

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



## COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE:	ANNUAL (INS1, INS2) RE-INSPECTION (FUI)	COMPLAINT/DISCO	· / <del>_</del>		
AIRS ID#: 1030468 DATE: 1/10/11 ARRIVE: 10:00 DEPART: 11:00					
FACILITY NAME: CALIBER YACHTS INC					
FACILITY LOCATION	I: 4551 107TH CIRCLE N	1			
	CLEARWATER 33762	2-5021			
Email: CONTACT NAME: Email:	<b>D REPRESENTATIVE:</b> GEO <b>OD:</b> 10/15/2009 / 10/15/20 (effective date) (end date)	Мо РН Мо	IONE: (727)573-0627  obile: IONE: obile:		
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PART I: INSPECTION	COMPLIANCE STATUS (ch	heck 🗹 only one box)		_	
☐ IN COMPLIANC	CE MINOR Non-COMP	PLIANCE SIGNIF	ICANT Non-COMPLIANCE		
<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, and odor?</li> <li>Does the combined in any consecutive</li> <li>Does the owner/operated on a monthly</li> <li>Does the owner/operated of at least five year</li> <li>Is this polyester re Reasonably Availate</li> </ol>	operate any emissions units other its which are exempt from permit for (b), F.A.C., or have been exer (3)(c)5.a., F.A.C.)——————————————————————————————————	r than the polyester resin platting pursuant to the criterismpted from permitting und dor prohibition of subsection air pollutants which cause resin and gel-coat used extra 62-210.300(3)(c)5.c., F.A ecords to document the quantum (c)5.d., F.A.C.)	lastic products fabrication units is of paragraph ler Rule 62-4.040, F.A.C.?  Don 62-296.320(2), F.A.C. and or contribute to an objectionable  Ceed 76,000 pounds (38 tons)  A.C.)	0 0 0	

PART III: CONTROL/OPERATING/MAINTENANCE F (check ☑ appropriate box(es))	REQUIREMENTS – Rule 62-210.300, F.A.C.			
<ol> <li>Does the owner or operator voluntarily encourage polinvolved in product fabrication on methods of reducir         <ul> <li>a) lessening the exposure of fresh resin surfaces to th</li> <li>b) maintaining spray lay-up equipment to ensure effectomonitoring the coating thickness to avoid excessived implementing inventory control practices to prevee managing cleanup solvents?</li> </ul> </li> <li>Does the owner or operator make every reasonable effected general permit in a manner that minimizes adverse effected adjacent property, where applicable, and on the environment of the property of the environment of the environment</li></ol>	the air?			
PART IV: SPECIAL CONDITIONS AND PROCEDURE (check ☑ appropriate box(es))  A. New or Modified Process Equipment  1. Since the last inspection has there been	<u>S</u> – Rule 62-210.300(4)(d)4., F.A.C.			
a) installation of any new process equipment?				
b) alterations to existing process equipment without replacement? c) replacement of existing equipment substantially different than that noted on the most recent notification form? 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?				
Jeff Morris	1/10/11			
Inspector's Name (Please Print)	Date of Inspection			
	1/12/11			
Inspector's Signature	Approximate Date of Next Inspection			

**COMMENTS:** 1/10/11 - Highest 12-mo total = 23,188 lbs (Feb, 11'). An inspection of the plant revealed that all solvent material was contained. There were no fugitive emissions observed from either the woodworking area or buffing/sander bays. All floor areas were kept clean. There was only 1 yacht in production. No spray layup during the time of inspection. Workers were checking the new yacht for wiring. Currently, only 4 employed. Business continues to be slow.[jm]