



west virginia department of environmental protection

Division of Air Quality
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Earl Ray Tomblin, Governor
Randy C. Huffman, Cabinet Secretary
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June 15, 2015

Mr. Steve Johnson, NADC Project Manager
North American Demolition Company
PO Box 68
Washington, WV 26181

RE: **Permit Applicability Determination**
North American Demolition Company
SABIC Innovative Plastics
Plant ID No.
Determination No. PD15-048

Dear Mr. Johnson:

It has been determined that your proposed crushing of reinforced concrete at the SABIC Innovative Plastics facility demolition site is not defined, pursuant to §45-13-2.24, as a “stationary source.” This determination is based on the information (including your emissions calculations) in your Permit Determination Form (PDF) submitted on June 9, 2015 that indicates that the crushing of reinforced concrete does not have reasonably calculated maximum emissions over two (2) lbs/hr OR five (5) tons/year of total Hazardous Air Pollutants (HAPs); six (6) lbs/hour AND ten (10) TPY or one hundred forty-four (144) pounds per calendar day of any regulated pollutant; or *trigger* a substantive requirement of any State or Federal air quality regulation.

Please be aware that any changes to the proposed crushing activities may trigger the requirement to obtain a permit if the changes define the activities as a “stationary source” under 45CSR13.

Should you have any questions, please contact the undersigned engineer at (304) 926-0499 x1219.

Sincerely,



Joe R. Kessler, PE
Engineer

c: Mr. Matthew J. Myers, Project Manager (via e-mail)
Michael Baker Jr., Inc.