

Florida Department of Environmental Protection

Northwest District 160 W. Government Street, Suite 308 Pensacola, Florida 32502-5740 Rick Scott Governor

Jennifer Carroll Lt. Governor

Herschel T. Vinyard Jr. Secretary

August 26, 2011

By Electronic Mail, Received Receipt Requested marct@rmusainc.com

Mr. Marc Bryant Tyson, President Ready Mix USA LLC Post Office Box 35538 Panama City, Florida 32413

Dear Mr. Tyson:

On August 24, 2011, a Department representative with the Air Resource Management Program inspected your facility, ID 7770016. A copy of the inspection report is enclosed. The inspection and a review of Department records indicate the facility was in compliance at the time of the inspection for those items specifically noted in the inspection report.

This letter applies only to activities covered by the Air Resource Management Program. If you have any questions, please contact Jennifer Waltrip at 850/595-0662 or e-mail jennifer.waltrip@dep.state.fl.us.

Sincerely,

Carre Melton

Carol Melton Air Compliance Supervisor

CM/jw/c

Enclosure

c: Sue Cummings, Ready Mix USA: suecu@readymixusa.com Lonnie Baker, Ready Mix USA: lonnieb@usafac.com

NOREON WORCOW
FLORIDA

CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

AIRS ID#: 7770016 DATE: 8/24/11 ARRIVE: 10:04 AM DEPART: 10:16 AM FACILITY NAME: VILLA TASSO PLANT FACILITY LOCATION: 16042 STATE HWY 20 NICEVILLE 32578-8215 OWNER/AUTHORIZED REPRESENTATIVE: ERIN CHRISTIE PHONE: (205)986-4800 Email: ErinC@readymixusa.com Mobile: (205)936-3572 CONTACT NAME: WILEY WILLOUGHBY PHONE: (850)785-1934 Mobile: (850)258-1634	INSPECTION TYPE:	ANNUAL (INS1, INS2)	COMPLAINT/DISCOVER ARMS COMPLAINT NO:	Y (CI)
FACILITY LOCATION:16042 STATE HWY 20 NICEVILLE 32578-8215OWNER/AUTHORIZED REPRESENTATIVE:ERIN CHRISTIEPHONE:(205)986-4800 Mobile:Email:ErinC@readymixusa.com VILEY WILLOUGHBY 	AIRS ID#: 7770016 DA	TE: <u>8/24/11</u>	ARRIVE: <u>10:04 AM</u>	DEPART: <u>10:16 AM</u>
NICEVILLE32578-8215OWNER/AUTHORIZED REPRESENTATIVE:ERIN CHRISTIEPHONE:Email:ErinC@readymixusa.comMobile:CONTACT NAME:WILEY WILLOUGHBYPHONE:Email:WILEY WILLOUGHBYPHONE:Mobile:(850)785-1934Mobile:(850)258-1634	FACILITY NAME: VI	LLA TASSO PLANT		
OWNER/AUTHORIZED REPRESENTATIVE:ERIN CHRISTIEPHONE:(205)986-4800Email:ErinC@readymixusa.comMobile:(205)936-3572CONTACT NAME:WILEY WILLOUGHBYPHONE:(850)785-1934Email:Mobile:(850)258-1634	FACILITY LOCATION	N: 16042 STATE HWY 20		
Email:ErinC@readymixusa.comMobile:(205)936-3572CONTACT NAME:WILEY WILLOUGHBYPHONE:(850)785-1934Email:Mobile:(850)258-1634		NICEVILLE 32578-821	15	
ENTITLEMENT PERIOD: 3/6/2010 / 3/6/2015 (effective date) (end date)	Email: ErinC@ready CONTACT NAME: W Email:	ymixusa.com VILEY WILLOUGHBY OD: 3/6/2010 / 3/6/2015	Mobile: PHONE:	(205)936-3572 (850)785-1934

Facility Section

PART I: <u>INSPECTION COMPLIANCE STATUS</u> (check I only one box)		
--------------------------------------------------------------------	--	--

IN COMPLIANCE MINOR Non-COMPLIANCE SIGNIFICANT Non-COMPLIANCE

	ART II: ONSITE INTRODUCTORY MEETING Name(s) of facility representative(s): Lonnie Baker, Plant Manager	(check ☑ box for each	•
	Brief Notes: lonnieb@usafac.com		
2.	Is the Authorized Representative still ERIN CHRISTIE? If no, who is?: <u>Sue Cummings</u>	Yes	🖾No
3.	If different, did the facility provide an administrative update within 30 days? Is the facility contact still WILEY WILLOUGHBY? If no, who is?:	⊠ Yes ⊠ Yes	□No □No
4.	Will facility be conducting VE test(s) during today's inspection?		⊠No □No

Emissions Unit Section

2 - CCB Plant-three silos each with identical baghouse	s, shakers subject to 5% Opacity Limit
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PART I: FILE REVIEW PRIOR TO INSPECTION 1. Date of last inspection: 1/29/10 2. Past Visible Emissions (VE) tests:	(check 🗹 box for each	only one question)
 a. Was a VE test performed within each of the past 4 calendar years? b. Has a VE test been performed yet within the current calendar year? c. If first year of operation, was a VE test performed within 30 days of commencing 	⊠ Yes ⊠ Yes	□ No □ No
 d. Date of last VE test: <u>7/21/11</u> 	Yes	🗌 No
 e. Was the VE test report filed with the compliance authority no later than 45 days after the test? f. Did the report state the actual silo loading rate during emissions testing? g. What was the actual silo loading rate? <u>26.81 tph flyash</u>, <u>24.29 tph cement</u>, <u>24.4 tph cement</u> tons/ho 		☐ No ☐ No
 h. If weigh hopper(batcher) emissions controlled by the silo dust collector, did the report state whether or not batching occurred during emissions testing? X/A i. Did the test report state the actual batching rate during emissions testing?	Yes Yes	☐ No ⊠ No
 k. Did the emissions unit demonstrate compliance with the 5% opacity limit during the last VE test? If not, what was the problem (if known)? 	🛛 Yes	🗌 No
PART II: STACK EMISSIONS from a silo, weigh hopper(batcher) or other		
enclosed storage and conveying equipment	(check ☑ box for each	only one question)
1. Was a visible emissions test conducted by the facility for this unit during this site visit?	Yes	🛛 No
 a. Was the visible emissions test conducted according to EPA Method 9? b. The visible emission test resulted in an opacity of% for the highest six-minute average. c. Did the visible emissions test demonstrate compliance with the 5% opacity limit?		NoNo
d. During visible emissions tests of the silo dust collector exhaust points was the loading of the silo co		
that is representative of the normal silo loading rate? Yes N/A – silo not load e. If silo loaded, was the minimum loading rate of 25 tons/hep achieved		pection.
f. What was the silo loading rate? tons hove g. Are emissions from the weigh hove r the the silo dust collector? If YES, then continue on to question $(0, 0, 0)$ and $(0, 0, 0)$ of answer NO, then skip $g(1) - g(3)$ and go to	Yes	No No
 Was the weigh hopper (batchar) in operation during the visible emissions test? During the visible emissions test, was the batching rate representative of the normal batching rate 	Yes	🗌 No
duration?	- 🗌 Yes ites	🗌 No
 h. 1) If emissions from the weigh hopper (batcher) operation are controlled by a dust collector which from the silo dust collector, was the visible emissions test of the weigh hopper (batcher) dust coll conducted while batching at a rate that is representative of the normal batching rate and duration? 2) What was the batching rate? tons/hour. What was the batching duration? minute 	ector ?	🗌 No
 Was a visible emissions test conducted by the inspector for this unit during this site visit? 	Yes	No No
a. Was the visible emissions test conducted according to EPA Method 9?b. The visible emission test resulted in an opacity of% for the highest six-minute average.	Yes	No No
 c. Did the visible emission test resulted in an opacity of // for the ingliest six-influte average. d. What was the process rate? tons/hour. 	Yes	🗌 No

Facility Section (continued)

CONFIRMATION OF GENERAL PERMIT ELIGIBILITY	(check 🗹 box for each	only one question)
 Does this facility keep records to show that it does not have the potential to emit: a. 10 tons per year or more of any hazardous air pollutant? b. 25 tons per year or more of any combination of hazardous air pollutants? c. 100 tons per year or more of any other regulated air pollutant? 	🛛 Yes	☐ No ☐ No ☐ No
 Does this facility include: a. Any emission units or activities not covered by the applicable air general permit (with the except units and activities that are exempt from permitting pursuant to subsection Rule 62-210.300(3) or Rule 62-4.040, F.A.C.)? If YES, what non-exempt units or activities? 		🛛 No
b. Any emissions units or activities authorized by another air general permit where such other air general the same facility?		🛛 No
3. Is the total combined annual facility-wide fuel usage of all plants less than or equal to: a. 275,000 gallons of diesel fuel?	Yes Yes Yes Yes Aes	□ No □ No □ No □ No □ No
4. Has the owner/operator maintained, available for inspection, site-wide records of monthly fuel cons for each consecutive 12-period for the past 5 years?		🗌 No

GENERAL CONDITIONS	(check ☑ box for each	•
1. Has the owner or operator allowed the circumvention of any air pollution control device, or allowed the emission of air pollutants without the proper operation of all applicable air pollution control devices?	🗌 Yes	🖂 No
2. Does the owner or operator:a. Maintain the authorized facility in good condition?b. Ensure that the facility maintains its eligibility to use the air general permit and complies with all	- Xes	No
terms and conditions of the air general permit?		🗌 No
to the facility at reasonable times to inspect and test and to determine compliance with the air general permit and Department rules?	🛛 Yes	🗌 No

RELOCATABLE PLANT:	(check ☑ box for each	•
1. Is the facility: stationary 🖾; relocatable 🛄; or consisting of both stationary and relocatable 🔲 concrete batching and/or nonmetallic mineral processing plants? (<i>If only stationary, skip the following</i>)		•
 2. Is the relocatable concrete batching plant used to mix cement and soil for onsite soil augmentation or stabilization?	🗌 Yes	🗌 No
 a. Did the owner or operator notify the appropriate Department or Local Air Program by telephone, e-mail, fax, or written communication at least one business day prior to changing location? b. Did the owner or operator transmit a Facility Relocation Notification of DEP No. 62-210.900([6)]	No
to the Department or Local Air Program no later than five scale and the source of the	5)]	No No
 If the relocatable plant was co-located at a facility with a separate air construction or air operation per and the relocatable batch plant is not included as an emissions unit in that separate permit: a. Was the relocatable batch plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used for a non-routine purpose (i.e, there is no repeated usage to the plant being used to the plant being used to th		🗌 No
If YES, what was the purpose? b. Were records kept by the owner/operator to indicate how long it was co-located at the permitted facility? If YES, were any periods more than 6 months in duration?	🗌 Yes 🗌 Yes	□ No □ No
II C'HANGES		
CHANGES Administrative Changes:	(check ☑ box for each	•
 <u>Administrative Changes</u>: Were there any changes in the name, address, or phone number of the facility or authorized representa associated with a change in ownership or with a physical relocation of the facility or any emissions un operations comprising the facility; or any other similar minor administrative change at the facility? If YES, did the facility provide written notification within 30 days of the change?	box for each ative not nits or 2 Yes 2 Yes	•
 <u>Administrative Changes</u>: 1. Were there any changes in the name, address, or phone number of the facility or authorized representa associated with a change in ownership or with a physical relocation of the facility or any emissions ur operations comprising the facility; or any other similar minor administrative change at the facility?2. If YES, did the facility provide written notification within 30 days of the change?	box for each ative not nits or Yes Yes Yes Yes Yes Yes Yes Yes	question)
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Inspector's Name (Please Print)

Inspector's Signature

Date of Inspection

August 2012

Approximate Date of Next Inspection

COMMENTS: A Department representative conducted an unannounced annual air program compliance inspection on August 24, 2011 at the Ready Mix Villa Tasso Concrete batch plant currently located off State Highway 20 in Walton County. Mr. Lonnie Baker, Plant Manager, was available to assist during the inspection.

To prevent wind blown emissions, speed limit signs are posted at the entrance, the site is paved, and aggregate is stored in 3-sided concrete wind breaks with sprinklers attached. A spraybar is used to control emissions during loading of the trucks. Logs show the spraybar and baghouses are inspected and cleaned on a weekly basis. The yard is watered as needed and a sweeper is used on the yard approximately every two weeks.