#### STATEMENT OF BASIS

For the issuance of Air Permit # 0698-AR-27 AFIN: 50-00006

### 1. PERMITTING AUTHORITY:

Division of Environmental Quality 5301 Northshore Drive North Little Rock, Arkansas 72118-5317

## 2. APPLICANT:

Firestone Building Products Company, LLC 1406 Highway 371 North Drive Prescott, Arkansas 71857

### 3. PERMIT WRITER:

Kyle Crane

### 4. NAICS DESCRIPTION AND CODE:

NAICS Description: Rubber Product Manufacturing for Mechanical Use

NAICS Code: 326291

## 5. ALL SUBMITTALS:

The following is a list of ALL permit applications included in this permit revision.

Date of Application	Type of Application (New, Renewal, Modification,	Short Description of Any Changes That Would Be Considered New or
	Deminimis/Minor Mod, or	Modified Emissions
	Administrative Amendment)	
2/14/2022	Administrative Amendment	None

## 6. REVIEWER'S NOTES:

Firestone Building Products Company owns and operates a rubber roofing manufacturing facility located in Prescott, Arkansas. This administrative amendment adds a Diesel Storage Tank as an A-3 Insignificant Activity. Annual permitted emissions do not change with this administrative amendment.

## 7. COMPLIANCE STATUS:

The following summarizes the current compliance of the facility including active/pending enforcement actions and recent compliance activities and issues.

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This facility was last inspected on November 19, 2019 and was found to be in compliance. EPA ECHO shows "No Violation Identified" for Clean Air Act compliance.

## 8. PSD/GHG APPLICABILITY:

- a) Did the facility undergo PSD review in this permit (i.e., BACT, Modeling, etc.)? N If yes, were GHG emission increases significant? N
- b) Is the facility categorized as a major source for PSD? N
- Single pollutant  $\geq 100$  tpy and on the list of 28 or single pollutant  $\geq 250$  tpy and not on list

If yes for 8(b), explain why this permit modification is not PSD.

## 9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

Source	Source Pollutant	
SN-503 & SN-504	There are no specific emission limits or pollutants identified, but the rules generally regulate HAPs	40 C.F.R. § 63 Subpart ZZZZ
SN-505 & SN-506	There are no specific emission limits or pollutants identified, but the rules generally regulate Criteria pollutants	40 C.F.R. § 60 Subpart IIII
SN-16T, SN-16C	(N/A), natural gas fired, only monthly recordkeeping applies.	40 C.F.R. § 60 Subpart Dc

### 10. UNCONSTRUCTED SOURCES:

Unconstructed	Permit	Extension	Extension	If Greater than 18 Months without
	Approval	Requested	Approval	Approval, List Reason for Continued
Source	Date	Date	Date	Inclusion in Permit
			N/A	

## 11. PERMIT SHIELD – TITLE V PERMITS ONLY:

Did the facility request a permit shield in this application? N (Note - permit shields are not allowed to be added, but existing ones can remain, for minor modification applications or any Regulation 18 requirement.)

If yes, are applicable requirements included and specifically identified in the permit? N If not, explain why.

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For any requested inapplicable regulation in the permit shield, explain the reason why it is not applicable in the table below.

Source	Inapplicable Regulation	Reason
	N/A	

## 12. COMPLIANCE ASSURANCE MONITORING (CAM) – TITLE V PERMITS ONLY:

List sources potentially subject to CAM because they use a control device to achieve compliance and have pre-control emissions of at least 100 percent of the major source level. List the pollutant of concern and a brief summary of the CAM plan (temperature monitoring, CEMs, opacity monitoring, etc.) and frequency requirements of § 64.

Source	Pollutant Controlled	Cite Exemption or CAM Plan Monitoring and Frequency		
N/A				

#### 13. EMISSION CHANGES AND FEE CALCULATION:

See emission change and fee calculation spreadsheet in Appendix A.

#### 14. AMBIENT AIR EVALUATIONS:

The following are results for ambient air evaluations or modeling.

## a) NAAQS

A NAAQS evaluation is not required under the Arkansas State Implementation Plan, National Ambient Air Quality Standards, Infrastructure SIPs and NAAQS SIP per Ark. Code Ann. § 8-4-318, dated March 2017 and the DEQ Air Permit Screening Modeling Instructions.

## b) Non-Criteria Pollutants:

Based on Department procedures for review of non-criteria pollutants, emissions of non-criteria pollutants are below thresholds of concern.

### c) H<sub>2</sub>S Modeling:

A.C.A. §8-3-103 requires hydrogen sulfide emissions to meet specific ambient standards. Many sources are exempt from this regulation, refer to the Arkansas Code for details.

Is the facility exempt f	rom the H <sub>2</sub> S Standards	Y
If exempt, explain:	This facility does not emit H <sub>2</sub> S	

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## 15. CALCULATIONS:

SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
All PM Sources	Testing	Varies	None		PM/PM <sub>10</sub> emissions from all particulate sources are based on testing data from the facility submitted on March 2, 1995 or based on process knowledge.
03, 103, & 104	Testing	lb/lb rubber: 4.2E-04 VOC lb/hr Total HAP: 0.63 (SN- 03) 0.29 (SN- 103) 0.35 (SN- 104)	None		VOC and HAP emission factors are based on stack testing conducted in October 2011 plus a 25% safety factor.
13, 14, 114, 202, 206, 207, 312, 313, 323A, 323B, 330	Source Specific Emission Factors	Varies			VOC and HAP emission factors are based on stack testing conducted in October 2011.
301A, 304, 304A	Source specific emission factor	lb/lb: 6.87E-06 PM/PM <sub>10</sub>			Maximum annual capacity of 99,338,400 pounds
08A – 08G	Source Specific Emission Factors	lb/lb rubber: 5.62E-05 VOC lb/hr Total HAP: 0.014 (A - F) 0.005 (G)			VOC and HAP emission factors are based on stack testing conducted in October 2011 plus a 25% safety factor.

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SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
16T & 16C	AP-42:	lb/MMSCF:			
101 & 100	1.4	7.6			
	1.4	PM/PM <sub>10</sub>			
		$0.6  \mathrm{SO}_2$			
		5.5 VOC			
		84 CO			
		<sup>16C</sup> 50 NO <sub>x</sub>			
		$^{16T}50 \text{ NO}_{\text{x}}$			
315	Mass	lb/gal			Stack testing for primers
313	Balance	2.1 VOC			in excess of 2.1 lb
		No HAPs			VOC/gal
	Mana	lb/gal			9
316	Mass Balance	1.87 VOC			Automated and Manual
	Darance	1.87 Toluene			rolling operations
	Source				VOC and HAP emission
317	Specific	Varies			factors are based on stack
	Emission	, 52105			testing conducted for SN-
	Factors				203 in October 2011.
500, 501	Mass		None		Mass Balance assuming
	Balance				100% of VOC in raw
					materials is emitted to
502	G.	0.70.11			atmosphere
502	Source	0.58 lb			<del></del>
	Specific	PM/PM <sub>10</sub>			
	Emission	Per mandrel			
502 506	Factor	cleaned			Emanganay diasal fire
503 - 506	AP-42, Table 3.3-1	lb/hp-hr: 2.2E-03 PM			Emergency diesel fire
	1 auto 3.3-1	2.2E-03 PM 2.05E-03			pump, emergency generator, and two (2)
		$SO_2$			diesel operated air
		2.47E-03			compressors
		VOC			compressors
		6.68E-03			
		CO			
		$0.031  \mathrm{NO_x}$			
700	Source	lb/lb rubber:			A single test was
	Specific	6.50E-05			conducted on September
	Emission	PM			26, 2013.
	Factors	1.50E-03			Maximum throughput is

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SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
		VOC			3,000 pounds of EPDM per hour and 15,600,000 pounds per year

# 16. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
03, 08A – 08G	VOC HAPs	Bench scale equivalent to approved test methods	Once every 60 months.	
03	VOC	25A	Once every 60 months. The last testing was conducted in October 2016.	To verify site specific values.
03	HAPs	SW-846 Method 0031 (modified), and/or EPA TO- 15 (modified)	Once every 60 months. The last testing was conducted in October 2016.	
08A – 08G	VOC HAPs	25A EPA TO-15	Once every 60 months. The last testing was conducted in October 2011.	To verify site specific values.
700	VOC	25A	Once every 60 months thereafter. The last testing was conducted in August 2014.	

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## 17. MONITORING OR CEMS:

The permittee must monitor the following parameters with CEMS or other monitoring equipment (temperature, pressure differential, etc.)

SN	Parameter or Pollutant to be Monitored	Method (CEM, Pressure Gauge, etc.)	Frequency	Report (Y/N)
		N/A		

## 18. RECORDKEEPING REQUIREMENTS:

The following are items (such as throughput, fuel usage, VOC content, etc.) that must be tracked and recorded.

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
MSDS	Kept on site and updated annually	Continuously	No	
16T & 16C	Boiler fuel	Natural gas only	Continuously	No
16T	Boiler fuel combusted	None	Monthly	No
03, 103, 104	VOC emission	4.20E-04 lb VOC/lb rubber	Monthly	No
08A – 08G	factor	5.620E-05 lb VOC/lb rubber	Monthly	No
301A, 304, & 304A	Carbon black unloading	99,338,400 pounds per consecutive 12-month	Monthly	No
Plantwide	VOC emissions	95 tons per rolling 12- month period	Monthly	No
	VOC emission factors and monthly throughput	See Specific Condition 13		
500	Cold Cleaning Solvent VOC Content	8.9 lb/gal No HAPs	Monthly	No
501	Inks and Cleaners VOC Content	8.0 lb/gal No HAPs	Monthly	No
315	Seam Tape Primer Machine Primer Formulation Limits	2.1 lb/gal (VOC content) or not to exceed 6.3 lb/hr No HAPs	Monthly	No
316	Primer Pre-Tape	1.96 lb/gal VOC	Monthly	No

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	Formulation Limit	1.87 lb/gal Toluene		
503 - 506	Hours of operation (each)	500 hours per calendar year	Monthly	No
503 - 506	Hours of operation	Anything in excess of 100 hours per calendar year must demonstrate that the engine still qualifies as an emergency engine as outlined in §60.4211(f)	Monthly	No

## 19. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
13, 206, 207, 323A, 323B, 503 - 506, 700	20%	Department Guidance	Observation
01A, 01B, 02A, 02B, 03, 07, 16T, 16B, 17A, 17B, 18A, 18B, 101A, 101B, 102 - 104, 107, 116, 118, 120, 201, 202, 205, 301A, 302, 303, 304, 304A, 305 - 308, 309A, 309B, 310 - 312, 317, 318, 502	5%	Department Guidance	Observation

## 20. DELETED CONDITIONS:

Former SC	Justification for removal	
	None	

## 21. GROUP A INSIGNIFICANT ACTIVITIES:

The following is a list of Insignificant Activities including revisions by this permit.

Source Name	Group A	Emissions (tpy)						
	Group A Category PM/PM	DM/DM	SO <sub>2</sub> V	VOC	СО	NO <sub>x</sub>	HAPs	
		PIVI/PIVI <sub>10</sub>					Single	Total
Devulcanization Paraffinic Oil	3			0.0038			0.0038	0.0038

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			Fmissi	ions (tpy	7)		
Source Name	Group A		VOC	CO	NO <sub>x</sub>	HAPs	
Source I valie	Category	$PM/PM_{10}$				Single	Total
Storage Tank (10,000 gallons)						8	
Diesel Storage Tank (650 gallons)	3		0.0005			0.0005	0.0005
Seam Tape Testing Lab Vent	5		0.19			0.095	0.19
Laboratory Oven Vent	5	0.0005	0.14			0.07	0.07
Curing Cooling Tower	13	0.71					
Chiller Cooling Tower	13	0.75					
Process Cooling Tower	13	0.41					
Mixtruder Cooling Tower	13	0.44					
Day Tanks for SN-317	13		1.09E-4			1.09E- 4	1.09E- 4
Comerio Line Shredder	13	0.10	0.1			0.06	0.11
Bark & Horz. Hog	13	1.05					
Slab Dip/Soap Tanks	13	1.05					

# 22. VOIDED, SUPERSEDED, OR SUBSUMED PERMITS:

The following is a list of all active permits voided/superseded/subsumed by the issuance of this permit.

Permit #	
0698-AR-26	



## **Fee Calculation for Minor Source**

Revised 03-11-16

Facility Name: Firestone Building

Products Company, LLC Permit Number: 0698-AR-27

AFIN: 50-00006

			Old Permit	New Permit
\$/ton factor	25.13	Permit Predominant Air Contaminant	95	95
Minimum Fee \$	400	Net Predominant Air Contaminant Increase	0	
Minimum Initial Fee \$	500			
		Permit Fee \$	0	
Check if Administrative Amendment	~	Annual Chargeable Emissions (tpy)	95	

Pollutant (tpy)	Old Permit	New Permit	Change
PM	37.6	37.6	0
$PM_{10}$	36.8	36.8	0
PM <sub>2.5</sub>	0	0	0
$SO_2$	1	1	0
VOC	95	95	0
CO	58.3	58.3	0
$NO_X$	57.9	57.9	0
Single HAP	9.5	9.5	0
Total HAPs	24.5	24.5	0