

## $\frac{\textbf{REINFORCED POLYESTER}}{\textbf{OPERATIONS}} \, \frac{\textbf{RESIN}}{\textbf{POLYESTER}} \, \frac{\textbf{POLYESTER}}{\textbf{POLYESTER}} \, \frac{\textbf{RESIN}}{\textbf{POLYESTER}} \, \frac{\textbf{POLYESTER}}{\textbf{POLYESTER}} \, \frac{\textbf{POLY$



## COMPLIANCE INSPECTION CHECKLIST

Email: Mobile:  CONTACT NAME: Becky Fickett PHONE: (352)377-4146  Email: beckyfickett@aol.com Mobile:  ENTITLEMENT PERIOD: 8/20/2010 / 8/20/2015			
FACILITY LOCATION: 3001 NE 20TH WAY  GAINESVILLE 32609-3350  OWNER/AUTHORIZED REPRESENTATIVE: KEN FICKETT Email: CONTACT NAME: Becky Fickett Email: beckyfickett@aol.com ENTITLEMENT PERIOD: 8/20/2010 / 8/20/2015 (effective date) (end date)  PHONE: (352)377-4146 Mobile:  Mobile:			
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PART I: <u>INSPECTION</u> <u>COMPLIANCE</u> <u>STATUS</u> (check ☑ only one box)			
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))			
1. Does the facility operate any emissions units other than the polyester resin plastic products fabrication units 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)5.a., F.A.C.)——————————————————————————————————			

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?			
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			
<ol> <li>Since the last inspection has there been</li> <li>a) installation of any new process equipment?</li> </ol>	□Yes ⊠No		
<ul> <li>b) alterations to existing process equipment without replacement?</li> <li>c) replacement of existing equipment substantially different than that noted on the most recent notification form?</li> <li>d) If you answered <u>YES</u> to any of the above, did the owner submit a new and complete</li> </ul>			
notification form and appropriate fee (Rule 62-4.050, F.A.C.) to the appropriate DEP or local program office?		□Yes □No	
Scott Johnston	4/11/2014		
Inspector's Name (Please Print)	Date of Inspection	_	
	2019		
Inspector's Signature	Approximate Date of Next Inspection	_	

**COMMENTS:** Toured facility with Ken fickett. They are not currently building any new boats. Their business is very slow and they are only doing repair work on fiberglass boats. A review of their invoices demonstrated that they are using far less than 76,000 ponds of resin and gel-coat per year, less than 2,000 pound a year. Facility was clean and organized, no open containers or styrene odors were noticed while on site. They did not have 5 years worth of records od resin and gel-coat usage, but general manager Becky Fickett said that they would try to maintain better records. I went over outreach materials that were given to them last year that contained a spreadsheet for maintaining resin and gel-coat usage.