

## **HUMAN CREMATORY**



## COMPLIANCE INSPECTION CHECKLIST

| <b>INSPECTION TYPE:</b>  | ANNUAL (INS1, INS2)  | COMPLAINT/DISCOV                     | ERY (CI)             |          |  |
|--|--|--------------------------------------|----------------------|----------|--|
| ]  | RE-INSPECTION (FUI)  | ARMS COMPLAINT N                     | O:                   |          |  |
| AIRS ID#: 0330091 DAT  | E: <u>5/23/2007</u>  | ARRIVE: <u>11:00</u>                 | DEPART: <u>11:30</u> | <u>)</u> |  |
| FACILITY NAME: SOU   | THEASTERN CREMATORY  | Y                                    |                      |          |  |
| FACILITY LOCATION: 619 NEW WARRINGTON ROAD   |  |                                      |                      |          |  |
|  | PENSACOLA 32506  |                                      |                      |          |  |
| RESPONSIBLE OFFICE   | AL: BEVERLY THOMPSON   | N PHON                               | NE: (850)453-2321    |          |  |
| CONTACT NAME: Karl Ruhl  |  | PHON                                 | NE: (850)453-2321    |          |  |
| REMITTANCE YEAR:   | ENTITI   | LEMENT PERIOD: 4/21/20 (effective of |                      |          |  |
| PART I: INSPECTION O   | COMPLIANCE STATUS (ch  | neck 🗹 only one box)                 |                      |          |  |
| IN COMPLIANCE  | E MINOR Non-COM  | PLIANCE SIGNIFICA                    | ANT Non-COMPLIANC    | E        |  |
|  |  |                                      |                      |          |  |
| PART II: <u>TESTING/REC</u> (check ☑ appropriate   | CORDKEEPING REQUIRE box(es))   | <u>MENTS</u> – Rule 62-296.401, I    | F.A.C.               |          |  |
|  | ectionable odor(s) detected?   |                                      |                      | Yes No   |  |
| 62-297, F.A.C.)?   | 2. Was a visible emissions test conducted during this site visit according to EPA Method 9 (Ref.: Chapter 62-297, F.A.C.)? |                                      |                      |          |  |
| 3. In order to demonstrate individual source compliance, was an annual visible emissions test conducted 60 days prior to the AGP Notification form submission, and within 60 days prior to each anniversary date?  (Rule 62-296.401(5)(i), F.A.C.) |  |                                      |                      |          |  |
| 4. In order to demonstrate individual source compliance were the remaining applicable standards testing  |  |                                      |                      |          |  |
| completed within 60 days prior to the AGP Notification form submission? (Rule 62-210.300(4), F.A.C.) Yes \( \subseteq \) No a) Carbon Monoxide (CO) emissions equal to or below the requirements of 100 parts per million by                       |  |                                      |                      |          |  |
| volume, dry basis, corrected to 7% O <sub>2</sub> on an hourly average basis and tested according to EPA Method 10 (Ref.: Chapter 62-297, F.A.C.)?   |  |                                      |                      |          |  |
| c) Particulate matter emissions test with results equal to or below the requirements of 0.080 grains per dry standard cubic foot (ft <sup>3</sup> )of flue gas, corrected to 7% O <sub>2</sub> and tested according to EPA Method 5                |  |                                      |                      |          |  |
| (Ref.: Chapter.62-297, F.A.C.)?  |  |                                      |                      |          |  |
| capacity?  |  |                                      |                      |          |  |
| 7. Was the Departmen   | at notified at least 15 days prior<br>st report filed with the Departr   | r to the date of the last formal     | compliance test?     | Yes No   |  |
| the test was comple  | straport mice with the Deputh  |                                      |                      |          |  |

| PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-296.401, F.A.C. (check ☑ appropriate box(es))         |                     |
|--|---------------------|
| 1. Is there <b>Continuous Emissions Monitoring System</b> (CEMS) equipment installed on each unit to record    | temperatures in the |
| primary and secondary chambers where there is a 1.0 second gas residence time in the secondary chamber co      | ombustion zone in   |
| accordance with the manufacturer's instructions?   |                     |
| a) Do temperature probes seem to be properly placed?   |                     |
| b) Are the following records kept on file, available for inspection for at least two years following the re    |                     |
| measurements, maintenance, reports and records?  | cording of such     |
| 1) All measurements (including CEMS)   | ⊠Yes □ No           |
| 2) Monitoring device   | Yes No              |
| 3) Performance Testing Measurements  |                     |
| 4) CEMS Performance Evaluation   |                     |
| 5) All CEMS or monitoring device calibration checks  |                     |
| 6) Adjustments   |                     |
|  | ⊠Yes ∐ No           |
| 7) Preventive maintenance performed on systems/devices   |                     |
| 8) Corrective maintenance performed on systems/devices   | ⊠Yes ☐ No           |
| 2. Was this crematory unit constructed: (check only one <b>box</b> )   |                     |
| a) BEFORE August 30, 1989? (If this box checked, continue on to #3 and skip #4)                                |                     |
| b) ON or AFTER August 30, 1989? (If this box checked, skip #3 and continue on to #4)                           |                     |
| 3. If constructed <b>BEFORE</b> August 30, 1989 is the:  |                     |
| a) secondary chamber combustion zone providing at least a 1.0 second gas residence time @ <b>1600</b> °F?      | ∐Yes ∐ No           |
| b) actual operating temperature of the secondary chamber combustion zone no less than 1400°F                   |                     |
| throughout the combustion process in the primary chamber?  | ☐Yes ☐ No           |
| c) cremation in the primary chamber begun after the secondary chamber combustion zone temperature              |                     |
| is equal to or greater than $1400^{\circ}F$ ?  | ☐Yes ☐ No           |
| d) required monitoring equipment installed and operational, and providing continuous monitoring to             |                     |
| record the temperature at the point or beyond where 1.0 second gas residence time is obtained in the           |                     |
| secondary chamber combustion zone according to the manufacturer's instructions?                                | ☐Yes ☐ No           |
| 4. If constructed <b>ON</b> or <b>AFTER</b> August 30, 1989 is the:  |                     |
| a) volume in the secondary combustion zone sufficient to provide at least a 1.0 second gas residence tire      | ne                  |
| @ 1800° F?   | ⊠Yes ☐ No           |
| b) the actual operating temperature of the secondary chamber combustion zone no less than 1600°F               |                     |
| throughout the combustion process in the primary chamber?  | ⊠Yes ☐ No           |
| c) secondary chamber combustion zone temperature equal to or greater than 1600°F before the crematic           |                     |
| process begins in the primary chamber?   | ⊠Yes □ No           |
| 5. Are appropriate cremation containers containing no more than 0.5 % (percent) by weight chlorinated          |                     |
| plastics used during the cremation of dead human bodies?   | ⊠Yes ☐ No           |
| a) If the answer to question 4 above is YES, is certifying documentation from the manufacturer that the        |                     |
| are composed of 0.5% or less by weight chlorinated plastics kept on file at the site for the duration of       | j<br>f              |
| their use and for at least two years after their use?  | Yes ☐ No            |
| b) Are there any other materials, including biomedical wastes (Rule 62-210.200, FAC) incinerated at            | <u> </u>            |
| this location?   | □Yes ⊠ No           |
| 6. Have all crematory operators been trained and certified by a Department-approved training program?          | Yes No              |
| a) Are copies of the training certificates for all crematory operators kept on file at the facility for the du |                     |
| of the operator's employment & for an additional two years after termination of employment?                    |                     |
| of the operator's employment & for an additional two years after termination of employment?                    | ∐Yes ∐ No           |

| PART IV: SPECIAL CONDITIONS AND PROCEDURES  A. New or Modified Process Equipment  | – Rule 62-296.401, F.A.C.           |  |  |  |
|---|-------------------------------------|--|--|--|
| 1. Since the last inspection has there been  a) installation of any new process equipment?  |                                     |  |  |  |
| Michael Gordon  | 5/23/2007                           |  |  |  |
| Inspector's Name (Please Print)   | Date of Inspection                  |  |  |  |
| /s/   | 5/2008                              |  |  |  |
| Inspector's Signature   | Approximate Date of Next Inspection |  |  |  |
| COMMENTS: I met with Karl Ruhl for the inspection. He operates the facility and maintains the required records.   |                                     |  |  |  |
| At the time of the inspection, both cremation units (#1 and #2) were in operation. Unit #1 (on the left when facing both units) is a brand new unit that replaced an older, broken one. The required construction permit and subsequent general permit were both filed appropriately with the Department.  Records indicated that on 5/21/2007 the facility had an issue with maintaining the secondary chamber temperature in the #2 |                                     |  |  |  |
| incinerator. Mr. Ruhl stated that he discovered a broken thermocouple, which caused temperature reading errors and that, upon replacement of the thermocouple, the problem was solved and the unit again recorded greater than 1600 degrees F in the secondary chamber. Mr. Ruhl has sent a certification of the repair by fax.   |                                     |  |  |  |
| All temperature records and digital readouts were in order.   |                                     |  |  |  |

Operating and recordkeeping procedures at this facility are compliant with permit conditions.

I would recommend Mr. Ruhl place the secondary chamber temperature readings, Continuous Opacity Monitor calibrations/performance checks/readings, and all recorded maintenance/repairs done on the units in a file grouped by month to aid in compliance and recordkeeping efficiency. These records should continue to be kept on site for two (2) years.

Mr. Ruhl does an excellent job of maintaining and operating the facility and ensuring that it has minimal impact on the surrounding environment.