

August 30, 1994

Mr. Randy Seaton
Plant Manager
REEF CHEMICAL COMPANY, INC.
P.O. Box 1109
Snyder, Texas 79549

Re: Tanks 36, 44, and 46
Snyder, Scurry County
Account ID No. SG-0039-W

Dear Mr. Seaton:

This is in response to your exemption registration, Form PI-7, concerning your plans to change the service of Tank 36, re-utilize Tank 44, and construct Tank 46 at your facility in Snyder, Scurry County.

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. 53 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 attached. You must operate in accordance with all requirements of the attached 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 U.S. Environmental Protection Agency (EPA) at all times.

If you have any questions concerning this exemption, please contact Mr. Monico Banda of our New Source Review Program.

Sincerely,

Susan Blevins, P.E.
Manager, Chemical Section
New Source Review Program

Enclosures

cc: Ms. Winona L. Henry, P.E., Regional Manager, Abilene
Ms. Asha Isaacs-Call, FA International Inc., Midland

Record No. 29291

New Source Review Program, Office of Air Quality - 7200

Ms. Asha Isaacs-Call
FA INTERNATIONAL INC.
P.O. Box 60841

Midland, Texas 79711

New Source Review Program, Office of Air Quality - 7200

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