NON-METALLIC MINERAL PROCESSING PLANTS
COMPLIANCE INSPECTION CHECKLIST
INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CI) RE-INSPECTION (FUI) ARMS COMPLAINT NO:
AIRS ID#: 7775003 DATE: 4/4/08 ARRIVE: 1030 DEP: T: 1200
FACILITY NAME: CABBAGE GROVE QUARRY
FACILITY LOCATION: 20 MI. W. OF PERRY ON U.S. 98
PERRY 32348
OWNER/AUTHORIZED REPRESENTATIVE: RON JOHNSON (863) 76- 431
CONTACT NAME: Mike Smith PHONE: (50)584-5003
ENTITLEMENT PERIOD: 6/30/2006 / 6/30/2011 (effective date) (end date)
PART I: INSPECTION COMPLIANCE STATUS (check ☑ only one box ☑ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☑ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE
PART II: DETERMINATION OF FACILITY TYPE/APPL. S. BILITY (check ☑ only one box) ☑ FOR FACILTIES SUBJECT TO: (40 CFR Part 60, Jubpert OOO, §60.670(a)(1)) (If you have checked ☑ this category, answer all curstions INCLUDING those with **.)
<u>Subject</u> <u>Facilities</u> : (appli able fixed or portable callities include each crusher, grinding mill, screening operation, bucket elevator, belt conveyor, bagging operation, storinge bin, enclosed truck or railcar loading station, crushers & grinding mills at hot mix asphalt facilities that reduce the size of non-mettalic minerals embedded in recycled asphalt pavement & subsequent affected facilities up to, but not including the first parage silo or bin.)
FOR FACILITIE (N)T SUBJECT TO (40 CFR Part 60, Subpart OOO, §60.670(a)(2), (b), (c), and (d)) (If you have che keu ☑ this cater of answer all questions EXCEPT those with **.)
Non-Subject Inclutes: (inclutes all facilities in underground mines; stand-alone screening operations at plants w/o crushers or grinding oil of facilities not store of subject to subparts F (Portland Cement Plants) or I (Hot Mix Asphalt Facilities) of this part; fixed sand & gravel plants, & crusher stone plants w/capacities of 23 megagrams/hr (25 tons/hr) or less; portable sand & gravel plants, crusher stone plants v/capacities of 136 megagrams/hr (150 tons/hr) or less; common clay plants, and pumice plants w/o acties of 9 megagrams/hr (10 tons/hr) or less.)

PART III: <u>EMISSION STANDARDS</u> – Chapter 62-210.300(4)(c)5., F.A.C. (check ☑ appropriate box(es))	Q	•
Stack Emissions - 40 CFR Part 60, Subpart OOO adopted by reference Chapter 62-204.800, F.A.C. **1. Were visible stack emissions tests conducted during this site visit according to EPA Method 9 (40 CFR 6 Appendix A)?	Yes 🗌	No
**2. Do stack emissions from any crusher, grinding mill, screening operation, bucket elevator, transfer print on belt conveyors, bagging operation, storage bin, enclosed truck or railcar loading station or any or a affected emission point:		0
 **a) exceed <u>7</u>% percent opacity? **b) exceed the particulate matter standard of <u>0.05</u> grams per dry standard cubic meter (r dscr)? **3. Do stack emissions from any baghouse that controls emissions from only an individual, enclored storage 		No No
bin exceed <u>7</u>% percent opacity?	S S	No
Visible Emissions - 40 CFR Part 60, Subpart OOO adopted by reference Chapter 2 4.800, F.A.C.		
 **1. Were visible emissions tests conducted during this site visit according to EPA Method 9 (40 CFR 6 Appendix A)?	Tes 🛛	No
**a) grinding mill, screening operation, bucket elevator, transfer point on belt, onveyors, bags in operation, storage bin, enclosed truck or railcar loading station or any other affect dernission point esc. d 10%	,	
percent opacity?	□Yes ⊠	
 **b) crusher without a capture system, exceed <u>15</u> % opacity?	🗌 Yes 🔀	No
enclosed truck or railcar loading station, or any other emission point NOT subject to 40 CFR Part 60,		
Subpart OOO, equal to or greater than 20% percent opacing	□Yes ⊠ 204.800. F.	
**4. Is any crusher, grinding mill, screening operation, the levator, transfer wint on belt conveyors, baggin	ıg	
operation, storage bin, enclosed truck or railcar loading station, or any other affected emission point enclos in a building? (<i>If answer to question #4 is <u>YES</u>, hen proceed to #4</i> (1)).	ed Yes	No
**a) If enclosed in a building are the stack emissions discharged from a wet scrubbing control device? (If		NO
	Yes 🗌	No
**b) If the stack emissions from enclosed enclosed points at not discharged from a wet scrubbing control d	evice is:	
	Yes	No
2) the opacity greater than $\underline{7}\%$ percent from the provided of the provided	Yes	No
**c) Do the stack emissions from the bag, $ouse(s)$ inside of the building(s) exceed <u>7</u> % percent opacity?	Yes	No
 **5. Do visible emissions from any: **a) grinding mill, screening operation, bucket element, transfer point on belt conveyors, bagging operation, 		
storage bin, enclosed truck of vail ar loading station, r any other affected emission point exceed <u>10</u> %	1	
storage only, enclosed filler of an earling storage any other affected emission point exceed <u>10</u> /6		No
 percent opacity?	$\square Yes \square$	No
Wet Screening/Wet Mining Operations:		110
**6. Are there any visible en issions discharges the wet screening operations and subsequent screening		
operations, bucket electrators and belt con zyors that process saturated material in the production line up to the next crushe grading mill, or s oralle bin?		No
**7. Are there any visible emissions a pharges at the screening operations, bucket elevators, and belt conveyor in the production line downstroot of wet mining operations, where such screening operations bucket	S	
in the production line downstreat of wet mining operations, where such screening operations, bucket elevators, and belt conveyor precess saturated materials up to the first crusher, grinding mill, or storage b	in	
in the production line?		No



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	e <u>Demonstration</u> – (Rule 62-210.300(4)(c)5.h., F.A.C.)	0
	ch affected emission point tested according to the visible emissions and stack emissions standards as f the ennual compliance demonstration? (Bule 62, 210, 200(4)(a)5 a. E.A.C.)	Yes No
	of the annual compliance demonstration? (Rule 62-210.300(4)(c)5.e., F.A.C.)	
	his facility demonstrate, according to the visible emissions and stack emissions standards	
	62-210.300(4)(c)5.e., F.A.C.,:	
b) re	newal compliance within 60 days prior to the anniversary of the initial air general per it notification	
	submittal date?	I No
	e <u>Existing Facilities</u> – (Rule 62-210.300(4)(c)5.h., F.A.C.)	
	his facility demonstrate, according to the visible emissions and stack emissions tandards of	
	62-210.300(4)(c)5.e., F.A.C.,:	
		XYes 🗌 No
	newal compliance within 60 days prior to the anniversary of the initian in general permit roc cation	
	rm submittal date? [ds and <u>Procedures</u> – Chapter 62-297, F.A.C., 40 CFR 60.675, and 40 SFR Part 60, Appendix A adop	\boxtimes Yes \square No
	by reference at Rule 62-204.800, F.A.C.	neu allu
	all referenced visible emissions tests conducted using EPA Method 9?	$\forall Yes \square No$
	all referenced unconfined or fugitive emissions tests conducted using EPA Method 22?	
		Yes No
Reporting 40 CFR Par	and <u>Recordkeeping</u> – (Rule 62-210.300(4)(c)5.e., F., C. [Chapter 62-2.7] F.A.C. and t 60.670 – 60.676, Subpart OOO, adopted and incorporated by reference at Kule 62-204.800, F.A.C.]	
Facility	and/or Equipment Replacement	
	e owner or operator submit to the Administrator, the following information about the replacement of e	xisting facility
	equipment:	Aisting fuelinty
	r a Crusher, Grinding Mill, Bucket Elevator, Bagging Operation, or enclosed truck, or Railcar Loading	g Station,
**1)	the rated capacity in megagrams or on per hour of the existing facility being replaced and the rated	,,
	capacity in tons per hour of the represented equipment?]Yes] No
	<u>r a Screening Operation</u> ,	
**1)	the total surface area of the ten seven of the easing creening operation being replaced and the total	
**) C	surface area of the top screen or the replacement screening operation?	_Yes [] No
**C) <u>IO</u> **1)	<u>r a Conveyor Belt</u> , the width of the avisit result is real word the width of the replacement conveyor helt?	
**d) fo	the width of the existing per being replaced and the width of the replacement conveyor belt? [$r a Storage Bin$,	
	the rated capacy <i>i</i> i megagrams or ton, of the existing storage bin being replaced and the rated	
1)	capacity in megagine for sor tons of rep. cement storage bins?	Yes 🗌 No
Perform	nance/Compliance Testing	
	ng the initial erformance test, the owner or operator record the measurements of both the change	
in pro	essure of the cases of the scrubber and the scrubbing liquid flow rate?	Yes 🗌 No
	the initial performance test of a set scrubber, did the owner or operator submit semiannual reports to	
the A	dministrator of occurrences, then the measurements of the scrubber pressure loss (or gain) and liquid	
flow	rate a. for by more than ± 3 percent from the averaged determined during the most recent performance	э Пул Пру
	re creports postn. r., d within 30 days following the end of the second and fourth calendar	
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S.		
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PART IV: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-210.300, F.A.C. (Continued)

(check **☑** appropriate box(es)

**10.	Did the owner or operator of the facility submit written reports of the results of all performance tests	
	conducted to demonstrate compliance with the particulate matter standards (40 CFR Part 60.672), opacity	
	(using EPA Method 9 to demonstrate compliance with 40 CFR Part 60.672(b), (c), and (f)), and emission	
	observations of transfer points enclosed in buildings (using EPA Method 22 to demonstrate completions with	
	40 CFR Part 60.672(e))? X X X	E

Process Changes

*11. Does this facility have a screening operation, bucket elevator, and/or a belt conveyor sy	stem	(It your	
answer to this question is <u>YES</u> , then answer <u>either</u> a)1) or a)2) below.)			
**a)Did this screening operation, bucket elevator, and/or belt conveyor system:			

**1) originally process saturated material and switch to unsaturated material? (*N te: The unsaturated material handling processes would now be subject to the <u>10% opacity lin.</u> 1 40 CFR 60.6724 and the emission test requirements of 40 CFR 60.11 and Subpart OO(2000).*

**2) originally process unsaturated material and switch to saturated material 2 (*Nete: The saturated material handling processes would now be subject to the <u>no visible material bindling in 46 CTk 60.672(h).</u>) (If answer to 1) or 2) above is <u>YES</u> then proceed to question b). 21 w.)------ Yes Yes Yes No*

Yes No

**b) Did the owner or operator submit a report of the process change within hirty (30) days. On wing the change?------ [Yes] No

Notification Requirements

**12.	Was notification of the actual date of startup for each affected or communation of affected facilities	
	submitted to the Administrator and postmarked within 15 day after such date?	
**a	Did the notification include a description of each affected facility, equipment nar affecturer, and serial	
	number of the equipment, if available?	🗌 Yes 🗌 No

**b) For portable aggregate processing plants, did the not mation of actual date of initial start up also include both the home office and the current address pocation of the postable plant?----- [Yes] No

PART V: <u>OPERATING REQUIREMENTS/CONTROL TECHNOLOGY</u> – Rule 62-210.300, F.A.C.

(check ☑ appropriate box(es))

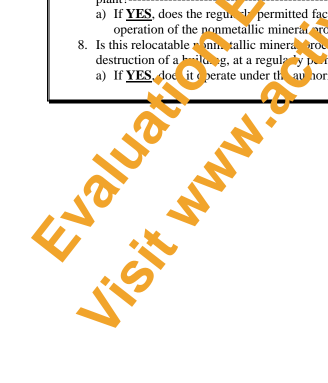
1.	1. Is this facility a: 1) relocatable 2	stationary or	bes it have: 3) both, stationary and relocatable
	concrete batching and/or nonmet lic hir	neral pro . ing la	ants? (Please check Donly one box above.)
	(<u>NOTE</u> : If you have checked box for	r reloca 🕂 e go to	questions 1.a) & 1.b). If you have checked the box for
			, both, stationary and relocatable then answer all
	relocatable and statio ar questions 1.a	ı), 1.1 & 1.c) bela	ow, respectively.)

a) If this is a <u>relocatable in fity</u> was the Department notified by phone prior to this relocation, and was a Facility Relocation Notification form submitted within 1 business day following the relocation?----- XYes Xes

b)	If this is a <u>relocitate</u> facility, is boocand at a mine and/or quarry, and processing only material from	onsite
	deposits? (If your nswer to this used on is <u>NO</u> , please proceed to question 1) below.)	🛛 Yes 🗌 No
	1) Does the owner or operator the s relocatable facility have a water suppression system with spray	
	bars located at the feeder(s) a centrance, and the exit of the crusher(s), the classifier screens and the	
		Yes 🗌 No

c)	If the stationary facility does the owner or operator of this stationary facility have a water	
	supprovide system with a bars located at the feeder(s), the entrance, and the exit of the crusher(s)	,
	the consistive screen and the conveyor drop points?	Yes No

PART V: OPERATING REQUIREMENTS/CONTROL TECHNOLOGY – Rule 62-210.300, F.A.C	c. (Continued)
(check ☑ appropriate box(es))	
**2. Does this facility incorporate the use of a wet scrubber to control emissions? (40 CFR Part 60, Sub adopted by reference Chapter 62-204.800, F.A.C.) (<i>If your answer to this question is YES, then provide the second second</i>	roceea o
questions 2.a) and 2.b), below.)	Yes 🗌 No
**a) Does the wet scrubber have continuous monitoring systems (CMS) for:	
**1) the measurement of the pressure loss of the gas stream through the scrubber?	
**2) the measurement of the scrubbing liquid flow rate to the wet scrubber?	
**b) Has each CMS been certified by the manufacturer and calibrated annually in accordance with t	
manufacturer's instructions and to the tolerances below?	No
**1) ± 250 pascals ± 1 inch water guage pressure for measuring pressure losses of the gas stree n?	
**2) ±5 percent of design scrubbing liquid flow rate?	
3. Is this is a stationary nonmetallic mineral processing plant, with a stationary concrete fatching plan	
individual concrete batching plant air general permit at the same location? (If y an wer to this q is <u>YES</u> , then proceed to questions 3.a), thru 3.d),) below. If <u>NO</u> , proceed to quest on #4.)	
a) Is there more than one nonmetallic mineral processing plant in operation the procession?	$$ \Box Yes \Box No
b) If there is more than one nonmetallic mineral processing plant at this section, do they all op ra	teunder
a single nonmetallic mineral processing plant air general permit?	
c) Are there any additional nonexempt units located at this facility?	$ \Box Yes \Box No$
d) Are there any Title V sources located at this facility?	\Box Yes \Box No
4. Is this is a stationary nonmetallic mineral processing plant, with one concrete relocatable concrete	
batching plants using individual air general permits at the same location? (If your grow, to this	
question is <u>YES</u> , then proceed to questions 4.a), thru 4.b) below If <u>NO</u> , they placed to question	$n 5.$) \Box Yes \boxtimes No
a) Are there any additional nonexempt units located at this acii ty?	
b) Are there any Title V sources located at this facility?	Tyes No
5. Does the owner or operator of this facility operate multiply processes	sing
plants using individual nonmetallic mineral processing plant air general persits at this location?	🛛 Yes 🗌 No
a) Are there any additional nonexempt units located at this facility?	🗌 Yes 🖾 No
b) Is the total combined annual facility-wide fue oil usage of all plants is than 240,000 gallons p	ber
calendar year?	
c) Is the quantity of material processed less than ten million ton be calendar year?	
d) Is the fuel oil sulfur content 0.5% by we sht or less?	\Box Yes \Box No
6. Does the owner/operator of the concret, baching plant in train a log book or books to account for	
a) fuel consumption on a monthly ossi.	\square Yes \square No
b) material processed on a month, that a?	$ \square Yes \square No$
c) the sulfur content of the fuel this ourned (Furr uppier certifications)?	Xes No
 Is this relocatable nonmetallic, ine al processing mant used to perform a <u>routine function</u> of a faci a <i>Title V source</i>) subject to roul r air permitting, such as crushing recycled asphalt (rap) at an asp plant?	helt
<i>a rule v source)</i> subject o rought an permitter sten as crushing recycled asphan (rap) at an asp	🗌Yes 🛛 No
a) If YES , does the regular be permitted facility air construction or air operation permit(s) provide the	for the
operation of the nonmetallic mineral processing plant as an emission unit?	
8. Is this relocatable round, tallic mineral processing plant used to perform a <u>non-routine activity</u> , such	
destruction of a brilding, at a regularly permitted facility (<i>not a Title V source</i>)?	
a) If <u>YES</u> , doe, it c perate under the authority of its air general permit?	



RT VI: <u>REASONABLE PRECAUTIONS/EMISSION CONTROL MEASURES & TECHNOLOGY</u> 210.300(4)(c)5.d.(i) and (ii), F.A.C.	
(check 🗹 appropriate box(es))	
<u>Unconfined Emissions</u> – (Rule 62-296.320(4)(c), F.A.C.)	, maanfinad
1. Does the owner /operator of the nonmetallic mineral processing plant take reasonable precautions to co emissions by:	n to. ancontine
a) use of a water suppression system with spray bars located at the feeder(s), the entrance and to	he
crusher(s), the classifier screens, and the conveyor drop points?	
b) management of roads, parking areas, stock piles, and yards, which shall include one or make of the	e followin
1) paving and maintenance of roads, parking areas, stock piles, and yards?	[Y] No
 paving and maintenance of roads, parking areas, stock piles, and yards?	ntrol
3) removal of particulate matter from roads and other paved areas under control of the owner/oper 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?	- XYes \Box No
particulate matter from stock piles?	\square Yes \square No
6) the use of hoods, fans, filters and similar equipment to contain, conturn and/or vent part value	
matter?7) the enclosure or covering of conveyor systems?	Yes No
7) the enclosure or covering of conveyor systems?	Xes L No
RT VII: <u>SPECIAL CONDITIONS AND PROCEDURES</u> Rule 62-210.300(4)(d), F.A.C.	
A. <u>New or Modified Process Equipment</u>	
1. Since the last inspection has there been	
a) installation of any new process equipment	TYes No
 a) installation of any new process equipment b) alteration of existing process equipment without replacement? 	$ \Box$ Yes \boxtimes No
c) replacement of existing equipment succentially different than hat noted on the most	
recent notification form?	🗌 Yes 🖾 No
d) If you answered <u>YES</u> to any of the above, did the ver submit a new and complete	
notification form and appropriate for (Rule 62-4.50, A.C.) to the appropriate DEP or local program office?	TYes No

Raymond Barata	Raym	ond	Barata
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Inspector's Name (Pice Print)

Inspect r's Signature

4/4/08

Date of Inspection

4/4/2009

Approximate Date of Next Inspection

COMMENTS: Let with Roger B (les/Maintenance Manager and toured the site. The crushers and associated screeners & conveyors were tot running at the test of inspection. Year 2007 annual fuel usage is 225,773 gallons.