FLORIDA		E <u>BATCHING</u> PLA INSPECTION CHEC	Envi	ronmental
INSPECTION TYPE:	ANNUAL (INS1, INS2)	COMPLAINT/DISCO		
AIRS ID#: 0510024 DA	ATE: <u>7/2/07</u>	ARRIVE: <u>8:05 a.m.</u>	р <i>а</i> рарт: <u>9:2(</u>	a.m
FACILITY NAME: LA	ABELLE READY-MIX PLANT			0
FACILITY LOCATIO	N: 413 South Industrial Loop	p Road	\sim	7
	LABELLE 33935			
RESPONSIBLE OFFIC	CIAL: HUGH PERRY	Ph	NE: (904)351.81	
CONTACT NAME:		Гно		
REMITTANCE YEAR		EMENT PEPICE: 10/14/2	🔹 👗 🕺	
REMITTANCE TEAR	: ENIILE	(effective		L
PARTI INSPECTION	N COMPLIANCE STATUS (che	ock 🔽 (na one box)		
(check ☑ appropria <u>Stack Emissions</u> 1. Were visible emis	ssions tests conducted during this	site is according to EPA	Method 9 (Ref.: Chapter	Myas 🗆 Na
2. Are emissions fro	om silos, we this oppers (batchers,	and other enclosed storag	e and conveying equipme	ent
3. During visible en at a rate that is re	extent coordinates to limit visible or nission, este of the silo due collect presentative of the normal in load	ctor exhaust points was the ding rate, or at least at the i	loading of the silo condu minimum 25 tons per hou	icted ir rate,
4. Are emissions fro to this question	by the bievable in proctice? on the weigh hopper (antcher) ope (s) (es", then continue on to questi	eration controlled by the sile ons 4.a) and 4.b) below. If	o dust collector? (If answ answer is "No" then	ver
a) Was the pate	and continue or to question 5.) ing operation in or cration during t	the visible emissions test?		🗌 Yes 🗌 No
duration?	sible emissions test, was the batchi			Yes 🗌 No
on b silo dus	n the weige hopper (batcher) opera t collector, are the visible emission betching at a rate that is representa	ns tests of the weigh hopper	(batcher) dust collector	
	•			

ART II: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. – (<i>continued</i>) (check ☑ appropriate box(es)	0.*
<u>Compliance Demonstration</u> - (Rule 62-296.401(5)(i), F.A.C.)	
 Is each dust collector exhaust point tested according to the visible emissions limiting standard as part of annual compliance demonstration? (Rule 62-297.310(7)(a), F.A.C.)	
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
 b) annual compliance within 60 days prior to each anniversary of the air general permit potil cat on forr submittal date? 	
 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 or pucted 60days print the AGP Notification form submission, and within 60 days prior to each anning any late?	
 Test Reports – (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 practice. But no later than 45 we after test was completed?	the - □Yes □ No
ART III: <u>OPERATING/RECORDKEEPING REQUIREMENTS</u> _ tyle 62-210.300(4)(2., F.A.C. (check ☑ appropriate box(es))	
1. Is this facility: 1) a stationary $[X]$; 2) a relocatable $[]$; to be sit have: 3) both, stationary and relocatable concrete batching and/or nonmetallic mineral processing [ans? (<i>Please class Donly one box.</i>)	
2. If this is a stationary concrete batching plant, is there are or more relocated to nonmetallic mineral process	sing
plants using individual air general permits at the am location? (If four inswer to this question is YES,	
<i>then proceed to questions 2.a), thru 2.d), below.</i> , a) Are there any additional nonexempt unit. located at this fact ity	$\Box Yes \Box No$
b) Is the total combined annual facility-while fuel oil usage of all plants less than 240,000 gallons per	
calendar year?c) Is the quantity of material processe less than ten	$ \Box Yes \Box No $
d) Is the fuel oil sulfur content 0.5% weight or ss?	
3. Does the owner/operator of the onc ete batching plant maintain a log book or books to account for:a) fuel consumption on a month y basis?	□Yes □ No
b) material processed on monthly basis?	🗌 Yes 🔲 No
c) the sulfur content of the del being burned (ruel supplier certifications)?	□Yes □ No

ART III: OPERATING/RECORDKEEPING REQUIREMENT	<u>FS</u> – Rule 62-296.414(2)(a) and (b), F.A.C	. (continu	ed)
(check ☑ appropriate box(es))			7
Unconfined Emissions – (Rule 62-296.320(4)(c), F.A.C.)			
1. Does the owner /operator of the concrete batching plant take r	reasonable precautions to control unconfined		
emissions by:			
a) management of roads, parking areas, stock piles, and yard			
1) paving and maintenance of roads, parking areas, stock	c piles, and yards?	Yes	
 application of water or environmentally safe dust-suppensions? 	pressant chemicals when necessary	ol - ⊠Yes	
3) removal of particulate matter from roads and other pa	ved areas under control of the owner operat	or to 👝	
re-entrainment, and from building or work areas to re-	duce airborne particulate natter	ΓY	🚺 No
4) reduction of stock pile height, or installation of wind l	breaks to mitigate wind entranner int of		
particulate matter from stock piles?		- Vs	🗌 No
b) use of spray bar, chute, or partial enclosure to mitigate en			🗌 No
			I
PART IV: <u>SPECIAL CONDITIONS AND PROCEDURES</u> – Ru	le 62-210.3 9(/ (d)4., F.A.C.		
A. <u>New or Modified Process Equipment</u>			
The rest of recentles receive Equipments			
1. Since the last inspection has there been			
a) installation of any new process equipment?		TYes	🖂 No
b) alterations to existing process equipment without repla	(2me, *?	TYes	No
c) replacement of existing equipment substantially different			
recent notification form?		- TYes	🖂 No
d) If you answered YES to any of the above, did the			
notification form and appropriate fee (Rule 62-4.050)			
local program office?		- TYes	\Box No
herrill Culliver	7/2/07		
Inspector's Name (Please Print)	Date of Inspection		
Inspector's Signature	Approximate Date of Next Inspection		
COMMENTS: Three out of the five units were tested if a flyash, s	slag and one of the type II cement silos (Nor	thwest ba	ghouse of
e Northwest silo.) Flyash and 🔽 🦉 🖉 liveries were 🗌 🔤 🖉 seach 🗌 V			
ne Northwest silo.) Flyash and signal generations were 7 tons each. Ty orthwest silo still needs to be tested for 2007.	pe il centent 20 tons. The southeast bagno		0

A free out of the fire units were test and uses silo.) Flyash and sig of diveries were northwest silo still needs to be tested for 2007.