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SURFACE COATING OPERATIONS



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CI) RE-INSPECTION (FUI) ARMS COMPLAINT NO:
AIRS ID#: 0112566 DATE: 03/28/2008 ARRIVE: 11:00am DEPART: 12:00pm FACILITY NAME: SAWGRASS FORD COLLISION CENTER FACILITY LOCATION: 14501 WEST SUNRISE BLVD. SUNRISE 33323-3210 OWNER/AUTHORIZED REPRESENTATIVE: Alex Legros PHONE: (954)851-9101 CONTACT NAME: Alex Legros PHONE: ENTITLEMENT PERIOD: 11/13/2006 / 11/13/2011 (effective date) (end date)
PART I: INSPECTION COMPLIANCE STATUS (check I only one box) IN COMPLIANCE MINOR Non-COMPLIANCE SIGNIFICANT Non-COMPLIANCE
PART II: <u>RECORDKEEPING REQUIREMENTS</u> – Rule 62-210.300, F.A.C. (check ☑ appropriate box(es)) 1. Does the facility operate any emissions units other than the surface coating operations 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)4.a., F.A.C.) ☑Yes □ No 2. Does the owner/operator of the facility maintain records to document the VOC content of the coatings and the quantity of the coatings used?
PART III: CONTROL/OPERATING/MAINTANANCE REQUIREMENTS – Rule 62-210.300, F.A.C. (check ☑ appropriate box(es)) 1. Is/Are the surface coating operation(s) subject to a VOC Reasonably Available Control Technology (RACT) emission limiting standard of Chapter 62-296.500, F.A.C.? (Rule 62-210.300(3)(c)4.b., F.A.C.) □Yes ☑No 2. Does the facility cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor? (Rule 62.296.320(2), F.A.C.) □Yes ☑No

PART III: <u>CONTROL/OPERATING/MAINTENANCE REQUIREMENTS</u> – Rule 62-210.300, F.A.C. – (continued)

(check d appropriate box(es))

3.	Does the owner/operator encourage pollution prevention through such measures as training employees
	involved in surface coating operations on methods of reducing VOC emissions by:
	a) maintaining array agating againment to ansure affective application with a minimum of avarantay?

a)	maintaining spray coating equipment to ensure effective application with a minimum of overspray?	Xes 🗌 No
b)	monitoring the coating thickness to avoid excessive coating?	🛛 Yes 🗌 No
c)	considering the use of low-VOC coatings (e.g., waterborne, ultra-violet cured, or powder coatings)?	Yes 🗌 No
d)	implementing inventory control practices to prevent spillage?	Xes 🗌 No
e)	implementing management practices to reduce VOC emissions during cleanup by:	

inplementing management practices to reduce voc emissions during cleanup by.	
1. spraying light colored coatings before dark colored coatings to reduce the number of cleaning	
cycles?	Yes No
2) recycling cleaning solvents?	Tyes I No
3) using water based cleaners?	Yes No

PART IV: <u>SPECIAL CONDITIONS AND PROCEDURES</u> – Rule 62-210.300, F.A.C. A. <u>New or Modified Process Equipment</u>		
1. Since the last inspection has there been		
a) installation of any new process equipment?	Yes	No
b) alterations to existing process equipment without replacement?	Yes	No
c) replacement of existing equipment substantially different than that noted on the most recent notification form?	Yes	No
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?	Yes	No

Elizabeth F. Susky

Inspector's Name (Please Print)

03/28/2008

Date of Inspection

03/28/2009

Inspector's Signature

Approximate Date of Next Inspection

COMMENTS: In a compliance inspection conducted on 03/28/2008, AQD staff observed operations at Sawgrass Ford. Mr. Alex Legros was not available to accompany AQD staff so Paul Baldrice (asst. mgr.) accompanied staff. The facility has four prep stations, three spray booths and one hazmat storage area with a waste paint drum. Housekeeping was fair.

Mr. Alex Legros contacted AQD staff the following day and will be sending the VOC records.