

Halter Marine Panama City, Inc.
Shipyard
Facility ID No.: 0050071
Bay County

Air Construction Permit
Permit No.: 0050071-001-AC

Permitting Authority:
Department of Environmental Protection
Northwest District Office
160 Governmental Center
Pensacola, FL 32501-5794
Telephone: 850/595-8364
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[electronic file name: 0050071c.doc]

Air Construction Permit
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Permittee:
Halter Marine Panama City, Inc.

Permit No.: 0050071-001-AC
Facility ID No.: 0050071
SIC Nos.: 37, 3731
Project: Shipyard

This after-the-fact construction permit is for the existing Shipyard located at 6100 Halter Marine Drive, Allanton, east of Panama City, off County Road 2297, Bay County; UTM Coordinates: Zone 16, 646.23 km East and 3324.78 km North; Latitude: 30° 02' 49" North and Longitude: 85° 28' 05" West.

STATEMENT OF BASIS: This air construction permit is issued under the provisions of Chapter 403, Florida Statutes (F.S.) and Florida Administrative Code (F.A.C.) Chapters 62-4 and 62-210. 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 permitting authority, in accordance with the terms and conditions of this permit.

Referenced attachments made a part of this permit:

Appendix G-1, General Conditions
Appendix I-1, List of Insignificant Emissions Units and/or Activities

Effective Date: December 8, 1998
Expiration Date: December 8, 2003

**FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION**
/s/

Ed K. Middleswart, P.E.
Air Program Administrator

EKM/as

Section I. Facility Information.

Subsection A. Facility Description.

This is an existing shipbuilding facility which was purchased by permittee earlier this year and is already in operation. It consists of ship construction areas, warehouses and an office building. Areas of the facility are used for sandblasting, equipment storage and prefab operations.

The shipbuilding and associated activities including onsite construction of vessels, followed by cleaning of ship parts with abrasive materials (sandblasting). Following the cleaning of each vessel, the facility utilizes a variety of primers, thinners and paints to complete all painting required.

The facility stores paints, primers and thinners at the site. In addition there are five aboveground storage tanks for storage of cleaning solvent, diesel, oil and gasoline.

Also included in this permit are miscellaneous insignificant emissions units and/or activities.

Based on the permit application received September 8, 1998, this facility is not a major source of hazardous air pollutants (HAPs) by following materials usage restrictions requested by permittee to maintain emissions below major thresholds and remain a minor facility.

Subsection B. Summary of Emissions Unit ID No(s). and Brief Description(s).

<u>ID No.</u>	<u>Brief Description</u>
001	Painting Activities
002	Sandblasting Activities
004	Storage Tanks
	T-1 11,900 gals. Diesel - Horizontal Fixed Roof
	T-2 448 gals. Gasoline - Horizontal Fixed Roof
	T-3 1,600 gals. Oil - Horizontal Fixed Roof
	T-4 1,200 gals. Miscellaneous Solvents - Horizontal Fixed Roof
	T-5 448 gals Gasoline - Horizontal Fixed Roof

Please reference the Permit No., Facility ID No., and appropriate Emissions Unit(s) ID No(s). on all correspondence, test report submittals, applications, etc.

Subsection C. Relevant Documents.

The documents listed below are not a part of this permit; however, they are specifically related to this permitting action.

These documents are provided to the permittee for information purposes only:

Table 1-1, Summary of Air Pollutant Standards and Terms

These documents are on file with permitting authority:

Permit Application received September 8, 1998

Additional Information Request dated September 18, 1998

Additional Information Response received October 13, 1998

Additional Information Response received November 4, 1998

Section II. Facility-wide Conditions.

The following conditions apply facility-wide:

1. APPENDIX G-1, GENERAL CONDITIONS, is a part of this permit.
2. General Pollutant Emission Limiting Standards. Objectionable Odor Prohibited. 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(2), F.A.C.]
3. General Particulate Emission Limiting Standards. General Visible Emissions Standard. Except for emissions units that are subject to a particulate matter or opacity limit set forth or established by rule and reflected by conditions in this permit, no person shall cause, let, permit, suffer or allow to be discharged into the atmosphere the emissions of air pollutants from any activity, the density of which is equal to or greater than that designated as Number 1 on the Ringelmann Chart (20 percent opacity). EPA Method 9 is the method of compliance pursuant to Chapter 62-297, F.A.C.
[Rules 62-296.320(4)(b)1. & 4., F.A.C.]
4. Prevention of Accidental Releases (Section 112(r) of CAA). If required by 40 CFR 68, the permittee shall submit to the implementing agency:
 - a. a risk management plan (RMP) when, and if, such requirement becomes applicable; and
 - b. certification forms and/or RMPs according to the promulgated rule schedule.[Rule 62-204.800(12), F.A.C., and 40 CFR 68]
5. Insignificant Emissions Units and/or Activities. Appendix I-1, List of Insignificant Emissions Units and/or Activities, is a part of this permit.
[Rules 62-213.440(1), 62-213.430(6), and 62-4.040(1)(b), F.A.C.]
6. General Pollutant Emission Limiting Standards. Volatile Organic Compounds (VOC) Emissions or Organic Solvents (OS) Emissions. The permittee shall allow no person to store, pump, handle, process, load, unload or use in any process or installation, volatile organic compounds (VOC) or organic solvents (OS) without applying known and existing vapor emission control devices or systems deemed necessary and ordered by the Department.
[Rule 62-296.320(1)(a), F.A.C.]
7. Reasonable precautions to prevent emissions of unconfined particulate matter at this facility include:
 - (a) Management of roads, parking areas, and yards, which shall include one or more of the following:
 1. Paving and maintenance of roads, parking areas, and yards.
 2. Application of water or dust suppressants when necessary to control emissions.
 3. Removal or particulate matter from roads and other paved areas under control of the owner or operator to mitigate reentrainment, and from building or work areas to reduce airborne particulate matter.
 4. Installation of wind breaks to mitigate wind entrainment or particulate matter.
 5. Landscaping or planting of vegetation.

(b) Keeping dust-containing receptacles closed and protected from the action of the wind.

(c) Installing screens or drop cloths to protect used abrasive blasting materials and dust on the ships or on the ground from the action of the wind.

[Rule 62-296.320(4)(c)2., F.A.C.]

8. When appropriate, any recording, monitoring, or reporting requirements that are time-specific shall be in accordance with the effective date of the permit, which defines day one.

[Rule 62-213.440, F.A.C.]

9. An annual operating report for air pollutant emitting facility, DEP Form 62-210.990(5), shall be submitted by March 1 of each year. A copy of the form and instructions may be obtained from the Department's Northwest District office.

[Rule 62-210.370, F.A.C.]

10. The permittee shall submit all compliance related notifications and reports required by this permit to the Department's Northwest District office and to the Panama City Branch Office. The Department telephone number for reporting problems, malfunctions or exceedances under this permit is (850) 595-8364, day or night, and for emergencies involving a significant threat to human health or the environment is (800) 320-0519. For routine business, telephone (850) 595-8364 during normal working hours.

[Rules 62-210.700 and 62-4.130, F.A.C.]

11. The applicant shall retain a Professional Engineer, registered in the State of Florida, for the inspection of this project. The engineer shall inspect for conformity to the permit application and associated documents. An application for an operation permit shall be submitted with compliance test results and/or appropriate fee when applicable. These are to be submitted within 60 days of receipt of this permit.

[Rules 62-210.300(2) and 62-4.050(3), F.A.C.]

12. The Department shall be notified upon commencement of any construction. The Department shall be notified and prior approval shall be obtained of any construction and/or changes or revisions made to this permit. Projects beyond one year require annual status reports.

[Rule 62-4.030, F.A.C.]

Section III. Emissions Unit(s) and Conditions.

Subsection A. This section addresses the following emissions unit(s).

E.U.

ID No. Brief Description

001 Painting Activities

The shipbuilding and associated activities including onsite construction of vessels, followed by cleaning of ship parts with abrasive materials (sandblasting). Following the cleaning of each vessel, the facility utilizes a variety of primers, thinners and paints to complete all painting required. The facility stores paints, primers and thinners at the site.

Permitting note(s): (IMPORTANT REGULATORY CLASSIFICATIONS - 40 CFR 63 Subpart II, NESHAPs for Source Categories, for Shipbuilding and Ship Repair (Surface Coating) does not apply as per 63.781(a) because facility is not a major source. Permittee requested limits on VOC-substance usage to maintain emissions below Major Source thresholds.

The following specific conditions apply to the emissions unit(s) listed above:

Essential Potential to Emit (PTE) Parameters

A.1. Capacity. The annual usage of paints and solvents shall not exceed the amounts which, based on the VOC and HAP contents and in combination with other VOC and HAP emitting units, violates the requested emissions caps.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

A.2. Hours of Operation. This emissions unit is allowed to operate continuously, i.e., 8,760 hours/year, as long as the materials usage limits are observed.

[Rule 62-4.160(2) and Rule 62-210.200(PTE), F.A.C.]

Emission Limitations and Standards

A.3. Volatile Organic Compounds The facility-wide maximum allowable emissions of VOCs shall not equal or exceed 100 T VOC/yr, including emissions from other VOC-emitting units.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

A.4. Hazardous Air Pollutants The facility-wide maximum allowable annual emissions of HAPs shall not equal or exceed 10 Tons of any one HAP, or 25 Tons of any combination of HAPs, including emissions from other HAP-emitting units.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

Recordkeeping and Reporting Requirements

A.6. VOC and HAP emissions shall be tracked by daily use logs and monthly materials usage and emissions calculations based on materials' VOC and HAP content (wt %), gallons of materials used, and pound of material/gallon of material. Monthly summaries of emissions shall be kept and maintained for Department inspection for at least five years from date of usage. Monthly summaries shall be certified by responsible company representative to be accurate and truthful calculated representations of actual emissions. Permittee shall submit draft daily use log and monthly emission summary for Department approval with the operating permit application.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

Subsection B. This section addresses the following emissions unit(s).

E.U.

<u>ID No.</u>	<u>Brief Description</u>
002	Sandblasting Activities

The shipbuilding and associated activities including onsite construction of vessels, followed by cleaning of ship parts with abrasive materials (sandblasting).

The following specific conditions apply to the emissions unit(s) listed above:

Essential Potential to Emit (PTE) Parameters

B.1. Hours of Operation. This emissions unit is allowed to operate continuously, i.e., 8,760 hours/year.
[Rule 62-4.160(2) and Rule 62-210.200(PTE), F.A.C.]

Reasonable Assurances

B.2. The following reasonable precautions shall be taken to control the emissions of unconfined particulate matter associated with the abrasive blasting and to ensure compliance with Rule 62-296.310, F.A.C.

The permittee shall use only M-mix sand (coarse) for abrasive blasting materials unless prior approval is received from the Department to use other materials.

No spent abrasive material shall be reused.

The permittee may use wet grit blasting techniques whenever desirable.

The permittee shall use screens or other barriers on vessel exteriors that extend above and below the level of the object being blasted, and areas of blasting activities to prevent particulate matter emissions and solid waste from entering into the Inter-Coastal Waterway and wetland areas. No unconfined blasting of the marine vessel's superstructure shall be allowed.

The permittee shall conduct all blasting from the top of the ship down, and shall blast with the nozzle directed downward in order to control airborne emissions except when blasting beneath the vessel or on a small part which makes it physically impractical.

The permittee shall require all blasting operators to be trained on procedures which minimize airborne emissions of blasting materials. Records of training (when it was offered and who attended) will be maintained and be made available for Department inspectors upon request.

[Rule 62-4.070(3), F.A.C.; Permittee commitment in permit application]

Subsection C. This section addresses the following emissions unit(s).

E.U.

ID No. Brief Description

004	Storage Tanks
T-1	11,900 gals. Diesel - Horizontal Fixed Roof
T-2	448 gals. Gasoline - Horizontal Fixed Roof
T-3	1,600 gals. Oil - Horizontal Fixed Roof
T-4	1,200 gals. Miscellaneous Solvent - Horizontal Fixed Roof
T-5	448 gals Gasoline - Horizontal Fixed Roof

There are five aboveground storage tanks for storage of cleaning solvent, diesel, oil and gasoline.

Permitting note(s): (IMPORTANT REGULATORY CLASSIFICATIONS - 40 CFR 60 Subpart Kb, NSPS for VOC storage tanks does not apply because the tanks on site are below the Kb threshold size of 40 m³.)

The following specific conditions apply to the emissions unit(s) listed above:

C.1. Capacity. The annual usage of gasolines, oils and solvents shall not exceed the amounts which, based on the VOC and HAP contents and in combination with other VOC and HAP emitting units, violates the requested emissions caps.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

C.2. Hours of Operation. This emissions unit is allowed to operate continuously, i.e., 8,760 hours/year, as long as the materials usage limits are observed.

[Rule 62-4.160(2) and Rule 62-210.200(PTE), F.A.C.]

Emission Limitations and Standards

C.3. Volatile Organic Compounds The facility-wide maximum allowable emissions of VOCs shall be 99.9 T VOC/yr, including emissions from other VOC emitting units.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

C.4. Hazardous Air Pollutants The facility-wide maximum allowable annual emissions of HAPs shall be 9.9 T of any one HAP, or 24.9 T of any combination of HAPs, including emissions from other HAP emitting units.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

Recordkeeping and Reporting Requirements

C.5. VOC and HAP emissions shall be tracked by daily use logs and monthly materials usage and emissions calculations based on materials' VOC and HAP content (wt %), gallons of materials used, and pound of material/gallon of material. Monthly summaries of emissions shall be kept and maintained for Department inspection for at least five years from date of usage. Monthly summaries shall be certified by responsible company representative to be accurate and truthful calculated representations of actual emissions. Permittee shall submit draft daily use log and monthly emission summary for Department approval with the application for operating permit.

[Rules 62-4.160(2) and Rule 62-210.200(PTE), F.A.C., permittee request, AC application]

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. 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), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Nor 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 does not constitute 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 the permit.
4. This permit conveys no title to land or water, does not constitute state recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the state. Only the Trustees of the Internal Improvement Trust Fund may express state opinion as to title.
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, access to the premises, at reasonable times, where the permitted activity is located or conducted for the purpose of:
 - a. Having access to and copying any records that must be kept under the conditions of this permit;
 - b. Inspecting the facility, equipment, practices, or operations regulated or required under this permit;and,
 - c. Sampling or monitoring any substances or parameters at any location reasonably 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 exact 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.

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 proscribed by Sections 403.73 and 403.111, Florida Statutes. Such evidence shall only be used to the extent it is consistent with 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 Florida Administrative Code Rules 62-4.120 and 62-730.300, as applicable. The permittee shall be liable for any noncompliance of the permitted activity until the transfer is approved by the Department.

12. This permit is required to be kept at the work site of the permitted activity during the entire period of construction or operation.

13. 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:
- the date, exact place, and time of sampling or measurement;
 - the person responsible for performing the sampling or measurement;
 - the date(s) analyses were performed;
 - the person responsible for performing the analyses;
 - the analytical techniques or methods used; and
 - the results of such analyses.

14. 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.

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION
NOTICE OF INTENT TO ISSUE PERMIT
I.D. Number 0050071-001-AC

The Department of Environmental Protection gives notice of its intent to issue an after-the-fact construction permit to Halter Marine Panama City, Inc. for an existing Shipyard located at 6100 Halter Marine Drive, Allanton, east of Panama City, off County Road 2297.

The shipbuilding and associated activities including onsite construction of vessels, followed by cleaning of ship parts with abrasive materials (sandblasting). Following the cleaning of each vessel, the facility utilizes a variety of primers, thinners and paints to complete all painting required.

A person whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, within 14 days of publication of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

The petition shall contain the following information; (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed; (b) A statement of how and when each petitioner received notice of the Department's action or proposed action; (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action; (d) A statement of the material facts disputed by petitioner, if any; (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action; (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this Notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days of publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes, and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

The application is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except for legal holidays, at the Northwest District, 160 Governmental Center, Pensacola, Florida.

MEMORANDUM

TO : Ed K. Middleswart, P.E.
FROM : Andy Allen, Armando I. Sarasua, P.E.
DATE : 5/10/2012
SUBJECT : Evaluation Summary for Halter Marine Panama City, Inc., Shipyard
0050071-001-AC, Bay County

We recommend issuing an after-the-fact construction permit to Halter Marine Panama City, Inc., for an existing shipbuilding facility which was purchased earlier this year and is already in operation. It consists of ship construction areas, warehouses and an office building. Based on the permit application received, this facility is not a major source of hazardous air pollutants (HAPs) by following materials usage restrictions requested by permittee to remain a minor facility.

Process Description Construction of vessels is followed by cleaning of ship parts with abrasive materials (sandblasting). Facility utilizes a variety of primers, thinners and paints to complete all painting required. Areas of the facility are used for sandblasting, equipment storage and prefab operations. The facility stores paints, primers and thinners at the site. In addition there are five aboveground storage tanks for storage of cleaning solvent, diesel, oil and gasoline.

Pollution Control Equipment VOCs and HAPs are controlled by limiting annual materials usage. PM and Fugitives are controlled by hanging screens during painting and sandblasting, proper painting and sandblasting techniques and good housekeeping.

Environmental Impact Emissions are estimated to be 74.2 T VOC/yr, 21.7 T HAP/yr (including 8.5 T Xylene, 7.4 T Toluene and 4 T Methanol), and 3.3 T PM/yr.

Applicable Rules & Regulations This source is regulated in accordance with FAC Rule 62-296.320(2), Objectionable Odors - None allowed off plant property. Permittee requested maximum allowable limits on VOCs and HAPs to stay below Major Source thresholds.

Compliance Monitoring VOC and HAP emissions will be estimated by materials usage records on a monthly basis.

Compliance History None. Facility, existing since 1980, was previously closed down in 1982, permittee is new owner.

Fee Summary This is an AC-00 source, multiple sources, painting VOC 50 T/yr but less than 100 T/yr, tanks VOC less than 5 T/yr, and sandblasting PM less than 5 T/yr. A fee of \$4,500 was submitted with the application.

Appendix I-1, List of Insignificant Emissions Units and/or Activities.

Halter Marine Panama City, Inc.
Shipyard

Permit No.: 0050071-001-AC
Facility ID No.: 0050071

The facilities, emissions units, or pollutant-emitting activities listed in Rule 62-210.300(3)(a), F.A.C., Categorical Exemptions, are exempt from the permitting requirements of Chapters 62-210 and 62-4, F.A.C.; provided, however, that exempt emissions units shall be subject to any applicable emission limiting standards and the emissions from exempt emissions units or activities shall be considered in determining the potential emissions of the facility containing such emissions units. Emissions units and pollutant-emitting activities exempt from permitting under Rule 62-210.300(3)(a), F.A.C., shall not be exempt from the permitting requirements of Chapter 62-213, F.A.C., if they are contained within a Title V source; however, such emissions units and activities shall be considered insignificant for Title V purposes provided they also meet the criteria of Rule 62-213.430(6)(b), F.A.C. No emissions unit shall be entitled to an exemption from permitting under Rule 62.210.300(3)(a), F.A.C., if its emissions, in combination with the emissions of other units and activities at the facility, would cause the facility to emit or have the potential to emit any pollutant in such amount as to make the facility a Title V source.

The below listed emissions units and/or activities are considered insignificant pursuant to Rule 62-213.430(6), F.A.C.

Brief Description of Emissions Units and/or Activities

1. Natural gas hot water heaters/boilers
2. Brazing, soldering, and welding activities
3. Sanding equipment
4. Emergency generators
5. Portable gas and diesel powered equipment
6. Propane and gas powered forklifts
7. Steam cleaning activities
8. Space heating
9. Kitchen appliances
10. Minor Chemical storage and dispensing activities (except for paints, solvents and storage tanks)
11. Routine maintenance and repair activities
12. Janitorial and general housekeeping activities
13. Bathroom exhaust
14. Adhesive activities
15. Machine Shop with drill presses and lathes
16. Office equipment