

COMMISSION

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EXECUTIVE DIRECTOR
Richard D. Garrity, Ph.D.

DIVISION DIRECTORS

Legal & Admin.	Richard Tschantz, Esq.
Air Management	Jerry Campbell, P.E.
Waste Management	Hooshang Boostani, P.E.
Water Management	Sam Elrabi, P.E.
Wetlands Management	Scott Emery, Ph.D.

**ENVIRONMENTAL PROTECTION COMMISSION OF
HILLSBOROUGH COUNTY, as Delegated by**

**STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION**

NOTICE OF PERMIT ISSUANCE

CERTIFIED MAIL

Tim Garris
District Manager
Griffin Industries, LLC
1001 Orient Road
Tampa, FL 33619

File No.: 0570163-008-AO
County: Hillsborough

Enclosed is Permit No. 0570163-008-AO to incorporate the air construction Permit No. 0570163-004-AC into the current operating Permit No. 0570163-005-AO, issued pursuant to Section 403.087, Florida Statutes. The EPC will issue the final permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to Section 120.569 and 120.57 F.S. before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Legal Department of the EPC at 3629 Queen Palm Drive, Tampa, Florida 33619, Phone 813-627-2600, Fax 813-627-2602. Petitions filed by the permit applicant or any of the parties listed below must be filed within 14 (fourteen) days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), F.S. must be filed within 14 (fourteen) days of receipt of this permit. Under Section 120.60(3), however, any person who asked the EPC for notice of agency action may file a petition within 14 (fourteen) days of receipt of that notice, regardless of the date of publication.

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Roger P. Stewart Center

3629 Queen Palm Drive, Tampa, FL 33619 - (813) 627-2600 - www.epchc.org

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PERMITTEE:
Griffin Industries, LLC
1001 Orient Road
Tampa, FL 33619

PERMIT/CERTIFICATION
Permit No: 0570163-008-AO
County: Hillsborough
Expiration Date: August 29, 2018
Project: Rendering Operation

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rules 62-204, 62-210, 62-212, 62-296, 62-297, and 62-4. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with the EPC and made a part hereof and specifically described as follows:

Griffin Industries processes animal remains, scrap meat, and the interface from used restaurant food grease using two (2) high pressure steam heated cookers that are used to separate fat from meat or animal remains by slow heating and processing of meat, fat, bone, and offal. Cooker #1 (Dupps Company 200U Supercookor) and Cooker #2 (Dupps Company 1500 Equacooker) have the maximum raw material input rates of 43,440 lbs/hr and 34,000 lbs/hr, respectively, based on a raw material moisture content of 34%.

Each cooker has a water-cooled shell and tube condenser to collapse the steam and control condensable odor emissions generated from the cooking operation. The two water-cooled shell and tube condensers operating in parallel are followed by three scrubbers in series; a 10,000 acfm Venturi Scrubber and High Intensity Packed Bed Scrubber to control non-condensable odor emissions from the cookers, and a 50,000 acfm Room Air Scrubber to control the pre-treated process vapors and fugitive vapors from the processing building. The Room Air Scrubber treats approximately 40,000 acfm of in-plant air and 10,000 acfm of pretreated process vapors from the Venturi and High Intensity Packed Bed scrubbers. The in-plant air emissions consist of emissions from the feed screws, grinders, control wheels, drainers, centrifuges, screw presses, and other miscellaneous process equipment. Sodium hypochlorite is injected as a scrubbing agent in the scrubbers for odor control. In addition, sodium hydroxide and muriatic acid are used for pH control in the scrubbers

In addition, there is a tertiary odor control system, which uses atomizing spray nozzles that distribute a mist of odor masking compound around the truck unloading/receiving pit area for the purpose of masking odors in the immediate raw material unloading area. In order to mitigate potential odors, all raw materials are processed within 24 hours of receipt.

The facility is subject to Rule 62-296.320, F.A.C. General Pollutant Emission Limiting Standards. Two steam boilers, one rated at 62.76 MMBtu/hr and another rated at 31.38 MMBtu/hr, supply high pressure

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A petitioner shall mail a copy of the petition to the applicant at the address indicated above, at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205 of the F.A.C.

A petition that disputes the material facts on which the EPC's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number if known;
- (b) The name, address, and telephone number of the petitioner and the name, address, and telephone number of each petitioner's representative, if any, which shall be the address for service purposes during the course of the proceedings; and an explanation of how the petitioner's substantial interests will be affected by the EPC's determination;
- (c) A statement of how and when the petitioner received notice of the EPC action;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the EPC's proposed action;
- (f) A statement of specific rules or statutes the petitioner contends requires reversal or modification of the EPC's proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the EPC to take with respect to the EPC's proposed action.

A petition that does not dispute the material facts upon which the EPC's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above as required by Rule 28-106.301.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the EPC's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the EPC on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation under section 120.573, F.S. is not available in this proceeding.

This action is final and effective on the date filed with the Clerk of the EPC unless a petition is filed in accordance with above. Upon the timely filing of a petition, this order will not be effective until further order of the EPC.

Any person listed below may request to obtain additional information, a copy of the application (except for information entitled to confidential treatment pursuant to Section 403.111, F.S.), all relevant supporting materials, and all other materials available to the EPC that are relevant to the permit decision. Interested persons may contact Diana M. Lee, P.E., at the above address or call (813) 627-2600, for additional information.

Any party to this order has the right to seek judicial review of it under Section 120.68 of the Florida Statutes, by filing a notice of appeal under rule 9.110 of the Florida rules of Appellate Procedure with the EPC's Legal Office at 3629 Queen Palm Drive, Tampa, Florida 33619 and with the clerk of the Department of Environmental Protection in the Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice must be filed within thirty days after this order is filed with the clerk of the Department.

Executed in Tampa, Florida

ENVIRONMENTAL PROTECTION COMMISSION
OF HILLSBOROUGH COUNTY

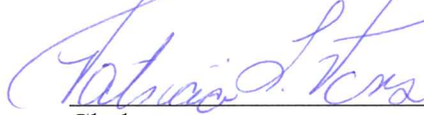


Richard D. Garrity, Ph.D.
Executive Director

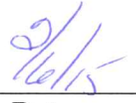
CERTIFICATE OF SERVICE

This is to certify that this NOTICE OF PERMIT and all copies were mailed before the close of business on 2/6/15 to the listed persons.

FILING AND ACKNOWLEDGEMENT FILED, on this date, pursuant to Section 120.52(7), Florida Statutes, with the clerk, receipt of which is hereby acknowledged.



Clerk



Date

COMMISSION

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PERMITTEE:
Griffin Industries, LLC
1001 Orient Road
Tampa, FL 33619

PERMIT/CERTIFICATION
Permit No: 0570163-008-AO
County: Hillsborough
Expiration Date: August 29, 2018
Project: Rendering Operation

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rules 62-204, 62-210, 62-212, 62-296, 62-297, and 62-4. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with the EPC and made a part hereof and specifically described as follows:

Griffin Industries processes animal remains, scrap meat, and the interface from used restaurant food grease using two (2) high pressure steam heated cookers that are used to separate fat from meat or animal remains by slow heating and processing of meat, fat, bone, and offal. Cooker #1 (Dupps Company 200U Supercookor) and Cooker #2 (Dupps Company 1500 Equacooker) have the maximum raw material input rates of 43,440 lbs/hr and 34,000 lbs/hr, respectively, based on a raw material moisture content of 34%.

Each cooker has a water-cooled shell and tube condenser to collapse the steam and control condensable odor emissions generated from the cooking operation. The two water-cooled shell and tube condensers operating in parallel are followed by three scrubbers in series; a 10,000 acfm Venturi Scrubber and High Intensity Packed Bed Scrubber to control non-condensable odor emissions from the cookers, and a 50,000 acfm Room Air Scrubber to control the pre-treated process vapors and fugitive vapors from the processing building. The Room Air Scrubber treats approximately 40,000 acfm of in-plant air and 10,000 acfm of pretreated process vapors from the Venturi and High Intensity Packed Bed scrubbers. The in-plant air emissions consist of emissions from the feed screws, grinders, control wheels, drainers, centrifuges, screw presses, and other miscellaneous process equipment. Sodium hypochlorite is injected as a scrubbing agent in the scrubbers for odor control. In addition, sodium hydroxide and muriatic acid are used for pH control in the scrubbers

In addition, there is a tertiary odor control system, which uses atomizing spray nozzles that distribute a mist of odor masking compound around the truck unloading/receiving pit area for the purpose of masking odors in the immediate raw material unloading area. In order to mitigate potential odors, all raw materials are processed within 24 hours of receipt.

The facility is subject to Rule 62-296.320, F.A.C. General Pollutant Emission Limiting Standards. Two steam boilers, one rated at 62.76 MMBtu/hr and another rated at 31.38 MMBtu/hr, supply high pressure

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process steam for use in the two cookers. Both boilers are fired primarily on natural gas with backup of virgin No. 2 fuel oil with less than 0.05% sulfur content by weight. The facility also maintains the ability to combust processed fats due to its similar heat content to fuel oil. Both of the boilers are exempt from permitting pursuant to Rule 62-210.300(3)(a), F.A.C.

The operation at the facility also includes Restaurant Food Grease (RFG) processing that involves using steam to heat and concentrate the grease by removing water in a series of work tanks. The RFG operation generates approximately 800 acfm and is tied into the existing scrubber system.

The final products from this facility consist of bone meal (crax) and processed fats, which includes tallow, yellow grease, brown grease, and poultry fat. These products are sold for use in animal feed applications, chemical manufacturing, and combustion applications. Below is a list of the process and pollution control equipment:

<u>Equipment</u>	<u>Manufacturer</u>	<u>Model No.</u>
Cooker #1	The Dupps Company	200U Supercookor
Cooker #2	The Dupps Company	1500 Equacooker
Shell and tube condenser #1	Texas Metal Fabrication Company	T-42
Shell and tube condenser #2	The Dupps Company	12 SS
Venturi Scrubber	10,000 ACFM SCP Control, Inc.	8" x 20"
Packed Bed Scrubber	10,000 ACFM GPI Corporation	#4468 60" x 258"
Room Air Scrubber	50,000 ACFM American Fan Co.	BI-490

Location: 1001 Orient Road, Tampa, FL 33619

UTM: 17-364.0 E 3096.4 N

NEDS NO: 0570163

EU 003 – Rendering Operation

References Permit No.: 0570163-005-AO

PERMITTEE:
Griffin Industries, LLC

PERMIT/CERTIFICATION NO.: 0570163-008-AO
PROJECT: Rendering Operation

SPECIFIC CONDITIONS:

1. A part of this permit is the attached General Conditions. [Rule 62-4.160, F.A.C.]
2. All applicable rules of the Environmental Protection Commission of Hillsborough County including design discharge limitations specified in the application shall be adhered to. The permit holder may also need to comply with county, municipal, federal, or other state regulations prior to construction. [Rule 62-4.070(7), F.A.C.]
3. Issuance of this permit does not relieve the permittee from complying with applicable emission limiting standards or other requirements of Chapters 62-204, 62-210, 62-212, 62-296 and 62-297, F.A.C., or any other requirements under federal, state, or local law. [Rule 62-210.300, F.A.C.]
4. The permittee shall not cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor. [Rule 62-296.320, F.A.C.]
5. The input rates for each Cooker shall not exceed the following maximum raw material processing rates (lbs/hr) while processing fat, bones, offal, and restaurant grease interface.

	<u>lbs/hr</u>
A) Cooker #1	43,440
B) Cooker #2	34,000

[Rule 62-210.200(PTE), 62-4.070(1), F.A.C., and Permit No. 0570163-004-AC]

6. In order to ensure compliance with Specific Condition No. 4, the following shall apply to this rendering operation: [Rule 62-4.070(3), F.A.C. and Permit No. 0570163-004-AC]
 - A) The odor control systems, which include the water-cooled shell and tube condensers and scrubbers, must be properly maintained, and in operation whenever the rendering process is in operation. The odor control system shall be started and fully operational prior to feeding raw materials into the process.
 - B) Raw materials shall be restricted to animal by-products and grease.
 - C) Raw materials shall be processed as soon as reasonably practicable upon delivery to the facility. If raw materials are not processed within 24 hours after delivery to the facility due to an operational breakdown or plant upset, the permittee shall notify the EPC regarding the operational breakdown or plant upset and the estimated time frame for completing processing of raw materials.
 - D) The water in the line returning from either of the two condensers following the cookers shall not exceed 140 °F.

7. The following Operation and Maintenance Plan for the odor control systems shall be strictly adhered to: [Rule 62-4.070(1), F.A.C., Permit No. No. 0570163-004-AC]

- A) The following performance parameters of the sources and the odor control/monitoring system shall be maintained within the specified operating ranges below:

PERMITTEE:
Griffin Industries, LLC

PERMIT/CERTIFICATION NO.: 0570163-008-AO
PROJECT: Rendering Operation

SPECIFIC CONDITIONS:

- 1) High Intensity Packed Bed Scrubber pressure drop: 2-8 inches H₂O
- 2) Room Air Scrubber pressure drop: 1-5 inches H₂O
- 3) Scrubbing liquid flow rate to the High Intensity Packed Bed Scrubber spray nozzles: minimum of 100 gpm
- 4) Scrubbing liquid flow rate to the Room Air Scrubber nozzles: normal, 450 gpm
- 5) Total liquid flow rate (make up and recirculating) to Venturi Scrubber: Minimum of 40 gpm
- 6) pH of scrubbing liquid to the High Intensity Packed Bed and Room Air Scrubbers: not to exceed 9
- 7) Oxidation-Reduction Potential (ORP) of scrubber liquid to the High Intensity Packed Bed and Room Air Scrubber as measured at the line leading to/supplying spray nozzles: minimum 500 mV (10 ppm)*
- 8) Cooker Temperature Range: not to exceed 300 °F*

* The ORP may be operated at a higher mV value, as necessary, in order to minimize objectionable odors. The cooker temperature upper limit may be exceeded up to 320 °F for no longer than 15 minutes in any single hour. Operating under either or both of these conditions does not exempt the permittee from complying with Specific Condition No. 4 of this permit.

B) The following observations, checks, and operations apply to this source and shall be conducted and recorded on the schedule specified:

Daily (While Operating)

- 1) Check and record the pressure drop across the High Intensity Packed Bed and Room Air Scrubbers (hourly).
- 2) Check and record the scrubbing liquid flow rate to the Venturi, High Intensity Packed Bed and Room Air Scrubbers (hourly).
- 3) Check and record the pH of the High Intensity Packed Bed and Room Air Scrubbers scrubbing liquid reservoir (hourly).
- 4) Check and record the amp meter for the fan serving the Room Air Scrubber.
- 5) Continuously monitor and record the ORP of the scrubbing liquid in the High Intensity Packed Bed and Room Air Scrubbers.
- 6) Continuously monitor and record process temperature of each cooker.
- 7) Good housekeeping practices shall be adhered to
- 8) Check and record the temperature of the water in the line returning from each of the two cooker condensers.

Every Other Month:

- 1) Cleaning procedure for High Intensity Packed Bed Scrubber:

PERMITTEE:
Griffin Industries, LLC

PERMIT/CERTIFICATION NO.: 0570163-008-AO
PROJECT: Rendering Operation

SPECIFIC CONDITIONS:

- a) Check the packed tower for grease build-up.
- b) Caustic wash the tower with 20-gallons for 2 hours.
- c) Caustic wash the Venturi scrubber with 15-gallons for 2 hours.
- d) Drain both systems - fill with fresh water rinse for 1 hour.
- e) Drain both systems - fill with fresh water add 25 gallons 20% muriatic acid and wash for 3 hours.
- f) Drain both systems - fill with fresh water.
- g) Check ORP and pH probes. Make sure they are clean and verify calibration.
- h) Turn on fan. Make sure pressure drop is reading as permit requires.
- i) Set valves to make sure the circulating pumps read what the permit requires for both systems.
- j) Before leaving system, make sure ORP and pH probes are reading what the permit requires.

2) Cleaning Procedure for Room Air Scrubber:

- a) Check packed tower for grease build-up.
- b) Caustic wash tower with 55-gallons for 2 hours.
- c) Drain system fill with fresh water - rinse 1 hour.
- d) Drain system fill with fresh water. Add 55 gallon 20% muriatic acid wash for 3 hours.
- e) Drain system - fill with fresh water.
- f) Check ORP and pH probes. Make sure they are clean and verify calibration.
- g) Turn on fan. Make sure pressure drop is reading as permit requires.
- h) Set valves to make sure the bleed is 10 gpm to outside scrubber.
- i) Before leaving system, make sure ORP and pH probes are reading what the permit requires.

C) The following maintenance and operation shall apply to this source and shall be conducted on the schedule specified.

Weekly

- 1) Check all the fan bearings and lubricate if needed.

Monthly

- 1) Check all drive belts and chains for wear and tension.
- 2) Check the High Intensity Packed Bed and Room Air Scrubbers spray nozzles to ensure that there is a proper spray pattern. Repair if necessary.
- 3) Check all hoses and clamps.
- 4) Calibrate all indicating equipment.
- 5) Inspect housing for corrosion.

PERMITTEE:
Griffin Industries, LLC

PERMIT/CERTIFICATION NO.: 0570163-008-AO
PROJECT: Rendering Operation

SPECIFIC CONDITIONS:

Quarterly

- 1) Inspect paint on odor control systems.

Annually

- 1) Check all bolts.
- 2) Check welds.
- 3) Calibrate ORP and pH controllers.

D) Records:

Records of inspections, maintenance, and performance parameters required by the specific condition of this permit shall be retained for a minimum of two years and shall be made available to the Environmental Protection Commission of Hillsborough County upon request. [Rule 62-4.070(3), F.A.C.]

8. All reasonable precautions shall be taken to prevent and control generation of unconfined emissions of particulate matter in accordance with the provision in Rule 62-296.320, F.A.C. These provisions are applicable to any source, including, but not limited to, vehicular movement, transportation of materials, construction, alterations, demolition or wrecking, or industrial related activities such as loading, unloading, storing and handling. Reasonable precautions shall include, but not be limited to, the following:

- A) Maintenance of parking areas and yards.
- B) Removal of particulate matter from paved areas, buildings and work areas under control of the owner/operator.

9. Excess emissions resulting from start-up, shutdown or malfunction of any emissions unit shall be permitted provided that best operational practices to minimize emissions are adhered to; and, the duration of excess emissions shall be minimized but in no case exceed two hours in any 24-hour period. [Rule 62-210.700(1), F.A.C.]

10. If the permittee is not able to comply with any of the provisions of this permit, in particular, maintenance of the operating parameters of the primary and/or secondary odor control systems, then the permittee shall report the problem to the Environmental Protection Commission of Hillsborough County by telephone or in writing no later than the next business day. [Rule 62-4.070(1), F.A.C.]

11. The use of property, facilities, equipment, processes, products, or compounds, or the commission of paint overspraying or any other act, that causes or materially contributes to a public nuisance is prohibited, pursuant to the Hillsborough County Environmental Protection Act, Section 16, Chapter 84-446, Laws of Florida, as Amended.

12. The permittee shall provide timely notification to the Environmental Protection Commission of

PERMITTEE:
Griffin Industries, LLC

PERMIT/CERTIFICATION NO.: 0570163-008-AO
PROJECT: Rendering Operation

SPECIFIC CONDITIONS:

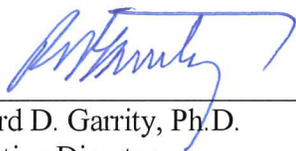
Hillsborough County prior to implementing any changes that may result in a modification to this permit pursuant to Rule 62-210.200, F.A.C. The changes do not include normal maintenance, but may include, and are not limited to, the following, and may also require prior authorization before implementation: [Rules 62-4.070(1) and 62-210.300, F.A.C.]

- A) Alteration or replacement of any equipment or major component of such equipment.
- B) Installation or addition of any equipment which is a source of air pollution.

13. If the permittee wishes to transfer this permit to another owner, an "Application for Transfer of Air Permit" (DEP Form 62-210.900(7)) shall be submitted, in duplicate, to the Environmental Protection Commission of Hillsborough County within 30 days after the sale or legal transfer of the permitted facility. [Rule 62-4.120, F.A.C.]

14. Prior to sixty days before the expiration of this operating permit, the permittee shall apply for a renewal of the permit using the current version of the permit renewal application form. A renewal application shall be timely and sufficient. If the application is submitted prior to sixty days before the expiration of the permit, it will be considered timely and sufficient. If the renewal application is submitted at a later date, it will not be considered timely and sufficient unless it is submitted and made complete prior to the expiration of the operation permit. When the application for renewal is timely and sufficient, the existing permit shall remain in effect until the renewal application has been finally acted upon by the EPC or, if there is court review of the final agency action, until a later date is required by Section 120.60, Florida Statutes. [Rule 62-4.090, F.A.C.]

ENVIRONMENTAL PROTECTION COMMISSION
OF HILLSBOROUGH COUNTY



Richard D. Garrity, Ph.D.
Executive Director

ATTACHMENT - GENERAL CONDITIONS

1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, Florida Statutes (F.S.). The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
4. Not applicable to Air Permits.
5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - a. Have access to and copy any records that must be kept under conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sample or monitor any substances or parameters at any location reasonable necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of noncompliance; and
 - b. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance. The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

ATTACHMENT - GENERAL CONDITIONS

9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Section 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.

10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.

11. This permit is transferable only upon Department approval in accordance with Rule 62-4.120 and 62-730.300 F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.

12. This permit or a copy thereof shall be kept at the work site of the permitted activity.

13. This permit also constitutes:

- Determination of Best Available Control Technology (BACT)
- Determination of Prevention of Significant Deterioration (PSD)
- Compliance with New Source Performance Standards (NSPS)

14. The permittee shall comply with the following:

- a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
- b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
- c. Records of monitoring information shall include:
 - 1. the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - 3. the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.

15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

16. Not applicable to Air Permits.

17. Not applicable to Air Permits.