

ATTACHMENT A

Facility Information

Wando Redimix, LLC

GCM-9900-0385

Page 2 of 3

D - EQUIPMENT INSTALLED

Equipment ID	Equipment Description	Installation Date	Modification Date	Control Devices	Emission Point ID
001	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
002	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
003	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
004	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
005	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
006	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
007	VOID - 150 yd³/hr Johnson Ross Rustler III Truck Mix Concrete Batch Plant (Removed)	2002	N/A	N/A	N/A
007	VOID - Cement Batcher (Removed)	2002	N/A	N/A	N/A
008	VOID - Flyash Silo (Removed)	2002	N/A	N/A	N/A
009	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
010	VOID (Moved to New Unit ID)	N/A	N/A	N/A	N/A
011	Cement/Cement Supplement Silos #1-5	1993, 2001, 2002	N/A	CS Johnson CSJ-125 Binvent, C&W CP-305-839 Binvent, C&W RA-140S, McNeilus SFV-270 Binvent, Ross Johnson 6CP-500 Binvent, Dust Control Systems RA-1400, C&W RA-140S, Ross Johnson 3CP-250 Binvent	CA-CG
012	250 yd ³ /hr Rex Con LoGo 12 Central Mix Concrete Batch Plant	2001	N/A	C&W RA-140S	CD
012	Cement Batcher	2001	N/A	C&W RA-140S	CD
013	150 yd ³ /hr CS Johnson Buckaroo Truck Mix Concrete Batch Plant	1993	N/A	None	Fugitive
013	Cement Batcher	1993	N/A	None	Fugitive
014	VOID - Transferred 250 yd³/hr Johnson Ross 12A-140 Central Mix Concrete Batch Plant	N/A	N/A	N/A	N/A
014	VOID - Transferred Cement Batcher	N/A	N/A	N/A	N/A

E - EXEMPT SOURCES

Equipment ID	Equipment Description	Installation Date	Modification Date	Basis
N/A	N/A	N/A	N/A	N/A

ATTACHMENT A

Facility Information

Wando Redimix, LLC

GCM-9900-0385

Page 3 of 3

F - CONDITIONS

Condition Number	Equipment/Control Device ID	Regulated Pollutant/Standard	Conditions
01	All Sources	Production	Combined production from all plants must not exceed 1,597,870 yd ³ /yr (12-month rolling sum). Production shall be recorded and reported in accordance with conditions in the General Conditional Major Operating Permit for Concrete Plants.
02	All Sources	N/A	At the facility's central office location, the owner/operator shall maintain the following records: <ul style="list-style-type: none">a. The location of all equipment on the permitb. The equipment's status (in use, in storage, disabled)c. The configuration of equipment (control device A is controlling PM from source B & C, etc.)d. Production records from each plant and aggregate 12-month rolling sum (calculated on a monthly basis)
03	All Sources	N/A	When a plant is not at the central office location, the owner/operator shall maintain with the plant the following records: <ul style="list-style-type: none">a. A copy of the permitb. List of all equipment at that sitec. The equipment's statusd. The equipment configuration in usee. The daily production records for the plant(s) at that location

ATTACHMENT B

RESERVED

Wando Redimix, LLC

GCM-9900-0385

Page 1 of 1

BOARD:
Allen Amsler
Chairman
Mark S. Lutz
Vice Chairman



Catherine B. Templeton, Director

Promoting and protecting the health of the public and the environment

BOARD:
R. Kenyon Wells
L. Clarence Batts, Jr.
Ann B. Kirol, DDS
John O. Hutto, Sr., MD

September 19, 2012

Mr. David Hand
Wando Redimix, LLC
PO Box 61389
Charleston, SC 29419

Re: Transfer of Ownership/Operation for Permit No. 9900-0385

Dear Mr. Hand:

The South Carolina Department of Health and Environmental Control, Bureau of Air Quality (Department), on July 18, 2012, received a Transfer of Ownership request for the above-referenced permit number. In accordance with S. C. Regulation 61-62.1, Section M., Transfer of Ownership/Operation, the Department hereby notifies you that the Johnson Ross 12A-140 central mix concrete plant (equipment ID 014) has been transferred from Wando Redimix, LLC to Seven M, LLC effective September 19, 2012.

Enclosed is the General Conditional Major Operating Permit for Concrete Plants and modified Attachments A and B for Permit No. GCM-9900-0385. This modified permit has the same expiration date as your previous General Conditional Major Operating Permit for Concrete Plants and will remain valid through June 30, 2021.

The modified Attachments A and B are being issued to incorporate changes into the existing General Conditional Major Operating Permit as described in the enclosed Record of Revisions. Please be advised that this facility's periodic reporting period is not affected by this modification.

It is important for you and/or an authorized representative responsible for the overall operation of this facility to read this issued permit carefully and to understand all requirements. If any errors or omissions are discovered, please notify Jerisha Dukes of my staff, via e-mail at dukesjs@dhec.sc.gov, or call (803) 898-4292 immediately.

Pursuant to the South Carolina Administrative Procedures Act, any Department decision involving the issuance, denial, suspension, or revocation of a permit or certification may be appealed by the applicant, permittee, licensee, or affected person. Please see the enclosed "Notice of Appeal Procedure" for guidelines on filing an appeal.

Sincerely,

Elizabeth J. Basil
Director, Engineering Services Division
Bureau of Air Quality

EJB:jsd:kal

Enclosure

cc: Permit File: 9900-0385

ec: Mark Hiott, Region 7, Charleston EQC Office
Johnie Alexander (johnie.alexander@concretesupplyco.com)
Technical Management – Cindy Kilpatrick
Emissions Inventory – Lynn Barnes
Air Toxics – Heinz Kaiser

Notice of Appeal Procedure
Pursuant to S.C. Code Section 44-1-60

1. This decision of the S.C. Department of Health and Environmental Control (Department) becomes the final agency decision 15 calendar days after notice of the decision has been mailed or otherwise sent to the applicant, permittee, licensee and affected persons who have requested in writing to be notified, unless a written request for final review accompanied by a filing fee in the amount of \$100 is filed with the Department by the applicant, permittee, licensee, or affected person.
2. An applicant, permittee, licensee, or affected person who wishes to appeal this decision must file a timely written request for final review with the Clerk of the Board at the following address or by facsimile at 803-898-3393. A filing fee in the amount of \$100 made payable to SC DHEC must also be received by the Clerk within the time allowed for filing a request for final review. However, if a request for final review is filed by facsimile, the filing fee may be mailed to the Clerk of the Board if the envelope is postmarked within the time allowed for filing a request for final review.

Clerk of the Board
SC DHEC
2600 Bull Street
Columbia, SC 29201

3. In order to be timely, a request for final review must be received by the Clerk of the Board within 15 calendar days after notice of the decision has been mailed or otherwise sent to persons entitled to receive notice. If the 15th day occurs on a weekend or State holiday, the request is due to be received by the Clerk of the Board on the next working day. The request for final review must be received by the Clerk of the Board by 5:00 p.m. on the date it is due. A request for final review will be returned to the requestor if the filing fee is not received on time as described above.
4. The request for final review should include the following:
 - a. the grounds on which the Department's decision is challenged and the specific changes sought in the decision
 - b. a statement of any significant issues or factors the Board should consider in deciding whether to conduct a final review conference
 - c. a copy of the Department's decision for which review is requested
5. If a timely request for final review is filed with the Clerk of the Board, the Clerk will provide additional information regarding procedures. If the Board declines in writing to schedule a final review conference, the Department's decision becomes the final agency decision and an applicant, permittee, licensee, or affected person may request a contested case hearing before the Administrative Law Court within 30 calendar days after notice is mailed that the Board declined to hold a final review conference.

The above information is provided as a courtesy; parties are responsible for complying with all applicable legal requirements.