Mr. Mark Deweese Manager, Environmental, Health, & Safety Goodman Manufacturing Company LP 1501 Seamist Houston, Texas 77008

Re: Permit by Rule Registration Addition of No. 3 Powder Paint Line Houston, Harris County Account ID No. HG-1016-R

Dear Mr. Deweese:

This is in response to your special certification forms, Forms PI-8, concerning the installation of two washing/parts pretreatment stations, two hot water heaters (WH-4 and WH-5), one new powder paint booth (PP-3), one new drying oven (OV-8), and two new curing ovens (OV-9 and OV-10) as part of a third powder paint line at the Goodman-Seamist Houston Facility in Harris County. The routine emissions associated with this project have been estimated at 1.92 tons per year (tpy) of nitrogen oxides (NO_x), 2.51 tpy of carbon monoxide (CO), 0.0179 tpy of sulfur dioxide (SO₂), 0.179 tpy of volatile organic compounds (VOC), and 0.227 tpy of particulate matter less than or equal to 10 microns in diameter (PM₁₀). We understand that you have also re-submitted PI-8 forms for the emissions for the insulated wiring ink coloring operations and the in-house printing presses, which were underestimated in Registration No. 42304. The new site emissions of criteria pollutants, including all changes are 9.65 tpy of NO_x, 9.05 tpy of CO, 0.825 tpy of PM₁₀, 24.25 tpy of VOC, and 0.079 tpy of SO₂.

After evaluation of the information which you have furnished, we have determined that your proposed construction is authorized under 30 Texas Administrative Code (TAC) Sections 106.453, 106.434, and 106.183 if constructed and operated as described in your registration request. These permits by rule were authorized by the Texas Natural Resource Conservation Commission (TNRCC) pursuant to 30 TAC Chapter 106.

Re: Permit by Rule Registration

Copies of the permits by rule in effect at the time of this registration are enclosed. You must construct in accordance with the version of the permits by rule in effect when construction actually begins (see 30 TAC §106.4[a][5]). After completion of construction the facility shall be operated in compliance with all applicable conditions of the claimed permits by rule and 30 TAC § 106.4.

You are reminded that regardless of whether a permit is required, these facilities must be in compliance with all rules and regulations of the TNRCC and of the U.S. Environmental Protection Agency at all times.

Your cooperation in this matter is appreciated. If you have any questions concerning these permits by rule, please call Ms. Laterria May at (713) 767-3598 or write to her at Texas Natural Resource Conservation Commission, Office of Permitting, Remediation, and Registration, Air Permits Division (MC-162), P.O. Box 13087, Austin, Texas 78711-3087.

Sincerely,

Duncan F. Stewart, P.E., Manager Permit by Rule/General Operating Permits Section Air Permits Division Texas Natural Resource Conservation Commission

DS/LM/bw

Enclosures

cc: Mr. Arturo Blanco, Air Program Manager, Houston

Mr. Rob Barrett, Director, Harris County Public Health and Environmental Services, Pollution Control Department, Pasadena

Mr. Manuel Aguirre, P.E. Chief, Bureau of Air Quality Control, Health and Human Services

Department, Houston

Mr. William Beck, P.E., Principal Consultant, Trinity Consultants, Houston, Texas

Record No. 80702

AIR PERMITS DIVISION MC-162

MR WILLIAM BECK, PE PRINCIPAL CONSULTANT TRINITY CONSULTANTS STE 1550 1360 POST OAK BLVD HOUSTON TX 77056

AIR PERMITS DIVISION MC-162

MR MARK DEWEESE MANAGER EH&S GOODMAN MANUFACTURING CO LP 1501 SEAMIST HOUSTON TX 77008