

September 20, 1995

Mr. David Langenkamp
CEO
FIFTH GENERATION, INC.
12101 Moore Road
Austin, Texas 78719

Re: Mockingbird Plant
Austin, Travis County

Dear Mr. Langenkamp:

This is in response to your exemption registration, Form PI-7, concerning the proposed construction of a distilled alcoholic beverages facility. We understand estimated routine emissions are 0.49 pounds per hour and 2.16 tons per year of ethanol.

After evaluation of the information which you have furnished, we have determined that your project is exempt from the permit procedures under Standard Exemption No. 106 if constructed and operated as described in your letter.

This standard exemption was authorized by the Executive Director pursuant to Texas Natural Resource Conservation Commission (TNRCC) Rule 116.211(a) of Regulation VI. A copy of the exemption in effect at the time of this determination is enclosed. You must operate in accordance with all requirements of the enclosed standard exemption.

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

If you have any questions concerning this exemption, please contact Mr. Monico Banda of our Office of Air Quality, New Source Review Division at (512) 239-1589.

Sincerely,

Tammy Villarreal
Manager, Chemical Section
New Source Review Division (MC-162)

TV/MB/ds

Enclosure

cc: Mr. Blake Stewart, Air Program Manager, Austin
Mr. Roger Ramon, Air Quality Program, Environmental Conservation Services
Department,
Austin

Record No. 38204

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NEW SOURCE REVIEW, OFFICE OF AIR QUALITY - 7200/MC162/MLT1

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