

Florida Department of Environmental Protection

Northwest District 160 W. Government Street, Suite 308 Pensacola, Florida 32502-5740 Rick Scott Governor

Jennifer Carroll Lt. Governor

Herschel T. Vinyard Jr. Secretary

February 10, 2012

By Electronic Mail, Received Receipt Requested dfales@preferredmaterials.com

Mr. Darryl Fales, President Preferred Materials, Inc. 25061 Old US Highway 41 South Bonita Springs, Florida 34135

Dear Mr. Fales:

On February 7, 2012, a Department representative with the Air Resource Management Program inspected your facility, ID 0910075. A copy of the inspection report is enclosed. The inspection and a review of Department records indicate the facility was in compliance at the time of the inspection for those items specifically noted in the inspection report.

As a reminder, authority to operate this facility expires on December 15, 2012. To avoid lapse of authority to operate, an owner or operator intending to 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.

This letter applies only to activities covered by the Air Resource Management Program. If you have any questions, please contact Jennifer Waltrip at 850/595-0662 or e-mail jennifer.waltrip@dep.state.fl.us.

Sincerely,

Carol Melton

Air Compliance Supervisor

Carre Melton

CM/jw/c

Enclosure



CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERE-INSPECTION (FUI) ARMS COMPLAINT N	· · · ·						
AIRS ID#: 0910075 DATE: 2/7/12 ARRIVE: 2:34 PM	DEPART: <u>2:42 PM</u>						
FACILITY NAME: PREFERRED MATERIALS-CRESTVIEW							
FACILITY LOCATION: 5420 FAIRCHILD RD							
CRESTVIEW 32539							
OWNER/AUTHORIZED REPRESENTATIVE: DARRYL FALES Email: dfales@preferredmaterials.com CONTACT NAME: MARGARET CATER Email: Mobil ENTITLEMENT PERIOD: 12/15/2007 / 12/15/2012 (effective date) (end date)	NE: (850)689-5177						
Facility Section PART I: INSPECTION COMPLIANCE STATUS (check ☑ only one box) ☑ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE							
PART II: ONSITE INTRODUCTORY MEETING 1. Name(s) of facility representative(s): Dan Swafford, Plant Manager Brief Notes:	(check ☑ only one box for each question)						
2. Is the Authorized Representative still DARRYL FALES?							
If different, did the facility provide an administrative update within 30 days? 3. Is the facility contact still MARGARET CATER?							
4. Will facility be conducting VE test(s) during today's inspection?							

Emissions Unit Section 1 –CEMENT CONCRETE BATCH PLANT subject to 5% Opacity Limit

PART I: FILE REVIEW PRIOR TO INSPECTION 1. Date of last inspection: 12/2/10 2. Past Visible Emissions (VE) tests:	(check ☑ only one box for each question)
 a. Was a VE test performed within each of the past 4 calendar years? b. Has a VE test been performed yet within the current calendar year? c. If first year of operation, was a VE test performed within 30 days of 	Yes No
operation?d. Date of last VE test: 3/17/11	N/A Yes No
 e. Was the VE test report filed with the compliance authority no later tf. Did the report state the actual silo loading rate during emissions testing. What was the actual silo loading rate? 34 tons/hour h. If weigh hopper(batcher) emissions controlled by the silo dust colled 	ng?
whether or not batching occurred during emissions testing? i. Did the test report state the actual batching rate during emissions test j. What was the actual batching rate? tons/hour	
k. Did the emissions unit demonstrate compliance with the 5% opacity If not, what was the problem (if known)?	limit during the last VE test? Yes No
PART II: STACK EMISSIONS from a silo, weigh hopper(batcher) o enclosed storage and conveying equ	
1. Was a visible emissions test conducted by the facility for this unit	
 a. Was the visible emissions test conducted according to EPA Method b. The visible emission test resulted in an opacity of % for the l c. Did the visible emissions test demonstrate compliance with the 5% If not, what was the problem (if known)? 	nighest six-minute average.
 d. During visible emissions tests of the silo dust collector exhaust point that is representative of the normal silo loading rate? Yes e. If silo loaded, was the minimum loading rate of 25 tons/hour achieved. What was the silo loading rate? tons/hour 	☐ No ☐ N/A – silo not loaded during inspection.
g. Are emissions from the weigh hopper (batcher) operation controlled <i>If YES, then continue on to questions g.1) – g.3) below. If answer NC</i> 1) Was the weigh hopper (batcher) in operation during the visible), then skip g.1) – g.3) and go to h
2) During the visible emissions test, was the batching rate represenduration?	ntative of the normal batching rate and Yes No
3) What was the batching rate?tons/hour. What was theh. 1) If emissions from the weigh hopper (batcher) operation are confrom the silo dust collector, was the visible emissions test of the	strolled by a dust collector which is separate
conducted while batching at a rate that is representative of the no 2) What was the batching rate? tons/hour. What was the batching rate?	rmal batching rate and duration? Yes No
2. Was a visible emissions test conducted by the inspector for this unit a. Was the visible emissions test conducted according to EPA Method.	d 9? Yes No
b. The visible emission test resulted in an opacity of% for thec. Did the visible emissions test demonstrate compliance with the 5%d. What was the process rate? tons/hour.	

Facility Section (continued)

CO	ONFIRMATION OF GENERAL PERMIT ELIGIBILITY	(check ☑	only one
		box for each	
1.	Does this facility keep records to show that it does not have the potential to emit: a. 10 tons per year or more of any hazardous air pollutant? b. 25 tons per year or more of any combination of hazardous air pollutants? c 100 tons per year or more of any other regulated air pollutant?	⊠ Yes	☐ No ☐ No ☐ No
2.	Does this facility include: a. Any emission units or activities not covered by the applicable air general permit (with the exception units and activities that are exempt from permitting pursuant to subsection Rule 62-210.300(3) or Rule 62-4.040, F.A.C.)?		⊠ No
	b. Any emissions units or activities authorized by another air general permit where such other air general permit and this general permit specifically allow the use of one another at the same facility?		⊠ No
3.	Is the total combined annual facility-wide fuel usage of all plants less than or equal to: a. 275,000 gallons of diesel fuel? b. 23,000 gallons of gasoline? c. 44 million standard cubic feet on natural gas? d. 1.3 million gallons of propane? e. Or an equivalent prorated amount if multiple fuels are used onsite (use equation below)?		NoNoNoNoNoNoNo
	gal diesel/yr + gal gasoline/yr + MM SCF nat. gas/yr + MM gal propared 275,000 gal diesel/yr 23,000 gal gasoline/yr 44 MM SCF nat. gas/yr + 1.3 MM gal propared 1.3 MM gal propared 1.5 MM		0?
4.	Has the owner/operator maintained, available for inspection, site-wide records of monthly fuel consum for each consecutive 12-period for the past 5 years?	nption Yes	□ No
_			
Gl	ENERAL CONDITIONS	(check 🗹 box for each	
	Has the owner or operator allowed the circumvention of any air pollution control device, or allowed the emission of air pollutants without the proper operation of all applicable air pollution control devices?		⊠ No
3.	b. Ensure that the facility maintains its eligibility to use the air general permit and complies with all terms and conditions of the air general permit?	SS	□ No
	permit and Department rules?	X Yes	☐ No

RELOCATABLE PLANT:	(check 🗹	only one
1. Is the facility: stationary ⊠; relocatable □; or consisting concrete batching and/or nonmetallic mineral processing p	• — —	•
2. Is the relocatable concrete batching plant used to mix cemsoil for onsite soil augmentation or stabilization?(If YES, answer 2. a and 2.b; if NO, answer question 2.c b	Yes	□ No
a. Did the owner or operator notify the appropriate Departs e-mail, fax, or written communication at least one businb. Did the owner or operator transmit a Facility Relocation	ness day prior to changing location? Yes n Notification Form [DEP No. 62-210.900(6)]	□ No
to the Department or Local Air Program no later than five business days following a relocation? c. Did the owner or operator transmit a Facility Relocation Notification Form [DEP No. 62-210.900(to the appropriate Department or Local Air Program at least five business days prior to relocation?	Notification Form [DEP No. 62-210.900(6)]	☐ No
3. If the relocatable plant was co-located at a facility with a s and the relocatable batch plant is not included as an emissia. Was the relocatable batch plant being used for a non-rou If YES, what was the purpose?	ions unit in that separate permit: utine purpose (i.e, there is no repeated usage)? Yes	☐ No
b. Were records kept by the owner/operator to indicate how co-located at the permitted facility?	Yes	□ No □ No
a a a		
<u>CHANGES</u>		only one
Administrative Changes:	box for each	•
Administrative Changes: 1. Were there any changes in the name, address, or phone nu associated with a change in ownership or with a physical r operations comprising the facility; or any other similar min 2. If YES, did the facility provide written notification within New or Modified Process Equipment or Change in Ownership	box for each box for each mber of the facility or authorized representative not elocation of the facility or any emissions units or nor administrative change at the facility? Yes 30 days of the change? Yes	•
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COMMENTS: Department personnel conducted an unannounced annual air program compliance inspection of Preferred Materials in Crestview, Florida. Mr. Dan Swafford was available to assist during the inspection. The facility was not in operation at the time of the inspection. The site was surrounded with vegetation to help prevent windborne emissions. Sprinklers were present on the stockpiles, which were also contained within concrete barriers. Speed limit signs were also posted. Mr. Swafford indicated the yard was watered as needed.