

May 24, 1999

Mr. Matti Hokka
Chief Operations Officer
Perlos (Texas), Inc.
5201 Alliance Gateway Freeway
Fort Worth, Texas 76178

Re: Exemption Registration Request
Injection Molding Facility
Fort Worth, Tarrant County
Account ID No. DF-0392-D

Dear Mr. Hokka:

This is in response to your exemption registration, Form PI-7, concerning the proposed Injection Molding Facility at 5201 Alliance Gateway, Fort Worth, Tarrant County. We understand that you wish to use Exemptions from Permitting for Plastic Compression and Injection Molding (30 Texas Administrative Code [TAC] Section 106.394), Printing Presses (30 TAC Section 106.418), Dry Abrasive Cleaning (30 TAC Section 106.452), and Degreasing Units (30 TAC Section 106.454) to authorized your operations.

After evaluation of the information which you have furnished, we have determined that your proposed facility is exempt from permitting procedures under 30 TAC Section 106.394 for Plastic Compression and Injection Molding and 106.418 for Printing Presses if operated as described in your registration request. These exemptions were authorized by the Executive Director of the Texas Natural Resource Conservation Commission (TNRCC) pursuant to 30 Texas Administrative Code Chapter 106. Copies of the exemptions in effect at the time of this registration are enclosed. You must operate in accordance with all requirements of the enclosed exemptions from permitting.

However, the information submitted in reference to 30 TAC Section 106.452 and 106.454 is insufficient to determine whether

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all the requirements of these exemptions have been met. Therefore, we cannot register neither your dry abrasive cleaning nor your degreasing operations at this time. Deficiencies are summarized below:

1. Please fill out the enclosed 30 TAC Section 106.454 Checklist for Solvent Degreasing Units.
2. A copy of your first page of Exemption 106.452 Checklist for Abrasive Cleaning is enclosed with areas of deficiency highlighted. Please elaborate on your abrasive blaster. A filtering velocity must be provided for the exemption to be granted.

In addition, please provide capacities and contents of any storage tanks on your site. Since your facility resides in a nonattainment area for ozone, requirements for 30 TAC Chapter 115, Subchapter B, Division 1: Storage of Volatile Organic Compounds must be satisfied.

You may resubmit a revised letter addressing the aforementioned deficiencies and a new exemption registration request [Form PI-7 (copy enclosed)]. Please include your previously-assigned Texas Natural Resource Conservation Commission Account ID Number in your new submittal.

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 this exemption, please call Mr. Marvin Pair at (512) 239-5801 or write to him at Texas Natural Resource

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Conservation Commission, Office of Air Quality, New Source
Review Permits Division (MC-162), P.O. Box 13087, Austin, Texas
78711-3087.

Sincerely,

James B. Randall, P.E.
Manager, Coatings and Combustion Section
New Source Review Permits Division

JR/MP/pl

Enclosures

cc: Mr. Jesse Macias, Air Program Manager,
Arlington
Mr. T. C. Michael, Environmental Program Manager, Air
Pollution Control Program,
Department of Environmental Management, Fort Worth

Record No. 65386

New Source Review, Office of Air Quality, 7200/MC-162

FWY

MR MATTI HOKKA
CHIEF OPERATIONS OFFICER
PERLOS (TEXAS) INC
5201 ALLIANCE GATEWAY

FT WORTH TX 76178