

## <u>HEATING UNITS AND GENERAL PURPOSE</u> <u>INTERNAL COMBUSTION ENGINES</u>



## COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2)
AIRS ID#: 1030492 DATE:7/14/09 ARRIVE:2:00 PM DEPART:3:45 PM FACILITY NAME: Church of Scientology Religious Trust  FACILITY LOCATION: 652 Court Street Clearwater, FL  RESPONSIBLE OFFICIAL: Glen E. Stilo PHONE: 727-445-4338  CONTACT NAME: Nickolas Tucker? PHONE: 727-445-4338
REMITTANCE YEAR: N/A ENTITLEMENT PERIOD: 2/5/02 / 4/24/13 (effective date)  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 heating units and general purpose internal combustion engines 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)3.a., F.A.C.)   Yes No  2. Are these heating units or general purpose internal combustion engines subject to the Federal Acid Rain Program as defined at Rule 62-210.200, F.A.C.? (Rule 62-210.300(3)(c)3.b., F.A.C.)   Yes No  3. Were visible stack emissions tests conducted during this site visit according to EPA Method 9   (40 CFR 60, Appendix A)?   Yes No  4. Pursuant to subparagraph 62-296.320(4)(b)1., F.A.C., are visible emissions from any heating unit(s) or general purpose internal combustion engine(s) equal to or greater than 20% percent opacity as designated as Number 1 on the Ringelmann Chart? (Rule 62-210.300(3)(c)3.c., F.A.C.)   Yes No  5. What type of fuel is used by all heating units and general purpose internal combustion engines at this facility? (check ☑ only one box)   a) diesel fuel   b) gasoline   c) natural gas/propane   d) multiple fuels      6. Is the total fuel consumption by all heating units and general purpose internal combustion engines within the facility limited to the following thresholds: (Chapter 62-210.300(3)(c)3.d., F.A.C.) (check ☑ only one box)   a) diesel fuel   250,000 gallons/year (if diesel is the sole source of energy at this facility)?   Yes   No   b) gasoline   22,000 gallons/year (if gasoline is the sole source of energy at this facility)?   Yes   No   No   multiple fuels   (equivalent prorated amount)?   Yes   No   No   No   multiple fuels   (equivalent prorated amount)?   Yes   No   No   multiple fuels   (equivalent prorated amount)?   Yes   No   Yes   No   No   multiple fuels   (equivalent prorated amount)?   Yes   No   Yes

PART II: CONTROL TECHNOLOGY/RECORDKEEPING REQUIREMENTS – Rule 62-210.300, F.A.C. (continued) (check ☑ appropriate box(es))  7. Does the owner/operator of the facility maintain records to document the fuel consumption, by type, for each emissions unit? (Rule 62-210.300(3)(c)3.e., F.A.C.)——————————————————————————————————
9. Does the owner or operator voluntarily encourage pollution prevention through such measures as:  (Rule 62-210.300(4)(b)2.b., F.A.C.)  a) employing energy conservation measures to reduce the demand for heat from any heating units?  b) performing regular maintenance of heating units to ensure efficient heat recovery?  c) Yes   No c) the use of, or considering the use of economizers to recycle waste heat back into the combustion air stream?
PART III: GENERAL CONDITIONS/MAINTENANCE REQUIREMENTS – Rule 62-210.300(4)(e)6., 8., & 12., F.A.C. (check ☐ appropriate box(es))
<ol> <li>Does the owner or operator make every reasonable effort to conduct the specific activity authorized by the general permit in a manner that minimizes adverse effects on adjacent property or on public use of the adjacent property, where applicable, and on the environment, including fish, wildlife, natural resources, water quality, or air quality?</li></ol>

PART IV: <u>SPECIAL CONDITIONS AND PROCEDUR</u> (check ☑ appropriate box(es))	<u>ES</u> – Rule 62-210.300(4)(d)4., F.A.C.	
<ul> <li>b) alterations to existing process equipment without c) replacement of existing equipment substantially recent notification form?</li> <li>d) If you answered <u>YES</u> to any of the above, did the contification form and appropriate fee (Rule 62)</li> </ul>	owner submit a new and complete	□Yes ⊠ No □Yes ⊠ No
Mike Ojo Thomas  Inspector's Name (Please Print)	7/14/09 Date of Inspection	
Inspector's Signature	Approximate Date of Next Inspection	on .
OMMENTS: During the closing conference, I told Mr. N	ick Turker, the emission unit is deemed to be comp	oliance.

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## **Heating Units And General Purpose Internal Combustion Engines – General Permits**

$F_{\lambda}$	ACI.	LIT	Y: Church of Scientology	Religious Trust <b>Per_ID:</b> 2302	DISTRICT:
Central Energy Plant			Central Energy Plant	Southwest	
ADDRESS: 652 Court Street			S: 652 Court Street	CONTACT: Mr. Nick Turker	
			Clearwater, FL		Phone No: 727-445-4338
	RMS			PERMIT NO.:	EXPIRATION DATE:
	1030	)492	2	1030492-002-AG	4/24/13
			ON UNIT DESCRIPTION: les heating and cooling for F	One 436 and one 298 KW KW Lea Fort Harrison hotel, Flag Building, L.	n Burn Waukesha Enginators fired on natural Ron Hubbard Hall
IN	ISPI	EC1	TION DATE:	ARMS INSPECTION TYPE:	COMPLIANCE STATUS:
	7/14	/09		⊠ INS2 or INS	⊠ IN □ MNC □ SNC
	Typ	pe o	f Inspection:   Initial	☐ Re-inspection ☐ Compl	aint   Drive-by   Quarterly
				A. General Review:	
1.	-		nit File Review		∑Yes ☐ No
2.	.   ]	Intro	oduction and Entry		⊠Yes □ No
	Comments: This is inspection was performed in order to determine if this facility has been operating within applicable regulations. Mr. Nick Turker the manager and Mr. Zoctan Klell the engineer were present during the facility inspection of the emission unit.				
3.			e Authorized Representative nments: Mr. Stilo stills the		⊠Yes □ No
4.	4. Is the facility contact still: Nickolas Tucker?				
	Comments: Mr. Nickolas Tucker stills the facility contact.				
I N	M N C	S N C		P. Specific Conditions	
N			The facility operates no em	B. Specific Conditions	nits and general purpose internal combustion
			engines and emissions unit	s which are exempt from permitting p	oursuant to the criteria of paragraph 62-
			210.300(3)(a) or (b), F.A.C [62-210.300(3)(c)3.a., F.A.	C., or have been exempted from permic C.]	itting under Rule 62-4.040, F.A.C.
Comments: Facility operates 255 KW and one 436 KW Lean Burn Waukesha Generator combined with a chiller unit fired on natural gas only. According to Mr. Turker the chiller engine was shutdown due to economic reasons. The emission unit last operated on 6/21/09. He stated the emission unit only operates as back unit when ever power outage takes place.					
				r general purpose internal combustion 62-210.200, F.A.C [62-210.300(3)	n engines is subject to the Federal Acid Rain (c)3.b., F.A.C.]
			Comments: Not applicable	e.	
			standard of paragraph 62-2 discharged into the atmosp to or greater than that desig [62-210.300(3)(c)3.c., F.A.	96.320(4)(b), F.A.C. "No person shathere the emissions of air pollutants from the Ringelman C.]	
			Comments: The VE test w	as noi perjormea auring this site vis	sit, the EU was not in operation at the time.

**Heating Units And General Purpose Internal Combustion Engines – General Permits** 

I N	M N C	S N C	B. Specific Conditions
11			Dispecial conditions
			Total fuel consumption by all heating units and general purpose internal combustion engines within the facility is limited to 250,000 gallons per year of diesel fuel, 22,000 gallons per year of gasoline, 35 million standard cubic feet per year of natural gas or propane, or an equivalent prorated amount if multiple fuels are used. [62-210.300(3)(c)3.d., F.A.C.]
			<b>Comments:</b> Reviewed records for the months of $1/1/07$ through $7/14/09$ . The highest reported annual usage was $\_n/a\_$ gallons of diesel; $\_n/a\_$ gallons of gasoline; <b>gas usage for generators 0.009774 mmcf of natural gas and boilers 5.409077 mmcf of natural gas.</b> Supporting documentation was available ( $\boxtimes$ Yes or $\square$ No). See copy of the records is attached as an example of the record format.
$\boxtimes$			The owner or operator of the facility maintains records to document the fuel consumption, by type, for each emissions unit. The owner or operator shall retain these records, available for Department inspection, for a period of at least five years. [62-210.300(3)(c)3.e., F.A.C.]
			<b>Comments:</b> The records were available back to $1/12006$ . 12 month consecutive totals $\square$ were $\square$ were not available. A partial copy of the records are attached as an example of the record format.
			The owner or operator voluntarily encourages pollution prevention through such measures as employing energy conservation measures to reduce the demand for heat from any heating units, maintaining heating units to ensure efficient heat recovery, considering the use of economizers to recycle waste heat back into the combustion air stream, developing operating procedures to reduce the load on any internal combustion engines, and considering the use of alternative fuels. [62-210.300(4)(b)2.b., F.A.C.]
			Comments: The facility has a maintenance contract for the unit to keep it at maximum efficiency. They installed additional heat recovery heat exchanger are in operation which recover the waste heat from the generator and utilize it to heat the hot water for the Church of Scientology Fort Harrison Ave Hotel, reducing the demand for the natural gas boilers.
I N	M N C	S N C	C. Selected General Conditions and Procedures
			Administrative Corrections. Within 30 days of any changes requiring corrections to information contained in the notification form, the owner or operator shall notify the Department in writing. Such changes shall include:  a. Any change in the name of the authorized representative or facility address or phone number; or b. Any other similar minor administrative change at the facility or emissions unit.  [62-210.300(4)(d)3., F.A.C.]
			Comments: Not applicable at this time.
			<b>Equipment Changes.</b> In case of the installation of new process equipment, alteration of existing process equipment without replacement, or the replacement of existing process equipment with equipment substantially different than that noted on the most recent notification form, the owner or operator shall submit a new and complete general permit notification form with the appropriate fee pursuant to Rule 62-4.050, F.A.C., to the appropriate Department of Environmental Protection district office or local air pollution control program office to which the Department has delegated its permitting authority. [62-210.300(4)(d)3., F.A.C.]
			Comments: This is non applicable at this time.

## **Heating Units And General Purpose Internal Combustion Engines – General Permits**

I	M N	S N	
N	C	C	C. Selected General Conditions and Procedures
			If, for any reason, the owner or operator of any facility operating under an air general permit pursuant to Rule 62-210.300(4)(a), F.A.C., does not comply with or will be unable to comply with any condition or limitation of the permit, the permittee shall immediately provide the Department with the following information:  1. A description of and cause of noncompliance; and  2. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance. The permittee shall be responsible for any and all damages which may result.  [62-210.300(4)(e)13., F.A.C.]  Comments: Not applicable at this time.
			<ul> <li>Valid Permit  Throughout the term of the general permit: <ul> <li>a. The facility operates no emissions units other than the animal crematory and emissions units which are exempt from permitting pursuant to the criteria of Rule 62-210.300(3)(a) or (b), F.A.C.;</li> <li>b. The facility is not a Title V source as defined in Rule 62-210.200, F.A.C.</li> </ul> </li> <li>Comments: The permit expires on 4/24/13.</li> </ul>
			A permittee's use of a general permit is limited to five years. No later than 30 days prior to the fifth anniversary of the filing of intent to use the general permit, the owner or operator shall submit a new notice of intent which shall contain all current information regarding the facility or emissions unit. Eligibility to use the general permit is not transferable and does not follow a change in ownership of the facility or emissions unit. Prior to any sale, other change of ownership, or permanent shutdown of the facility, the owner or operator is encouraged to notify the Department of the pending action. The owner shall remain liable for corrective actions that may be required as a result of any violations occurring in the time after the sale or legal transfer of the facility or emissions unit, but before a new owner is entitled to use an air general permit. [General Conditions - 62-210.300(4)(e)1., F.A.C.]  **Comments: The permit expires on 4/24/13. A new notification form is required to be submitted no later than 2/24/13.
			D. Other:
	_		nference
			ments: During the closing conference, I told Mr. Nick Turker, the emission unit is deemed to be compliance.
Ins			
Sig	natı	ure(	Date: 7/14/09

CONTACT LOG? \_\_yes\_\_\_\_, ACCESS? \_\_yes\_\_\_\_, ARMs? \_\_yes\_\_\_\_ H:\users\wpdocs\airqual\Air\_Compliance\AQI\1030492 66783.doc