

OPERATING AIR PERMIT

Pursuant to the Regulations of the Arkansas Operating Air Permit Program, Regulation #26:

Permit #: 1624-AOP-R0

IS ISSUED TO:

Bass Cat Boats
Hwy 126 Industrial Park
Mountain Home, AR 72653
Baxter County
CSN: 03-0081

THIS PERMIT AUTHORIZES THE ABOVE REFERENCED PERMITTEE TO INSTALL, OPERATE, AND MAINTAIN THE EQUIPMENT AND EMISSION UNITS DESCRIBED IN THE PERMIT APPLICATION AND ON THE FOLLOWING PAGES. THIS PERMIT IS VALID BETWEEN:

and

AND IS SUBJECT TO ALL LIMITS AND CONDITIONS CONTAINED HEREIN.

Signed:

Keith A. Michaels

Date

SECTION I: FACILITY INFORMATION

PERMITTEE: Bass Cat Boats
CSN: 03-0081
PERMIT NUMBER: 1624-AOP-R0

FACILITY ADDRESS: Hwy 126 Industrial Park
Mountain Home, AR 72653

COUNTY: Baxter

CONTACT POSITION: Scott Ezell
TELEPHONE NUMBER: (870) 481-5135

REVIEWING ENGINEER: Wesley Crouch

UTM North-South (X): 4025
UTM East-West (Y): 549

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SECTION II: INTRODUCTION

Bass Cat Boats operates a fiberglass boat manufacturing facility at the Hwy 126 Industrial Park in Mountain Home, Arkansas. This permit allows for the increases in emissions due to production of larger boats and also allows for future growth. Sources 01A and 01B, 02A and 02B, 03A and 03B, and 06A and 06B in permit 1624-A are now combined and listed as sources SN-01, SN-02, SN-03, and SN-06, respectively. Source numbers 08A and 08B were dropped from this permit. This facility exceeds the emissions threshold of 100 tons per year of volatile organic compound (VOC) and the 10 ton per year threshold for a single HAP set forth by the Title V program and is therefore required to obtain an operating permit.

Plugs or molds are made in the repair department of this facility. These are used to create the boats. The first step involves spraying the gelcoat layer into the mold. This is usually performed by the night shift. Once this layer has dried, the hull is sprayed with a fiberglass and resin mixture. Woven fiberglass is also applied by hand using rollers and resin. After the hull is glassed it is moved to the boxing department where the hull and rail are joined and the structure is foamed for buoyancy. The final steps in this process involve hand installation of carpet, wiring, and controls.

This facility also manufactures its own trailers. The trailers are made from carbon steel using normal welding processes. These trailers are sand blasted in order to prepare them for painting. A primer coat is applied and allowed to dry for approximately 10 minutes then they are painted and moved outside the spray booth to dry.

The following table is a summary of emissions from the facility. Specific conditions and emissions for each source can be found starting on the page cross referenced in the table.

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EMISSION SUMMARY					
Source No.	Description	Pollutant	Emission Rates		Cross Reference Page
			lb/hr	tpy	
Total Allowable Emissions		PM/PM ₁₀	0.2	0.3	
		VOC*	85.9	168.6	
		Styrene ¹	78.7	84.8	
		Toluene ¹	3.7	5.5	
		Acetone ²	93.6	34.6	
		Tetrafluoroethane ²	9.0	9.0	
01	Spray Lay-Up Booth	VOC* Styrene ¹ Toluene ¹ Acetone ² Tetrafluoroethane ²	85.9 78.7 3.7 93.6 9.0	168.6 84.8 5.5 34.6 9.0	7
02	Spray Lay-Up Booth				
03	Spray Paint Booth				
06	Boxing Department				
07	Repair Department				
04	Sand Blasting Booth	PM/PM ₁₀	0.2	0.3	10
05	Welding Shop	Source Considered Insignificant			

* VOC emissions include HAP emissions

1. Indicates a HAP (Hazardous Air Pollutant)
2. Indicates a non-criteria air contaminant

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SECTION III: PERMIT HISTORY

Bass Cat Boats has operated a fiberglass boat manufacturing facility in Mountain Home, Arkansas, since 1978. This facility installed new equipment in 1989, 1992, and 1993.

1624-A was issued to this facility on November 11, 1995. It allowed emission rates of 0.9 tpy for PM/PM₁₀ and 84.7 tpy for VOC.

An administrative amendment was performed on permit 1624-A in January, 1996, to increase the allowable usages of foam compounds, gelcoat, sand, paints and primers. The emission rates did not change.

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SECTION IV: EMISSION UNIT INFORMATION

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**SN-01, 02, 03, 06, and 07
Spray Lay-Up Booths, Spray Paint Booth, Boxing Department, & Repair Department**

Source Description

The lay-up booth is where the fiberglass is applied to the hull of the boat. This is primarily done by using a chopper gun. The motor on the gun chops the fiberglass into small pieces that, along with the resin, are blown onto the part being sprayed. The Silmar Resin is purchased in 55 gallon drums that are kept in the booth beside the chopper gun. The resin is mixed with a catalyst to speed the curing process. The fiberglass is a continuous strand located in boxes in the booth with the chopper gun. Other employees in the booth use small hand-held rollers to roll the resin into the fiberglass. A woven mat of fiberglass is also applied at this stage of production. The mat is covered with the resin/catalyst mix and applied to the hull by hand.

The Spray Paint Booth is where Bass Cat paints the boat trailers it manufactures on site. The trailers are brought into the paint booth already sandblasted and ready for painting. The primer is applied to the trailer and allowed to dry approximately 10 minutes. The topcoat is then applied and the trailers are moved outside the spray booth to dry.

The Boxing Department is where the rail and hull are strengthened and joined together. Fiberglass is hand laid on the hull and the hull is foamed for buoyancy. This foam consists of 4,4'-Methylenediphenyl diisocyanate (MDI). This material is a VOC and also a HAP, but it has a very low volatility. Appendix A contains data and the method of calculation used to determine the amount of MDI emitted. Bass Cat has asked for an MDI allowance of 2 lb/year. This number is greater than the actual emissions in order to allow for future increases in production.

Many diverse activities take place in the repair department. New plugs are made here and repair to existing plugs is also done here. This department also returns boats to like new condition. Most chemicals used in this area are hand applied.

Specific Conditions

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1. Pursuant to §19.5 of the Regulations of the State Implementation for Air Pollution Control, effective July 1, 1997 (Regulation 19) and 40 CFR Part 52, Subpart E, the permittee shall not exceed the combined emissions rates from sources SN-01, 02, 03, 06, and 07 set forth in the following table. Lb/hr rates are based on maximum equipment capacity, a boat production limit set forth in Plantwide Condition #8, and the limit on VOC content set forth in Plantwide Condition #10. Compliance with the tpy rates shall be demonstrated through the record keeping requirements set forth in Plantwide Condition #6.

Pollutant	(lb/hr)	(tpy)
VOC	85.9	168.6

2. Pursuant to §18.8 of the Arkansas Air Pollution Control Code (Regulation 18), the permittee shall not exceed the combined emission rates from sources SN-01, 02, 03, 06 and 07 set forth in the following table. Lb/hr rates are based on maximum equipment capacity and the boat production limit set forth in Plantwide Condition #8. Compliance with the annual rates shall be demonstrated through the record keeping requirements set forth in Plantwide Condition #7.

Pollutant	(lb/hr)	(tpy)
Styrene	78.7	84.8
Toluene	3.7	5.5
Acetone	93.6	34.6
Tetrafluoroethane	9.0	9.0

3. Pursuant to A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, Bass Cat boats shall not use a gelcoat or resin which has a styrene content that exceeds 60% by weight. Compliance shall be demonstrated through the record keeping requirements set forth in Specific Condition #5.

4. Pursuant to A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, Bass Cat boats

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shall not use a foam compound which has a tetrafluoroethane content that exceeds 15% by weight. Compliance shall be demonstrated through the record keeping requirements set forth in Specific Condition #5.

5. Pursuant to §18.10 of the Arkansas Air Pollution Control Code and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, the permittee shall maintain records of the amount of styrene contained in the gelcoats and resins and the amount of tetrafluoroethane contained in the foam compounds used at this facility. These records shall be maintained on site and made available to Department personnel upon request.

**SN-04
Sand Blasting Booth**

Source Description

The sand blasting booth is where the trailers are cleaned in preparation for painting. This booth consists of three walls and a roof. The sand is either poured out of 100 lb bags or scooped from the floor of the booth. Approximately 375 lbs of sand is used per week for 12-15 trailers. The sand is reused until it is too fine to use.

Specific Conditions

6. Pursuant to §19.5 of Regulation 19 and 40 CFR Part 52, Subpart E, the permittee shall not exceed the emission rates listed in the following table. Compliance shall be demonstrated through operating the sand blasting equipment according to the manufacturer's specifications and usage limits set forth in Specific Condition #7.

Pollutant	(lb/hr)	(tpy)
PM/PM ₁₀	0.2	0.3

7. Pursuant to A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311 and 40 CFR 70.6, the permittee shall not receive more than 18 tons (360 bags) of sand per consecutive twelve month period. Compliance shall be demonstrated through the record keeping requirements set forth in Specific Condition #8.
8. Pursuant to §19.7 of Regulation 19 and 40 CFR Part 52, Subpart E, the permittee shall maintain records of the amount of sand used per consecutive twelve month period. These records shall be maintained on site and made available to Department personnel upon request.
9. Pursuant to §18.5 of the Arkansas Air Pollution Control Code and 40 CFR Part 52, Subpart E, visible emissions from this source shall not exceed 5 percent opacity. Compliance with this limit shall be demonstrated through compliance with Specific Condition #10.
10. Pursuant to §19.7 of Regulation 19 and 40 CFR Part 52, Subpart E, the permittee shall conduct weekly observations of opacity from this source and keep a record of these observations. If visible emissions are detected, the permittee shall conduct a 6-minute opacity reading in accordance with EPA Reference Method 9. The results of these observations shall be kept on site and made available to Department personnel upon request.

SECTION V: PLANTWIDE CONDITIONS

1. Pursuant to §19.4(o) of Regulation 19, 40 CFR Part 52, Subpart E, and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, the Director shall be notified in writing within thirty (30) days after construction has commenced, construction is complete, the equipment and/or facility is first placed in operation, and the equipment and/or facility first reaches the target production rate.
2. Pursuant to §19.4(q) of Regulation 19 and 40 CFR Part 52, Subpart E, the Director may cancel all or part of this permit if the construction or modification authorized herein is not begun within 18 months from the date of the permit issuance or if the work involved in the construction or modification is suspended for a total of 18 months or more.
3. Pursuant to §19.7 of Regulation 19, 40 CFR Part 52, Subpart E, and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, each emission point for which an emission test method is specified in this permit shall be tested in order to determine compliance with the emission limitations contained herein within sixty (60) days of achieving the maximum production rate, but in no event later than 180 days after initial start-up of the permitted source. The permittee shall notify the Department of the scheduled date of compliance testing at least fifteen (15) days in advance of such test. Compliance test results shall be submitted to the Department within thirty (30) days after the completed testing. The permittee shall provide:
 - (1) Sampling ports adequate for applicable test methods
 - (2) Safe sampling platforms
 - (3) Safe access to sampling platforms
 - (4) Utilities for sampling and testing equipment
4. Pursuant to Regulation 19.3 and A.C.A. §8-4-203 as referenced by A.C. A. §8-4-304 and §8-4-311, the equipment, control apparatus and emission monitoring equipment shall be operated within their design limitations and maintained in good condition at all times.
5. Pursuant to Regulation 26 and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, this permit subsumes and incorporates all previously issued air permits for this facility.
6. Pursuant to A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311 and 40 CFR 70.6, the facility shall not exceed the throughput limits set forth in the following table. Compliance with this condition shall be demonstrated through record keeping requirements set forth in Plantwide Condition #7.

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Compound	Allowable Twelve Month Usage
Acetone	10,500 gallons
Resin	1,272,000 lbs
Gelcoat	276,000 lbs
Solvents	96,000 lbs
Paints/primers	4000 gallons
Sand	36,000 lbs
Foam Compounds	120,000 lbs

7. Pursuant to §19.7 of the Regulations of the State Implementation Plan for Air Pollution Control, effective July 1, 1997 (Regulation 19) , 40 CFR Part 52, Subpart E, and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, the permittee shall maintain records of the amounts of materials, as listed in Plantwide Condition #6, that are used at this facility. These records shall include a monthly total for each material, as well as a twelve-month rolling total (the sum of the current month’s emission totals combined with the previous eleven) for each material. These records shall be updated by the 10th day of the month following the month to which the records pertain. These records shall be maintained on site and made available to Department personnel upon request. A report of total emissions shall be submitted in accordance with General Provision #7.
8. Pursuant to A.C.A. §8-4-203 as referenced by §8-4-304 and 8-4-311, the permittee shall not produce more than 4.0 boats per day.
9. Pursuant to §19.7 of Regulation 19 and 40 CFR Part 52, Subpart E, the permittee shall maintain records of the number of boats produced per day on a daily basis. These records shall be kept on site and made available to Department personnel upon request.
10. Pursuant to A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, the permittee shall not use a primer or paint the contains more than 7.1 lbs/gallon of VOC. Compliance shall be demonstrated through the record keeping requirements set forth in Plantwide Condition #11.

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11. Pursuant to §19.7 of Regulation 19 and 40 CFR part 52, Subpart E, the permittee shall maintain records of the paints and primers used and their VOC contents. These records shall be maintained on site and made available to Department personnel upon request.

SECTION VI: *DE MINIMIS* EMISSION SOURCES

Pursuant to §26.3(d) of Regulation 26, the following sources are below the *de minimis* emission levels. Insignificant and trivial activities will be allowable after approval and federal register notice publication of a final list as part of the operating air permit program. Any activity for which a state or federal applicable requirement applies is not *de minimis*, even if this activity meets the criteria of §3(d) of Regulation 26 or is listed below. *De minimis* emission determinations rely upon the information submitted by the permittee in an application dated August 7, 1998.

SN	Source Name	Justification
05	Welding Shop	Group A, Number 7

Pursuant to §26.3(d) of Regulation 26, the following emission units, operations, or activities have been determined by the Department to be below the *de minimis* emission levels. Activities included in this list are allowable under this permit and need not be specifically identified.

1. Natural gas-burning equipment with a design rate less than 1 million BTU per hour.
2. Combustion emissions from propulsion of mobile sources and emissions from refueling these sources unless regulated by Title II and required to obtain a permit under Title V of the federal Clean Air Act, as amended. This does not include emissions from any transportable units, such as temporary compressors or boilers. This does not include emissions from loading racks or fueling operations covered under any applicable federal requirements.
3. Air conditioning and heating units used for comfort that do not have applicable requirements under Title VI of the Act.
4. Ventilating units used for human comfort that do not exhaust air pollutants into the ambient air from any manufacturing/industrial or commercial process.
5. Non-commercial food preparation or food preparation at restaurants, cafeterias, or caterers, etc.
6. Consumer use of office equipment and products, not including commercial printers or businesses primarily involved in photographic reproduction.
7. Janitorial services and consumer use of janitorial products.

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8. Internal combustion engines used for landscaping purposes.
9. Laundry activities, except for dry-cleaning and steam boilers.
10. Bathroom/toilet emissions.
11. Emergency (backup) electrical generators at residential locations.
12. Tobacco smoking rooms and areas.
13. Blacksmith forges.
14. Maintenance of grounds or buildings, including: lawn care, weed control, pest control, and water washing activities.
15. Repair, up-keep, maintenance, or construction activities not related to the sources' primary business activity, and not otherwise triggering a permit modification. This may include, but is not limited to such activities as general repairs, cleaning, painting, welding, woodworking, plumbing, re-tarring roofs, installing insulation, paved/paving parking lots, miscellaneous solvent use, application of refractory, or insulation, brazing, soldering, the use of adhesives, grinding, and cutting.¹
16. Surface-coating equipment during miscellaneous maintenance and construction activities. This activity specifically does not include any facility whose primary business activity is surface-coating or includes surface coating or products.
17. Portable electrical generators that can be "moved by hand" from one location to another.²
18. Hand-held equipment for buffing, polishing, cutting, drilling, sawing, grinding, turning, or machining wood, metal, or plastic.

¹ Cleaning and painting activities qualify if they are not subject to VOC or HAP control requirements. Asphalt batch plant owners/operators must get a permit.

²"Moved by hand" means that it can be moved by one person without assistance of any motorized or non-motorized vehicle, conveyance, or device.

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19. Brazing or soldering equipment related to manufacturing activities that do not result in emission of HAPs.³
20. Air compressors and pneumatically operated equipment, including hand tools.
21. Batteries and battery charging stations, except at battery manufacturing plants.
22. Storage tanks, vessels, and containers holding or storing liquid substances that do not contain any VOCs or HAPs.⁴
23. Containers of less than or equal to 5 gallons in capacity that do not emit any detectable VOCs or HAPs when closed. This includes filling, blending, or mixing of the contents of such containers by a retailer.
24. Storage tanks, reservoirs, and pumping and handling equipment of any size containing soaps, vegetable oil, grease, animal fat, and non-volatile aqueous salt solutions, provided appropriate lids and covers are used and appropriate odor control is achieved.
25. Equipment used to mix and package soaps, vegetable oil, grease, animal fat, and non-volatile aqueous salt solution, provided appropriate lids and covers are used and appropriate odor control is achieved.
26. Drop hammers or presses for forging or metalworking.
27. Equipment used exclusively to slaughter animals, but not including other equipment at slaughter-houses, such as rendering cookers, boilers, heating plants, incinerators, and electrical power generating equipment.
28. Vents from continuous emission monitors and other analyzers.
29. Natural gas pressure regulator vents, excluding venting at oil and gas production facilities.

³Brazing, soldering, and welding equipment, and cutting torches related to manufacturing and construction activities that emit HAP metals are more appropriate for treatment as insignificant activities based on size or production thresholds. Brazing, soldering, and welding equipment, and cutting torches related directly to plant maintenance and upkeep and repair or maintenance shop activities that emit HAP metals are treated as trivial and listed separately.

⁴Exemptions for storage tanks containing petroleum liquids or other volatile organic liquids are based on size and limits including storage tank capacity and vapor pressure of liquids stored and are not appropriate for this list.

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30. Hand-held applicator equipment for hot melt adhesives with no VOCs in the adhesive.
31. Equipment used for surface coating, painting, dipping, or spraying operations, containing less than 0.4 lb/gal VOCs, has no hexavalent chromium, and emits no more than 0.1 tpy of all other HAPs.
32. Lasers used only on metals and other materials which do not emit HAPs in the process.
33. Consumer use of paper trimmers/binders.
34. Electric or steam-heated drying ovens and autoclaves, but not the emissions from the articles or substances being processed in the ovens or autoclaves or the boiler delivering the steam.
35. Salt baths using non-volatile salts that do not result in emissions of any air pollutant covered by this regulation.
36. Laser trimmers using dust collection to prevent fugitive emissions.
37. Bench-scale laboratory equipment used for physical or chemical analysis.
38. Routine calibration and maintenance of laboratory equipment or other analytical instruments.
39. Equipment used for quality control/assurance or inspection purposes, including sampling equipment used to withdraw materials for analysis.
40. Hydraulic and hydrostatic testing equipment.
41. Environmental chambers not using hazardous air pollutant gases.
42. Shock chambers, humidity chambers and solar simulators.
43. Fugitive emissions related to movement of passenger vehicles, provided the emissions are not counted for applicability purposes and any required fugitive dust control plan or its equivalent is submitted.
44. Process water filtration systems and demineralizers.
45. Demineralized water tanks and demineralizer vents.

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46. Boiler water treatment operations, not including cooling towers.
47. Emissions from storage or use of water treatment chemicals, except for hazardous air pollutants or pollutants listed under regulations promulgated pursuant to Section 112(r) of the Act, for use in cooling towers, drinking water systems, and boiler water/feed systems.
48. Oxygen scavenging (de-aeration) of water.
49. Ozone generators.
50. Fire suppression systems.
51. Emergency road flares.
52. Steam vents and safety relief valves.
53. Steam leaks.
54. Steam cleaning operations.
55. Steam and microwave sterilizers.
56. Site assessment work to characterize waste disposal or remediation sites.
57. Miscellaneous additions or upgrades of instrumentation.
58. Emissions from combustion controllers or combustion shutoff devices.
59. Use of products for the purpose of maintaining motor vehicles operated by the facility, not including air cleaning units or such vehicles (i.e. antifreeze, fuel additives).
60. Stacks or vents to prevent escape of sanitary sewer gases through the plumbing traps.
61. Emissions from equipment lubricating systems (i.e. oil mist), not including storage tanks, unless otherwise exempt.
62. Residential wood heaters, cookstoves, or fireplaces.

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63. Barbecue equipment or outdoor fireplaces used in conjunction with any residential or recreational use.
64. Log wetting areas and log flumes.
65. Periodic use of pressurized air for cleanup.
66. Solid waste dumpsters.
67. Emissions of wet lime from lime mud tanks, lime mud washers, lime mud piles, lime mud filter and filtrate tanks, and lime mud slurry tanks.
68. Natural gas odoring activities unless the Department determines that a nuisance may occur.
69. Emissions from engine crankcase vents.
70. Storage tanks used for the temporary containment of materials resulting from an emergency reporting of an unanticipated release.
71. Equipment used exclusively to mill or grind coatings in roll grinding rebuilding, and molding compounds where all materials charged are in paste form.
72. Mixers, blenders, roll mills, or calenders for rubber or plastic for which no materials in powder form are added and in which no organic solvents, diluents, or thinners are used.
73. The storage, handling, and handling equipment for bark and wood residues not subject to fugitive dispersion offsite (this applies to equipment only).
74. Maintenance dredging of pulp and paper mill surface impoundments and ditches containing cellulosic and cellulosic derived biosolids and inorganic materials such as lime, ash, or sand.
75. Tall oil soap storage, skimming, and loading.
76. Water heaters used strictly for domestic (non-process) purposes.
77. Facility roads and parking areas, unless necessary to control offsite fugitive emissions.
78. Agricultural operations, including onsite grain storage.

SECTION VII: GENERAL PROVISIONS

1. Pursuant to 40 C.F.R. 70.6(b)(2), any terms or conditions included in this permit which specify and reference Arkansas Pollution Control & Ecology Commission Regulation 18 or the Arkansas Water and Air Pollution Control Act (A.C.A. §8-4-101 *et seq.*) as the sole origin of and authority for the terms or conditions are not required under the Clean Air Act or any of its applicable requirements, and are not federally enforceable under the Clean Air Act. Arkansas Pollution Control & Ecology Commission Regulation 18 was adopted pursuant to the Arkansas Water and Air Pollution Control Act (A.C.A. §8-4-101 *et seq.*). Any terms or conditions included in this permit which specify and reference Arkansas Pollution Control & Ecology Commission Regulation 18 or the Arkansas Water and Air Pollution Control Act (A.C.A. §8-4-101 *et seq.*) as the origin of and authority for the terms or conditions are enforceable under this Arkansas statute.
2. Pursuant to 40 C.F.R. 70.6(a)(2) and §26.7 of the Regulations of the Arkansas Operating Air Permit Program (Regulation 26), this permit shall be valid for a period of five (5) years beginning on the date this permit becomes effective and ending five (5) years later.
3. Pursuant to §26.4 of Regulation 26, it is the duty of the permittee to submit a complete application for permit renewal at least six (6) months prior to the date of permit expiration. Permit expiration terminates the permittee's right to operate unless a complete renewal application was submitted at least six (6) months prior to permit expiration, in which case the existing permit shall remain in effect until the Department takes final action on the renewal application. The Department will not necessarily notify the permittee when the permit renewal application is due.
4. Pursuant to 40 C.F.R. 70.6(a)(1)(ii) and §26.7 of Regulation 26, where an applicable requirement of the Clean Air Act, as amended, 42 U.S.C. 7401, *et seq* (Act) is more stringent than an applicable requirement of regulations promulgated under Title IV of the Act, both provisions are incorporated into the permit and shall be enforceable by the Director or Administrator.
5. Pursuant to 40 C.F.R. 70.6(a)(3)(ii)(A) and §26.7 of Regulation 26, records of monitoring information required by this permit shall include the following:
 - a. The date, place as defined in this permit, and time of sampling or measurements;
 - b. The date(s) analyses were performed;
 - c. The company or entity that performed the analyses;
 - d. The analytical techniques or methods used;
 - e. The results of such analyses; and
 - f. The operating conditions existing at the time of sampling or measurement.

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6. Pursuant to 40 C.F.R. 70.6(a)(3)(ii)(B) and §26.7 of Regulation 26, records of all required monitoring data and support information shall be retained for a period of at least 5 years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by this permit.

7. Pursuant to 40 C.F.R. 70.6(a)(3)(iii)(A) and §26.7 of Regulation 26, the permittee shall submit reports of all required monitoring every 6 months. If no other reporting period has been established, the reporting period shall end on the last day of the anniversary month of this permit. The report shall be due within 30 days of the end of the reporting period. Even though the reports are due every six months, each report shall contain a full year of data. All instances of deviations from permit requirements must be clearly identified in such reports. All required reports must be certified by a responsible official as defined in §26.2 of Regulation 26 and must be sent to the address below.

Arkansas Department of Pollution Control and Ecology
Air Division
ATTN: Air Enforcement
Post Office Box 8913
Little Rock, AR 72219

8. Pursuant to 40 C.F.R. 70.6(a)(3)(iii)(B), §26.7 of Regulation 26, and §19.6 of Regulation 19, all deviations from permit requirements, including those attributable to upset conditions as defined in the permit shall be reported to the Department. An initial report shall be made to the Department within 24 hours of discovery of the occurrence. The initial report may be made by telephone and shall include:
 - a. The facility name and location,
 - b. The process unit or emission source which is deviating from the permit limit,
 - c. The permit limit, including the identification of pollutants, from which deviation occurs,
 - d. The date and time the deviation started,
 - e. The duration of the deviation,
 - f. The average emissions during the deviation,
 - g. The probable cause of such deviations,
 - h. Any corrective actions or preventive measures taken or being take to prevent such deviations in the future, and
 - i. The name of the person submitting the report.

A full report shall be made in writing to the Department within five (5) business days of discovery of the occurrence and shall include in addition to the information required by initial report a schedule of actions to be taken to eliminate future occurrences and/or to

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minimize the amount by which the permits limits are exceeded and to reduce the length of time for which said limits are exceeded. If the permittee wishes, they may submit a full report in writing (by facsimile, overnight courier, or other means) within 24 hours of discovery of the occurrence and such report will serve as both the initial report and full report.

9. Pursuant to 40 C.F.R. 70.6(a)(5) and §26.7 of Regulation 26, and A.C.A. §8-4-203, as referenced by §8-4-304 and §8-4-311, if any provision of the permit or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications hereof which can be given effect without the invalid provision or application, and to this end, provisions of this Regulation are declared to be separable and severable.
10. Pursuant to 40 C.F.R. 70.6(a)(6)(i) and §26.7 of Regulation 26, the permittee must comply with all conditions of this Part 70 permit. Any permit noncompliance with applicable requirements as defined in Regulation 26 constitutes a violation of the Clean Air Act, as amended, 42 U.S.C. 7401, *et seq.* and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application. Any permit noncompliance with a state requirement constitutes a violation of the Arkansas Water and Air Pollution Control Act (A.C.A. §8-4-101 *et seq.*) and is also grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application.
11. Pursuant to 40 C.F.R. 70.6(a)(6)(ii) and §26.7 of Regulation 26, it shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.
12. Pursuant to 40 C.F.R. 70.6(a)(6)(iii) and §26.7 of Regulation 26, this permit may be modified, revoked, reopened, and reissued, or terminated for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition.
13. Pursuant to 40 C.F.R. 70.6(a)(6)(iv) and §26.7 of Regulation 26, this permit does not convey any property rights of any sort, or any exclusive privilege.
14. Pursuant to 40 C.F.R. 70.6(a)(6)(v) and §26.7 of Regulation 26, the permittee shall furnish to the Director, within the time specified by the Director, any information that the Director may request in writing to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit or to determine compliance with the permit. Upon request, the permittee shall also furnish to the Director copies of records required to be kept by the permit. For information claimed to be confidential, the

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permittee may be required to furnish such records directly to the Administrator along with a claim of confidentiality.

15. Pursuant to 40 C.F.R. 70.6(a)(7) and §26.7 of Regulation 26, the permittee shall pay all permit fees in accordance with the procedures established in Regulation 9.
16. Pursuant to 40 C.F.R. 70.6(a)(8) and §26.7 of Regulation 26, no permit revision shall be required, under any approved economic incentives, marketable permits, emissions trading and other similar programs or processes for changes that are provided for elsewhere in this permit.
17. Pursuant to 40 C.F.R. 70.6(a)(9)(i) and §26.7 of Regulation 26, if the permittee is allowed to operate under different operating scenarios, the permittee shall, contemporaneously with making a change from one operating scenario to another, record in a log at the permitted facility a record of the scenario under which the facility or source is operating.
18. Pursuant to 40 C.F.R. 70.6(b) and §26.7 of Regulation 26, all terms and conditions in this permit, including any provisions designed to limit a source's potential to emit, are enforceable by the Administrator and citizens under the Act unless the Department has specifically designated as not being federally enforceable under the Act any terms and conditions included in the permit that are not required under the Act or under any of its applicable requirements.
19. Pursuant to 40 C.F.R. 70.6(c)(1) and §26.7 of Regulation 26, any document (including reports) required by this permit shall contain a certification by a responsible official as defined in §26.2 of Regulation 26.
20. Pursuant to 40 C.F.R. 70.6(c)(2) and §26.7 of Regulation 26, the permittee shall allow an authorized representative of the Department, upon presentation of credentials, to perform the following:
 - a. Enter upon the permittee's premises where the permitted 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 the Act, sample or monitor at reasonable times substances or parameters for the purpose of assuring compliance with this permit or applicable requirements.

21. Pursuant to 40 C.F.R. 70.6(c)(5) and §26.7 of Regulation 26, the permittee shall submit a compliance certification with terms and conditions contained in the permit, including emission limitations, standards, or work practices. This compliance certification shall be submitted annually and shall be submitted to the Administrator as well as to the Department. All compliance certifications required by this permit shall include the following:
 - a. The identification of each term or condition of the permit that is the basis of the certification;
 - b. The compliance status;
 - c. Whether compliance was continuous or intermittent;
 - d. The method(s) used for determining the compliance status of the source, currently and over the reporting period established by the monitoring requirements of this permit; and
 - e. Such other facts as the Department may require elsewhere in this permit or by §114(a)(3) and 504(b) of the Act.

22. Pursuant to §26.7 of Regulation 26, nothing in this permit shall alter or affect the following:
 - a. The provisions of Section 303 of the Act (emergency orders), including the authority of the Administrator under that section;
 - b. The liability of the permittee for any violation of applicable requirements prior to or at the time of permit issuance;
 - c. The applicable requirements of the acid rain program, consistent with §408(a) of the Act; or
 - d. The ability of EPA to obtain information from a source pursuant to §114 of the Act.

23. Pursuant to A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, this permit authorizes only those pollutant emitting activities addressed herein.

APPENDIX A

APPENDIX B

APPENDIX C

APPENDIX D

AIR DIVISION
INVOICE REQUEST FORM

(9-96)

Facility Name & Address:

Bass Cat Boats
Drawer 1360
Mountain Home, Arkansas
72653

CSN: 03-0081

Permit No: 1624-AOP-R0

Permit Description: Title V

(e.g. A = AIR CODE, S=SIP, H=NESHAP, P=PSD, N=NSPS, T5= Title V)

Initial Fee Calculations:

Title V = 3(18.08.)(TPY each pollutant, except CO) - amount of last annual air permit fee

NOTE: Do Not double count HAPs and VOCs!!!
No greater than 4000 tpy per pollutant or less than \$1000

Fee = $\$18.08 * (168.6 + 0.3 + 34.6) - \$1506.00 = \$2174.00$

Mod Fee Calculations:

Title V = 3 (18.08)(TPY increase of each pollutant, except CO)

NOTE: Do Not double count HAPs and VOCs!!!
No greater than 4000 tpy for each contaminant but not less than \$1000

F =

Fee Amount: \$ 2174.00

Engineer: Wesley Crouch
Date: October 5, 2001

Public Notice

Pursuant to the Arkansas Operating Air Permit Program (Regulation #26) Section 6(b), the Air Division of the Arkansas Department of Pollution Control and Ecology gives the following notice:

Bass Cat Boats operates a fiberglass boat manufacturing facility at the Hwy 126 Industrial Park in Mountain Home, Arkansas. This permit allows for the increases in emissions due to production of larger boats and also allows for future growth. Two source numbers were dropped from this permit. This facility exceeds the emissions limits set forth by the Title V program and is therefore required to obtain this permit.

The application has been reviewed by the staff of the Department and has received the Department's tentative approval subject to the terms of this notice.

Citizens wishing to examine the permit application and staff findings and recommendations may do so by contacting Rhonda Sharp, Information Officer. Citizens desiring technical information concerning the application or permit should contact Wesley Crouch, Engineer. Both Rhonda Sharp and Wesley Crouch can be reached at the Department's central office, 8001 National Drive, Little Rock, Arkansas 72209, telephone: (501) 682-0744.

The draft permit and permit application are available for copying at the above address. A copy of the draft permit has also been placed at the Baxter County Public Library at 424 West Seventh Street, Mountain Home, Arkansas 72653. This information may be reviewed during normal business hours.

Interested or affected persons may also submit written comments or request a hearing on the proposal to the Department at the above address - Attention: Rhonda Sharp. In order to be considered, the comments must be submitted within thirty (30) days of publication of this notice. Although the Department is not proposing to conduct a public hearing, one will be scheduled if significant comments on the permit provisions are received. If a hearing is scheduled, adequate public notice will be given in the newspaper of largest circulation in the county in which the facility in question is, or will be, located.

The Director shall make a final decision to issue or deny this application or to impose special conditions in accordance with Section 2.1 of the Arkansas Pollution Control and Ecology Commission's Administrative Procedures (Regulation #8) and Regulation #26.

Dated this

Randall Mathis
Director