

Georgia Department of Natural Resources

Environmental Protection Division • Air Protection Branch

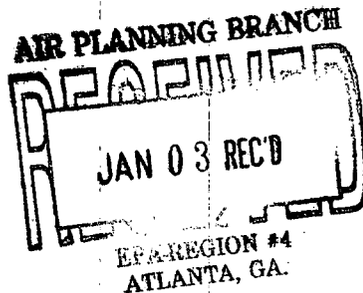
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404/363-7000 • Fax: 404/363-7100

Noel Holcomb, Commissioner
Carol A. Couch, Ph.D., Director

December 22, 2006

Ms. Kay Prince
Chief, Air Planning Branch
Air, Pesticides & Toxics Management Division
U.S. EPA, Region IV
61 Forsyth Street, SW
Atlanta, Georgia 30303-8909



Re: December 30, 2006 Lower Savannah – Augusta Early Action Compact Progress Report

Dear Ms. Prince:

The Georgia Environmental Protection Division (EPD) is submitting this letter as a report of Progress of the Lower Savannah – Augusta Early Action Compact (EAC) approved by EPA in the Federal Register on August 26, 2005.

The control measures specified for emission reductions, and quantified for the attainment demonstration in the Georgia EAC for the Augusta area, include Stage I Vapor Recovery (Richmond County) and Open Burning restrictions (Columbia and Richmond Counties) during the ozone season of May 1 through September 30 of each year. Both rules were adopted prior to the December 31, 2004 submission of the EAC and were effective January 20, 2005. The open burning rule became enforceable on May 1, 2005 and the Stage I Vapor Recovery Rules become enforceable May 1, 2006. Emission reductions from both rules were part of the attainment demonstration included in the EAC submission. Extensive public awareness, including all stakeholder involvement related to these rules and final SIP revision submittal, was completed prior to the submission of the EAC SIP revision. The SIP submittal included completion of all modeling, technical analysis, and planning/regulatory actions. The State of Georgia, through the EPD, is solely responsible for implementing both measures. The attached table provides more detail concerning this progress update. We have also included an Assessment of Air Quality for the area as well as more detailed information on Stage I Vapor Recovery.

If you have any questions or need more information, please contact Jim Kelly at (404) 363-7131 or via email at James_Kelly@dnr.state.ga.us.

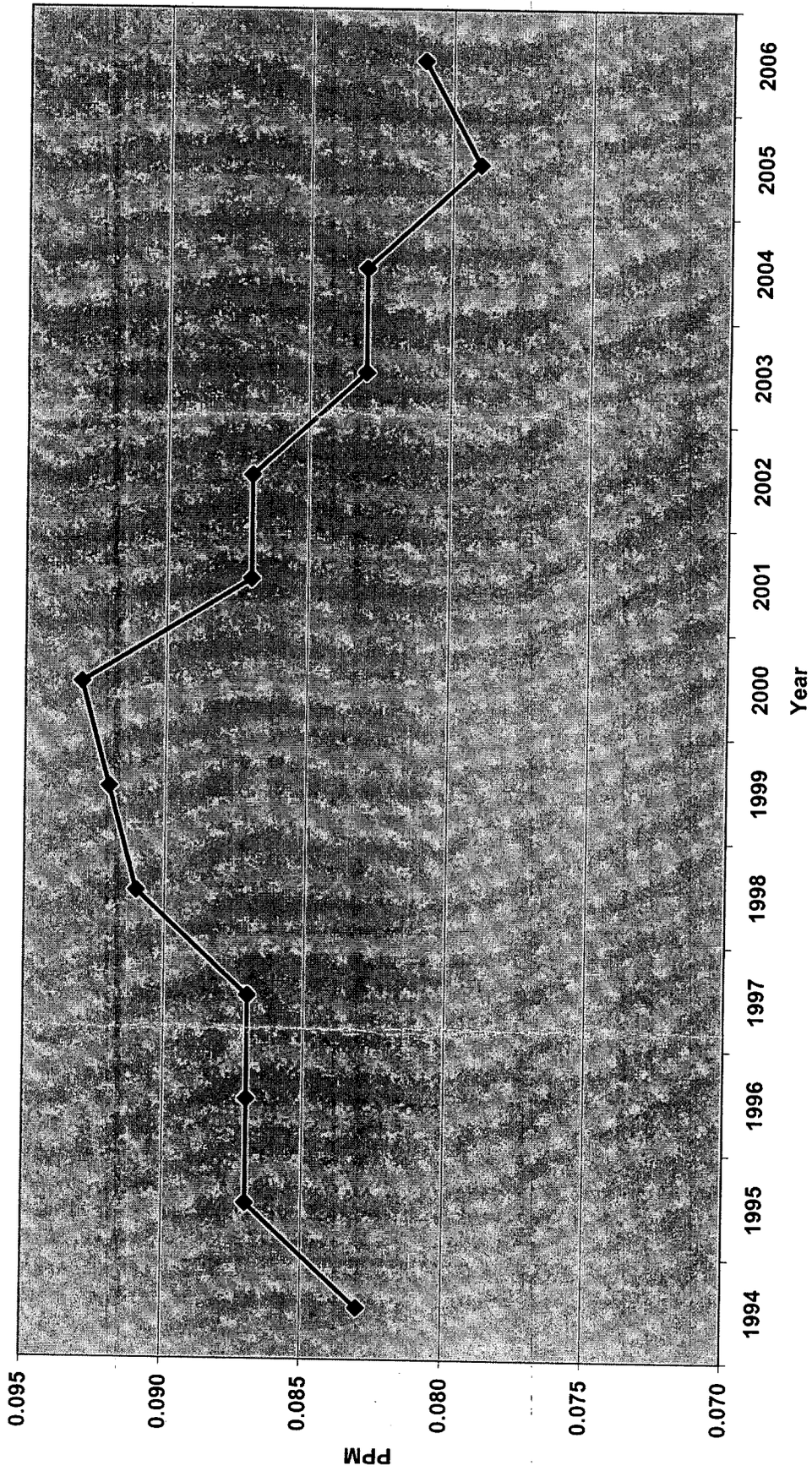
Sincerely,

James P. Johnston, PE
Program Manager
Planning and Support Program
Air Protection Branch

Enclosures

- c: Ms. Myra Reece, South Carolina Bureau of Air Quality (w/enclosure)
Honorable Deke Copenhaver, Mayor, City of Augusta (w/enclosure)
Honorable Ron Cross, Columbia County, Chairman Board of Commissioners (w/enclosure)

Augusta, GA
8 Hr Ozone Design Value
(3-year average of the 4th high values)
[AQS Site ID: 13-245-0091]



Stage I Vapor Recovery

Background

The rules for Gasoline Dispensing Facility – Stage I Vapor Recovery were last amended on January 9, 2005. The amendments included the addition of Catoosa, Walker, and Richmond counties as a part of the area covered by Stage I. Gasoline dispensing facilities that dispense more than 50,000 gallons per month were required to be in compliance with the rule by May 1, 2006. Gasoline dispensing facilities that dispense between 10,000 gallons and 50,001 gallons per month are required to be in compliance with the rule by May 1, 2007.

Compliance

In order for a gasoline dispensing facility to be in compliance, it must have installed a Division approved Stage I vapor recovery system. The system must receive certification by passing the required certification tests. The tests must be conducted once every 5 years. The tests assures that the system is leak tight and meets the requirements in the California Air Resources Board executive orders.

Compliance Assurance

In order to assure that the gasoline dispensing facilities meet the requirements and implementation dates with the Stage I Vapor Recovery rule, the Division has taken or will take the following steps:

Action	Date	Status
Develop regulated facilities database for Catoosa, Walker, and Richmond	1 st Quarter 2005	Complete
Send out reminder letters to gasoline transport companies that they must collect gasoline vapors from regulated gasoline dispensing facilities in Catoosa, Walker, and Richmond counties	May 2005	Complete
Send out letter to regulated gasoline dispensing facilities reminding them to have all Stage I controls in place and certified by May 1, 2006 for those facilities dispensing more than 50,000 gallons of gasoline per month	February 2006	Complete
Receive test reports from Stage I systems that have been certified	February – April 2006	Complete
Randomly witness Stage I certification tests	February – April 2006	On-going: some tests originally failed. Staff are witnessing retests
Send out notice of violation letters to regulated facilities that have not complied by May 1, 2006	May – December 2006	Following up on facilities that received NOVs for not testing
Negotiate consent orders if necessary for facilities that remain out of compliance	July – February 2007	Ongoing
Repeat activities for gasoline dispensing facilities that dispense between 10,000 gallons and 50,001 gallons per month	January – September 2007	Ongoing