



Since 1858

ALMA PLANTATION, LLC

4612 ALMA ROAD
LAKELAND, LOUISIANA 70752

MAIN FILE

Telephone (225) 627-6666
Office FAX (225) 627-5138
Mill FAX (225) 627-9585

original to IOA
copy to BW MFG / Crp 3 / Cuader

AI 1305

March 10, 2006

Louisiana Department of Environmental Quality
Office of Environmental Services, Permits Division
Post Office Box 4313
Baton Rouge, Louisiana 70821-4313
ATTN: Chuck Carr Brown, Ph.D., Assistant Secretary

RE: Application for Emission Reduction Credits and Request for Permit Rescission
Cinclare Central Facility, Permit No. 3120-00001-V1
Agency Interest (AI) No. 4056

Dear Dr. Brown:

Alma Plantation, LLC (Alma) is the permitted entity for the Cinclare Central Facility located in Brusly, Louisiana. Alma has permanently transferred the sugarcane processing rights from the Cinclare Central Facility to its Sugarcane Milling Facility in Lakeland, Point Coupee Parish, Louisiana (AI No. 1305). Operations at the Cinclare Central Facility have ceased and the facility is being permanently shutdown. Alma requests that Permit No. 3120-00001-V1 be rescinded. Additionally, an application for Emission Reduction Credits (ERC) is attached.

The Cinclare Central Facility is a sugarcane milling facility located in West Baton Rouge Parish, a nonattainment parish. The facility operates primarily from September to February; therefore, the requested ERC will be non-ozone season credits. The facility is not subject to LAC 33:III.Chapter 22, Control of Emissions of Nitrogen Oxides. 2003 and 2004 average actual emissions were used as the representative years for the attached application. The actual emissions were taken from the Cinclare Central Facility 2003 and 2004 Annual Emission Inventory Statements.

Alma appreciates your attention to this request. Should you have any questions, please call me at (225) 627-6666 or Brian Robson of Providence Engineering at (972) 550-9326.

Sincerely,
Alma Plantation, LLC

David B. Stewart

Attachment

cc: Jim Carver, Taylor, Porter, Brooks & Phillips, LLP
Brian Robson, Providence Engineering

2006 MAR 21 AM 11:06

ERC - 000



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ATTACHMENT

ERC BANK APPLICATION

Department of Environmental Quality
 Office of Environmental Services
 Air Permits Division
 P.O. Box 4313
 Baton Rouge, LA 70821-4313
 (225) 219-3181

LOUISIANA

ERC BANK APPLICATION



NO_x OR VOC

COMPANY: Alma Plantation, Ltd 4056
(Agency Interest No.)

FACILITY: Cinclare Central Factory 3120-00001-V1
(Permit No.)

LOCATION: Baton Rouge West Baton Rouge
(Parish)
 (City)
Highway 1, Brusly, Louisiana
 (Physical Location)

CONTACT: David B. Stewart General Manager (225) 627-6666
 (Name) (Title) (Phone)

MAILING ADDRESS: P.O. Box 2471 Baton Rouge LA 70821
 (Street or P.O. Box) (City) (State) (Zip Code)

	(Affected EIQ Source ID(s))	(Date of Actual Emissions Decrease)	(Baseline Period)	
			NO _x	VOC
ALLOWABLES BEFORE:	N/A	N/A	133.8	10.65
	(May 1 - September 30)	(October 1 - April 30)	(TPY)	(TPY)
AVG. ACTUAL EMISSIONS:	N/A	N/A	94.5	8
	(May 1 - September 30)	(October 1 - April 30)	(TPY)	(TPY)
CHAPTER 22 LIMIT:	N/A	N/A	N/A	N/A
	(May 1 - September 30)	(October 1 - April 30)	(TPY)	(TPY)
ALLOWABLES AFTER¹:	N/A	N/A	N/A	N/A
	(May 1 - September 30)	(October 1 - April 30)	(TPY)	(TPY)
CREDITABLE CHANGE:	N/A	N/A	N/A	N/A
	(May 1 - September 30)	(October 1 - April 30)	(TPY)	(TPY)

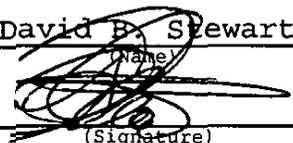
¹Allowables should account for all applicable federal and state regulations, emissions limitations, compliance orders, consent decrees, etc. In the case of enforcement instruments, surplus reductions may be included as per the terms of the order or agreement. If no such terms are included, then the reductions are not surplus.

CREDIBILITY:

All applicable state and federal regulations that apply to the affected emission point(s) should be addressed in the cover letter to this document.

RESPONSIBLE OFFICIAL CERTIFICATION:

I hereby certify that the information contained in this ERC Bank Application and attached calculations is true and accurate to the best of my knowledge.

David B. Stewart General Manager (225) 627-6666
 (Name) (Title) (Phone)
 3/14/06
 (Signature) (Date)