

CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

ANNUAL (INS1, INS2)	COMPLAINT/DISCOVE	, , , 		
RE-INSPECTION (FOI)	ANNIS COMI LAINT NO	<i>'</i> .		
E: <u>6/9/2006</u>	ARRIVE: 9:50 AM	DEPART: <u>11:00 AM</u>		
OCASTLE PRECAST				
FACILITY LOCATION: 690 W TAFT-VINELAND RD				
ORLANDO 32824-				
AL: Curt Sawyer	PHONE	E: (407)855-7580		
o Perry	PHONE	E: (407)855-7580		
ENTITLI	EMENT PERIOD: 9/17/2001 (effective dat			
	`			
PART I: <u>INSPECTION</u> <u>COMPLIANCE</u> <u>STATUS</u> (check ☑ only one box)				
☑ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE				
PART II: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. (check ☑ appropriate box(es))				
Stack Emissions 1. Were visible emissions tests conducted during this site visit according to EPA Method 9 (Ref.: Chapter 62-297, F.A.C.)?				
	RE-INSPECTION (FUI) TE: 6/9/2006 CCASTLE PRECAST 690 W TAFT-VINELAN ORLANDO 32824- AL: Curt Sawyer ENTITLE COMPLIANCE STATUS (che E MINOR Non-COMP CORDKEEPING REQUIREN box(es)) cons tests conducted during this a silos, weigh hoppers (batchers tent necessary to limit visible e sesions tests of the silo dust colle esentative of the normal silo loa machievable in practice? the weigh hopper (batcher) op Yes", then continue on to quest and continue on to question 5.) g operation in operation during ole emissions test, was the batch the weigh hopper (batcher) oper- ollector, are the visible emission	RE-INSPECTION (FUI) ARMS COMPLAINT NO RE: 6/9/2006 ARRIVE: 9:50 AM CASTLE PRECAST 690 W TAFT-VINELAND RD ORLANDO 32824- AL: Curt Sawyer PHONE ENTITLEMENT PERIOD: 9/17/2001 (effective data) COMPLIANCE STATUS (check Only one box) E MINOR Non-COMPLIANCE SIGNIFICATE DORDKEEPING REQUIREMENTS — Rule 62-296.414, F. box(es)) cons tests conducted during this site visit according to EPA Mean silos, weigh hoppers (batchers), and other enclosed storage at tent necessary to limit visible emissions to 5 percent opacity? sisting silos, weigh hoppers (batchers), and other enclosed storage at tent necessary to limit visible emissions to 5 percent opacity? sisting silos, weigh hoppers (batchers), and other enclosed storage at tent necessary to limit visible emissions to 5 percent opacity? sisting the weigh hopper (batcher) operation controlled by the silo decording to the operation of the period of the normal silo loading rate, or at least at the minumachievable in practice? the weigh hopper (batcher) operation controlled by the silo decording on to question 5.)— g operation in operation during the visible emissions test?—— the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are controlled by a dust collector, are the visible emissions tests of the weigh hopper (batcher) operation are		

PART II: TESTING/RECORDKEEPING REQUIREMENTS – Rule 62-296.414, F.A.C. – (continued) (check ☑ appropriate box(es)			
Compliance Demonstration - (Rule 62-296.401(5)(i), F.A.C.) 1. Is each dust collector exhaust point tested according to the visible emissions limiting standard as part of the annual compliance demonstration? (Rule 62-297.310(7)(a), F.A.C.)			
New Facilities – (permitted pursuant to Rule 62-210.300(4), F.A.C., Air General Permits) 2. Did this facility demonstrate: a) initial compliance no later than 30 days after beginning operation? b) annual compliance within 60 days prior to each anniversary of the air general permit notification form submittal date?	□Yes □ No		
Existing Facilities – (permitted pursuant to Rule 62-210.300(4), F.A.C., Air General Permits) 3. In order to demonstrate annual compliance, was an annual visible emissions test conducted 60days prior to the AGP Notification form submission, and within 60 days prior to each anniversary date? Yes \sum No			
Test Reports – (Rules 62-213.440, F.A.C. and 62-297.310(8)(b), F.A.C.) 4. Was the required test report filed with the department as soon as practical, but no later than 45 days after test was completed?			
PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-210.300(4)(c)2., F.A.C. (check ☑ appropriate box(es))			
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 (check appropriate box(es)) Is this facility: 1) a stationary ; 2) a relocatable ; or does it have: 3) both, stationary and relocatable concrete batching and/or nonmetallic mineral processing plants? (<i>Please check only one box.</i>) If this is a stationary concrete batching plant, is there one or more relocatable nonmetallic mineral processi plants using individual air general permits at the same location? (<i>If your answer to this question is YES</i>, then proceed to questions 2.a), thru 2.d),) below.)————————————————————————————————————	ng		
 (check ☑ appropriate box(es)) Is this facility: 1) a stationary ☒; 2) a relocatable ☐; or does it have: 3) both, stationary and relocatable concrete batching and/or nonmetallic mineral processing plants? (<i>Please check ☑ only one box.</i>) If this is a stationary concrete batching plant, is there one or more relocatable nonmetallic mineral processing plants using individual air general permits at the same location? (<i>If your answer to this question is YES</i>, then proceed to questions 2.a), thru 2.d), below.)————————————————————————————————————	ng □Yes ⊠ No □Yes ⊠ No		

PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-296.414(2)(a) and (b), F.A.C. (continued) (check ☑ appropriate box(es))			
paving and maintenance of roads, parking are application of water or environmentally safe of emissions? removal of particulate matter from roads and re-entrainment, and from building or work are reduction of stock pile height, or installation of particulate matter from stock piles?	and yards, which shall include one or more of the following: as, stock piles, and yards? as, stock piles, and yards? Yes No clust-suppressant chemicals when necessary to control Yes No other paved areas under control of the owner/operator to eas to reduce airborne particulate matter? Yes No		
 b) alterations to existing process equipment without control replacement of existing equipment substantially recent notification form? d) If you answered <u>YES</u> to any of the above, did notification form and appropriate fee (Rule 62- 	Yes ⊠ No out replacement? □Yes ⊠ No y different than that noted on the most □Yes ⊠ No the owner submit a new and complete		
Ilka Bundy Inspector's Name (Please Print)	6/9/2006 Date of Ingression		
Inspector's Name (Please Print)	Date of Inspection 6/9/2007		
Inspector's Signature	Approximate Date of Next Inspection		

COMMENTS: The yard at this facility is all dirt. Curt Sawyer, the Plant Manager, stated that they are in the process of getting permits to have the entire yard paved. I suggested to get water sprinkler for the entranceway or get a water truck to help control dust from leaving the property. During the inspection, no PM was oberved leaving the property. This facility is a pretress plant and does not do truck batching. No batching occurred during the compliance test. The aggregate is dumped into a hole in the ground (underground hopper) and the aggregate goes up a conveyor to the mixing hopper. Vehicular movement was kicking up dust, but the dut was not leaving the property. I asked Curt Sawyer about records for fuel consumption, material processed, and sulfur content of the fuel being burned. Curt stated they don't keep records for inspectors to review, but they keep track of these items in the accounting department. Off-road diesel is used at the facility, per Curt.