

## $\frac{\textbf{REINFORCED}}{\textbf{OPERATIONS}} \frac{\textbf{RESIN}}{\textbf{OPERATIONS}}$



## COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, RE-INSPECTION		· · ·	
AIRS ID#: 0090140 DATE: 9/5/13 ARRIVE: DEPART:  FACILITY NAME: PARKER MARBLE INC  FACILITY LOCATION: 4100 PINE TREE PLACE			
COCOA 3  OWNER/AUTHORIZED REPRESENTA Email: CONTACT NAME: PARKER MARBLE Email: parkermarble@msn.com ENTITLEMENT PERIOD: 6/14/1996 (effective date)	TIVE: PHO Mobi PHO Mobi	<b>NE:</b> (321)633-4914 <b>le:</b>	
PART I: INSPECTION COMPLIANCE STATUS (check ✓ only one box)  ☐ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE			
and emissions units which are exemp 62-210.300(3)(a) or (b), F.A.C., or ha (Rule 62-210.300(3)(c)5.a., F.A.C.)-  2. Does the facility comply with the obj not cause, suffer, allow or permit the odor?  3. Does the combined quantity of styren in any consecutive twelve month peri used on a monthly basis? (Chapter 62-5. Does the owner/operator retain, and rof at least five years? (Chapter 62-21-6. Is this polyester resin plastic products Reasonably Available Control Techn	ns units other than the polyester resin plast from permitting pursuant to the criteria ave been exempted from permitting under ectionable odor prohibition of subsection discharge of air pollutants which cause of the containing resin and gel-coat used exceed? (Chapter 62-210.300(3)(c)5.c., F.A.C.) maintain records to document the quant 2-210.300(3)(c)5.d., F.A.C.) make available for Department inspection 0.300(3)(c)5.d., F.A.C.) fabrication activity subject to a volatile cology (RACT) emission limiting standard	stic products fabrication units of paragraph Rule 62-4.040, F.A.C.?	

involved in product fabrication on methods of reduci a) lessening the exposure of fresh resin surfaces to the bymaintaining spray lay-up equipment to ensure efficient monitoring the coating thickness to avoid excessing displaymenting inventory control practices to prevere managing cleanup solvents?	ollution prevention through such measures as training employees ing evaporative losses by:  the air?	
water quality, or air quality?		
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. Since the last inspection has there been a) installation of any new process equipment?————————————————————————————————————		
d) If you answered <u>YES</u> to any of the above, did the owner submit a new and complete notification form and appropriate fee (Rule 62-4.050, F.A.C.) to the appropriate DEP or local program office?		
Lauren Staly	9/5/13	
Inspector's Name (Please Print)	Date of Inspection	
Lauren Staly	N/A	
Inspector's Signature	Approximate Date of Next Inspection	

**COMMENTS:** DEP representatives stopped at the facility twice and left a business card on the front door. No one was at the facility and it's unclear if the facility is operating. Representatives looked in sunbiz and found that the company is still active. DEP called and left two voicemails and sent an email. DEP did not receive a call or email back from the facility. Pursuant to reviews online, it appears as if the facility was operating in May 2013 but DEP representatives could not find more recent information.