

## **CONCRETE BATCHING PLANT**



## COMPLIANCE INSPECTION CHECKLIST

ANNUAL (INS1, INS2)  RE-INSPECTION (FUI)	COMPLAINT/DISCOVEI ARMS COMPLAINT NO	, ,	
<b>DATE:</b> <u>6/19/08</u>	<b>ARRIVE:</b> 12:30 PM	<b>DEPART:</b> 2:00 PM	
nex Construction Materials, L.P			
<b>:</b> 2063 20th Avenue S.E.			
Largo, FL			
AL: Jason Jones?	PHONE	E: 813-269-1240	
on Jones?	PHONE	E: 813-269-1240	
N/A ENTITLEMEN		/ 5/18/13 date) (end date)	
COMPLIANCE CHARLIC / 1.	1.17		
	<u> </u>	T Non-COMPLIANCE	
		A.C.	
	DATE: 6/19/08  mex Construction Materials, L.P  2: 2063 20th Avenue S.E.  Largo, FL  IAL: Jason Jones?  Son Jones?  N/A ENTITLEMEN  COMPLIANCE STATUS (checked MINOR Non-COMPLIANCE STATUS)  CORDKEEPING REQUIREM  E box(es))	DATE: 6/19/08 ARRIVE: 12:30 PM  mex Construction Materials, L.P  1: 2063 20th Avenue S.E.  Largo, FL  MAL: Jason Jones? PHONE  Son Jones? PHONE  N/A ENTITLEMENT PERIOD: 5/18/08  (effective of the computation of the comput	DATE: 6/19/08 ARRIVE: 12:30 PM DEPART: 2:00 PM  mex Construction Materials, L.P  i: 2063 20th Avenue S.E.  Largo, FL  IAL: Jason Jones? PHONE: 813-269-1240  Son Jones? PHONE: 813-269-1240  N/A ENTITLEMENT PERIOD: 5/18/08 / 5/18/13 (effective date) (end date)  COMPLIANCE STATUS (check ☑ only one box)  E ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE  CORDKEEPING REQUIREMENTS – Rule 62-296.414, F.A.C.

PART II: TESTING/RECORDKEEPING REQUIREMENTS – Rule 62-296.414, F.A.C. – (continued)					
(check ☑ appropriate box(es)					
Compliance Demonstration - (Rule 62-296.401(5)(i), F.A.C.)					
1. Is each dust collector exhaust point tested according to the visible emissions limiting standard as part of the	7				
annual compliance demonstration? (Rule 62-297.310(7)(a), F.A.C.)	⊻Yes □ No				
New Facilities – (permitted pursuant to Rule 62-210.300(4), F.A.C., Air General Permits)					
2. Did this facility demonstrate:					
a) initial compliance no later than 30 days after beginning operation?	∃Yes □ No				
b) annual compliance within 60 days prior to each anniversary of the air general permit notification form					
submittal date?	∃Yes □ No				
Existing Facilities – (permitted pursuant to Rule 62-210.300(4), F.A.C., Air General Permits)					
3. In order to demonstrate annual compliance, was an annual visible emissions test conducted 60days prior to					
· · · · · · · · · · · · · · · · · · ·	⊠Yes □ No				
<b>Test Reports</b> – (Rules 62-213.440, F.A.C. and 62-297.310(8)(b), F.A.C.)					
4. Was the required test report filed with the department as soon as practical, but no later than 45 days after the					
test was completed?	≺Yes □ No				
test was completed.	31 <b>0</b> 5 L 115				
PART III: OPERATING/RECORDKEEPING REOUREMENTS – Rule 62-210.300(4)(c)2., F.A.C.					
PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-210.300(4)(c)2., F.A.C. (check ☑ appropriate box(es))					
(check <b>☑</b> appropriate box(es))					
<ul> <li>(check  appropriate box(es))</li> <li>1. Is this facility: 1) a stationary  (2) a relocatable  (3) both, stationary and relocatable (4)</li> </ul>					
(check <b>☑</b> appropriate box(es))					
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PART III: OPERATING/RECORDKEEPING REQUIREMENTS - Rule 62-296.414(2)(a) and (b), F.A.C. (continued)				
(check <b>☑</b> appropriate box(es))				
Unconfined Emissions – (Rule 62-296.320(4)(c), F.A.C.)  1. Does the owner /operator of the concrete batching plant emissions by:  a) management of roads, parking areas, stock piles, ar  1) paving and maintenance of roads, parking areas  2) application of water or environmentally safe du emissions?	nd yards, which shall include one or more of the fo s, stock piles, and yards?	llowing:  ⊠Yes □ No  l - ⊠Yes □ No  ⊠Yes □ No		
DADT IV. CRECIAL CONDITIONS AND PROCEDURES	E. Dada (2.210.200(4)/d)/4. E.A.C			
PART IV: SPECIAL CONDITIONS AND PROCEDURES A. New or Modified Process Equipment	<u>5</u> – Kuie 62-210.300(4)(0)4., F.A.C.			
1 Cincado los inconstinados de se bosa				
Since the last inspection has there been     a) installation of any new process equipment?		□Yes ⊠ No		
b) alterations to existing process equipment without				
c) replacement of existing equipment substantially	different than that noted on the most			
recent notification form?d) If you answered <u>YES</u> to any of the above, did the	□Yes ⊠ No			
notification form and appropriate fee (Rule 62-4.				
		□Yes □ No		
Mike Ojo Thomas	7/3/08			
Inspector's Name (Please Print)	Date of Inspection	<u> </u>		
Inspector's Signature	Approximate Date of Next Inspection			
COMMENTS: See the attached Pinellas County inspection re	eport form for additional information			

## CONCRETE BATCHING PLANT

FACILITY: Cemex Construction	PERMIT ID: 61		
Largo East RM Facili	DISTRICT: Southwest		
ADDRESS: 2063 20th Avenue S.	E.	CONTACT PHONE:	
Largo, FL		813-269-1240	
ARMS NO:	PERMIT NO:	<b>Expiration Date:</b> 5/18/13	
1030036 002	1030036-005-AG	<b>Renewal Date:</b> 3/19/13	
		<b>Test Date:</b> 4/30/00	
EMISSION UNIT DESCRIPTION: Ce Baghouse	ement Silo No. 1 controlled by a C&W M	anufacturing and Sales Co. Model CP-305	
INSPECTION DATE:	ARMS INSPECTION TYPE:	COMPLIANCE STATUS:	
6/19/2008	⊠INS2 or □INS	⊠IN □MNC □SNC	
Type of Inspection: ⊠Initial	☐Re-inspection ☐Complai	nt Drive-by Quarterly	
	A. General Review:		
1. Permit File Review	Ti General Review.	⊠Yes □ No	
Introduction and Entry		⊠Yes	
		** *	
Comments: I met onsite with the temporary shutdown due to lack of	· ·	ant manager. He stated the emission unit is	
3. Is the Authorized Representative		⊠Yes □ No	
Comments: Mr. Jones stills the Au	· · · · · · · · · · · · · · · · · · ·		
4. <b>Is the facility contact still:</b> Jason J		⊠Yes □ No	
Comments: Mr. Jones stills the fac	cility contact.		
MS			
	D. Swaifia Candidiana		
N C C  The owner or operator of any of	B. Specific Conditions	or onsite soil augmentation or stabilization shall	
	shone, e-mail, fax, or written communicate		
		ty Relocation Notification Form (DEP Form No.	
	batching plant proposing to change locate	ollowing relocation. The owner or operator of	
	rtment at least five (5) business days prio		
[62-210.310(5)(b)3.b., F.A.C.]			
Comments: This facility is a	not a relocatable concrete batch pla	nt.	
Comments. This facility is i	Comments: This facility is not a relocatable concrete batch plant.		

	M	S	
I	N	N	
N	C	C	B. Specific Conditions
			A facility using this air general permit may collocate with other facilities that separately registered for, and are also using, the concrete batching plant air general permit, and with facilities using the nonmetallic mineral processing plant air general permit at paragraph 62-210.310(5)(e), F.A.C., even if under the control of different persons, provided the following conditions are met.  a. The collocation site does not contain any emissions units and pollutant-emitting activities other than concrete batching plants using air general permits, nonmetallic mineral processing plants using air general permits, and nonmetallic mineral processing plants or other emissions units and pollutant-emitting activities exempted from permitting pursuant to subsection 62- 210.300(3), F.A.C., or Rule 62-4.040, F.A.C.  b. The total fuel consumption by all emissions units at the collocation site shall not exceed 275,000 gallons of diesel fuel, 23,000 gallons per year of gasoline, 44 million standard cubic feet per year of natural gas, or 1.3 million gallons per year of propane, or an equivalent prorated amount if multiple fuels are used.  c. If multiple fuels are used, the equivalent prorated amount of each fuel burned shall not exceed the total amount of such fuel allowed to be burned, as given in sub-subparagraph b., multiplied by a fuel percentage. The fuel percentage is the percentage ratio of the amount of the fuel burned at the facility to the total amount of such fuel allowed to be burned at the facility pursuant to subparagraph b. The sum of the fuel percentages for all fuels burned by the facility shall not exceed one hundred percent (100%).  d. The owners or operators of all collocated concrete batching plants and nonmetallic mineral processing plants shall maintain records to account for site-wide fuel consumption for each calendar month and each consecutive twelve (12) months. The owners or operators shall retain these records, available for Department inspection, for a period of at least five (5) years.  [62-210.3
			Unconfined Emissions. The owner or operator shall take reasonable precautions to control unconfined emissions from hoppers, storage and conveying equipment, conveyor drop points, truck loading and unloading, roads, parking areas, stock piles, and yards as required by Rule 62-296.320(4)(c), F.A.C. For concrete batching plants the following shall constitute reasonable precautions:  (a) Management of roads, parking areas, stock piles, 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 environmentally safe dust- suppressant chemicals when necessary to control emissions.  3. Removal of particulate matter from roads and other paved areas under control of the owner or operator to mitigate re-entrainment, and from building or work areas to reduce airborne particulate matter.  4. Reduction of stock pile height or installation of wind breaks to mitigate wind entrainment of particulate matter from stock piles.  (b) Use of spray bar, chute, or partial enclosure to mitigate emissions at the drop point to the truck.  [62-296.414(2)]  Comments: The facility yard was being maintained. There were no unconfined emissions observed. The entire yard at this facility is paved.
$\boxtimes$			Visible emissions tests of silo dust collector exhaust points shall be conducted while loading the silo at a rate that is
			representative of the normal silo loading rate. The minimum loading rate shall be 25 tons per hour unless such rate is unachievable in practice. If emissions from the weigh hopper (batcher) operation are also controlled by the silo dust collector, the batching operation shall be in operation during the visible emissions test. The batching rate during the emissions test shall be representative of the normal batching rate and duration. Each test report shall state the actual silo loading rate during emissions testing and, if applicable, whether or not batching occurred during emissions testing. [62-296.414(3)(c), F.A.C.]
			Comments: The last test, on 4/30/08, was conducted at a process rate of _20 tph. Based on that test, the facility process rate was limited to 20 tph.

	M	S	
I N	N C	N C	B. Specific Conditions
			If emissions from the weigh hopper (batcher) operation are controlled by a dust collector which is separate from the silo
	ш		dust collector, visible emissions tests of the weigh hopper (batcher) dust collector exhaust point shall be conducted
			while batching at a rate that is representative of the normal batching rate and duration. Each test report shall state the
			actual batching rate during emissions testing. [62-296.414(3)(d), F.A.C.]
			Comments: Emissions from the weigh hopper are not controlled by a separate dust collector.
$\boxtimes$	$\overline{}$	$\vdash$	A separate test was not conducted at the appropriate rate.  Each dust collector exhaust point shall be tested annually. New facilities permitted pursuant to Rule 62-210.300(4),
	Ш	Ц	F.A.C., Air General Permits, shall demonstrate initial compliance no later than 30 days after beginning operation, and
			annual compliance within 60 days prior to each anniversary of the air general permit notification form submittal date.
			Existing facilities permitted pursuant to Rule 62-210.300(4), F.A.C., Air General Permits, shall demonstrate compliance
			within 60 days prior to submitting an air general permit notification form and within 60 days prior to each anniversary
			of the air general permit notification form submittal date. [62-296.414(4), F.A.C.]
			Comments: The visible emission test is required to be conducted annually. The last test was conducted on 4/30/08,
			and the test results were submitted on 5/02/08.
$\boxtimes$			Test Reports The required test report shall be filed with the PCDEM as soon as practical but no later than 45 days
			after the test is completed. [Rules 62-213.440 and 62-297.310(8)(b), F.A.C.]
			Comments. The last traction and the 1/20/09 and the traction because the interest of 5/2/09
			Comments: The last test was conducted on 4/30/08, and the test results were submitted on 5/2/08.
$\boxtimes$			The pollution control equipment shall be operated and maintained in accordance to the operation and maintenance (O&M)
			plan. The O&M plan shall include, but is not limited to:
			(1) Operating parameters of the pollution control device;
			(2) Time table for the routine maintenance of the pollution control device as specified by the manufacturer;
			<ul><li>(3) Time table for routine periodic observations of the pollution control device sufficient to ensure proper operation;</li><li>(4) A list of the type and quantity of the required spare parts for the pollution control device which are stored on the</li></ul>
			premises of the permit applicant;
			(5) A record log which will indicate, at a minimum:
			a. When maintenance and observations were performed;
			b. What maintenance and observations were performed; and
			c. Who performed said maintenance and observations.
			d. Acceptable parameter ranges for each operational check. [Pinellas County Code, Subsection 58-128]
			[Fillelias County Code, Subsection 36-126]
			Comments: Reviewed records for the months of 6/1/07 through 6/19/08 indicated emission unit in compliance.
			C. General Procedure Requirements and Conditions
$\boxtimes$	Ш	Ц	Administrative Corrections. Within thirty (30) days of any minor changes requiring corrections to information contained
			in the registration form, the owner or operator shall notify the Department in writing. Such changes shall include:
			1. Any change in the name, address, or phone number of the facility or authorized representative not associated with a change in ownership or with a physical relocation of the facility or any emissions units or operations comprising the
			facility; or
			2. Any other similar minor administrative change at the facility.
			62-210.310(2)(d), F.A.C.]
			Comments: Not applicable at this time.

			Equipment Changes. The owner or operator shall maintain records of all equipment changes. In the case of installation of new process or air pollution control equipment, alteration of existing process or control equipment without replacement, or replacement of existing process or control equipment with equipment substantially different in terms of capacity, method of operation, material processed, or intended use than that noted on the most recent registration form, the owner or operator shall submit a new and complete air general permit registration form for the facility with the appropriate fee pursuant to Rule 62-4.050, F.A.C. to the Department, provided, however, that any change that would constitute a new major stationary source, major modification, or modification that would be a major modification but for the provisions of paragraph 62-212.400(2)(a), F.A.C., shall require authorization by air construction permit. 62-210.310(2)(e), F.A.C.]		
			Comments: No changes at facility at this time.		
			The owner or operator's use of an air general permit is limited to five (5) years. Prior to the end of the five (5) year term, the owner or operator who intends to continue using the air general permit for the facility shall re-register with the Department pursuant to subparagraph 62-210.310(2)(b)2., F.A.C. To avoid lapse of authority to operate, the owner or operator must submit the proper registration form and processing fee at least thirty (30) days prior to expiration of the facility's existing air general permit. The air general permit re-registration form shall contain all current information regarding the facility. [General Conditions - 62-210.310(3)(a), F.A.C.]		
			Comments: The permit expires on 5/18/13. A new notification form is required to be submitted no later than 3/19/13.		
	D. Other:				
1	Pollution Prevention Activities Pollution Prevention Activities				
	➤ P2 Handouts Provided: ☐ P2 Brochure; ☐ P2 Manual; ☐ P2 Checklist				
	➤ Have any emissions reductions occurred				
	☐ Chemical Substitution; ☐ Equipment Changes; ☐ Process Changes				
	☐ Chemical/Material Reuse; ☐ On-site Recycling; ☐ Other:				
Co	Comments:				
		_	nference Yes No		
			s: I told Mr. Rick Shanks the emission unit is deemed to be in compliance.		
Other Comments: The emission unit is temporary shutdown due to lack of business. An AQD VE test was not performed during this site visit. The emission unit is deemed to be in compliance.					
Inspector(s): Mike Ojo Thomas, Pinellas County, Air Quality Division					
Sig	nati	nre(	Date: 7/3/08		

CONTACT LOG? \_\_\_\_yes\_, ACCESS? \_\_yes\_, ARMs? \_yes\_ H:\users\wpdocs\airqual\Air\_Compliance\AQI\1030036 002 65341.doc