



STATE OF TENNESSEE
DEPARTMENT OF ENVIRONMENT AND CONSERVATION
DIVISION OF AIR POLLUTION CONTROL
WILLIAM R. SNODGRASS TENNESSEE TOWER
312 ROSA L. PARKS AVENUE, 15TH FLOOR
NASHVILLE, TN 37243

September 24, 2013

Mr. Joe McCall, Quality Manager
Thomas & Betts Corporation
260 Dennis Street
Athens, Tennessee 37303

Re: 54-0047-12, log no. 967592,
Thomas & Betts Corporation, 260 Dennis Street, Athens, Tennessee 37303
Insignificant Emissions Unit

Dear Mr. McCall:


This correspondence is in response to your application dated July 29, 2013. The information which you provided has undergone a preliminary review by the East Tennessee Permit Program.

It has been determined that the new fluidized bed die cleaning furnace described in your application would constitute an *insignificant activity* or *insignificant emissions unit*, as defined in part 1200-03-09-.04(2)(a)3. of the Tennessee Air Pollution Control Regulations. Specifically, the proposed operation would result in potential emissions from the source of less than five (5) tons per year of each air contaminant and each regulated air pollutant that is not a hazardous air pollutant, and less than 1,000 pounds per year of each hazardous air pollutant.

For new sources, subparagraph 1200-03-09-.04(4)(a) of the Tennessee Air Pollution Control Regulations requires that the request for designation as an insignificant emissions unit be made at least thirty (30) days prior to the estimated starting date of construction. Your letter and application are accepted as the required notification. All applicable air pollution regulations must still be met by your facility.

If you have any questions concerning this correspondence, please contact Thomas Krinov at (615) 532-6812.

Sincerely,


John A. Trimmer, Chief
East Tennessee Permit Program

JAT/TAK

c: Chattanooga EFO
File 54-0047-12 S2