



MAJOR SOURCE OPERATING PERMIT

PERMITTEE: ITW SEXTON

FACILITY NAME: ITW SEXTON

FACILITY/PERMIT NO.: 712-0019

LOCATION: DECATUR, MORGAN, ALABAMA

Issuance Date: January 16, 2017

Effective Date: January 16, 2017

Expiration Date: January 15, 2022

In accordance with and subject to the provisions of the Alabama Air Pollution Control Act of 1971, Ala. Code §§ 22 28 1 to 22 28 23, as amended, the Alabama Environmental Management Act, Ala. Code §§ 22 22A 1 to 22 22A 17, as amended, and rules and regulations adopted there under, and subject further to the conditions set forth in this permit, the Permittee is hereby authorized to construct, install and use the equipment, device or other article described above.

Pursuant to the Clean Air Act of 1990, all conditions of this permit are federally enforceable by EPA, the Alabama Department of Environmental Management, and citizens in general. Those provisions which are not required under the Clean Air Act of 1990 are considered to be state permit provisions and are not federally enforceable by EPA and citizens in general. Those provisions are contained in separate sections of this permit.

Alabama Department of Environmental Management

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Fed	erally Enforceable Provisos	Regulations
1.	Transfer	
	This permit is not transferable, whether by operation of law or	Rule 335-3-1602(6)
	otherwise, either from one location to another, from one piece of	
	equipment to another, or from one person to another, except as	
•	provided in Rule 335-3-1613(1)(a)5.	
2.	Renewals	
	An application for permit renewal shall be submitted at least six (6) months, but not more than eighteen (12) months, before the	Rule 335-3-1612(2)
	(6) months, but not more than eighteen (18) months, before the	
	date of expiration of this permit. The source for which this permit is issued shall lose its right to	
	operate upon the expiration of this permit unless a timely and	
	complete renewal application has been submitted within the	
	time constraints listed in the previous paragraph.	
З.	Severability Clause	
•••	The provisions of this permit are declared to be severable and if	Rule 335-3-1605(e)
	any section, paragraph, subparagraph, subdivision, clause, or	
	phrase of this permit shall be adjudged to be invalid or	
	unconstitutional by any court of competent jurisdiction, the	
	judgment shall not affect, impair, or invalidate the remainder of	
	this permit, but shall be confined in its operation to the section,	
	paragraph, subparagraph, subdivision, clause, or phrase of this	
	permit that shall be directly involved in the controversy in which	
	such judgment shall have been rendered.	
4.	Compliance	$D_{11} = 225 + 2 + 16 = 05(0)$
	(a) The permittee shall comply with all conditions of ADEM Admin. Code 335-3. Noncompliance with this permit will	Rule 335-3-1605(f)
	constitute a violation of the Clean Air Act of 1990 and	
	ADEM Admin. Code 335-3 and may result in an	
	enforcement action; including but not limited to, permit	
	termination, revocation and reissuance, or modification; or	
	denial of a permit renewal application by the permittee.	
	(b) The permittee shall not use as a defense in an	Rule 335-3-1605(g)
	enforcement action that maintaining compliance with	
	conditions of this permit would have required halting or	
	reducing the permitted activity.	
5.	<u>Termination for Cause</u>	
	This permit may be modified, revoked, reopened, and reissued,	Rule 335-3-1605(h)
	or terminated for cause. The filing of a request by the permittee	
	for a permit modification, revocation and reissuance, or	
	termination, or of a notification of planned changes or	
6.	anticipated noncompliance will not stay any permit condition. Property Rights	
0.	The issuance of this permit does not convey any property rights	Rule 335-3-1605(i)
	of any sort, or any exclusive privilege.	
	or any sort, or any shoresho privilego.	I

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.	Submission of Information	
	The permittee must submit to the Department, within 30 days or	Rule 335-3-1605(j)
	for such other reasonable time as the Department may set, any	
	information that the Department may request in writing to	
	determine whether cause exists for modifying, revoking and	
	reissuing, or terminating this permit or to determine compliance	
	with this permit. Upon receiving a specific request, the	
	permittee shall also furnish to the Department copies of records	
	required to be kept by this permit.	
	Economic Incentives, Marketable Permits, and Emissions	
	<u>Trading</u>	$D_{-1} = 0.05 = 0.16 = 0.05(1)$
	No permit revision shall be required, under any approved	Rule 335-3-1605(k)
	economic incentives, marketable permits, emissions trading and other similar programs or processes for changes that are	
	provided for in this permit.	
•	Certification of Truth, Accuracy, and Completeness:	
,	Any application form, report, test data, monitoring data, or	Rule 335-3-1607(a)
	compliance certification submitted pursuant to this permit shall	
	contain certification by a responsible official of truth, accuracy,	
	and completeness. This certification shall state that, based on	
	information and belief formed after reasonable inquiry, the	
	statements and information in the document are true, accurate	
	and complete.	
) .	Inspection and Entry	
	Upon presentation of credentials and other documents as may	Rule 335-3-1607(b)
	be required by law, the permittee shall allow authorized	
	representatives of the Alabama Department of Environmental	
	Management and EPA to conduct the following:	
	(a) Enter upon the permittee's premises where a source is	
	located or emissions-related activity is conducted, or	
	where records must be kept pursuant to the conditions of	
	this permit;	
	(b) Review and/or copy, at reasonable times, any records that	
	must be kept pursuant to the conditions of this permit;	
	(c) Inspect, at reasonable times, this facility's equipment	
	(including monitoring equipment and air pollution control	
	equipment), practices, or operations regulated or required	
	pursuant to this permit;	
	(d) Sample or monitor, at reasonable times, substances or	
	parameters for the purpose of assuring compliance with	
1.	this permit or other applicable requirements. Compliance Provisions	
1.	<u>Computance Flovisions</u>	l

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	(a)	The permittee shall continue to comply with the applicable requirements with which the company has certified that it is already in compliance.	Rule 335-3-1607(c)
	(b)	The permittee shall comply in a timely manner with	
		applicable requirements that become effective during the	
		term of this permit.	
12.		pliance Certification	
		npliance certification shall be submitted annually within 60	Rule 335-3-1607(e)
		of the anniversary date of issuance of this permit.	
	(a)	The compliance certification shall include the following:	
		(1) The identification of each term or condition of this	
		permit that is the basis of the certification;	
		 (2) The compliance status; (2) The method (a) used for determining the compliance 	
		(3) The method(s) used for determining the compliance	
		status of the source, currently and over the reporting period consistent with Rule 335-3-16-	
		.05(c) (Monitoring and Recordkeeping	
		Requirements);	
		(4) Whether compliance has been continuous or	
		intermittent;	
		(5) Such other facts as the Department may require to	
		determine the compliance status of the source;	
	(b)	The compliance certification shall be submitted to:	
	. ,	abama Department of Environmental Management	
	111	Air Division	
		P.O. Box 301463	
		Montgomery, AL 36130-1463	
		and to:	
		Air and EPCRA Enforcement Branch	
		EPA Region IV	
		61 Forsyth Street, SW	
		Atlanta, GA 30303	
13.	Reop	ening for Cause	
		r any of the following circumstances, this permit will be	Rule 335-3-1613(5)
		ned prior to the expiration of the permit:	
	(a)	Additional applicable requirements under the Clean Air	
	. ,	Act of 1990 become applicable to the permittee with a	
		remaining permit term of three (3) or more years. Such a	
		reopening shall be completed not later than eighteen (18)	
		months after promulgation of the applicable requirement.	
		month area promote Batton of the approable requirements	

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		requ	airement is later than the date on which this permit is	
			to expire.	
	(b)		itional requirements (including excess emissions	
		-	uirements) become applicable to an affected source	
			er the acid rain program. Upon approval by the	
			ninistrator, excess emissions offset plans shall be	
	()		ned to be incorporated into this permit.	
	(c)		Department or EPA determines that this permit	
			tains a material mistake or that inaccurate statements	
			e made in establishing the emissions standards or	
	(4)		er terms or conditions of this permit.	
	(d)		Administrator or the Department determines that this nit must be revised or revoked to assure compliance	
		-	the applicable requirements.	
L 4.	666A		I Rules and Regulations	
	-		it is issued on the basis of Rules and Regulations	§22-28-16(d), Code of
		-	the date of issuance. In the event additional Rules	Alabama 1975, as
			ations are adopted, it shall be the permit holder's	amended
		-	lity to comply with such rules.	
15.			nt Maintenance or Breakdown	
	(a)		ne case of shutdown of air pollution control equipment	Rule 335-3-107(1), (2)
	()		ch operates pursuant to any permit issued by the	
		Dire	ctor) for necessary scheduled maintenance, the intent	
		to sl	hut down such equipment shall be reported to the	
		Dire	ector at least twenty-four (24) hours prior to the	
		plan	ned shutdown, unless such shutdown is accompanied	
		0	he shutdown of the source which such equipment is	
			nded to control. Such prior notice shall include, but is	
			limited to the following:	
		(1)	Identification of the specific facility to be taken out	
		(0)	of service as well as its location and permit number;	
		(2)	The expected length of time that the air pollution	
			control equipment will be out of service;	
		(3)	The nature and quantity of emissions of air	
			contaminants likely to occur during the shutdown	
		(\mathbf{A})	period;	
		(4)	Measures such as the use of off-shift labor and	
			equipment that will be taken to minimize the length	
			of the shutdown period;	
		(5)	The reasons that it would be impossible or impractical to shut down the source operation	
			impractical to shut down the source operation during the maintenance period.	

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	(b)	In the event that there is a breakdown of equipment or	
		upset of process in such a manner as to cause, or is	
		expected to cause, increased emissions of air	
		contaminants which are above an applicable standard, the	
		person responsible for such equipment shall notify the	
		Director within 24 hours or the next working day and	
		provide a statement giving all pertinent facts, including	
		the estimated duration of the breakdown. The Director	
		shall be notified when the breakdown has been corrected.	
•		ration of Capture and Control Devices	
		ir pollution control devices and capture systems for which	§22-28-16(d), Code of
		permit is issued shall be maintained and operated at all	Alabama 1975, as
		es in a manner so as to minimize the emissions of air	amended
		aminants. Procedures for ensuring that the above	
	-	pment is properly operated and maintained so as to	
		imize the emission of air contaminants shall be established.	
•		oxious Odors	
		permit is issued with the condition that, should obnoxious	Rule 335-3-108
		rs arising from the plant operations be verified by Air	
		sion inspectors, measures to abate the odorous emissions	
		l be taken upon a determination by the Alabama	
	-	artment of Environmental Management that these measures	
		technically and economically feasible.	
•		itive Dust	
	(a)	Precautions shall be taken to prevent fugitive dust	Rule 335-3-402
		emanating from plant roads, grounds, stockpiles, screens,	
	(1)	dryers, hoppers, ductwork, etc.	
	(b)	Plant or haul roads and grounds will be maintained in the	
		following manner so that dust will not become airborne. A	
		minimum of one, or a combination, of the following methods shall be utilized to minimize airborne dust from	
		plant or haul roads and grounds:	
		(1) By the application of water any time the surface of the read is sufficiently dry to allow the creation of	
		the road is sufficiently dry to allow the creation of	
		dust emissions by the act of wind or vehicular	
		traffic;	
		(2) By reducing the speed of vehicular traffic to a point	
		below that at which dust emissions are created;	
		 (3) By paving; (4) By the application of binders to the read surface at 	
		(4) By the application of binders to the road surface at	
		any time the road surface is found to allow the creation of dust emissions;	

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	adeq groun exclu techr meth	Id one, or a combination, of the above methods fail to uately reduce airborne dust from plant or haul roads and nds, alternative methods shall be employed, either usively or in combination with one or all of the above control niques, so that dust will not become airborne. Alternative lods shall be approved by the Department prior to	
		ation.	
	Any 1	<u>tions and Revisions</u> modifications to this source shall comply with the fication procedures in Rules 335-3-1613 or 335-3-1614.	Rule 335-3-1613 and .14
).]	Reco	ordkeeping Requirements	
	(a)	 Records of required monitoring information of the source shall include the following: (1) The date, place, and time of all sampling or measurements; (2) The date analyses were performed; (3) The company or entity that performed the analyses; (4) The analytical techniques or methods used; (5) The results of all analyses; and (6) The operating conditions that existed at the time of 	Rule 335-3-1605(c)2.
	(b)	sampling or measurement. Retention of records of all required monitoring data and support information of the source for a period of at least 5 years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation and copies of all reports required by the permit	
	Repo	orting Requirements	
-	(a)	Reports to the Department of any required monitoring shall be submitted at least every 6 months. All instances of deviations from permit requirements must be clearly identified in said reports. All required reports must be certified by a responsible official consistent with Rule 335- 3-1604(9).	Rule 335-3-1605(c)3
	(b)	Deviations from permit requirements shall be reported within 48 hours or 2 working day of such deviations, including those attributable to upset conditions as defined in the permit. The report will include the probable cause of said deviations, and any corrective actions or preventive measures that were taken.	

Fede	rally l	Regulations				
22.						
		point of emission which requires testing will be provided	Rule 335-3-105(3) and			
	with	sampling ports, ladders, platforms, and other safety	Rule 335-3-104(1)			
		oment to facilitate testing performed in accordance with				
	-	edures established by Part 60 of Title 40 of the Code of				
		ral Regulations, as the same may be amended or revised.				
		Air Division must be notified in writing at least 10 days in				
		nce of all emission tests to be conducted and submitted as				
	-	of compliance with the Department's air pollution control				
		and regulations.				
		roid problems concerning testing methods and procedures,				
	(1)	ollowing shall be included with the notification letter: The date the test crew is expected to arrive, the date and	Rule 335-3-104			
	(1)	time anticipated of the start of the first run, how many	Kule 555-5-10+			
		and which sources are to be tested, and the names of the				
		persons and/or testing company that will conduct the				
	tests.					
	(2) A complete description of each sampling train to be used, including type of media used in determining gas stream					
		components, type of probe lining, type of filter media, and				
	probe cleaning method and solvent to be used (if test					
	(0)	procedures require probe cleaning).				
	(3) A description of the process(es) to be tested including the feed rate, any operating parameters used to control or					
	influence the operations, and the rated capacity.					
	(4)	A sketch or sketches showing sampling point locations and their relative positions to the nearest upstream and				
		downstream gas flow disturbances.				
	A pre	etest meeting may be held at the request of the source	Rule 335-3-104			
		r or the Air Division. The necessity for such a meeting and				
	the required attendees will be determined on a case-by-case					
	basis					
	All te	st reports must be submitted to the Air Division within 30				
	days					
		is specifically approved by the Air Division.				
23.		nent of Emission Fees				
		al emission fees shall be remitted each year according to	Rule 335-1-704			
0.4		ee schedule in ADEM Admin. Code R. 335-1-704.				
24.		r Reporting and Testing Requirements	$D_{110} 225 2 1 04(1)$			
		nission of other reports regarding monitoring records, fuel vses, operating rates, and equipment malfunctions may be	Rule 335-3-104(1)			
		red as authorized in the Department's air pollution control				
	requi	icu as autionzeu in die Department's all politikon control	I			

rede	erally Enforceable Provisos	Regulations
	rules and regulations. The Department may require emission	
	testing at any time.	
25.	<u> Title VI Requirements (Refrigerants)</u>	
	Any facility having appliances or refrigeration equipment,	335-3-1605(a)
	including air conditioning equipment, which use Class I or Class	
	II ozone-depleting substances as listed in 40 CFR Part 82,	
	Subpart A, Appendices A and B, shall service, repair, and	
	maintain such equipment according to the work practices,	
	personnel certification requirements, and certified recycling and	
	recovery equipment specified in 40 CFR Part 82, Subpart F.	
	No person shall knowingly vent or otherwise release any Class I	
	or Class II substance into the environment during the repair,	
	servicing, maintenance, or disposal of any device except as	
	provided in 40 CFR Part 82, Subpart F.	
	The responsible official shall comply with all reporting and	
	recordkeeping requirements of 40 CFR 82.166. Reports shall be	
	submitted to the US EPA and the Department as required.	
26.	Chemical Accidental Prevention Provisions	
	If a chemical listed in Table 1 of 40 CFR Part 68.130 is present	40 CFR Part 68
	in a process in quantities greater than the threshold quantity	
	listed in Table 1, then:	
	(a) The owner or operator shall comply with the provisions in	
	40 CFR Part 68.	
	(b) The owner or operator shall submit one of the following:	
	(1) A compliance schedule for meeting the requirements	
	of 40 CFR Part 68 by the date provided in 40 CFR	
	Part 68 § 68.10(a) or,	
	(2) A certification statement that the source is in	
	compliance with all requirements of 40 CFR Part 68,	
	including the registration and submission of the	
	Risk Management Plan.	
27.	Display of Permit	
	This permit shall be kept under file or on display at all times at	Rule 335-3-1401(1)(d)
	the site where the facility for which the permit is issued is	
	located and will be made readily available for inspection by any	
	or all persons who may request to see it.	
28.	Circumvention	
	No person shall cause or permit the installation or use of any	Rule 335-3-110
	device or any means which, without resulting in reduction in	
	the total amount of air contaminant emitted, conceals or dilutes	
	any emission of air contaminant which would otherwise violate	
	the Division 3 rules and regulations.	1

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29.	Visi	ble Emissions	
	Unle	ess otherwise specified in the Unit Specific provisos of this	Rule 335-3-401(1)
	perr	nit, any source of particulate emissions shall not discharge	
	mor	e than one 6-minute average opacity greater than 20% in	
	any	60-minute period. At no time shall any source discharge a	
		inute average opacity of particulate emissions greater than	
		o. Opacity will be determined by 40 CFR Part 60, Appendix	
	•	Iethod 9, unless otherwise specified in the Unit Specific	
	-	visos of this permit.	
30.		<u>1-Burning Equipment</u>	
	(a)	Unless otherwise specified in the Unit Specific provisos of	Rule 335-3-403
		this permit, no fuel-burning equipment may discharge	
		particulate emissions in excess of the emissions specified	
	(1.)	in Part 335-3-403.	
	(b)	Unless otherwise specified in the Unit Specific provisos of	Rule 335-3-501
		this permit, no fuel-burning equipment may discharge sulfur dioxide emissions in excess of the emissions	
		specified in Part 335-3-501.	
31.	Pro	cess Industries – General	
01.		ess otherwise specified in the Unit Specific provisos of this	Rule 335-3-404
		nit, no process may discharge particulate emissions in	
	-	ess of the emissions specified in Part 335-3-404.	
32.		raging Time for Emission Limits	
		ess otherwise specified in the permit, the averaging time for	Rule 335-3-105
		emission limits listed in this permit shall be the nominal	
		e required by the specific test method.	

CAN MANUFACTURING PROCESS No. 1

Emission Unit(s):	Lines 1- 6 Can Coating Offset Printing Presses with Inks and Varnishes (Electrostatic Rotary Disk), and Natural Gas-fired Ovens
Designation No(s). in Application:	001
Company:	ITW SEXTON
Description:	Lines 1 through 6: For the Manufacturing and Surface Coating of Metal Cans with Associated Equipment
Permitted Operating Schedule:	24 hr/day x 365 days/yr. = 8760 hr/yr.

Type and quantity of fuel used:

Primary:	Natural Gas
Secondary:	None

Pollutants Emitted:

Pollutant	Regulatory Emission Limit	Applicable Standard
VOCs	FACILITY-WIDE 200 TONS OF	SYNTHETIC MINOR PSD
	VOCS PER ROLLING 12-	
	MONTH PERIOD	
HAPs	Shall not exceed 9.5 tons	NOT SUBJECT TO THE
	for any single HAP and	NESHAP
	20.0 tons for any	
	combination of HAPs	
	during any consecutive 12-	
	month period	

Fede	erally Enforceable Provisos	Regulations	
Secti	on 1Applicability		
1.	This source is subject to a PSD synthetic minor emission limitation.	ADEM Admin. Code R. 335-3-1404	
2.	This source is subject to the applicable requirements of ADEM Admin. Code R. 335-3-1603, "Major Source Operating Permits."	ADEM Admin. Code R. 335-3-1603	
Secti	on 2Emission Standards		
1.	Emission of Volatile Organic Compounds (VOCs) from all surface coating operations facility-wide including, but not limited to coating, storage, cleanup, etc., shall not exceed 200 tons per year (TPY) in any consecutive rolling 12-month period based on the premise that all VOCs applied are emitted.	ADEM Admin. Code R. 335-3-1404(8)	
2.	Emissions of Hazardous Air Pollutants (HAPs) from this facility shall not exceed 9.5 tons for any single HAP nor 20.0 tons for any combination of HAPs during any consecutive 12-month period.	ADEM Admin. Code R. 335-3-1106(88)	
	on 3Compliance and Performance Test Methods and edures		
1.	The VOCs content by weight of each VOC containing material used shall be determined using EPA Test Method 24, as defined in 40 CFR 60, Appendix A. Vendor data based on this method is an appropriate substitute.	ADEM Admin. Code R. 335-3-105	
2.	The HAPs content by weight of each HAPs containing material used shall be determined using EPA Test Method 311, as defined in 40 CFR 63, Appendix A. Vendor data based on this method is an appropriate substitute.		

Unit Specific Provisos

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3.	kilog exclu shee or ty	s in the can coating lines shall not excess 0.34 rams per liter of coating (2.8 pounds per gallon), ading water, delivered to the coating applicator from t basecoat (exterior and interior) and over-varnish wo-piece can exterior (basecoat and over-varnish) ations.	ADEM Admin. Code R. 335-3-611 (1) (c) 1	
4.	subs or le	volatile fraction of ink, as it is applied to the trate, contains twenty-five percent (25%) by volume ss of organic solvent and seventy-five percent (75%) plume or more of water.	ADEM Admin. Code R. 335-3-622 (3) (a)	
Sect	tion 4	Emission Monitoring		
1.	requ	monitoring requirements in this permit shall be as ired in Section 5Recordkeeping and Reporting arements.		
Section 5Recordkeeping and Reporting Requirements		Recordkeeping and Reporting Requirements		
1.	Accurate and understandable records of consumption, which record at least the last five years of data, will be maintained in a permanent form suitable for inspection and be available immediately upon request. This facility shall provide a copy of records and supporting background documents upon request that pertain to this air permit. These records shall contain the following information:			
	(a)	The type, quantity in gallons, and weight in pounds of each VOC or HAP containing material used during each calendar month.		
	(b)	The percent by weight of VOCs, water, solids, VHAPs, and exempt VOC compounds content of each VOC containing material used each calendar month.		
	(c)	The percent by volume of VOCs, water, solids, VHAPs, and exempt VOC compounds content of each VOC containing material used each calendar month.		
	(d)	Compliance with VOC and VHAP limits shall be based upon monthly material use inventories. Emissions may be adjusted for VOC and VHAP		

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		content of material removed from the plant as waste or returns if the record keeping and details surrounding the materials are approved in advance.	
	(e)	Complete inventories of the VOC and HAP containing materials (their usage, VOC content and VHAP content) shall be made at the end of each calendar month.	
	(f)	The amount of VOCs emitted per calendar month from the coating and cleaning operations in units of pounds and tons.	
	(g)	The rolling 12-month total of VOCs emitted from the coating and cleaning operations in units of pounds and tons.	
2.	A report summarizing the information in Section 5 shall be submitted each calendar quarter by the 10 day of the month following the end of the quarter, in a format approved by the Department in advance.		