

Michelle B. Owenby, Technical Secretary Attn: West Tennessee Permit Program William R. Snodgrass Tennessee Tower 312 Rosa L. Parks Avenue, 15th Floor Nashville, TN. 37243

RE: Annual Report (October 1, 2018 - September 30, 2019); Adient US, LLC. Emission Source Reference No. 28-0076, Permit # 569269

Technical Secretary:

This is the annual report certification for Adient US LLC as required by Condition E2 of the company's Title V Operating Permit No. 569269

ANNUAL CERTIFICATION OF COMPLIANCE

Facility Owner/Company Name: Adient US LLC

Facility Address: 1890 Mines Road, Pulaski, TN.

Emission Source Reference Number: 28-0076

Title V Permit Number: 569269 Modification #1
Reporting Period: October 1, 2018 - September 30, 2019

Report Deadline: November 20, 2019

This report is required pursuant to TNAPCR 1200-3-9-.02(11)(e)3(v)(III) and 40 CFR Part. 70.6(c)(5)(iii) as amended in the Federal Register Vol.62, No.204, October 22, 1997, pages 54946 and 54947.

Annual Compliance Certification for Relevant Conditions of Sections A & B

| Cndtn | Requirements | Method or Means to Determine Compliance | Compliance Status |
|-------|---------------------------------------------------------------------------------------------------|----------------------------------------------------------|---------------------------------------|
| A1. | Definitions | Descriptive Information. | Compliance method not specified |
| A2. | Compliance requirement. The permittee shall comply with all conditions of its permit. | In compliance, no deviations. | Continuous |
| A3. | Need to halt or reduce activity | No such action taken during reporting period. | Continuous |
| A4. | The permit. The permit may be modified, revoked, reopened, and reissued, or terminated for cause. | Minor Modification #1 applied for on 7/15/2016. | Continuous |



| Cndtn | Requirements | Method or Means to Determine Compliance | Compliance Status |
|-------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------|----------------------|
| A18. | Schedule of compliance. If the permittee is not in compliance the permittee must submit a schedule for coming into compliance | In compliance, no deviations. | Continuous |
| A19. | Title VI. The permittee shall comply with the standards for recycling and emissions reduction of CFCs. | In compliance, no deviations. Facility does not service MVACs. | Continuous |
| A20. | 112 (r) – RMP compliance. | In compliance, no deviations | Continuous |
| B1. | Recordkeeping | Records maintained on site. | Continuous |
| B2. | Retention of monitoring data | Records retained on site. | Continuous |
| B3. | Reporting | Reports submitted on time. | Continuous |
| B4. | Certification | Reports signed by Responsible Official. | Continuous |
| B5. | Annual compliance certification | Annual Compliance submitted on time. | Continuous |
| B6. | Submission of compliance certification | Compliance Certification submitted to TDEC and EPA. | Continuous |
| B7. | Emergency provisions | No such action taken during reporting period. | Continuous |
| B8. | Excess emissions reporting | No such action taken during reporting period | Continuous |
| В9. | Malfunctions, startups and shutdowns - reasonable measures required. The permittee must take all reasonable measures to keep emissions to a minimum during startups, shutdowns, and malfunctions | No such action taken during reporting period | Continuous |

| Cndtn | Requirements | Method or Means to Determine Compliance | Compliance Status |
|-------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------|----------------------|
| B10. | Sources located in non-attainment areas or having significant impact on air quality in a non-attainment area. | Source is not located in non-attainment area | Continuous |
| D1. | Visible emissions - The permittee shall not cause, suffer, allow or permit discharge of a visible emission from any air contaminant source with an opacity in excess of 20%. | No excess visible emissions during reporting period. | Continuous |
| D2. | General provisions and applicability for non-process gaseous emissions | No such action taken during reporting period | Continuous |
| D3. | Non-process emission standards | In compliance, no deviations. | Continuous |
| D4. | General provisions and applicability for process gaseous emissions | In compliance, no deviations. | Continuous |
| D5. | Particulate emissions from process emission sources | In compliance, no deviations. | Continuous |
| D6. | Sulfur dioxide emission standards | In compliance, no deviations. | Continuous |
| D7. | Fugitive Dust | All roadways are paved. | Continuous |
| D8. | Open burning | Facility does not engage in open burning. | Continuous |
| D9. | Asbestos | N/A. There is no asbestos on site. | Continuous |
| D10. | Annual certification of compliance | Annual Compliance submitted on time. | Continuous |
| E1 | Fee Payments: allowable emissions basis | In Compliance - fees paid in full | Continuous |
| E2 | Reporting requirements: (a) Semiannual Reports (b) Annual Compliance Certification | (a) Semi Annual reports submitted on time (b) Annual reports submitted on time. | Continuous |
| E3-1 | Identification of Responsible Official and Technical Contact | Facility contact information up to date and maintained. | Continuous |
| E3-2 | Visible emissions shall not exceed 20% opacity pursuant to 1200-3-503(6) – | Last Visible Emissions performed on 02/2018. | Continuous |
| E3-3 | Recordkeeping of VOC and HAP containing materials used and SDS - | VOC and HAP documentation maintained on site. | Continuous |



| Cndtn | Poguiromento | Method or Means to Determine | Compliance Status |
|-------|-------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------|----------------------|
| E3-4 | Requirements SDS or other documentation which show percent (%) VOC by weight For all VOC and HAP containing Materials | VOC and HAP documentation maintained on site. | Continuous |
| E3-5 | Fugitive Dust Emissions | All roadways are paved. | Continuous |
| E3-6 | Emission Control Devices | No such devices | Continuous |
| E3-7 | Title V Permit Renewal | Permit No. 569269 | Continuous |
| E3-8 | Air Pollution Regulations | In compliance, no deviations | Continuous |
| E3-9 | Title V Permit 569269 | In compliance, no deviations. | Continuous |
| E3-10 | Accidental Release Plan | Compliance is Certified Annually. | Continuous |
| E3-11 | CAM Plan | NA | NA |
| E3-12 | NESHAP | HAP emissions record maintained on site. | Continuous |
| E3-13 | Recordkeeping | Records maintained on site. | Continuous |
| E3-14 | Recordkeeping | Records maintained on site. | Continuous |
| E3-15 | For Compliance with VOC and HAP emission limits, logs of material, usage, density, VOC content and HAP content are to be kept (LOG 1 and LOG 2) | Records maintained on site. | Continuous |
| E4-1 | The use of mold release compounds containing no more than 50% solids, by weight will assure compliance. | Solvent Wax contains 3.7% solids. | Continuous |

| Cndtn | Requirements | Method or Means to Determine Compliance | Compliance Status |
|---------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------|----------------------|
| E4-2 (MM1) | VOC emitted shall not exceed 308 tons during all intervals of twelve (12) consecutive months TDI emissions to be calculated as 3.29 x 10⁻⁵ lb emitted per lb used DEOA emissions to be calculated as 7.94 x 10⁻⁶ lb emitted per lb used MDI emissions to be calculated as 9.39 x 10⁻⁶ lb emitted per lb used | VOC emissions record maintained on site. No deviations to record keeping. | Continuous |
| E4-3 | The source is subject all applicable requirements of 40 CFR Part 63, Subpart OOOOOOO, National Emission Standards for Flexible Polyurethane Foam Production and Fabrications Area Sources. | Adient eliminated Methylene Chloride use long before CAAA ₉₀ was enacted. | Continuous |

DEVIATIONS, EXCURSIONS AND EXCEEDANCES:

**No Deviations Occurred during Reporting Period



RESPONSIBLE OFFICIAL CERTIFICATION

I, the undersigned, am the responsible official as defined in TAPCR 1200-3-9-.02 (11)(b)21. of the Title V source for which this document is being submitted. With the possible exception of those permit terms and conditions identified above (referring to a list of deviations, exceedances and excursions), the emission sources described in permit # 569269 were in compliance with all permit terms and conditions over the previous year as determined by all required testing and monitoring in the permit and other material information.

I hereby certify, based on the information and belief formed after reasonable inquiry, that the statements made and data contained in this document are true, accurate, and complete.

| | 11/21/19 |
|----------------|---------------------|
| (Signature) | (Date) |
| William Powers | Operations Director |
| (Printed Name) | (Title) |

{Note: Attachments, if required, are created by the Responsible Official and should consist of the information specified and any supporting records. The Responsible Official may also attach additional information when elaboration is required for clarity.}

cc: Air & EPCRA Enforcement Branch, USEPA Region IV, 61 Forsyth St. SW, Atlanta, GA 30303
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