

## $\frac{POLYESTER}{FABRICATION} \frac{PRODUCTS}{FABRICATION}$



## COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE:	ANNUAL (INS1, INS2) RE-INSPECTION (FUI)	COMPLAINT/DI ARMS COMPLA	SCOVERY (CI)				
AIRS ID#: 0090139 DATE: <u>12/3/2008</u> ARRIVE: <u>13:30</u> DEPART: <u>15:30</u>							
FACILITY NAME: BOMBARDIER MOTOR CORP							
FACILITY LOCATION	N: 6545 US HWY #1						
	GRANT 32949						
OWNER/AUTHORIZED REPRESENTATIVE: MICHAEL CARTER PHONE: (321)726-2084							
CONTACT NAME:			PHONE:				
ENTITLEMENT PERIOD: 5/4/2006 / 5/4/2011 (effective date) (end date)							
PART I: INSPECTION COMPLIANCE STATUS (check ☑ only one box)  ☑ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE							
<ol> <li>(check ☑ appropriat</li> <li>Does the facility of and emissions unit 62-210.300(3)(a) of (Rule 62-210.300)</li> <li>Does the facility of not cause, suffer, a odor?</li> <li>Does the combine in any consecutive</li> <li>Does the owner/op used on a monthly</li> <li>Does the owner/op of at least five year</li> <li>Is this polyester regressionably Available</li> </ol>	perate any emissions units off ts which are exempt from perror (b), F.A.C., or have been exemptly with the objectionable allow or permit the discharge of quantity of styrene containing twelve month period? (Chapperator of the facility maintain by basis? (Chapter 62-210.300(3)) (Chapter 62-210.	ner than the polyester resimitting pursuant to the critical pursuant permitting odor prohibition of subsets of air pollutants which cannot be subsets of air pollutants which cannot be subsets of a pollutants which cannot be subsets of a pollutants of air pollutants of air pollutants of air pollutants which cannot be subsets of air pollutants of air poll	under Rule 62-4.040, F.A.C.?  Section 62-296.320(2), F.A.C. and suse or contribute to an objectionable suse or contribute suse or cont	No			

PART III: CONTROL/OPERATING/MAINTENANCE REQUIREMENTS – Rule 62-210.300, F.A.C.						
(check ☑ appropriate box(es))						
2.	involved in product fabrication on methods of reduci a) lessening the exposure of fresh resin surfaces to the b) maintaining spray lay-up equipment to ensure effect) monitoring the coating thickness to avoid excessing d) implementing inventory control practices to prever e) managing cleanup solvents?	he air? cective application with a minimum of overspray? ve resin/get coat application? ent spillage? ffort to conduct the specific activity authorized by the ffects on adjacent property or on public use of the ronment, including fish, wildlife, natural resources,				
	water quality, or air quality?Does the owner or operator maintain the permitted fa	acility, emission unit, or activity in good condition?	<ul><li></li></ul>			
PART IV: SPECIAL CONDITIONS AND PROCEDURES – Rule 62-210.300(4)(d)4., F.A.C. (check ☑ appropriate box(es))  A. New or Modified Process Equipment						
1.	⊠Yes □No					
notification form and appropriate fee (Rule 62-4.050, F.A.C.) to the appropriate DEP or local program office?						
Michael `	Young	12/3/2008				
	Inspector's Name (Please Print)	Date of Inspection	_			
	Inspector's Signature	Approximate Date of Next Inspection	_			

**COMMENTS:** At the time of the inspection the facility did not have any formal records. Mr. Young informed Mr. Carter that per the Air permit that the facility is to maintain records showing the material usage. The facility was able to show Mr. Young that they had used one 55-gallon drum of resign and was in the process of constructing a new booth. The new booth was larger and would allow for more material to be processed and the use of a chop gun. All the material processed prior to the inspection had been hand laid with rolls of fiber glass material. Mr. Young informed the facility that they would have to reapply for there General permit since the facility was enlarging there resin production area.