an add-on air pollution control device and the emission unit must be subject to an emissions limit for the pre-controlled major pollutant(s). Per Fiber-Tech’s renewal AOP application, the pre-controlled PM10 emissions for each baghouse are 30 tons/year, which is below the major source threshold of 100 tons/year. Therefore, the CAM requirements given in 40 CFR 64 are not applicable to the baghouses at Fiber-Tech.

**Insignificant Emission Units**

Insignificant emission units (IEUs) include any activity or emission unit located at a major source which qualifies as insignificant under the criteria listed in WAC 173-401-530. A list the IEUs identified in the permit application is presented below in Table 3.

Insignificant emission units are subject to the generally applicable requirements (i.e., facility-wide emission limitations). According to WAC 173-401-530, testing, monitoring, recordkeeping, and reporting are not required for insignificant emission units unless determined by the permitting authority to be necessary to assure compliance or unless it is otherwise required by a generally applicable requirement of the state implementation plan. SRCAA has determined that testing, monitoring, recordkeeping, and reporting are not necessary for the insignificant emission units presented in Table 3 to assure compliance with the generally applicable requirements. SRCAA’s determination was based on the following:

- SRCAA has not documented a violation of any of the generally applicable requirements in the past from the list of IEUs in Table 3 (i.e., the IEUs have had a consistent compliance history); and
- The IEUs emit small quantities of pollutants and are not directly vented (i.e., do not have an exhaust stack).
### Table 3 – Insignificant Emissions Units

<table>
<thead>
<tr>
<th>Emissions Unit Description</th>
<th>Basis / Justification for IEU Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ambient Air Heating Units (12 – each under 400,000 BTU/hr each)</td>
<td>WAC 173-401-533(2)(e)</td>
</tr>
<tr>
<td>Methyl Ethyl Ketone usage</td>
<td>WAC 173-401-531(2)</td>
</tr>
<tr>
<td>Storage Tanks / Use Tanks</td>
<td>WAC 173-401-533(b)</td>
</tr>
<tr>
<td>Drum storage room ventilation (1,000 cfm) and resin mixer room ventilation (400 cfm)</td>
<td>WAC 173-401-532(9)</td>
</tr>
</tbody>
</table>

### STANDARD TERMS AND CONDITIONS

This section of Fiber-Tech’s permit contains standard terms and conditions that apply to all sources in SRCAA’s Title V program. These conditions have been reviewed by EPA and include all terms required in Chapter 173-401 WAC as well as requirements from other air quality laws and regulations. The standard terms have been organized in seven subsections including:

- PERMIT ADMINISTRATION;
- INSPECTION & ENTRY;
- EMERGENCY PROVISIONS;
- GENERAL MONITORING, RECORDKEEPING, & REPORTING;
- COMPLIANCE CERTIFICATION;
- TRUTH AND ACCURACY OF STATEMENTS AND DOCUMENTS AND TREATMENT OF DOCUMENTS; and
- APPLICABLE WHEN TRIGGERED REQUIREMENTS.

A discussion of each subsection follows. The requirements in each section are briefly discussed, along with the citations for each requirement. Using the same methodology as the permit, requirements that are not required under the FCAA are indicated by the phrase “STATE/LOCAL ONLY” after the legal citation and are therefore not enforceable by the Administrator and citizens under the FCAA. Although, in and of itself, Chapter 173-401 WAC is not federally enforceable, the requirements of this regulation are based on federal requirements for the operating permit program. Upon issuance of the permit, the terms based on Chapter 173-401 WAC will become federally enforceable for the source.

**NOTE:** The filing or promulgation date for each requirement is also given. This date may be important, if an earlier version of the requirement is in the State Implementation Plan (SIP). In many instances, a revision may have occurred within a section that does not affect the requirement being cited. If this is the case, the most recent filing or promulgation date is given, along with the SIP version date in parentheses, and the requirement is federally enforceable.
a change were made in the requirement, the earlier SIP approved requirement and the most recent requirement would go in the permit. The version in the SIP would be federally enforceable, and the more recent version would be enforceable at the state or local level.

If a new rule or a newer version of a rule has been submitted to EPA for inclusion in the SIP and EPA has proposed action, but not taken final action, the permit will be drafted so that when EPA action does occur, the requirement will become federally enforceable.

A. Permit Administration

Below are standard terms included in the subsection, Permit Administration. Generally the language tracks the rule language closely with only minor changes for clarity or conciseness. There is no intent to alter the effect of the requirement.

I.A.1. Federal Enforceability - All permit conditions are federally enforceable unless specified in the permit as a state or local only requirement.  [WAC 173-401-625, 10/4/93]

I.A.2. Duty to Comply – The permittee must comply with the terms and conditions of the permit.  [WAC 173-401-620(2)(a), 10/4/93]

I.A.3. Schedule of Compliance – The permittee must continue to comply with all applicable requirements and must comply with new requirements on a timely basis.  [WAC 173-401-630(3), 10/4/93]

I.A.4. Need to Halt or Reduce Activity Not a Defense – The permittee cannot use the fact that it would have been necessary to halt or reduce an activity as a defense in an enforcement action.  [WAC 173-401-620(2)(b), 10/4/93]

I.A.5. Permit Actions - This term discusses modification, revocation, reopening, and/or reissuance of the permit for cause.  If Fiber-Tech files a request to modify, revoke, reissue, or terminate the permit, the request does not stay any permit condition, nor does notification of planned changes or anticipated noncompliance.  [WAC 173-401-620(2)(c), 10/4/93]

I.A.6. Reopening for Cause - This term lists instances when the permit must be reopened and revised, including times when additional requirements become applicable, when the permit contains mistakes, or when revision or revocation is necessary to assure compliance with applicable requirements.  [WAC 173-401-730, 10/4/93]

I.A.7. Emissions Trading - No permit revision will be required, under any approved, economic incentives, marketable permits, emissions trading, and other similar programs or processes, for changes that are provided for in the permit.  [WAC 173-401-620(2)(g), 10/4/93]


I.A.9. Duty to Provide Information – The permittee must furnish, within a reasonable time to SRCAA, any information, including records required in the permit, that is requested in writing to determine whether cause exists for modifying, revoking and reissuing, or
I.A.10. Duty to Supplement or Correct Application – The permittee, upon becoming aware that any relevant facts were omitted or incorrect information was submitted in the permit application, must promptly submit such supplementary facts or corrected information. The permittee must also provide information as necessary to address any new requirements that become applicable after the date a complete application has been filed but prior to the release of a draft permit. [WAC 173-401-620(2)(e), 10/4/93]

I.A.11. Permit Fees – The permittee must pay fees as a condition of this permit in accordance with SRCAA’s fee schedule and RCW 70.94.162. Failure to pay fees in a timely fashion will subject the permittee to civil and criminal penalties, as prescribed in Chapter 70.94 RCW. [WAC 173-401-620(2)(f), 10/4/93]

I.A.12. Severability - If any provision of the permit is held to be invalid, all unaffected provisions of the permit will remain in effect and enforceable. [WAC 173-401-620(2)(h), 10/4/93]

I.A.13. Permit Appeals - The permit or any conditions in it may be appealed only by filing an appeal with the pollution control hearings board and serving it on SRCAA within thirty days of receipt pursuant to RCW 43.21B.310. This provision for appeal is separate from and additional to any federal rights to petition and review under §505(b) of the FCAA, including petitions filed pursuant to 40 CFR 70.8(c) and 70.8(d). [WAC 173-401-620(2)(i), 10/4/93] [WAC 173-401-735(1), 4/2/97]

I.A.14. Permit Renewal and Expiration - The permit is in effect for five years. The permittee’s right to operate this source terminates with the expiration of the permit unless a timely and complete application for renewal is submitted. Chapter 173-401-710(1) allows SRCAA to set, in the permit, the due date for the renewal as long as it is no more than 18 months and no less than six months prior to expiration of the permit. SRCAA specifies in the permit that the renewal must be submitted no more than 18 months and less than 12 months prior to the permit expiration. The facility may continue to operate, subject to final action by SRCAA on the application, as long as a timely and complete application has been filed, and all requested additional information necessary to process the permit is submitted, prior to the written deadline specified by SRCAA. [WAC 173-401-610, 10/4/93] [WAC 173-401-705, 10/4/93] [WAC 173-401-710(1), 9/16/02]

I.A.15. Permit Continuation - The permit will not expire until the renewal permit has been issued or denied, if a timely and complete application has been submitted. [WAC 173-401-620(2)(j), 10/4/93]

I.A.16. Permit Shield. Compliance with a permit condition is deemed compliance with the applicable requirements upon which that condition is based, as of the date of permit issuance, provided such applicable requirements are included and are specifically identified in the permit. This provision does not apply to any insignificant emissions units or activities designated under WAC 173-401-530. This permit shield shall not alter or affect the following:

a. The provisions of Section 303 of the FCAA (emergency orders), including the authority
b. The liability of the permittee for any violation of applicable requirements prior to or at the time of permit issuance;

c. The ability of EPA to obtain information from the permittee pursuant to Section 114 of the FCAA;

d. The applicable requirements of the acid rain program, consistent with section 408(a) of the FCAA;

e. The ability of SRCAA to establish or revise requirements for the use of reasonably available control technology (RACT) as provided in Chapter 252, Laws of 1993.

B. Inspection and Entry

Below are standard terms included in the subsection, Inspection & Entry. This subsection of the permit contains requirements for allowing authorized access to a facility for purposes of assuring/determining compliance with air quality requirements. Generally the language tracks the rule language closely with only minor changes for clarity and conciseness. There is no intent to alter the effect of the requirements.

I.B.1. Inspection and Entry - Upon presentation of appropriate Authority credentials and other documents as may be required by law and disclosure of the purpose of the inspection, or when the Control Officer or his/her representative has probable cause to believe a violation has occurred, is occurring or that a violation may occur, the permittee, Fiber-Tech Industries, shall allow SRCAA, or an authorized representative, to perform the following:

a. Enter upon the permittee’s premises where a chapter 401 source is located or emissions-related activity is conducted, or where records must be kept under the conditions of this permit;

b. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;

c. Inspect, at reasonable times, any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under this permit; and

d. As authorized by WAC 173-400-105 and the FCAA, sample or monitor, at reasonable times, substances or parameters for the purpose of assuring compliance with the permit or other applicable requirements.

Nothing in this condition limits the ability of EPA to inspect or enter the premises of the

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permittee under Section 114 of the FCAA. [WAC 173-401-640(4)(d), 10/4/93]

I.B.2. Obstruction of Access - No person may obstruct, hamper, or interfere with any authorized representative of SRCAA who requests entry for the purpose of inspection, and who presents appropriate credentials; nor may any person obstruct, hamper or interfere with any such inspection. [RCW 70.94.200, 1998] [SRCAA Regulation I, Article II, Section 2.02.E & F, 3/4/04 - STATE/LOCAL ONLY]

C. Emergency Provisions

Below are standard terms that are included in the subsection, Emergency Provisions. This subsection of the permit contains provisions, governing the treatment of periods of emissions in excess of applicable standards, when such emissions stem from unforeseeable events or arise from start-up, shutdown or maintenance, where design or operational practices could not preclude such emissions. Generally, the language closely tracks the rule language, with only minor changes for clarity or conciseness. There is no intent to alter the effect of the requirements.

I.C.1. Emergencies - This term incorporates the emergency provisions established in Chapter 173-401 WAC, which allow for a positive defense to noncompliance with technology-based emissions limitations, if certain conditions are met. [WAC 173-401-645, 10/4/93] [WAC 173-401-615(3)(b), 9/16/02]

I.C.2. Excess Emissions - This term incorporates the excess emissions provisions of Chapter 173-400 WAC (WAC 173-400-107 until the effective date of EPA’s incorporation of WAC 173-400-108 and -109 into the Washington SIP or WAC 173-400-108 and -109 after the effective date of EPA’s incorporation of WAC 173-400-108 and -109 into the SIP). The time limits for reporting excess emissions are included in this term. [WAC 173-400-107, 108, 109, 3/1/11] [WAC 173-401-615(3)(b), 9/16/02]

I.C.3. Report of Breakdown - This term establishes the conditions under which violations of SRCAA Regulation I may be excused. It should be noted that this provision cannot be invoked for any federally enforceable requirement, as Section 6.08 is not in the State Implementation Plan. [SRCAA Regulation I, Section 6.08, 3/4/04 - STATE/LOCAL ONLY]

D. General Monitoring, Recordkeeping, & Reporting

Below are standard terms included in the subsection, General Monitoring, Recordkeeping, & Reporting. This subsection contains general requirements for monitoring, recordkeeping, and reporting. Monitoring, recordkeeping, & reporting requirements (MRRR) that apply to specific emission standards or specific emission activities are located in the second section of the permit. Generally, the language tracks the rule language closely, with only minor changes for clarity or conciseness. There is no intent to alter the effect of the requirements. However, in the Monitoring Reports term, attempts have been made to clarify SRCAA's expectation of how the requirements will be met. The discussions below provide more detail on these efforts and the regulatory authority relied upon to establish the terms.
I.D.1. Records of Required Monitoring Information - This term details what records must be kept relating to monitoring. [WAC 173-401-615(2)(a), 9/16/02]

I.D.2. Permanent Shutdown of an Emissions Unit - If an emissions unit is permanently shut down, rendering existing permit terms and conditions irrelevant, the permittee will not be required, after the shutdown, to meet any monitoring, recordkeeping, and reporting requirements, no longer applicable for that emissions unit, once any residual requirements, such as the semi-annual report and annual compliance certification covering the last period during which the unit last operated, have been met. All records, relating to the shut down emissions unit, generated while the emissions unit was in operation, must be kept in accordance with Conditions I.D.1 - Records of Required Monitoring Information and I.D.5 – Retention of Records

Contemporaneous with the shutdown of the emissions unit, the permittee must record the date that operation of the emissions unit ceased, using a log or file on site. The shutdown date must be reported to SRCAA on the monitoring report, required under Condition I.D.6 - Monitoring Reports, covering the period during which the shutdown occurred. [WAC 173-401-725(4)(a), 10/4/93] [WAC 173-401-650(1)(a), 10/4/93]

I.D.3. Operational Flexibility - In the event that an emissions unit is not operated during a period equal to or greater than the monitoring period designated, no monitoring is required. Recordkeeping and reporting must note the reason why, and lengths of time that the emissions unit was not operated. [WAC 173-401-650(1)(a), 10/4/93]

I.D.4. Records of Changes – The permittee must keep records of changes made at the source that result in emissions of a regulated air pollutant, subject to an applicable requirement, but not otherwise regulated under the permit, and the emissions resulting from such a change. [WAC 173-401-615(2)(b), 9/16/02]

I.D.5. Retention of Records – The permittee must keep monitoring data and support information for a period of five years. Records may be kept in electronic format, however, originals of support information, generated in hardcopy format, must be kept for the required five years. [WAC 173-401-615(2)(c), 9/16/02]

I.D.6. Monitoring Reports – The permittee must submit monitoring reports to SRCAA as follows:

- Monitoring report covering the period from January 1 – June 30 each year shall be submitted to SRCAA and postmarked no later than July 30 of the same calendar year; and

- Monitoring report covering the period from July 1 – December 31 each year shall be submitted to SRCAA and postmarked no later than April 15 of the following calendar year.

All instances of permit deviations must be identified in the monitoring reports. In addition, any permanent emission unit shutdowns must be reported in accordance with
Condition I.D.2.-Permanent Shutdown of an Emission Unit, above. The monitoring reports must be certified by a responsible official. SRCAA has added language to this condition that if monitoring reports are required, by an underlying requirement, to be submitted more frequently than every six months, the responsible official certification is only required for the semiannual reports but that the certification must cover all reports submitted since the last certification. The addition of this last requirement meets the intent of the law in that all reports are certified, while minimizing the burden on a source to go to the responsible official every time a report is submitted. Allowing a source this flexibility could become more important in the future, e.g., if SRCAA were to require a source to submit monitoring data electronically or by some other real time mechanism where responsible official certification would be difficult, if not impossible. [WAC 173-401-615(3)(a), 9/16/02]


I.D.8. Emissions Inventory - Fiber-Tech must submit an inventory of emissions from the source each year and must maintain records sufficient to document reported emissions. [WAC 173-400-105(1), 11/28/12 (8/20/93)]

I.D.9. WAC 173-401-530(1)(a) Insignificant Emissions Units - Emissions from emissions units designated insignificant based solely on WAC 173-401-530(1)(a) must remain below threshold levels. Upon request from SRCAA, Fiber-Tech must demonstrate that the actual emissions from such a unit or activity are below the applicable emissions thresholds. [WAC 173-401-530(6), 9/16/02]

I.D.10. Report Submittals - This term provides the address to which reports must be sent and requires a responsible Fiber-Tech official to certify all reports are truthful, accurate, and complete. [WAC 173-401-520, 10/4/93]

I.D.11. Rendering Device or Method Inaccurate - Fiber-Tech may not render inaccurate any monitoring device or method required under Chapter 70.94 or 70.120 RCW, or any ordinance, resolution, regulation, permit, or order in force pursuant thereto. [WAC 173-400-105(8), 11/28/12(8/20/93)]

E. Compliance Certification

As part of SRCAA's Title V program, sources are required to submit annual compliance certifications. (SRCAA may require more frequent certifications, if the source is out of compliance or, if an underlying requirement specifies more frequent submittals.) This subsection of the permit addresses the details of these compliance certification submittals including, how often submittals must occur, what the submittals must contain, and to whom the certifications must be sent. Generally, the language tracks the rule language closely, with only
minor changes for clarity or conciseness. There is no intent to alter the effect of the requirements.

I.E.1. Compliance Certification Submittals - This term covers the frequency for submitting compliance certifications. [WAC 173-401-630(5)(a), 10/4/93]

I.E.2. Compliance Certification Contents - This term describes what must be included in each compliance certification. [WAC 173-401-630(5)(c), 10/4/93]

I.E.3. Credible Evidence - For the purpose of submitting compliance certifications or establishing violations, the permittee shall not preclude the use, including the exclusive use, of any credible evidence or information relevant to whether a source would have been in compliance with applicable requirements if the appropriate performance or compliance test or procedure had been performed. [40 CFR 60.11(g), 1/12/11] [WAC 173-400-115, 11/28/12]

I.E.4. Submittal to EPA - This term requires that certifications be sent to EPA as well as SRCAA. [WAC 173-401-630(5)(d), 10/4/93]

F. Truth and Accuracy of Statements and Documents and Treatment of Documents

Below are standard terms contained in the subsection, Truth and Accuracy of Statements and Documents and Treatment of Documents. The terms are based on SRCAA’s Regulation I. Generally, the language tracks the rule language closely, with only minor changes for clarity or conciseness. There is no intent to alter the effect of the requirements.

I.F.1. False Information - Fiber-Tech may not make any false statement, representation, or certification in any form, notice, or report required under Chapter 70.94 or 70.120 RCW or any ordinance, resolution, regulation, permit, or order in force pursuant thereto. [WAC 173-400-105(7), 11/28/12(8/20/93)] [SRCAA Regulation I, 2.08.E, 3/4/04 – STATE/LOCAL ONLY]

I.F.2. Alteration of Documents - This term prohibits Fiber-Tech from reproducing or altering any document issued by SRCAA, if the purpose of such is to evade or violate any requirement. [SRCAA Regulation I, 2.08.B, 3/4/04- STATE/LOCAL ONLY]

I.F.3. Availability of Documents - Any order required to be obtained by SRCAA Regulation I must be available on the premises designated on the order. [SRCAA Regulation I, 2.08.C, 3/4/04 - STATE/LOCAL ONLY]

I.F.4. Posting of Notices - Notices which SRCAA requires to be displayed shall be posted. Fiber-Tech may not mutilate, obstruct, or remove any notice, unless authorized to do so by the SRCAA. [SRCAA Regulation I, 2.08.D, 3/4/04 - STATE/LOCAL ONLY]

G. Applicable When Triggered Requirements

The subsection, Applicable When Triggered Requirements, contains requirements that do not
apply to the facility unless certain activities at the site trigger the requirement. SRCAA has included these requirements in the permit, either because they are often triggered at sources or are important enough that their inclusion in the permit is warranted. Generally the language tracks the rule language closely with only minor changes for clarity or conciseness. There is no intent to alter the effect of the requirements.

I.G.1. New Source Review - Prior to the establishment of a new source, including modifications, the permittee may be required to file for and obtain approval under SRCAA's Notice of Construction program. [Chapter 173-400 WAC, 11/28/12 – STATE/LOCAL ONLY] [Chapter 173-460 WAC, 5/20/09 - STATE/LOCAL ONLY] [SRCAA Regulation I, Article V, 5/3/07 - STATE/LOCAL ONLY]

I.G.2. Replacement or Substantial Alteration of Existing Control Equipment - Prior to replacing or substantially altering existing control equipment, the permittee shall file for and obtain approval under SRCAA's Notice of Construction program. [WAC 173-400-114, 8/15/01 - STATE/LOCAL ONLY] [SRCAA Regulation I, Article V, 5/3/07 - STATE/LOCAL ONLY]

I.G.3. Demolition and Renovation (Asbestos) - The permittee shall comply with applicable local, state, and federal requirements regarding demolition and renovation. [40 CFR 61 Subpart M, 2006] [WAC 173-400-075, 11/28/12] [SRCAA Regulation I, Article IX, 8/5/10 - STATE/LOCAL ONLY]

I.G.4. Source Testing - To demonstrate compliance, Ecology or SRCAA may conduct or require that a test be conducted using approved EPA methods from 40 CFR Parts 51, 60, 61, and 63 Appendix A, which are adopted by reference, or approved procedures contained in "Source Test Manual - Procedures for Compliance Testing," State of Washington, Department of Ecology, as of September 20, 2004, on file at Ecology. All testing shall be performed in accordance with SRCAA Regulation I, Section 2.09, "Source Tests." The permittee may be required to provide the necessary platform and sampling ports for Ecology personnel or others to perform a test of an emission unit. Ecology or SRCAA shall be allowed to obtain a sample from any emission unit. The permittee shall be given an opportunity to observe the sampling and to obtain a sample at the same time.

Methods or procedures shall be considered approved if the source submits a source test plan to SRCAA at least 30 days prior to the testing date, or a shorter time if designated in writing by SRCAA, and SRCAA approves the plan in writing. In order to maintain the approved status for the methods and/or procedures, any changes to the plan shall be approved by SRCAA in writing prior to implementation. [WAC 173-400-105(4), 8/20/93] [WAC 173-400-105(4), 11/28/12 – STATE/LOCAL ONLY] [WAC 173-401-615(1), 9/16/02] [SRCAA Regulation I, Section 2.09, 2/7/08]

I.G.5. Chemical Accident Prevention Provisions - If regulated substances are stored on-site at the process level quantities, and these quantities are above the thresholds specified under 40 CFR §68.115, Fiber-Tech shall comply with the requirements of 40 CFR Part 68 - Chemical Accident Prevention Provisions no later than either three years after the
date on which a regulated substance present above a threshold quantity is first listed under 40 CFR §68.130, or the date on which a regulated substance is first present above a threshold quantity in a process. [40 CFR Part 68, 2006]

EMISSIONS LIMITATIONS & MONITORING, RECORDKEEPING & REPORTING

This section contains emission limitations and emission related requirements, including general requirements for the facility. The section is divided into several subsections. The first subsection lists limitations that apply facility-wide. Other subsections focus on individual emission units/activities or classes of similar emission units/activities. As in all other sections of the permit, requirements that are not required under the FCAA are indicated by the phrase "STATE/LOCAL ONLY" after the legal citation and are therefore not enforceable by the Administrator and citizens under the FCAA.

This section of the permit is formatted differently from the STANDARD TERMS AND CONDITIONS section. Requirements are presented in tables. Applicable requirements are listed in the third column in emission limitation tables. The basis for the applicable requirements is listed in the second column of the emission limitation tables. The averaging time and reference test method, used to determine compliance with the requirement, are listed in the fourth and fifth columns, if applicable. The monitoring, recordkeeping, and reporting requirements (MRRR) used to assure compliance with the requirement are listed in the sixth columns of the emission limitation tables. The monitoring, recordkeeping, and reporting requirements (MRRR) are enforceable and are given in the last subsection in the permit. It should be noted that while a violation of a MRRR is a violation of the permit, it is not necessarily a violation of the underlying emission limitation.

For Fiber-Tech, this section contains four subsections:

FACILITY-WIDE EMISSIONS LIMITATIONS;
GEL COAT & FIBERGLASS LAMINATION EMISSION LIMITATIONS;
WOOD WORKING/DUST COLLECTION EMISSION LIMITATIONS; and
MONITORING, RECORDKEEPING, AND REPORTING REQUIREMENTS (MRRR).

Each subsection and its contents are discussed in detail below except for the MRRR. MRRR are discussed in context of the requirement(s) to which they apply.

If an applicable requirement does not include sufficient monitoring, recordkeeping, and reporting to satisfy WAC 173-401-615(1) & (2), the permit will establish adequate monitoring, recordkeeping and reporting. This is known as gapfilling. Applicable requirements for which this type of gapfilling is proposed can be identified by the note, following the MRRR citation, indicating that at least a portion of the MRRR is from gapfilling.

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Facility-wide Emissions Limitations

This subsection contains applicable emission limitations that apply facility-wide. The facility-wide emission limitations apply to insignificant emissions units. However, monitoring, recordkeeping and reporting requirements are not required for the insignificant emission units because SRCAA has determined that they are not necessary to assure compliance with facility-wide emission limitations. Fiber-Tech is required to certify compliance with the facility-wide emission limitations for insignificant emission units.

The following requirements are included in this section.

Condition II.A.1: All emission units are required to use reasonably available control technology, in accordance with WAC 173-400-040 – STATE/LOCAL ONLY [WAC 173-400-040, 8/20/93] [WAC 173-400-040, 3/1/11] – STATE/LOCAL ONLY

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Condition II.A.2: Visible emissions shall not exceed 20%, as specified in WAC 173-400-040. [WAC 173-400-040(2), 173-400-040(2)(a), & 173-400-040(2)(b), 3/1/11(8/20/93)]

MRRR: Fiber-Tech is required to perform weekly inspections during daylight hours while the facility is operating for the purpose of observing points of visible emissions and PM emissions from all emission units and activities at the facility which are subject to opacity or particulate standards.

The weekly inspections shall be conducted as follows:

1) each inspection shall be conducted from a location(s) with a clear view of each emission source where the sun is not directly in the observer’s eyes. The inspection location(s) shall be at least 15 feet but not more than 0.25 miles from the emission source;
2) the observer shall be educated in the general procedures for determining the presence of visible emissions (i.e., effects on the visibility of emissions caused by background contrast, position of the sun and amount of ambient lighting, and observer position relative to the source and sun);
3) each inspection shall consist of a minimum 15-second visual observation of each emission source to identify those emission sources which exhibit visible emissions; and
4) records shall be kept of each inspection, including the name of the observer, the date and time of the inspection, and the observations made during the inspection. Records shall be kept in accordance Condition I.D.5- Retention of Records, and, upon request, such records shall be made available for inspection by SRCAA staff or other authorized representatives.

If visible emissions are not observed from any emission source at the facility
during the weekly inspection, no additional action is required. If visible emissions are observed from any emission source, the permittee shall take further action according to b).

b) If visible emissions are observed during an inspection or are otherwise observed by the permittee, the permittee shall verify and certify that:

1) the visible emissions or PM emissions are not the result of equipment malfunction, and the equipment, if any, from which the emissions are released, is performing its normal, designed function;
2) the air pollution control equipment, if any, is being operated properly in accordance with normal operating procedures; and
3) if the visible emissions are the result of fugitive emissions, reasonable precautions are being taken to minimize emissions.

If b) 1), b) 2), and/or, b) 3) are not being met, corrective action must be taken as soon as possible, but no later than three days from discovery, to correct the problem. Taking corrective action does not relieve the permittee from complying with the underlying requirement, nor does it relieve the permittee from the obligation to report any permit deviations as required in Condition I.D.7-Prompt Reporting of Deviations.

The permittee shall keep records of any verifications made regarding b) 1), b) 2), and/or b) 3) and a description of any corrective action taken. Records shall be kept in accordance Condition I.D.5- Retention of Records, and, upon request, such records shall be made available for inspection by SRCAA staff or other authorized representatives.

If b) 1), b) 2), and b) 3), are being met, but visible emissions are still observed, the permittee shall take further action according to c).

c) If visible emissions are still observed and b) 1), b) 2), and b) 3) are being met, the permittee shall perform testing according to c) 1).

1) As a means of demonstrating compliance with the visible emissions standard(s), the permittee shall perform, or have performed, RM 9 (July 1, 2009) or Ecology Method 9A (September 20, 2004), whichever is applicable, on the source of the visible emissions. The test shall occur within a reasonable timeframe but no later than 24 hours after discovery of the emissions. If the visible emissions exceed the applicable standard, the permittee shall take timely and appropriate corrective action (as soon as possible, but within 24 hours) to address the problem. The results of the RM 9 or Ecology Method 9A test shall be submitted to SRCAA within two working days of the test.
Condition II.A.3: Visible Emissions shall not equal or exceed 20%, as specified in Regulation I of SRCAA, Section 6.02 - STATE/LOCAL ONLY [SRCAA Regulation I, 6.02, 3/4/04 - STATE/LOCAL ONLY]

MRRR: The same monitoring is required as for Visible Emissions, WAC 173-400-040, in Condition I.A.2. [WAC 173-401-615(1) & (2), 9/16/02] [WAC 173-400-050(1), 11/28/12 (2/19/91)] [WAC 173-400-060, (2/19/91)] [WAC 173-400-060, 1/10/05 - STATE/LOCAL ONLY] [WAC 173-400-105(4), 8/20/03] [WAC 173-400-105(4), 11/28/12 - STATE/LOCAL ONLY] NOTE: This is a gapfilling MRRR.

Condition II.A.4: No person shall cause or permit the emission of particulate matter from any source to be deposited beyond the property under direct control of the owner or operator of the source in sufficient quantity to interfere unreasonably with the use and enjoyment of the property upon which the material is deposited [WAC 173-400-040(3), 3/1/11 - STATE/LOCAL ONLY] [SRCAA Regulation I, Section 6.05.A, 3/4/04(11/12/93)]

MRRR: Fiber-Tech must perform weekly inspections of the facility during daylight hours to verify that fallout is not occurring and must record and investigate complaints received regarding fallout. Potential particulate matter emissions from the facility include dust from baghouse load-outs. Weekly inspections should reasonably assure compliance because Fiber-Tech has a consistent compliance history (i.e., the likelihood of violation is low). During normal operation, fugitive particulate matter is not visible at the facility. If potential violations of the requirement are observed during the weekly inspections and/or as part of the complaint investigation, Fiber-Tech must take timely and appropriate corrective action. Taking corrective action does not relieve Fiber-Tech from the obligation to comply with the underlying emission limitation, nor does it relieve Fiber-Tech from reporting any permit deviations as required in Condition I.D.7-Prompt Reporting of Deviations.

Fiber-Tech must maintain records of each inspection and complaint investigation. Records must include the date and time of the inspection, observations made, the date and time of any complaints received, the date and time of the complaint investigation, the results of complaint investigations, a description of any corrective action taken, and any other information required in permit Condition I.D.1-Records of Required Monitoring Information. Records must be kept in accordance with Condition I.D.5-Retention of Records, and, upon request, such records must be made available for inspection by SRCAA.
staff or other authorized representatives.

For permit conditions that require reasonable precautions to be taken or that call for the use of recognized good practices or procedures or effective control apparatus and measures, examples of reasonable precautions; recognized good practices and procedures; and effective control apparatus and measures are given in the permit.

[WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.A.5: Reasonable precautions must be taken to:

a. Prevent PM from becoming airborne when constructing, altering, repairing, or demolishing buildings, appurtenances, and roads;

b. Prevent tracking of PM onto paved roadways open to the public;

c. Prevent the release of air contaminants, as specific in WAC 173-400-040(3)(a), if located in an attainment area and not impacting a NAA;

d. Prevent PM from becoming airborne when handling, transporting, and/or storing PM; and

e. Prevent fugitive dust from becoming airborne and source must be maintained and operated to minimize emissions.

Prevent fugitive dust from becoming airborne and source must be maintained and operated to minimize emissions.


MRRR: The same monitoring is required as for WAC 173-400-040(3) – Fallout, see Condition II.A.4, above. Fiber-Tech must perform weekly inspections during daylight hours while the emissions unit and/or activity is in operation, investigate complaints, and take corrective action, if problems are identified. A monitoring plan is required and records must be kept. [WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.A.6: Recognized good practices and procedures must be used to reduce odors to a reasonable minimum, in accordance with WAC 173-400-040(5) – STATE / LOCAL ONLY [WAC 173-400-040(5), 1/10/05 - STATE/LOCAL ONLY]

MRRR: The monitoring is the same as required for WAC 173-400-040(3) - Fallout, see Condition II.A.4 above. Fiber-Tech must perform weekly inspections during daylight hours of the emission units at the facility, investigate complaints, and
take corrective action if potential problems are identified. Examples of what are considered recognized good practices and procedures for odors are included in the monitoring condition. [WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.A.7: It shall be unlawful for any person to cause or allow the emission of any air contaminant in sufficient quantities and of such characteristics and duration as is, or is likely to be:

a. Injurious to the health and safety of human, animal or plant life;

b. Injurious or cause damage to property; or

c. Which unreasonably interferes with enjoyment of life and property.

Compliance with this requirement shall be determined per the provisions given in SRCAA Regulation I, Section 6.04 (4/2/10) - STATE / LOCAL ONLY [SRCAA Regulation I, Section 6.04, 4/2/10- STATE/LOCAL ONLY]

MRRR: The monitoring is the same as required for WAC 173-400-040(3) - Fallout, see Condition II.A.4 above. Fiber-Tech must perform weekly inspections during daylight hours of the emission units at the facility, investigate complaints, and take corrective action if potential problems are identified. Examples of what are effective control apparatus and measures to reduce odors are included in the monitoring condition. [WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.A.8: No person shall cause or permit the emission of any air contaminant from any source if it is detrimental to the health, safety, or welfare of any person, or causes damage to property or business. - STATE/LOCAL ONLY [WAC 173-400-040(6), 3/1/11(8/20/93)] [SRCAA Regulation I, Section 6.06.A, 3/4/04-STATE/LOCAL ONLY]

MRRR: The same monitoring is required as for WAC 173-400-040(3) – Fallout, see Condition II.A.4, above. Fiber-Tech must perform weekly inspections during daylight hours while the emissions unit and/or activity is in operation, investigate complaints, and take corrective action, if problems are identified.

In addition, the applicable requirement addressing keeping solvent containing material in sealed containers will assure compliance with this requirement as it applies to fugitive VOC emissions. [WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.A.9: No person shall cause or permit the installation or use of any means which conceals or masks an emission of an air contaminant which would otherwise violate any provisions of Chapter 173-400 WAC - STATE/LOCAL ONLY [WAC 173-400-040(8), 3/1/11(8/20/93)] [SRCAA Regulation I, 6.07.A, 3/4/04-
STATE/LOCAL ONLY

MRRI: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this prohibited activity was conducted during the reporting period.

Condition II.A.10: Particulate matter emissions from combustion and incineration units shall not exceed 0.1 gr/dscf, corrected to 7% oxygen, as specified in WAC 173-400-050(1) & WAC 173-400-050(3). NOTE: The exception in WAC 173-400-050(3) is STATE/LOCAL ONLY. This exception allows for an alternate correction to measured concentrations (other than 7% oxygen) if determined by SRCAA to be representative of normal operations. [WAC 173-400-050(1) & WAC 173-400-050(3), 11/28/12(2/19/91)] NOTE: The exception in WAC 173-400-050(3) is STATE/LOCAL ONLY.

MRRI: No monitoring, recordkeeping, or reporting is required. The only combustion and incineration units that exist at Fiber-Tech are insignificant emission units. SRCAA has determined that testing, monitoring, recordkeeping, and reporting are not necessary for the insignificant emission units at Fiber-Tech to assure compliance with the generally applicable requirements (see section on Insignificant Emission Units for more information).

Condition II.A.11: Particulate matter emissions from general process units must not exceed 0.1 gr/dscf. [WAC 173-400-060, 2/19/91] [WAC 173-400-060, 1/10/05 – STATE/LOCAL ONLY]

MRRI: Because of the general correlation between particulate matter emissions and visible emissions (i.e., visible emissions are an indicator of particulate matter), monitoring focuses on identifying visible emissions. Fiber-Tech must perform weekly inspections during daylight hours for the purpose of identifying visible emissions. Weekly inspections should reasonably assure compliance because Fiber-Tech has a consistent compliance history and because the facility runs at a fairly consistent production rate. Particulate matter from emission units at the facility should be low because all of the emission units that emit particulate matter are equipped with air pollution control equipment (e.g., dry filtration on gel coat application process and baghouses on wood working equipment).

None of the emission units subject to this requirement have been source tested for particulate in the past, so there is not an established relationship between particulate emissions and opacity for the units. However, the “no visible emissions” (a.k.a., “smoke / no smoke”) concept is acceptable monitoring for the particulate emission standard because SRCAA is of the opinion that something will be visible before a compliance problem exists.

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If visible emissions are observed during an inspection or are otherwise observed by the permittee, the permittee shall verify and certify that:

1) the visible emissions or PM emissions are not the result of equipment malfunction, and the equipment, if any, from which the emissions are released, is performing its normal, designed function;
2) the air pollution control equipment, if any, is being operated properly in accordance with normal operating procedures; and
3) if the visible emissions are the result of fugitive emissions, reasonable precautions are being taken to minimize emissions.

If 1), 2), and/or 3) are not being met, corrective action must be taken as soon as possible, but no later than three days from discovery, to correct the problem. Taking corrective action does not relieve the permittee from complying with the underlying requirement, nor does it relieve the permittee from the obligation to report any permit deviations as required in Condition I.D.7 - Prompt Reporting of Deviations.

The permittee shall keep records of any verifications made regarding 1), 2), and/or 3) and a description of any corrective action taken. Records shall be kept in accordance Condition I.D.5 - Retention of Records, and, upon request, such records shall be made available for inspection by SRCAA staff or other authorized representatives.

If 1), 2), and 3), are being met, but visible emissions are still observed, the permittee shall take further action according to c).

If visible emissions are still observed and 1), 2), and 3) are being met, the permittee shall perform, or have performed, RM 5 (July 1, 2012) on the source of the emissions. The test shall occur within a reasonable timeframe but no later than 30 days after discovery of the emissions. The results of the RM 5 test shall be submitted to SRCAA as soon as possible but no later than 45 days after the testing. If measured emissions exceed the applicable standard, the permittee shall take appropriate and timely corrective action to address the problem.

[WAC 173-401-615(1) & (2), 9/16/02] [WAC 173-400-050(1), 11/28/12 (2/19/91)] [WAC 173-400-060, (2/19/91)] [WAC 173-400-060, 1/10/05 – STATE/LOCAL ONLY] [WAC 173-400-105(4), 8/20/93] [WAC 173-400-105(4), 11/28/12 – STATE/LOCAL ONLY] NOTE: This is a gapfilling MRRR.

Condition II.A.12: SO2 emissions from each unit shall not exceed 1000 ppm on a dry basis, corrected to 7% oxygen, as specified in WAC 173-400-040(7).
MRRR: No monitoring, recordkeeping, or reporting is required. The only emission units that emit SO2 at Fiber-Tech are insignificant emission units. SRCAA has determined that testing, monitoring, recordkeeping, and reporting are not necessary for the insignificant emission units at Fiber-Tech to assure compliance with the generally applicable requirements (see section on Insignificant Emission Units for more information).

Condition II.A.13: No use of excess stack height or dispersion techniques to meet ambient air quality standards or PSD increments except as allowed under WAC 173-400-200. [WAC 173-400-200, 1/10/05]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this prohibited activity was conducted during the reporting period.

Condition II.A.14: No varying of emissions according to atmospheric conditions or ambient concentrations except as allowed under WAC 173-400-205. [WAC 173-400-205, 2/19/91]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this prohibited activity was conducted during the reporting period.

Condition II.A.15: No outdoor burning, except as allowed under Chapter 173-425 WAC and/or Regulation I of SRCAA, Section 6.01 [Chapter 173-425 WAC, 3/13/00(10/18/90)] [SRCAA Regulation I, Section 6.01, 11/6/08 - STATE/LOCAL ONLY]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this prohibited activity was conducted during the reporting period.

Condition II.A.16: Handling and use of ozone-depleting substances must be in accord with 40 CFR Part 82. [40 CFR Part 82, July 1, 2006]

MRRR: Additional monitoring, recordkeeping, and reporting requirements are not necessary to assure compliance with this condition, because the monitoring, recordkeeping, and reporting requirements are included with the applicable requirement (i.e., 40 CFR Part 82, July 1, 2006). As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making
a reasonable inquiry to determine if this requirement was met during the reporting period.

**Gel Coat & Fiberglass Lamination Emissions Limitations**

This portion of the permit lists the requirements for Gel Coat & Fiberglass Lamination Operations. The specific emissions units covered in this section of the permit are given in Table 1 on Page 5-6. Both the gel coat and fiberglass lamination operations are subject to the requirements in Notice of Construction #706. In addition, Fiber-Tech is subject to the requirements given in 40 CFR Part 63, Subpart WWWW, “National Emission Standards for Hazardous Air Pollutants: Reinforced Plastic Composites Production.” Subpart WWWW applies to the open molding process, mixing, cleaning of equipment used in the reinforced plastic composites manufacture, HAP-containing materials storage, and repair operations on parts manufactured at Fiber-Tech.

The general requirements listed in the facility-wide emissions limitations subsection (Section II.A) are re-listed in this section only if additional monitoring beyond that required in Section II.A is necessary to assure compliance; however, they are still applicable to the above sources. The following requirements are included in this section.

**Condition II.B.1:** All equipment associated with the fiberglass reinforced plywood operation shall be maintained in good operating condition (i.e. gelcoating equipment; lamination equipment, exhaust fans, filters, etc.) [NOC #706 Condition #5, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

**MRRR:** The permittee shall develop and follow an operation and maintenance plan for the gel coat and lamination operations. The following records shall be kept in accordance with Condition II.D.1 – Records of Required Monitoring Information and Condition II.D.5 – Retention of Records and, upon request, shall be made available to SRCAA staff or other authorized representatives.

1. Date and nature of all maintenance activities performed on process equipment;
2. Gel coat filter records, including the following:
   i. Dates when filters are replaced;
   ii. Changes in type of gelcoating process filter media; and
   iii. Vendor data that includes capture efficiency; and
3. Manufacturer’s or other data on the gel coat spray equipment that verifies its transfer efficiency.

[NOC #706, Condition #4 & #15, 9/15/01 as revised on 3/22/07, 7/26/07, and 12/8/10]
Condition II.B.2: The fans along the north side of the building and the gelcoat application process exhaust stacks shall exhaust a minimum of 39 feet above the ground and shall exhaust vertically. There shall be no flow obstructions (horizontal exhausting elbows, tees, or “china” caps, etc…) at the top of the stacks that impede vertical flow of the exhaust. [NOC #706 Condition #6, 9/5/2001 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: Fiber-Tech submitted written verification (letter from Roger Mola dated 9/20/02) to confirm that the stack is at least 39’ above the ground and exhausts vertically. Unless changes are made to the stack, the stack height and exhaust configuration should not change. Therefore, no monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this condition was met during the reporting period.

Condition II.B.3: Visible emissions from any process stack, including the four north side fan stacks, shall not exceed 10% opacity during any six-minute average. [NOC #706 Condition #11, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: The monitoring is the same as for Condition II.A.2. Fiber-Tech must perform weekly inspections during daylight hours, while the facility is operating, for the purpose of identifying potential visible emissions standard violations. Weekly inspections should reasonably assure compliance because Fiber-Tech has a consistent compliance history (i.e., the likelihood of violation is low) and because particulate emissions from the gel coat spray application process are controlled with dry filters.

In addition to the weekly inspections, Fiber-Tech is required to prepare and implement an operation & maintenance plan for the gel coat and lamination operations, which covers the gel coat spray application process (see MRRR associated with Condition II.B.1 for description of O&M requirement).

[NOC #706, Condition #4 & #15, 9/15/01 as revised on 3/22/07, 7/26/07, and 12/8/10] [WAC 173-401-615(1) & (2), 9/16/02] - portions of this MRRR are gapfilled.

Condition II.B.4: The gelcoat application process exhaust filters must be designed to capture the gel coat overspray. The filters must completely cover the openings to the exhaust ducting such that no gaps, leaks, etc. exist. Filters must be replaced as often as required in order to prevent sagging of the filter media and break through of gelcoat particulate. [NOC #706 Condition #7, 9/5/2001 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: The monitoring is the same as for Condition II.B.3. Monitoring involves weekly inspections and proper operation & maintenance. [NOC #706, Condition #4 & #15, 9/15/01 as revised on 3/22/07, 7/26/07, and 12/8/10] [WAC 173-401-615(1)
Condition II.B.5: Fiber-Tech shall use the gelcoat application equipment installed in 2006 or another SRCAA approved application method. [NOC #706, Condition #8, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: As part of the required records, Fiber-Tech is required to keep manufacturer's or other data on the gel coat spray equipment that verifies its transfer efficiency. In addition, as with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this condition was met during the reporting period. [NOC #706, Condition #4 & #15, 9/15/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

Condition II.B.6: The use of Methylene Chloride is prohibited in any operation at the facility. [NOC #706, Condition #9, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this prohibited activity was conducted during the reporting period. Fiber-Tech discontinued usage of methylene chloride as solvent in October 1998, when their methylene chloride tank was removed.

Condition II.B.7: Total VOCs and styrene emissions shall not exceed 81.4 tons per calendar year. [NOC #706, Condition #8, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: Fiber-Tech is required to keep the following records in accordance with Condition I.D.1 – Records of Required Monitoring Information and Condition I.D.5 – Retention of Records and, upon request, shall be made available to SRCAA staff or other authorized representatives:

a) Material Safety Data Sheets (MSDS) and/or Certified Product Data Sheets (CPDS), and/or batch information data sheets (BIDS) or other data sheets which clearly indicate the VOC and styrene content (SARA reporting information) and toxic air pollutant data of each of the materials used;

b) Records of recycled materials (including the volume recycled); and

c) Amount of each process material (gelcoat, resin, catalyst, adhesive, and solvent, etc.) used each year.

[NOC #706, Condition #15, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

Condition II.B.8: All solvents containing volatile organic compounds (VOC) or volatile toxic air pollutants (TAPs), flushed through spray equipment during equipment cleaning shall be collected in closed containers without atomization of the solvent into the air. [NOC #706, Condition #12, 9/5/01 as revised on 3/22/07, 7/26/07, and
The monitoring is the same as required for Condition II.A.4. Fiber-Tech must perform weekly inspections during daylight hours to check if all solvents flushed through spray equipment during cleaning are collected in closed containers and take corrective action, if problems are identified. [WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.B.9: All process materials (resins, styrene, gelcoat, solvents, waste materials, shop towel, etc.) containing VOCs or volatile TAPs, shall be kept in closed containers. No solvents containing VOCs or volatile TAPs shall be disposed of by allowing them to evaporate. [NOC #706, Condition #13, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

The monitoring is the same as required for Condition II.A.4. Fiber-Tech must perform weekly inspections during daylight hours to check if all process materials containing VOCs or volatile TAPs are kept in closed containers and take corrective action, if problems are identified. [WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.B.10: Spills of materials, associated with the gel coat spray application process or fiberglass lamination operation, containing VOC or volatile TAPs shall be cleaned up upon discovery, and the waste shall be stored in closed containers. [NOC #706, Condition #14, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

The monitoring is the same as required for Condition II.A.4. Fiber-Tech must perform weekly inspections during daylight hours to check if all spills containing VOC or volatile TAPs are cleaned up upon discovery and the waste is stored in closed containers. If problems are identified, corrective action must be taken. [WAC 173-401-615(1) & (2), 9/16/02] NOTE: This is a gapfilling MRRR.

Condition II.B.11: A copy of the revised Notice of Construction #706 application and the final order of approval shall be kept on site and made available to SRCAA personnel upon request. [NOC #706, Condition #2, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Condition II.B.12: The permittee shall not build, erect, install, or use any article, machine, equipment, or process to conceal an emission that would otherwise be in noncompliance with a relevant standard under 40 CFR Part 63. [40 CFR § 63.4(b), 4/5/02] [WAC 173-400-075, 11/18/12] [NOC #706, Condition #10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

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MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Condition II.B.13: At all times, including periods of startup, shutdown, and malfunction, the permittee must operate and maintain any affected source under 40 CFR 63, including associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing emissions, according to the provisions of 40 CFR § 63.6(e), 2006. [40 CFR § 63.5835(c), 4/20/06] [40 CFR § 63.6(e), 4/20/06] [WAC 173-400-075, 11/28/12] [NOC #706, Condition #10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: The monitoring is the same as for Condition II.B.1. Fiber-Tech is required to develop and follow an operation and maintenance plan for the gel coat and lamination operations and keep records of maintenance performed. [NOC #706, Condition #4 & #15, 9/15/01 as revised on 3/22/07, 7/26/07, and 12/8/10] [WAC 173-401-615(1) & (2), 9/16/02]

Condition II.B.14: The open molding and repair operations shall meet the applicable annual average organic HAP emissions limits in Table 3 to Subpart WWWW of Part 63 at all times, including periods of startup, shutdown, or malfunction. Production resins that must meet military specifications are allowed to meet the organic HAP limit contained in that specification, provided that the requirements given in 63.5790(d), 8/25/05 are met. [40 CFR § 63.5805(b), 8/25/05] [40 CFR § 63.5805(g), 8/25/05] [40 CFR § 63.5835(a), 4/20/06] [40 CFR § 63.5900(c), 4/20/06] [40 CFR § 63.5790(d), 8/25/05] [WAC 173-400-075, 11/28/12] [NOC #706, Condition #10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: The MRRR for this condition are outlined in the reinforced plastic composites MACT, given in 40 CFR, Subpart WWWW. Fiber-Tech is required to use one of the following methods in paragraphs (a) through (d) below to meet the HAP emissions limits. Currently, Fiber-Tech is using option a), where all materials meet the individual HAP emissions limit (i.e., compliant coating option). However, they could switch to another compliance method in the future.

a) Meet the individual organic HAP emissions limit for each operation, given in Table 3 to Subpart WWWW of Part 63, according to the procedure given in 40 CFR § 63.5810(a);

b) Demonstrate compliance using the HAP emissions factor averaging option, according to the procedure given in 40 CFR § 63.5810(b);

c) Meet the organic HAP emissions limits for one operation type, and use the

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same resin(s) for all operations of that resin type, according to the procedure
given in 40 CFR §63.5810(c); or

d) Use resins and gel coats that do not exceed the maximum organic HAP
contents shown in Table 3 to Subpart WWWW of Part 63.

All monthly calculations required under options (b) and (c) must be completed
within 30 days after the end of each month. The permittee may switch between
the compliance options in (a) through (d) above. When the permittee changes to
a compliance option based on a 12-month rolling average, the permittee must
base the average on the previous 12 months of data calculated using the
compliance option currently being used (i.e., the new compliance option), unless
the compliant materials option was used, as described in paragraph (d). In this
case, the permittee must immediately begin collecting resin and gel coat use
data and demonstrate compliance 12 months after changing options.

Fiber-Tech is required to keep required records and submit a semi-annual
compliance report to EPA and SRCAA which states if there were any deviations
from the HAP emission limitations.

[40 CFR §63.5810, 5840, & 5860, 8/25/05] [40 CFR §63.5895, 8/25/05] [40 CFR
§63.5910, 8/25/05] [40 CFR §63.5900, 4/20/06] [40 CFR §63.10(b)(1) and
(b)(2)(xiv), 4/20/06] [40 CFR §63.5915 & 5920, 8/25/05] [WAC 173-400-075,
11/28/12]

Condition II.B.15: The permittee may not use cleaning solvents that contain HAP (hazardous air
pollutants, as designated under Title I of the Federal Clean Air Act), 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(b) & (g), 8/25/05] [40 CFR § 63.5835(a), 4/20/06] [40
CFR § 63.5900(c), 4/20/06] [WAC 173-400-075, 11/28/12] [NOC #706, Condition
#10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRI: The MRRR for this condition are outlined in the reinforced plastic composites
MACT, given in 40 CFR, Subpart WWWW. Fiber-Tech is required to submit a
semi-annual monitoring report to EPA and SRCAA which states if they met all of
the work practice standards during the reporting period (Condition II.B.15 is
considered a work practice standard). Fiber-Tech is also required to keep
records for five years, including a certified statement that they are in compliance
with the work practice requirements given in Conditions 76-80. [40 CFR
§63.5910, 8/25/05] [40 CFR §63.5900, 4/20/06] [40 CFR §63.10(b)(1) and
(b)(2)(xiv), 4/20/06] [40 CFR §63.5915 & 5920, 8/25/05] [WAC 173-400-075,
11/28/12]
Condition II.B.16: The permittee must keep containers that store HAP-containing materials closed or covered except during the addition or removal of materials. Bulk HAP-containing storage tanks may be vented as necessary for safety. [63.5805(b), 8/25/05] [40 CFR § 63.5805(g), 8/25/05] [40 CFR § 63.5835(a), 4/20/06] [40 CFR § 63.5900(c), 4/20/06] [WAC 173-400-075, 11/28/12] [NOC #706, Condition #10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: The MRRR for this condition are outlined in the reinforced plastic composites MACT, given in 40 CFR, Subpart WWWW and are the same as for Condition II.B.15. Fiber-Tech is required to submit a semi-annual monitoring report and keep records. [40 CFR §63.5910, 8/25/05] [40 CFR §63.5900, 4/20/06] [40 CFR §63.10(b)(1) and (b)(2)(xiv), 4/20/06] [40 CFR §63.5915 & 5920, 8/25/05] [WAC 173-400-075, 11/28/12]

Condition II.B.17: The permittee must use mixer covers with no visible gaps present in the mixer covers, except that gaps of up to 1 inch are permissible around mixer shafts and any required instrumentation. [40 CFR § 63.5805(b), 8/25/05] [40 CFR § 63.5805(g), 8/25/05] [40 CFR § 63.5835(a), 4/20/06] [40 CFR § 63.5900(c), 4/20/06] [WAC 173-400-075, 11/28/12] [NOC #706, Condition #10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: The MRRR for this condition are outlined in the reinforced plastic composites MACT, given in 40 CFR, Subpart WWWW and are the same as for Condition II.B.15. Fiber-Tech is required to submit a semi-annual monitoring report and keep records. [40 CFR §63.5910, 8/25/05] [40 CFR §63.5900, 4/20/06] [40 CFR §63.10(b)(1) and (b)(2)(xiv), 4/20/06] [40 CFR §63.5915 & 5920, 8/25/05] [WAC 173-400-075, 11/28/12]

Condition II.B.18: The permittee must close any mixer vents when actual mixing is occurring, except that venting is allowed during addition of materials, or as necessary prior to adding materials or opening the cover for safety. [40 CFR § 63.5805(b), 8/25/05] [40 CFR § 63.5805(g), 8/25/05] [40 CFR § 63.5835(a), 4/20/06] [40 CFR § 63.5900(c), 4/20/06] [WAC 173-400-075, 11/28/12] [NOC #706, Condition #10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]

MRRR: The MRRR for this condition are outlined in the reinforced plastic composites MACT, given in 40 CFR, Subpart WWWW and are the same as for Condition II.B.15. Fiber-Tech is required to submit a semi-annual monitoring report and keep records. [40 CFR §63.5910, 8/25/05] [40 CFR §63.5900, 4/20/06] [40 CFR §63.10(b)(1) and (b)(2)(xiv), 4/20/06] [40 CFR §63.5915 & 5920, 8/25/05] [WAC 173-400-075, 11/28/12]

Condition II.B.19: The permittee must keep the mixer covers closed while actual mixing is occurring except when adding materials or changing covers to the mixing vessels. [40 CFR § 63.5805(b), 8/25/05] [40 CFR § 63.5805(g), 8/25/05] [40 CFR § 63.5835(a), 4/20/06] [40 CFR § 63.5900(c), 4/20/06] [WAC 173-400-075, 11/28/12] [NOC #706, Condition #10, 9/5/01 as revised on 3/22/07, 7/26/07, and 12/8/10]
MRRR: The MRRR for this condition are outlined in the reinforced plastic composites MACT, given in 40 CFR, Subpart WWWW and are the same as for Condition II.B.15. Fiber-Tech is required to submit a semi-annual monitoring report and keep records. [40 CFR §63.5910, 8/25/05] [40 CFR §63.5900, 4/20/06] [40 CFR §63.10(b)(1) and (b)(2)(xiv), 4/20/06] [40 CFR §63.5915 & 5920, 8/25/05] [WAC 173-400-075, 11/28/12]

Some conditions from 40 CFR Subpart WWWW and NOC #706 are no longer applicable because they are one-time requirements that have been satisfied. These conditions are listed below and are not included in the Fiber-Tech’s operating permit. In addition to the requirements listed below, the requirements from the Assurance of Discontinuance and associated Compliance Plan are not included in the permit because they have all been met.

<table>
<thead>
<tr>
<th>CITATION</th>
<th>DESCRIPTION</th>
<th>REASON NOT INCLUDED IN THE PERMIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR §63.5905, 4/21/03</td>
<td>Initial notification and compliance status report</td>
<td>Fiber-Tech submitted the initial notification to SRCAA on July 31, 2003. The notification of compliance status report was submitted to SRCAA on April 13, 2006. This is a one-time requirement that has been met.</td>
</tr>
<tr>
<td>NOC #706, Condition 1, 9/5/01 as revised on 3/22/07 and 7/26/07</td>
<td>Initial notification of when fan exhausts have been extended</td>
<td>Fiber-Tech notified SRCAA via e-mail on 10/24/07 that the work was being completed during that week.</td>
</tr>
</tbody>
</table>

Wood Working/Dust Collection Emission Limitations

This portion of the permit lists the requirements for Wood Working / Dust Collection operations. The specific emissions units covered in this section of the permit are given in Table 2 on Page 6. This area is subject to the requirements in Notices of Construction #714 and #1404. These two Notices of Construction cover the installation and operation of two baghouses, both located outside Building #25. Both baghouses control the dust from wood working equipment at Fiber-Tech.

The general requirements listed in the facility-wide emissions limitations subsection (Section II.A) are re-listed in this section only if additional monitoring beyond that required in Section II.A is necessary to assure compliance; however, they are still applicable to the above sources.

The following requirements are included in this section.

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Condition II.C.1: #1-4 – 4A: Particulate matter emissions from the baghouse approved under NOC #714 shall not exceed 0.01 grains per dry standard cubic foot of exhaust flow. [NOC #714 Condition #2, 12/18/1995]

MRRR: Because of the general correlation between particulate matter emissions and visible emissions (i.e., visible emissions are an indicator of particulate matter), monitoring focuses on identifying visible emissions. Fiber-Tech must perform weekly inspections during daylight hours for the purpose of identifying visible emissions. Inspections are only required weekly because the baghouse has a consistent compliance history. However, since baghouses tend to have catastrophic breakdowns (i.e., bag breaks, etc.), periodic inspections are important for identifying visible emissions, which are an indicator of problems with the baghouse.

The baghouse has not been source tested for particulate in the past, so there is not an established relationship between particulate emissions and opacity for the units. However, the “no visible emissions” (a.k.a., “smoke / no smoke”) concept is acceptable monitoring for the particulate emission standard because SRCAA is of the opinion that something will be visible before a compliance problem exists.

If visible emissions are observed during an inspection or are otherwise observed, Fiber-Tech shall verify and certify that:

1) the visible emissions or PM emissions are not the result of equipment malfunction, and the equipment, if any, from which the emissions are released, is performing its normal, designed function;
2) the air pollution control equipment, if any, is being operated properly in accordance with normal operating procedures; and
3) if the visible emissions are the result of fugitive emissions, reasonable precautions are being taken to minimize emissions.

If 1), 2), and/or 3) are not being met, corrective action must be taken as soon as possible, but no later than three days from discovery, to correct the problem. Taking corrective action does not relieve Fiber-Tech from complying with the underlying requirement, nor does it relieve Fiber-Tech from the obligation to report any permit deviations as required in Condition I.D.7-Prompt Reporting of Deviations.

Fiber-Tech must keep records of any verifications made regarding 1), 2), and/or 3) and a description of any corrective action taken. Records shall be kept in accordance Condition I.D.5- Retention of Records, and, upon request, such records shall be made available for inspection by SRCAA staff or other authorized representatives.
If 1), 2), and 3), are being met, but visible emissions are still observed, Fiber-Tech shall take further action according to c).

If visible emissions are still observed and 1), 2), and 3) are being met, Fiber-Tech shall perform shall perform, or have performed, RM 5 (July 1, 2012) on the source of the emissions. The test shall occur within a reasonable timeframe but no later than 30 days after discovery of the emissions. The results of the RM 5 test shall be submitted to SRCAA as soon as possible but no later than 45 days after the testing. If measured emissions exceed the applicable standard, the permittee shall take appropriate and timely corrective action to address the problem.

In addition, Fiber-Tech must properly operate and maintain the baghouse, prepare and implement an operation and maintenance plan, maintain the pressure drop within the acceptable range, and keep monitoring and maintenance records. If the equipment is properly maintained and operated, the particulate matter emission limit should be met.

[NOC #714, Conditions #3 & #7, 12/18/95] [WAC 173-401-615(1) & (2), 9/16/02] – portions of this MRRR are gapfilling

Condition II.C.2:#1-4 – 4A: The baghouse shall be maintained in good operating condition. [NOC #714, Condition #3, 12/18/95]

MRRR: Fiber-Tech is required to properly operate and maintain the baghouse, which includes:

a) Following manufacturer operation and maintenance manuals, if available;

b) If manufacturer operation and maintenance manuals are not available, implementing procedures necessary to properly maintain the equipment, including but not limited to proper maintenance of all motors, fans, bags or cartridges, etc…;

c) Maintaining a pressure drop within the range of 1 - 8 inches of water; and

d) Implementing procedures to ensure that particulate emissions to the air are minimized during dust bin or hopper clean out and during filter media cleaning or changing.

Fiber-Tech is required to develop and follow an operation and maintenance plan that includes, at a minimum, items a) through d) above.

Fiber-Tech is required to conduct daily checks of the baghouse pressure drop. If the baghouse pressure drop is outside of the range given in c) above, corrective action must be taken as soon as possible, but no later than three days from discovery, to correct the problem. Taking corrective action does not relieve Fiber-Tech from the obligation to report any permit deviations as required in Condition
I.D.7 – Prompt Reporting of Deviations.

Fiber-Tech must keep the following records in accordance with Condition I.D.1 – Records of Required Monitoring Information and Condition I.D.5 – Retention of Records and, upon request, shall be made available to SRCAA staff or other authorized representatives.

1. Maintenance records for the baghouse, including the following:
   i. Logs of actual maintenance inspections and observations made during inspections;
   ii. Dates and nature of any other maintenance activities performed; and
   iii. Times and dates of bag/cartridge failures and change outs and position of the replaced bags.

2. Records of the daily baghouse pressure drop readings and any corrective actions taken as a result of the readings.

[NOC #714, Conditions #3 & #7, 12/18/95] [WAC 173-401-615(1) & (2), 9/16/02]

Condition II.C.3:#1-4 – 4A: The baghouse may only be bypassed in the event of an emergency. The bypass may continue only as long as it takes to shut down the emission sources feeding into the system. [NOC #714, Condition #4, 12/18/95]

MRRR: The monitoring is the same as required for Condition II.C.2. Fiber-Tech must properly operate and maintain the baghouse, prepare and implement an operation and maintenance plan, monitor the baghouse pressure drop, and keep monitoring and maintenance records. If the baghouses are properly operated and maintained, occurrences when the baghouses are bypassed will be minimized.

[NOC #714, Conditions #3 & #7, 12/18/95] [WAC 173-401-615(1) & (2), 9/16/02] – portions of this MRRR are gapfilled

Condition II.C.4: #1-4 – 4A: The permittee shall minimize fugitive emissions to the outside by:
   a. Keeping the load out area and roadway clean;
   b. Having an employee present during load out; and
   c. Enclosing the load out area to the extent possible.

[NOC #714, Condition #5, 12/18/95]

MRRR: Fiber-Tech is required to properly operate and maintain the baghouse and the respective wood-waste bins and load-outs, which includes implementing reasonable precautions to prevent fugitive dust from becoming airborne from the processing equipment, transfer points, parking areas, and other sources of particulate matter and to ensure that particulate emissions to the air are minimized during dust bin or hopper clean out and during filter media cleaning or changing. An O&M plan and maintenance records are required to ensure that
the baghouse is properly operated and maintained.

[NOC #714, Conditions #3 & #7, 12/18/95] [WAC 173-401-615(1) & (2), 9/16/02] – portions of this MRRR are gapfilled

Condition II.C.5: #1-4 – 4A: Visible emissions from the load out area, baghouse exhaust, and collection bin vents shall not exceed 5%. [NOC #714, Condition #6, 12/18/95]

MRRR:
The same monitoring is required as for the facility-wide visible emissions requirement given in Condition II.A.2. Fiber-Tech must perform weekly inspections during daylight hours while the facility is in operation for the purpose of identifying visible emissions.

Inspections are only required weekly because the baghouse has a consistent compliance history. However, since baghouses tend to have catastrophic breakdowns (i.e., bag breaks, etc.), periodic inspections are important for assuring compliance with the visible emissions standard.

In addition, Fiber-Tech must properly operate and maintain the equipment, prepare and implement an operation and maintenance plan, monitor the baghouse pressure drop, and keep monitoring and maintenance records. If the equipment is properly maintained and operated, the opacity standard should be met.

Opacity from a baghouse should not be higher than 5-10%, unless there is some type of malfunction. Typically, baghouses do not slowly degrade. Instead, they have some type of catastrophic failure (e.g., bag break, etc.). Based on engineering judgment, if the baghouse is properly operated and maintained, the opacity should not exceed 5%.

[NOC #714, Conditions #3 & #7, 12/18/95] [WAC 173-401-615(1) & (2), 9/16/02] – portions of this MRRR are gapfilling

Condition II.C.6: #1-4 – 4A: Proper procedures shall be used to ensure that particulate emissions are minimized during dust bin or hopper clean out, filter media cleaning or changing, or in any other phase of operations. Particulate collection for disposal shall not be attempted during periods of high wind unless a SRCAA approved enclosure shields the process from the wind. [NOC #714, Condition #7, 12/18/95]

MRRR:
Fiber-Tech is required to properly operate and maintain the baghouse and wood-waste bins and load-outs, which includes implementing procedures to ensure that particulate emissions to the air are minimized during dust bin or hopper clean out and during filter media cleaning or changing. An O&M plan and maintenance records are required to ensure that the baghouse is properly operated and maintained.
Condition II.C.7: A copy of the NOC #714 application forms and conditions of approval shall be posted near the baghouse for review by SRCAA staff. [NOC #714, Condition #10, 12/18/95]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Condition II.C.8: Damaged and/or used filters shall be handled and disposed of in a manner that will not contribute to an increase of particulate matter (i.e., fugitive dust). [NOC #714, Condition #12, 12/18/95]

MRRR: Fiber-Tech is required to properly operate and maintain the baghouse, which includes implementing procedures to ensure that particulate emissions to the air are minimized during dust bin or hopper clean out and during filter media cleaning or changing. An O&M plan and maintenance records are required to ensure that the baghouse is properly operated and maintained. [NOC #714, Conditions #3 & #7, 12/18/95] [WAC 173-401-615(1) & (2), 9/16/02] – portions of this MRRR are gapfilled.

Condition II.C.9: A copy of the NOC #1404 application and the conditions of approval shall be kept on site and made available to SRCAA personnel upon request. [NOC #1404, Condition 3, 10/2/07]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Condition II.C.10: The sizing / trim saw approved under NOC #1404 shall be vented to the Torit baghouse whenever the saw is in operation. The baghouse shall be operated whenever the saw is in operation. [NOC #1404, Condition 4, 10/2/07]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Condition II.C.11: The baghouse approved under NOC #1404 shall be maintained in good operating condition. [NOC #1404, Condition 5, 10/2/07]

MRRR: Fiber-Tech is required to develop an operation and maintenance (O&M) plan which provides a description of how the dust collector approved under NOC
#1404 will be operated to minimize air emissions. Manufacturers' O&M manuals may be referenced. The most recent O&M plan developed must be kept on site and made available to SRCAA personnel at the time of the initial compliance inspection. The O&M plan shall at a minimum include:

a) Normal operating parameters for the baghouse, including acceptable pressure drop range for the baghouse;
b) Maintenance schedule for the baghouse;
c) Monitoring and record keeping requirements for the baghouse;
d) Corrective actions for abnormal baghouse operation;
e) Proper procedures to be used to ensure that particulate emissions are minimized during filter media cleaning, changing, and disposal; and
f) Proper procedures to be used to ensure that particulate emissions are minimized during handling and transfer of particulate collected in the baghouse hopper.

Records must be kept of all monitoring and maintenance performed on the baghouse, including time and dates of bag failures, bag change outs, and position of replaced bags. The records shall be kept in accordance with Condition I.D.1 – Records of Required Monitoring Information and Condition I.D.5 – Retention of Records and, upon request, shall be made available to SRCAA staff or other authorized representatives.

[NOC #1404, Conditions 5 & 6, 10/2/07]

Condition II.C.12: Visible emissions from the baghouse exhaust approved under NOC #1404 shall not exceed 10%. [NOC #1404, Condition 7, 10/2/07]

MRRR: The same monitoring is required as for the facility-wide visible emissions requirement given in Condition II.A.2. Fiber-Tech must perform weekly inspections during daylight hours while the facility is in operation for the purpose of identifying visible emissions.

Inspections are only required weekly because the baghouse has a consistent compliance history. However, since baghouses tend to have catastrophic breakdowns (i.e., bag breaks, etc.), periodic inspections are important for assuring compliance with the visible emissions standard.

In addition, Fiber-Tech must properly operate and maintain the equipment, prepare and implement an operation and maintenance plan, monitor the baghouse pressure drop, and keep monitoring and maintenance records. If the equipment is properly maintained and operated, the opacity standard should be met.
Opacity from a baghouse should not be higher than 5-10%, unless there is some type of malfunction. Typically, baghouses do not slowly degrade. Instead, they have some type of catastrophic failure (e.g., bag break, etc.). Based on engineering judgment, if the baghouse is properly operated and maintained, the opacity should not exceed 10%.

[NOC #1404, Conditions 5 & 6, 10/2/07] [WAC 173-401-615(1) & (2), 9/16/02] – portions of this MRRR are gapfilled.

Condition II.C.13: The particulate emission concentration from the baghouse exhaust (including noncondensible particulate) approved under NOC #1404 shall not exceed 0.01 grains per dry standard cubic foot of exhaust gas. SRCAA may require testing for this limit at any time, including but not limited to, occasions when the opacity limit, specified in Condition II.C.12, is exceeded. [NOC #1404, Condition 8, 10/2/07]

MRRR: Because of the general correlation between particulate matter emissions and visible emissions (i.e., visible emissions are an indicator of particulate matter), monitoring focuses on identifying visible emissions. Fiber-Tech must perform weekly inspections during daylight hours for the purpose of identifying visible emissions. Inspections are only required weekly because the baghouse has a consistent compliance history. However, since baghouses tend to have catastrophic breakdowns (i.e., bag breaks, etc.), periodic inspections are important for identifying visible emissions, which are an indicator of problems with the baghouse.

The baghouse has not been source tested for particulate in the past, so there is not an established relationship between particulate emissions and opacity for the units. However, the “no visible emissions” (a.k.a., “smoke / no smoke”) concept is acceptable monitoring for the particulate emission standard because SRCAA is of the opinion that something will be visible before a compliance problem exists.

If visible emissions are observed during an inspection or are otherwise observed, Fiber-Tech is required to take the actions described in the MRRR associated with Condition II.C.1.

In addition, Fiber-Tech must properly operate and maintain the baghouse, prepare and implement an operation and maintenance plan, maintain the pressure drop within the acceptable range, and keep monitoring and maintenance records. If the equipment is properly maintained and operated, the particulate matter emission limit should be met.

Condition II.C.14: Particulate matter spilled or deposited near the baghouse approved under
NOC #1404 shall be immediately removed upon discovery. The deposition of particulate matter onto the property of others, or beyond the property line, is prohibited. [NOC #1404, Condition 9, 10/2/07]

MRRR: Fiber-Tech is required to property operate and maintain the baghouse, which includes implementing proper procedures to be used to ensure that particulate emissions are minimized during handling and transfer of particulate collected in the baghouse hopper. [NOC #1404, Conditions 5 & 6, 10/2/07]

Condition II.C.15: The exhaust stack for the baghouse shall have a minimum height of 24.5 feet above the ground and shall exhaust vertically. No elbows, tees, or stack caps that impede the upward, vertical flow of exhaust shall be installed at the end of the vent. [NOC #1404, Condition 10, 10/2/07]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Condition II.C.16: SRCAA shall be notified of any applicable upset conditions, breakdowns, or failures associated with the baghouse approved under NOC #1404. The notification shall occur within 24 hours of the occurrence and in accordance with WAC 173-400-107 and SRCAA Regulation I, Section 6.08. [NOC #1404, Condition 11, 10/2/07]

MRRR: No monitoring is required. As with all permit terms, Fiber-Tech must certify compliance with this condition annually, which includes making a reasonable inquiry to determine if this requirement was met during the reporting period.

Certain conditions of the approved Notice of Constructions NOC #714 and NOC #1404 are no longer applicable, either because they are one time requirements that have been satisfied, or because of rule changes they are no longer applicable. These conditions are listed below and are not included in Fiber-Tech's operating permit.

<table>
<thead>
<tr>
<th>CITATION</th>
<th>DESCRIPTION</th>
<th>REASON NOT INCLUDED IN THE PERMIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOC #714, Condition #1, 12/18/95</td>
<td>The baghouse is subject to registration with SRCAA since the baghouse is a fine particulate material handling and transfer operation.</td>
<td>This is included in NOC approvals for informational purposes only. A change in Chapter 70.94 RCW exempts Chapter 173-401 WAC sources from registration.</td>
</tr>
<tr>
<td>NOC #714, Condition #8, 12/18/95</td>
<td>SRCAA must be notified at least one week in advance of start-up of the operation.</td>
<td>Notification was received prior to start-up. This is a one-time requirement that has been met.</td>
</tr>
<tr>
<td>NOC #714, Condition #9, 12/18/95</td>
<td>SRCAA staff members will perform inspections of the</td>
<td>This is included in NOC approvals for informational purposes only. A change in</td>
</tr>
</tbody>
</table>
PERMIT SHIELD FINDINGS

This final section of the permit lists regulations for which the facility has requested, and SRCAA proposes to grant, a permit shield per WAC 173-401-640(2). The findings on which this shield is based are given below. These findings are summarized in the permit.

Requirements For Which a Shield Will Be Granted

1. PS. Emission Standards for Certain Source Categories (WAC 173-400-070, 11/28/12)

Findings: WAC 173-400-070 establishes emission standards for wigwam burners, hog fuel boilers, orchard heating, grain elevators, catalytic cracking units, wood waste burners, sulfuric acid plants, sewage sludge incinerators, and municipal solid waste landfills constructed before 1991. Because Fiber-Tech does not have emission units/sources that fall into any of these categories, the rule does not apply to Fiber-Tech. However, it is applicable if triggered.

2. PS. Incineration Burning and Incineration Hours (SRCAA Regulation I, Article VI, Section 6.03, 3/4/04 - STATE/LOCAL ONLY)

Findings: SRCAA Regulation I, Article VI, Section 6.03 applies to incineration units. Because Fiber-Tech does not have any incinerators, the rule does not apply to the Fiber-Tech. However, it is applicable if triggered.

3. PS. General Surface Coating (SRCAA Regulation I, Article VI, Section 6.13, 3/4/04 - STATE/LOCAL ONLY)
Findings: SRCAA Regulation I, Article VI, Section 6.13 establishes requirements for sources that perform surface coating. Sections 6.13.F.2.b & c exempt fiberglass resin application and gel coat application operations from the rule. Since the present operations at Fiber-Tech’s facility do not involve surface coating operations, the facility is exempt from the Surface Coating Regulation. However, it is applicable if triggered.

4PS. Standards for Control of Particulate Matter on Paved Surfaces (SRCAA Regulation I, Article VI, Section 6.14, 5/3/07 - STATE/LOCAL ONLY)

Findings: SRCAA Regulation I, Article VI, Section 6.14 applies to any government agency of a state, county, city or municipal corporation that applies or contracts for application of sanding materials to or mechanically sweeps or vacuums or contracts for sweeping or vacuuming of paved surfaces within the PM10 Nonattainment area, or within the PM10 maintenance area after the nonattainment area is redesignated to attainment. Since Fiber-Tech is not a governmental agency or municipal corporation, Fiber-Tech is exempt from SRCAA Regulation I, Article VI, Section 6.14.

5PS. Solid Fuel Burning Device Standards (SRCAA Regulation I, Article VIII, 9/6/07 - STATE/LOCAL ONLY)

Findings: SRCAA Regulation I, Article VIII establishes emission standards, certification standards and procedures, curtailment rules, and fuel restrictions for solid fuel burning devices in order to attain the National Ambient Air Quality Standards for fine particulate matter (PM_{10}). Solid fuels (i.e. wood, coal, or any other nongaseous or non-liquid fuels) are not burned at Fiber-Tech. Therefore, Fiber-Tech is exempt from the Solid Fuel Burning Device Standards. However, it is applicable if triggered.

6PS. Emission Standards for Incineration Units (WAC 173-400-050(2)), 11/28/12

Findings: WAC 173-400-050(2) applies to emissions from incineration units. Because Fiber-Tech does not have any incineration units, the rule does not apply to the Fiber-Tech. However, it is applicable if triggered. [WAC 173-400-050(2), 11/28/12]

Requirements For Which a Shield Will Not Be Granted

Sulfur Dioxide – [WAC 173-400-040(6)]

Findings: WAC 173-400-040(6) establishes an emission limit of one thousand ppm of sulfur dioxide on a dry basis, corrected to seven percent oxygen for combustion sources, based on the average of any period of sixty consecutive minutes. Fiber-Tech operates twelve natural gas fired ambient air heating units at the facility. The twelve heating units are considered insignificant emission units, per WAC 173-401-533(2)(e). Although the insignificant emission units at Fiber-Tech are not required to conduct Monitoring, Recordkeeping, and Reporting requirements, insignificant emission units are subject to the generally applicable requirements. Therefore, SRCAA cannot grant a permit shield for this requirement. WAC 173-400-040(6) applies to the heating units at
the facility and is contained in Condition II.A.12 of this permit.

### Emission standards for combustion and incineration units – [WAC 173-400-050(1)]

Findings: WAC 173-400-050(1) establishes an emission limit of 0.1 gr/dscf at standard conditions for combustion and incineration units. Fiber-Tech operates twelve natural gas fired ambient air heating units at the facility. The twelve heating units are considered insignificant emission units, per WAC 173-401-533(2)(e). Although the insignificant emission units at Fiber-Tech are not required to conduct Monitoring, Recordkeeping, and Reporting requirements, insignificant emission units are subject to the generally applicable requirements. Therefore, SRCAA cannot grant a permit shield for this requirement. WAC 173-400-050(1) applies to the heating units at the facility and is contained in Condition II.A.10 of this permit.

### Open Burning – [SRCAA Regulation I, Section 6.01]

Findings: SRCAA Regulation I, Section 6.01 contains requirements related to open burning in Spokane County. While Fiber-Tech does not engage in open burning activities as a normal practice, there is nothing that would prevent Fiber-Tech from engaging in burning activities. For this reason, the provisions of SRCAA Regulation I, Section 6.01 are contained in the standard terms and conditions of all air operating permits (see Condition II.A.15 of this permit). Therefore, SRCAA cannot grant a permit shield for this requirement.

### Particulate Matter and Preventing Particulate Matter from Becoming Airborne— [SRCAA Regulation I, Section 6.05]

Findings: SRCAA Regulation I, Section 6.05 contains particulate matter requirements that apply in Spokane County. Fiber-Tech engages in particulate matter handling operations (wood working activities, etc.) and operates two baghouses at the facility. Therefore, the provisions of SRCAA Regulation I, Section 6.05 apply. SRCAA cannot grant a permit shield for this requirement. The requirements of SRCAA Regulation I, Section 6.05 are contained in Conditions II.A.4 and II.A.5 of this permit.

### Asbestos Control Standards – [SRCAA Regulation I, Article IX]

Findings: SRCAA Regulation I, Article IX contains requirements to control asbestos emissions from asbestos removal and demolition projects. While Fiber-Tech does not use asbestos in the process or equipment, there may be asbestos in the building. If Fiber-Tech does any demolition or renovation projects at the facility, the requirements of SRCAA Regulation I, Article IX will be triggered. SRCAA cannot grant a permit shield for this requirement. The requirements of SRCAA Regulation I, Article IX are contained in Condition I.G.3 of this permit and are applicable when triggered.


Findings: 40 CFR Part 68 contains requirements regarding the accidental release of
hazardous materials. While Fiber-Tech currently does not use the materials subject to the regulation, except in uses exempted in 40 CFR §68.126, there is nothing that would prevent Fiber-Tech from using materials subject to the regulation. For this reason, SRCAA has put the provisions of 40 CFR Part 68 in the standard terms and conditions of all air operating permits (see Condition I.G.5 of this permit). Therefore, SRCAA cannot grant a permit shield for this requirement.

Handling of Chlorofluorocarbons (CFCs) – [40 CFR Part 82]

Findings: 40 CFR Part 82 contains requirements regarding the handling of CFCs. While Fiber-Tech currently handled CFCs in uses exempted in 40 CFR does not handle CFCs in quantities subject to the regulation, except in uses exempted in 40 CFR §82.70 a.2, there is nothing that would prevent Fiber-Tech from handling CFCs subject to the regulation. For this reason, SRCAA has put the provisions of 40 CFR Part 82 in the standard terms and conditions of all air operating permits (see Condition II.A.16 of this permit). Therefore, SRCAA cannot grant a permit shield for this requirement.

PREPARED BY: ____________________________
April Westby

DATE: ____________________________

This Statement of Basis and the Operating Permit to which it applies have been reviewed by:

______________________________, P.E.
Joe Southwell, P.E.

DATE: ____________________________

______________________________, Control Officer
William Dameworth, Control Officer

DATE: ____________________________