WENTAL PROTECTION	
Same Deserve	
FLORIDA	

**SURFACE COATING OPERATIONS** 



## COMPLIANCE INSPECTION CHECKLIST

	AINT/DISCOVERY (CI)				
AIRS ID#: 0112324 DATE: <u>12/16/2013</u> ARRIVE: FACILITY NAME: DERECKTOR OF FLORIDA FACILITY LOCATION: 775 TAYLOR LN DANIA 33004-2536 OWNER/AUTHORIZED REPRESENTATIVE: DIANE DIEDRIC Email: CONTACT NAME: Email: ENTITLEMENT PERIOD: 7/7/2011 / 7/7/2016 (effective date) (end date)					
<ul> <li>PART III: <u>CONTROL/OPERATING/MAINTANANCE REQUIR</u> (check ☑ appropriate box(es))</li> <li>1. Is/Are the surface coating operation(s) subject to a VOC Reaso emission limiting standard of Chapter 62-296.500, F.A.C.? (Ru</li> <li>2. Does the facility cause, suffer, allow or permit the discharge of an objectionable odor? (Rule 62.296.320(2), F.A.C.)</li></ul>	nably Available Control Technology (RACT) ile 62-210.300(3)(c)4.b., F.A.C.) Yes No air pollutants which cause or contribute to				

## PART III: CONTROL/OPERATING/MAINTENANCE REQUIREMENTS - Rule 62-210.300, F.A.C. - (continued)

(check ☑ appropriate box(es))

3.	Does the owner/operator encourage pollution prevention through such measures as training employees
	involved in surface coating operations on methods of reducing VOC emissions by:

a)	maintaining spray coating equipment to ensure effect	tive application with	a minimum of overspray?	Xes No
b)	) monitoring the coating thickness to avoid excessive	coating?		$\square$ Yes $\square$ No

	monitoring the coating thickness to avoid excessive coating?	
c)	considering the use of low-VOC coatings (e.g., waterborne, ultra-violet cured, or powder coatings)?	Xes [

-	constacting the use of for	(0.9., <i>materior</i> )	ne, and there earer, or powder couldings).
d)	implementing inventory con	ntrol practices to prevent spill	lage?

a) implementing inventory control practices to provide spinleget.e) implementing management practices to reduce VOC emissions during cleanup by:

	0	0	-	<b>č</b> 1 <b>.</b>			
1.	spraying li	ght color	ed coatings	before dark colored coatings to reduce the number of cleaning			
	cycles?				<b>Yes</b>		No
~		1 .	1			H	

2) recycling cleaning solvents?------Yes No 

PART IV: <u>SPECIAL CONDITIONS AND PROCEDURES</u> – Rule 62-210.300, F.A.C. A. <u>New or Modified Process Equipment</u>		
<ol> <li>Since the last inspection has there been         <ul> <li>a) installation of any new process equipment?</li> <li>b) alterations to existing process equipment without replacement?</li> <li>c) replacement of existing equipment substantially different than that noted on the most</li> </ul> </li> </ol>	□Yes □Yes	⊠No ⊠No
<ul> <li>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</li> </ul>	_	⊠No
local program office?		⊠No

Elizabeth F. Susky

Inspector's Name (Please Print)

12/16/2013

Date of Inspection

12/16/2014

Inspector's Signature

Approximate Date of Next Inspection

**COMMENTS:** In a compliance inspection conducted on 12/16/2013, AQD staff observed operations at Derektor Gunnell Marina. The facility is a boat yard that paints and repairs large yachts. Ms. Diane Dedrick (yard manager) accompanied staff on the inspection. Mr. Galloway Sethby submitted the VOC records early in the year. The yard houskeeping was good. The facility got a new travel lift to accommodate bigger yachts. The hazardous material storage area was properly maintained and the dust collector that is utilized for the cabinetry shop was properly maintained.

No

 $\boxtimes$ Yes  $\square$  No