

**Southwest District  
Air Resource Management  
COMPLIANCE REFERRAL FOR ENFORCEMENT REVIEW**

To: Cindy Falandysz, Enforcement Manager

Through: Danielle Henry, Compliance Manager

Date: July 20, 2010

Company: Brennan Holdings LLC dba Florentine Marble Manufacturing Company

Facility ID No: 0810172

Permit No: 0810172-003-AG

The Compliance Section refers the following for enforcement review:

After a routine annual inspection on 07/13/2010 it was found that the facility was under new ownership and a new registration form was not submitted. New owner took over facility on November 1, 2009. Rule 62-210.310(2)(b)2b states, Registration of a facility which is currently authorized to operate under the terms and conditions of an air general permit is classified as a re-registration. An owner or operator shall re-register the facility in the following cases:

b. Change of ownership of all or part of the facility

Attached:

- ☒ Pertinent Permit with applicable permit number (or parts thereof)
- ☒ Facility location
- ☒ Inspection Report (as necessary)
- ☒ Enforcement Referral Checklist

Referred by:

  
Signature Joseph V. Panetta

  
Date

Through Air Compliance Manager

\_\_\_\_\_  
Signature Danielle D. Henry

\_\_\_\_\_  
Date

Southwest District  
Air Resource Management  
ENFORCEMENT REFERRALS CHECKLIST

- X Facility Name: Brennan Holdings LLC dba Florentine Marble Manufacturing Company
- X Facility ID No: 0810172
- X Contact Person and phone number – Bob Brennan, Cell: 941-223-0641.....Wk: 941-355-9683  
BOB@florentinemarble.net
- X Permit Number associated with violation: 0810172-003-AG
- X Review of Permitting File, including current permit, supporting documentation, possible gold sheets.
- X Review of Compliance File-Previous late renewal registration was previous owner.
- X Copy of the page of the Permit, including project number, with the issue date and expiration date.
- X State Specific Condition Violated. 62-210.310(2)(b)2b
- X Copy of the Permit page with the associated Specific Condition – if the condition references previous Specific Conditions or an AC, please include the Permit pages and/or number with this information as well.
- X Sunbiz Printout – indicate if company is registered and Active in the State of Florida – [www.sunbiz.org](http://www.sunbiz.org)
- N/A Copy of Responsible Official (RO)/ Authorized Representative (AR) page from ARMS indicating the current RO/AR - Check most recent application to make sure RO/AR information in ARMS has been updated.
- X Copy of Rule associated with Specific Condition (Be careful here – the Permit could have been issued under Rules that have since been updated) – write exact Rule reference on top of page and highlight Rule on page.
- X Copy of Inspection Report including pictures, records, serial numbers, etc., anything that would help with enforcement case.
- X Copy of the Field Warning Notice.
- N/A Copy of the Report that is in violation (such as AOR, SOC, etc) – if the report is huge, just copy cover page which includes Department receipt date stamp and the appropriate pages associated with the violation.
- N/A If a report is submitted late; please indicate when report was due, how many days late, if they were notified it was late, and copy of front page of the document with Department receipt date stamp.
- N/A Indicate if there is an application in-house that has not been issued and its status (events screen) – look this information up in ARMS.
- N/A If a test has failed; please research previously submitted tests and results for previous problems.

N/A If a test is late; please make sure all other permit required tests have been submitted timely. Also do a three year history of test submittals and supply this information with the referral. This information indicates a pattern of test dates.

N/A Include any pertinent emails between the facility and Air staff.

X Review past 3 years for history of Non-Compliance and Complaints, for any repeat violations.

Previous late renewal registration was **previous owner**.

X Create or verify that a Compliance Activity is in ARMS for the activity that noted the alleged violation - The enforcement coordinator will create a violation in ARMS associated to this activity you created and then resolution activities can be added.

N/A If follow-up inspections occur after the initial violation, and are solely associated with initial violation (such as collection of additional data, reviewing the completion of previously recorded deficient records, etc.), please list these inspections under the initial activity. These inspections are seen as resolution activities to the initial activity. Please note, these follow-up inspections cannot be added as a resolution activity until the enforcement coordinator creates a violation in ARMS.

X Prepare WL quoting Rule violations and/or Specific Condition violation.

X Verify Responsible Official (RO)/ Authorized Representative (AR) listed in ARMS matches the corporate officers listed on sunbiz.org - Enforcement cases must be mailed to corporate officers, cc RO/AR if different than corporate officer listed on sunbiz.org

X WL-justified, 11 or 12 font, Book Antiqua

**CERTIFIED MAIL NO: 7008 2810 0001 9561 9685**  
**RETURN RECEIPT REQUESTED**

Mr. Robert Brennan, MGRM  
Brennan Holdings LLC dba Florentine Marble Manufacturing Company  
1657 W. University Parkway  
Sarasota, FL 34242-2732

Re: Warning Letter No: WL10-0031AS41SWD  
Brennan Holdings LLC dba Florentine Marble Manufacturing Company  
Facility ID No: 081172  
Manatee County

Dear Mr. Brennan:

The purpose of this letter is to advise you of possible violations of law for which you may be responsible, and to seek your cooperation in resolving the matter. On June 16, 2010, the Department conducted a full compliance evaluation and on July 13, 2010 a field inspection at Brennan Holdings LLC dba Florentine Marble Manufacturing Company, 1657 W. University Parkway, Sarasota, Manatee County, Florida, which indicates violations of Florida Statutes and Rules, may exist at the facility as noted below.

The inspection on July 13, 2010 found that the facility was under new ownership and a new registration form was not submitted. The new owner took over the facility on November 1, 2009. Rule 62-210.310(2)(b)2b states, Registration of a facility which is currently authorized to operate under the terms and conditions of an air general permit is classified as a re-registration. An owner or operator shall re-register the facility in the following cases: .....b. Change of ownership of all or part of the facility

Section 403.161(1)(b), Florida Statutes, states that it shall be a violation of this chapter, and it shall be prohibited for any person to fail to obtain any permit required by this chapter or by rule or regulation, or to violate or fail to comply with any rule, regulation, order, permit, or certification adopted or issued by the Department pursuant to its lawful authority.

The conditions revealed during the Department's file review and any other activities at your facility that may be contributing to violations of the above-described statutes or rules should be ceased. The operation of a facility in violation of state statutes or rules may result in liability for damages and restoration, and the administrative imposition of penalties up to \$10,000.00 pursuant



# CAST POLYMER OPERATIONS

## COMPLIANCE INSPECTION CHECKLIST

Environmental  
Compliance

**INSPECTION TYPE:** ANNUAL (INS1, INS2) ☒ COMPLAINT/DISCOVERY (CI) ☐  
 RE-INSPECTION (FUI) ☐ ARMS COMPLAINT NO:

AIRS ID#: 0810172 DATE: 07.13.2010ARRIVE: 1255DEPART: 1416

FACILITY NAME: FLORENTINE MARBLE MANUFACTURING CORP

FACILITY LOCATION: 1657 W UNIVERSITY PKWY

SARASOTA 34243-2732

email: BOB@florentinemarble.net

OWNER/AUTHORIZED REPRESENTATIVE: Bob Brennan

PHONE: (941)355-9683

CONTACT NAME: Bob Brennan

PHONE: (941)223-064

ENTITLEMENT PERIOD: 8/26/2006 / 8/26/2011  
(effective date) (end date)

Cell PHONE: 941-223-0641

**PART I: INSPECTION COMPLIANCE STATUS** (check ☒ only one box)

☐ IN COMPLIANCE ☒ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE

**PART II: CONTROL TECHNOLOGY/RECORDKEEPING REQUIREMENTS** – Rule 62-210.300, F.A.C.  
(check ☒ appropriate box(es))

- Does the facility operate any emissions units other than the cast polymer operations and emissions units which are exempt from permitting pursuant to the criteria of paragraph 62-210.300(3)(a) or (b), F.A.C., or have been exempted from permitting under Rule 62-4.040, F.A.C.? (Rule 62-210.300(3)(c)6.a., F.A.C.) ☐ Yes ☒ No
- Does the facility comply with the objectionable odor prohibition of subsection 62-296.320(2), F.A.C. and not cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor? ☒ Yes ☐ No
- Does the combined quantity of styrene containing resin and gel-coat used exceed 284,000 pounds (142 tons) in any consecutive twelve month period? (Chapter 62-210.300(3)(c)6.c., F.A.C.) ☐ Yes ☒ No
- Does the owner/operator of the facility maintain records to document the quantity of resin and gel-coat used on a monthly basis? (Chapter 62-210.300(3)(c)6.d., F.A.C.) ☒ Yes ☐ No
- Does the owner/operator retain, and make available for Department inspection, these records for a period of at least five years? (Chapter 62-210.300(3)(c)6.d., F.A.C.) ☒ Yes ☐ No
- Is this cast polymer operation subject to a volatile organic compound (VOC) Reasonably Available Control Technology (RACT) emission limiting standard of Chapter 62-296.500, F.A.C.? (Rule 62-210.300(3)(c)6.b., F.A.C.) ☒ N/A ☐ Yes ☐ No

**PART III: CONTROL/OPERATING/MAINTENANCE REQUIREMENTS – Rule 62-210.300, F.A.C.**(check ☒ appropriate box(es))

1. Does the owner or operator voluntarily encourage pollution prevention through such measures as training employees involved in product fabrication on methods of reducing evaporative losses by:
  - a) lessening the exposure of fresh resin surfaces to the air?----- ☒ Yes ☐ No
  - b) maintaining spray lay-up equipment to ensure effective application with a minimum of overspray? ☒ Yes ☐ No
  - c) monitoring the coating thickness to avoid excessive resin/get coat application?----- ☒ Yes ☐ No
  - d) implementing inventory control practices to prevent spillage?----- ☒ Yes ☐ No
  - e) managing cleanup solvents?----- ☒ Yes ☐ No
2. Does the owner or operator make every reasonable effort to conduct the specific activity authorized by the general permit in a manner that minimizes adverse effects on adjacent property or on public use of the adjacent property, where applicable, and on the environment, including fish, wildlife, natural resources, water quality, or air quality?----- ☒ Yes ☐ No
3. Does the owner or operator maintain the permitted facility, emission unit, or activity in good condition? ☒ Yes ☐ No

**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?----- ☐ Yes ☒ No
  - b) alterations to existing process equipment without replacement?----- ☐ Yes ☒ No
  - c) replacement of existing equipment substantially different than that noted on the most recent notification form?----- ☐ Yes ☒ No
  - d) If you answered **YES** 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?----- ☒ N/A ☐ Yes ☒ No

Joseph V. Panetta

07.13.2010

Inspector's Name (Please Print)

Date of Inspection

Inspector's Signature

Approximate Date of Next Inspection

**COMMENTS:** Entered facility and met with new owner Bob Brennan. Mr. Brennan stated he bought the cast polymer operation November 1, 2009. A new registration form was not submitted by Mr. Brennan. Mr. Brennan stated when he bought the facility the previous facility owner told him that the permit was good until 08/26/2011. Mr. Brennan stated he was getting ready to send in a registration form before 08/26/2010. Provided Mr. Brennan with a copy of cast polymer registration form, Tallahassee contact and mailing information. Also gave Mr. Brennan a Cast Polymer SBEAP Workbook and a copy of the inspection checklist. A field warning was left with Mr. Brennan. I will refer this to Enforcement Section for failing to submit a registration after a change of owner.



# Florida Department of Environmental Protection

Southwest District Office

## FIELD WARNING NOTICE

Name / Owner / Operator: BRENNAN Holdings LLC DBA Florentine Marble Manuf. Co.

Address: 1657 W. UNIVERSITY PKWY

Location / Source: SARASOTA 34243-2732

Permit Number: 0810172 Permit Exp. Date: NEWBORN 11/1/2009 Date and Time: 7/13/2010

The purpose of this notice is to advise you of possible violations of law for which you may be responsible, and to seek your cooperation in resolving the matter. Florida Department of Environmental Protection (DEP) personnel conducted a field inspection on the date listed above at the location described above. Florida DEP personnel observed the following, which indicates that a violation of Florida Statutes and Rules may exist at the above described facility: (For example, Where was the activity observed? How was it discovered? Who provided information to the inspector?)

Observations: Change of Ownership November 1 2009 - New Owner  
DID NOT Send Air General Permit Registration Form. &

### Rule or Statute Relevant to Observations

Permit  
Condition No.

<input checked="" type="checkbox"/>	<b>Unconfined Particulate Matter.</b> Rule 62-296.320(4)(c)1, Florida Administrative Code (F.A.C.), provides that no person shall cause, let, permit, suffer or allow the emission of unconfined particulate matter from any activity, without taking reasonable precautions to prevent such emissions.	
<input type="checkbox"/>	<b>Operating Without a Permit.</b> Rule 62-210.300, F.A.C., provides that, unless exempted from permitting or unless specifically authorized, the owner or operator of any facility or emissions unit which emits or can reasonably be expected to emit any air pollutant shall obtain an appropriate permit from the Department.	
<input checked="" type="checkbox"/>	<b>Violation of Permit Condition(s).</b> Rule 62-4.160(1), F.A.C., The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, F.S.	
<input type="checkbox"/>	<b>Objectionable Odor.</b> Rule 62-296.320(2), F.A.C., provides that no person shall cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor.	
<input type="checkbox"/>	<b>Excessive Visible Emissions.</b> Rule 62-296.320(4)(b)1., F.A.C., provides that no person shall cause, let, permit, suffer or allow to be discharged into the atmosphere the emissions of air pollutants from any activity, the density of which is equal to or greater than 20 percent opacity.	
<input type="checkbox"/>	<b>Open Burning.</b> With few exceptions, Rule 62-296.320(3), F.A.C., prohibits open burning in connection with industrial, commercial, or municipal operations.	
<input type="checkbox"/>	<b>Constructing Without a Permit.</b> Rule 62-4.210, F.A.C., provides that no person shall construct any installation or facility which will reasonably be expected to be a source of air or water pollution without first applying for and receiving a construction permit from the Department.	
<input type="checkbox"/>	<b>Other.</b>	

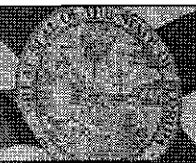
The activities observed during the Department's field inspection and any other activities at your facility that may be contributing to violations of the above-described statutes or rules should be ceased. The operation of a facility in violation of state statutes or rules may result in liability for damages and restoration, and the administrative imposition of penalties up to \$10,000.00 pursuant to Section 403.121, Florida Statutes (F.S.), or the judicial imposition of civil penalties up to \$10,000.00 per violation per day pursuant to Sections 403.141 and 403.161, F.S.

You are requested to contact \_\_\_\_\_ at the address or telephone number below within fifteen (15) days of receipt of this Field Warning Notice. Please be advised that this Field Warning Notice is part of an agency investigation, preliminary to agency action in accordance with Section 229.57(5), F.S. We look forward to your cooperation in completing the investigation and resolution of this matter.

Received by: Bob Brennan Issued / Posted by: Joseph V. Panetta

Print: BOB BRENNAN Print: Joseph V. Panetta

Title: PRESIDENT

**FLORIDA DEPARTMENT OF STATE  
DIVISION OF CORPORATIONS**[Home](#)[Contact Us](#)[E-Filing Services](#)[Document Searches](#)[Forms](#)[Help](#)[Previous on List](#)[Next on List](#)[Return To List](#)[Officer/RA Name Search](#)[No Events](#)[No Name History](#)**Detail by Officer/Registered Agent Name****Florida Limited Liability Company**

BRENNAN HOLDINGS, LLC

**Filing Information**

Document Number L09000103543

FEI/EIN Number 352371706

Date Filed 10/26/2009

State FL

Status ACTIVE

**Principal Address**1657A W. UNIVERSITY PARKWAY  
SARASOTA FL 34243

Changed 01/14/2010

**Mailing Address**1657A W. UNIVERSITY PARKWAY  
SARASOTA FL 34243

Changed 01/14/2010

**Registered Agent Name & Address**BRENNAN, ROBERT W  
55 WILHELM DRIVE  
ENGLEWOOD FL 34223**Manager/Member Detail****Name & Address**

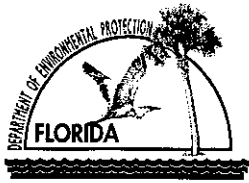
Title MGRM

BRENNAN, ROBERT W  
55 WILHELM DRIVE  
ENGLEWOOD FL 34223**Annual Reports****Report Year Filed Date**

2010 01/14/2010

**Document Images**[01/14/2010 -- ANNUAL REPORT](#)[10/26/2009 -- Florida Limited Liability](#)





# Department of Environmental Protection

## Division of Air Resource Management

### CAST POLYMER OPERATIONS AIR GENERAL PERMIT REGISTRATION FORM

#### Part I. Procedures and Conditions for Use of Air General Permit

The Department of Environmental Protection ("Department" or "DEP") has established an "air general permit" at Florida Administrative Code ("F.A.C.") Rule 62-210.310(4)(e) for cast polymer operations. An air general permit is an authorization by rule to construct or operate a specific type of air pollutant emitting facility. Use of such authorization by any individual facility does not require action by the Department. The terms and conditions of the air general permit are set forth in the rule, rather than in a separately issued air construction or air operation permit.

The owner or operator of an eligible facility comprising one or more cast polymer operations may register to use the air general permit at Rule 62-210.310(4)(e), F.A.C., by following the general procedures given at Rule 62-210.310(2), F.A.C., the text of which is provided below. The owner or operator shall notify the Department of the facility's intent to use this general permit by submitting Part II of this registration form to the appropriate Department of Environmental Protection or local air pollution control program office which has permitting authority. Questions concerning this air general permit or the registration process may be directed to any such office or to the Department's small business assistance program at 1-800-SBAP-HLP (1-800-722-7457).

The owner or operator of a facility who properly registers to use this air general permit, and who is not denied use of the air general permit by the Department, is authorized to construct and operate the facility in accordance with the general terms and conditions of Rule 62-210.310(3), F.A.C., and the specific terms and conditions of Rule 62-210.310(4)(e), F.A.C. The text of these two rules is also provided below, followed by definitions of words and phrases used in the rules and on this form. A facility using this air general permit shall not be entitled to use more than one air general permit for the facility.

#### Rule 62-210.310(2), F.A.C.

**(2) General Procedures.** This subsection sets forth general procedures for use of any of the air general permits provided at subsections 62-210.310(4) and (5), F.A.C.

**(a) Determination of Eligibility.** The owner or operator of a proposed new or existing facility shall determine the facility's eligibility to use an air general permit under this rule. A facility is eligible to use an air general permit under this rule if it meets any specific eligibility criteria given in the applicable air general permit at subsection 62-210.310(4) or (5), F.A.C., and the following general criteria.

1. The facility shall not emit nor have the potential to emit 10 tons per year or more of any hazardous air pollutant, 25 tons per year or more of any combination of hazardous air pollutants, or 100 tons per year or more of any other regulated air pollutant; be collocated with, or relocated to, such a facility; or create such a facility in combination with any other collocated facilities, emissions units, or pollutant-emitting activities, including any such facility, emissions unit, or activity that is otherwise exempt from air permitting.

2. The facility shall not contain any emissions units or activities not covered by the applicable air general permit, except:

a. Units and activities that are exempt from permitting pursuant to subsection 62-210.300(3), F.A.C., or Rule 62-4.040, F.A.C.; and

b. Units and activities that are authorized by another air general permit where such other air general permit and the air general permit of interest specifically allow the use of one another at the same facility.

**(b) Registration.** The owner or operator who intends to construct or operate an eligible facility under the authority of an air general permit shall complete and submit the proper registration form to the Department for the specific air general permit to be used, as provided in subsection 62-210.920(1) or (2), F.A.C. The registration form shall be accompanied by the appropriate air general permit processing fee pursuant to Rule 62-4.050, F.A.C. (*\$100 as of the effective date of this form*)

**1. Initial Registration.** Registration of a facility which is not currently authorized to construct or operate under the terms and conditions of an air general permit is classified as an initial registration. Any existing, individual air operation permit(s) authorizing operation of the facility must be surrendered by the owner or operator, effective upon the first day of use of the air general permit.

**2. Re-registration.** Registration of a facility which is currently authorized to operate under the terms and conditions of an air general permit is classified as a re-registration. An owner or operator shall re-register the facility in the following cases:

- a. Impending expiration of the term for air general permit use;
- b. Change of ownership of all or part of the facility;
- c. Proposed new construction, modification, or other equipment change that requires registration pursuant to paragraph 62-210.310(2)(e), F.A.C.; and
- d. Any other change not considered an administrative correction under paragraph 62-210.310(2)(d), F.A.C.

**(c) Use of Air General Permit.**

1. Unless the Department denies use of the air general permit, the owner or operator of an eligible facility may use the air general permit for such facility 30 days after giving notice to the Department. The first day of the 30-day time frame, day one, is the date the Department receives the proper registration form and processing fee. The last day of the 30-day time frame, day 30, is the date the owner or operator may use the air general permit, provided there is no agency action to deny use of the air general permit.

2. To avoid lapse of authority to operate, an owner or operator intending to use, or continue to use, an air general permit must submit the proper registration form and processing fee at least 30 days prior to expiration of the facility's existing air operation permit or air general permit.

**(d) Administrative Corrections.** Within 30 days of any minor changes requiring corrections to information contained in the registration form, the owner or operator shall notify the Department in writing. Such changes shall include:

1. Any change in the name, address, or phone number of the facility or authorized representative not associated with a change in ownership or with a physical relocation of the facility or any emissions units or operations comprising the facility; or
2. Any other similar minor administrative change at the facility.

**(e) Equipment Changes.** The owner or operator shall maintain records of all equipment changes. In the case of installation of new process or air pollution control equipment, alteration of existing process or control equipment without replacement, or replacement of existing process or control equipment with equipment substantially different in terms of capacity, method of operation, material processed, or intended use than that noted on the most recent registration form, the owner or operator shall submit a new and complete air general permit registration form for the facility with the appropriate fee pursuant to Rule 62-4.050, F.A.C. to the Department, provided, however, that any change that would constitute a new major stationary source, major modification, or modification that would be a major modification but for the provisions of paragraph 62-212.400(2)(a), F.A.C., shall require authorization by air construction permit.

**(f) Enforcement of Ineligibility.** If a facility using an air general permit at any time becomes ineligible for the use of the air general permit, or if any facility using an air general permit is determined to have been initially ineligible for use of the air general permit, it shall be subject to enforcement action for constructing or operating without an air permit under subsection 62-210.300(1) or (2), F.A.C., or Chapter 62-213, F.A.C., as appropriate.

Permitting Application - Permit Detail and Log Permit										
ARMS Facility										
AREA	AIR ID	0810172	STATUS	A	OFFICE	SWD	SW: TAMPA			
SITE NAME		FLORENTINE MARBLE MANUFACTURING CORP				COUNTY	MANATEE			
OWNER/COMPANY		FLORENTINE MARBLE MANUFACTURING CORP								
Project										
AIR Permit #	0810172	003	AG	Project #	003	CRA Reference #	250953			
Permit Office	SWD (DISTRICT)				Agency Action	Effective	OGC			
Project Name	CAST POLYMER OPERATION				Desc					
Type/Sub/Das	AG	/07	Non Title V General Permit (no PER REQUIRED)				Logged	07/26/2006		
Received	07/26/2006	Issued	06/26/2006	Expires	06/26/2011	Application Action				
Fee	100.00	Fee Recd	100.00	Date		Override	NONE			
Related Party										
Role	APPLICANT				Begin	08/31/2006	End			
Name	JOHNSON, WILLIAM L				Company	FLORENTINE MARBLE MFG.				
Address	1667 UNIVERSITY PKWY									
City	SARASOTA				State	FL	Zip	34243	Country	U.S.A.
Phone	941-355-9683		Fax	941-351-8298						
Processors										
Processor	PANETTA, J				Active	07/27/2006	Inactive			
Events										

OLD OWNER see Enforcement Referral  
 For new owner contact information.

AREA		Office * SWD SW: TAMPA		County * MANATEE		AIRS ID 0810172		ARMINV01	
Owner/Comp *		FLORENTINE MARBLE MANUFACTURING CORP				Site		FLORENTINE MARBLE MANUFACTURING CORP	
Directions									
Street		1657 W UNIVERSITY PKWY							
City *		SARASOTA				Zip		34243 2732	
UTM Zone		17 East		348.01 North		3030.55 Latitude		27 23 23.3432 Longitude 82 32 13.6767	
Status *		A ACTIVE		Maj Group SIC *		38 RUBBER AND MISCELLANEOUS PLASTICS PRODUCTS			
Reloc		H		Shtdwn Dt		Sht Dt		Final Shtdwn Dt	
Gov Fac *		g NOT OWNED OR OPERATED BY A FEDERAL, STATE, OR LOCAL GOVE				HAZ Waste Generator ID		FLD	
AOR Req *		H		Ozone SIP Facility *		H		Type 6 Cast Polymer Operations	
Compliance Tracking						Current Permit Indicator		AG	
Title v		NON TITLE V		non-HAP Class		MINOR		HAP Class MINOR	
								Public Exempt	
# of Emis Units		C		A		I		Generator Rating	
								MW	
Comment		Lat/long verified by GPS 1/10/05							

2009

[illegible]

**MARBLE RESIN= 31% STYRENE**

**PERMIT # 0810172**

2010

[illegible]

**CLEAR GELCOAT= 50% STYRENE**

**MARBLE RESIN= 31% STYRENE**