

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



## COMPLIANCE INSPECTION CHECKLIST

	ANNUAL (INS1, INS2) RE-INSPECTION (FUI)	COMPLAINT/DIS	, , <u>—</u>		
AIRS ID#: 1030449 DATE: 10/15/10 ARRIVE: 10:30 DEPART: 12:30					
FACILITY NAME: SPECTRE SPORTFISH, INC.					
FACILITY LOCATION	: 10450 66th Street North	h			
	PINELLAS PARK 33	782-2340			
OWNER/AUTHORIZEI Email: CONTACT NAME: Email: ENTITLEMENT PERIC	DREPRESENTATIVE: JAY  DD: 5/26/2007 / 5/26/2012  (effective date) (end date)	] ] ]	PHONE: (727)546-3000 Mobile: PHONE: Mobile:		
PART I: INSPECTION COMPLIANCE STATUS (check ☑ only one box)					
☐ IN COMPLIANC	CE MINOR Non-COM	PLIANCE SIGN	NIFICANT Non-COMPLIANCE	3	
<ol> <li>(check ☑ appropriate</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 combined 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 Availa</li> </ol>	perate any emissions units others which are exempt from permit or (b), F.A.C., or have been exected (c), F.A.C.)——————————————————————————————————	er than the polyester resinitting pursuant to the critering pursuant to the critering to the probabilition of subsect of air pollutants which causes are fair pollutants which causes resin and gel-coat used the factorial to document the p(c)5.d., F.A.C.)——————————————————————————————————	exceed 76,000 pounds (38 tons) F.A.C.) quantity of resin and gel-coat ction, these records for a period	Tyes No  I nable - ⊗Yes No  Yes No  Yes No  Syes No  Syes No	

PART III: CONTROL/OPERATING/MAINTENANCE (check ☑ appropriate box(es))	REQUIREMENTS – Rule 62-210.300, F.A.C.			
<ol> <li>Does the owner or operator voluntarily encourage poinvolved in product fabrication on methods of reductional lessening the exposure of fresh resin surfaces to the bymaintaining spray lay-up equipment to ensure effection monitoring the coating thickness to avoid excessed implementing inventory control practices to preve managing cleanup solvents?</li> <li>Does the owner or operator make every reasonable of general permit in a manner that minimizes adverse eadjacent property, where applicable, and on the envi water quality, or air quality?</li></ol>	the air?			
PART IV: SPECIAL CONDITIONS AND PROCEDURE (check ☑ appropriate box(es))  A. New or Modified Process Equipment	ES – Rule 62-210.300(4)(d)4., F.A.C.			
<ol> <li>Since the last inspection has there been</li> <li>a) installation of any new process equipment?</li> </ol>				
<ul><li>c) replacement of existing equipment substantiall recent notification form?</li><li>d) If you answered <u>YES</u> to any of the above, did</li></ul>	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?				
Jeff Morris	10/15/10			
Inspector's Name (Please Print)	Date of Inspection			
	10/15/11			
Inspector's Signature	Approximate Date of Next Inspection			

**COMMENTS:** 0/15/10 - Based on inspection by Air Quality the facility has changed ownership. The facility changed ownership from Spectre Sportfish to Arrow Power Boats LLC in February, 2010 and failed to re-register for a GP. Air Quality sent the new RO Tony Francino the link to download the new GP notification form. Under new ownership, the 12-mo consecutive total records has been maintained. The hightest 12-mo total was 27,201 lbs (Jan, 10')[jm]