

CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE :	ANNUAL (INS1, INS2)	COMPLAINT/DISCOVER	Y (CI)	
	RE-INSPECTION (FUI)	ARMS COMPLAINT NO:		
AIRS ID#: 0951262 DA	TE: <u>1/28/08</u>	ARRIVE: <u>10:50 AM</u>	DEPART: <u>1:10 PM</u>	
FACILITY NAME: FINFROCK/APOPKA FACILITY				
FACILITY LOCATION	N: 2400 APOPKA BLVD			
	APOPKA 32703-7743			
OWNER/AUTHORIZED REPRESENTATIVE: Dan Finfrock PHONE: (407)293-4320				
CONTACT NAME: W	Villiam Cafarella	PHONE:	(407)947-0455	
ENTITLEMENT PERIOD: 6/13/2003 / 6/13/2008				
	(effective date) (end date)			
PART I: INSPECTION	COMPLIANCE STATUS (ch	eck 🗹 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				
	sions tests conducted during this		hod 9 (Ref.: Chapter 	
2. Are emissions fro	m silos, weigh hoppers (batchers)), and other enclosed storage and	d conveying equipment	
controlled to the extent necessary to limit visible emissions to 5 percent opacity? \(\sum Yes \square No\) 3. During visible emissions tests of the silo dust collector exhaust points was the loading of the silo conducted				
at a rate that is representative of the normal silo loading rate, or at least at the minimum 25 tons per hour rate, unless such rate is unachievable in practice?				
4. Are emissions from the weigh hopper (batcher) operation controlled by the silo dust collector? (If answer to this question is "Yes", then continue on to questions 4.a) and 4.b) below. If answer is "No" then				
skip 4.a) and 4.b) and continue on to question 5.)				
b) During the vis	ible emissions test, was the batch	ing rate representative of the no		
5. If emissions from	the weigh hopper (batcher) opera	ation are controlled by a dust co	llector, which is separate	
from the silo dust collector, are the visible emissions tests of the weigh hopper (batcher) dust collector conducted while batching at a rate that is representative of the normal batching rate and duration? Yes No				

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 t 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 the AGP Notification form submission, and within 60 days prior to each anniversary date?	
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 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.)	ing ☐Yes ☐ No ☐Yes ☐ No
 (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.)	ing ☐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))				
Unconfined Emissions – (Rule 62-296.320(4)(c), F.A.C.) 1. Does the owner /operator of the concrete batching plant take reasonable precautions to control unconfined emissions by: a) management of roads, parking areas, stock piles, and yards, which shall include one or more of the following: 1) paving and maintenance of roads, parking areas, stock piles, and yards?				
 b) alterations to existing process equipment with c) replacement of existing equipment substantiall 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 ly different than that noted on the most □ Yes □ No the owner submit a new and complete			
Ilka Bundy and Mike Girton	1/28/2008			
Inspector's Name (Please Print)	Date of Inspection			
	1/28/2009			
Inspector's Signature	Approximate Date of Next Inspection			

COMMENTS: New C&W "O" Series dust collectors were installed in July of 2007. A new notification for was not submitted to Orange County or FDEP, as required by the permit. Some uncontrolled emissions were observed coming from the drum mixer. One of the wokers opened the door to see if the mix was correct. The hose change-out from the pig also had some uncontolled emissions. Sara Grievell from Grove Scientific was present for the compliance test. The facility has wind breaks around the sand and aggregate piles. Water was being applied to the aggregate piles. No batching occurred during the compliance test. The weigh hopper is controlled by dust collector socks. A visible emissions test is not required for the socks. The facility uses a vegetable-based dust suppressant on the yard to control dust from leaving the property. No visible emissions were observed leaving the property. The observed opacity for all three dust collectors was zero percent. The northmost and center silos were loaded from a "pig", while the southmost silo was loaded from a tanker.