

CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) ☐ COMPLAINT/DISCOVERY (CI) ☐				
RE-INSPECTION (FUI) ARMS COMPLAINT NO:				
FACILITY: Florida Rock Industries, Inc.		DISTRICT:		
DBA/Site Name: South St. Pete. Batch Plant		Southwest		
ADDRESS: 1020 31st Street South		CONTACT PHONE: 727-321-4667-facility.		
St. Petersburg, FL		813-376-1158-office		
ARMS NO:	PERMIT NO:	Expiration Date: 8/15/18		
1030085 001	1030085-006-AG	Renewal Date: 7/16/18 Test Date: 5/7/00		
EMISSION UNIT DESCRIPTION: Concrete Batch Plant: Truck loading and weigh hopper emissions controlled by C&W, Model RA-140 Dust Collector				
INSPECTION DATE:	INSPECTION COMPLIANCE STATUS (ch	eck \square only one box)		
9-3-13		iance; Significant Non-Compliance		
	PART I: General Review:			
1. Permit File Review		⊠Yes ☐ No		
2. Introduction and Entry		∑Yes ☐ No		
Comments: This is inspection was performed in order to determine if the facility has been operating within applicable regulations. Mr. Paul Bivins (manager) was present during the facility inspection of the emission unit.				
3. Is the Authorized Representative st	· · · · · · · · · · · · · · · · · · ·	⊠Yes ☐ No		
Comments: Mr. James Lewis stills the	*			
The e-mail address is: chumleyk@vmcmail.com				
4. Is the facility contact still: John Berger?				
The e-mail address is: BurkholderJo	· · ·			
5. If the answer to 3 or 4 is "No", did the facility provide an administrative update within 30 days? Yes No [62-210.310(2)(d), F.A.C.]				
PART II: <u>TESTING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. (check appropriate box(es), if a shaded box is checked, this would indicate noncompliance)				
Compliance Demonstration 1.				
compliance test?				
Test Reports 3. Do the submitted visible emission tests demonstrate compliance with the 5 percent opacity limit?				
 4. Was the department notified at least 15 days prior to the test? [62-297.310(4)(a)9. F.A.C.]				
test was completed? [62-297.310(8)(b)				
6. Was the facility visible emissions test(s) conducted according to EPA Method 9? [62-297.401(9)(c), F.A.C] \(\Begin{align*} \text{Yes} \\ \Box\text{No} \end{align*} \] 7. During visible emissions tests of the sile dust collector exhaust points was the leading of the sile conducted.				
7. During visible emissions tests of the silo dust collector exhaust points was the loading of the silo conducted at a rate that is representative of the normal silo loading rate, or at least at the minimum 25 tons per hour rate,				

PART II: <u>TESTING REQUIREMENTS</u> – Rule 62-296.414, F.A.C.		
(check □ appropriate box(es), if a shaded box is checked, this would indicate noncompliance)		
unless such rate is unachievable in practice? [62-296.414(3), F.A.C.]	'	
to this question is "Yes", then continue on to questions 8.a) and 8.b) below. If answer is "No" then		
skip to question 9.) \square Yes \square No a) Was the batching operation in operation during the visible emissions test? [62-296.414(3(c)), F.A.C.] \square Yes \square No		
b) During the visible emissions test, was the batching rate representative of the normal batching rate and duration? [62-296.414(3)(c), F.A.C.]		
9. If emissions from the weigh hopper (batcher) operation are controlled by a dust collector, which is separate from		
the silo dust collector, are the visible emissions tests of the weigh hopper (batcher) dust collector while batching at a rate that is representative of the normal batching rate and duration? [62-296.414(3)(d), F.A.C.] \boxtimes Yes \square No		
10. Was a visible emissions test(s) conducted by the inspector during this site visit according to EPA Method 9? Yes 🛛 No		
 a) The visible emission test resulted in an opacity of% for the highest six minute average. b) Did the test indicate the facility is operating in compliance with the 5% opacity standard? Yes No 		
DADT III. ODEDATING/DECODD/JEEDING DECHIDEMENTS D.J. (2.210.210/5//L) E.A.G.		
PART III: <u>OPERATING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-210.310(5)(b), F.A.C. (check ☐ appropriate box(es), if a shaded box is checked, this would indicate noncompliance)		
1. Is this facility: 1) a ⊠ stationary; 2) a ☐ relocatable; or does it have: 3) both, ☐ stationary and relocatable concrete batching and/or nonmetallic mineral processing plants? (Please check ☐ only one box.)		
2. For any combination of stationary or relocatable concrete batching plants, located with other concrete batching plants or nonmetallic mineral processing plants:		
a) Are there any additional nonexempt units located at this facility? [62-210.310(5)(b)4.a., F.A.C.]	'	
listed below: [62-210.310(5)(b)4.b., F.A.C.]		
2) 23,000 gallons of gasoline – usage equals gallons		
3) 44 million standard cubic feet on natural gas – usage equals cubic feet		
4) 1.3 million gallons of propane – usage equals gallons		
5) or an equivalent prorated amount if multiple fuels are used onsite – usage equals% of all fuels		
3. Does the owner/operator of the concrete batching plant submitting this registration maintain records to account for site-wide fuel consumption for each calendar month and each consecutive twelve (12) months, and are these records available for Department inspection for a period of at least five (5) years?		
[62-210.310(5)(b)4.d., F.A.C.] \square Yes \square No		
Relocation Notification - (Rule 61-210.310(5)(b)3.b., F.A.C.)		
1. Is the relocatable concrete batching plant used to mix cement and soil for onsite soil augmentation or stabilization?—(if your answer is YES, please proceed to 1. a) thru 1.b) below)	,	
a) Did the owner or operator notify the Department by telephone, e-mail, fax, or written communication at least one (1) business day prior to changing location?		
b) Did the owner or operator transmit a Facility Relocation Notification Form (DEP No. 62-210.900(6)) to the Department no later than five (5) business days following a relocation?		
If your answer to number 1. above is NO, proceed to 2. below		
2. Did the owner or operator transmit a Facility Relocation Notification Form (DEP No. 62-210.900(6)) at least five (5) business days prior to relocation?	,	
PART IV: <u>Unconfined Emissions - 62-296.414(2)</u> (check appropriate box(es), if a shaded box is checked, this would indicate noncompliance)		
1. Does the owner /operator of the concrete batching plant take reasonable precautions to control		
unconfined emissions	o	
a) management of roads, parking areas, stock piles, and yards, which shall include one or more of the following:		
 Paving and maintenance of roads, parking areas, stock piles, and yards? application of water or environmentally safe dust-suppressant chemicals when necessary to control 		
emissions?		
re-entrainment, and from building or work areas to reduce airborne particulate matter?	ю	
4) reduction of stock pile height, or installation of wind breaks to mitigate wind entrainment of		

PART IV: <u>Unconfined Emissions - 62-296.414(2)</u> (check appropriate bay(es) if a shaded bay is checked, this would indicate noncompliance)			
(check \square appropriate box(es), if a shaded box is checked, this would indicate noncompliance) particulate matter from stock piles?	X Yes \ \ \ \ \ \ \	lo	
b) use of spray bar, chute, or partial enclosure to mitigate emissions at the drop point to the truck?	Yes \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
PART V: General Procedure Requirements and Conditions			
(check \square appropriate box(es), if a shaded box is checked, this would indicate noncompliance)			
Administrative Changes:			
1. Were there any changes 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 any other similar minor administrative change at the facility		lo_	
2. If yes, did the facility provide written notification within 30 days of the change? [62-210.310(2)(d), F.A.C.]	\boxtimes Yes \square N	lo	
Permit Effective Period – [62-210.310(3)(a), F.A.C.]			
1. Is the general permit for this facility still within the 5 year effective period?		10	
2. Did the facility submit the new re-registration form at least 30 days prior to permit expiration?	Yes N	lo	
New or Modified Process Equipment or Change in Ownership			
1. Since the last registration form submittal has there been [62-210.310 (2)(b)2]	—		
a) installation of any new process equipment?b) alterations to existing process equipment without replacement?	$V_{as} \square V_{as} \square N$	lo Io	
c) replacement of existing equipment substantially different than that noted on the most			
recent notification form?	\square Yes \boxtimes N	lo	
d) Change in ownership	· ∐ Yes ⊠ N	lo	
have been submitted 30 days prior to the change	\boxtimes Yes \square N	lo	
<u>Noncompliance Notice:</u> - [62-210.310(3)(i), F.A.C.]			
1. Did the facility have any instances where they were unable to comply with or will be unable to comply with any condition or			
limitation of the air general permit?	Yes X	lo	
If the answer is <u>Yes</u> , proceed to a) and b). a) Did the owner or operator provide immediate notification to the Department?	\square Yes \square N	lo	
b) Did the notification include:			
1. A description of and cause of noncompliance?			
2. The period of noncompliance, including dates and times; or if not corrected, the anticipated time the noncompliance continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance?			
PART VI: Comments O&M Plan			
	() plan (T) - ^ ^), N #	
The pollution control equipment shall be operated and maintained in accordance to the operation and maintenance (O&N plan shall include, but is not limited to:	1) pian. The O&	\(\lambda \)	
(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;			
 (3) Time table for routine periodic observations of the pollution control device sufficient to ensure proper operation; (4) A list of the type and quantity of the required spare parts for the pollution control device which are stored on the premises of the 			
permit applicant;	James of the		
(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]			
Comments: Reviewed records for the months of 8/1/12 through 9/3/13, the records were in compliance. See attached copies of			
the operation and maintenance checklist record. I was not able to perform a visible emissions test at the time, as a	no tankers wer	·e	
on site, and not batching at the time of inspection. I asked Mr. Bivins to contact AQ Division office next time the	y plan to load		

Silo. The existing C&W Model RA-140 dust collector has been replaced with a new C&W Model RA-140 on August 23rd, 2013.

Air General Permit registration was submitted to DEP office prior	r to the installation of the new C&W Model RA-140 dust collect
collector.	
Exit Interview: During the closing conference, I told Mr. Biv	ins this emission unit appears to be in compliance.
Mike Ojo Thomas	9-3-13
Inspector's Name	Date of Inspection
Inspector's Signature H:\USERS\WPDOCS\Airgus\\Air Compliance\AOI\10	Approximate Date of Next Inspection
$\mathbf{H}^{1}(\mathbf{L}) = \mathbf{H}^{2}(\mathbf{L}) + \mathbf{H}$	114011X7 11111 X/1 / / / / / / / X/2

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