

## CONCRETE BATCHING PLANT



## COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE:	ANNUAL (INS1, INS2)	COMPLAINT/DISCOVER	Y (CI)	
	RE-INSPECTION (FUI)	ARMS COMPLAINT NO:		
AIRS ID#: 7775209 DA	TE: <u>12/16/2005</u>	ARRIVE: <u>08:00 AM</u>	DEPART: <u>12:00 PM</u>	
FACILITY NAME: US	SF NATURAL AND ENVIRO	NMENTAL SCIENCES		
FACILITY LOCATION	N: 4202 East Fowler Ave			
	TAMPA 33620			
RESPONSIBLE OFFIC	CIAL: JOHN RUBRIGHT	PHONE:	(813)884-3441	
CONTACT NAME:		PHONE:		
REMITTANCE YEAR:	ENTIT	TLEMENT PERIOD: 7/24/2003 (issue date)	/ 7/24/2008 (expiration date)	
PART I: <u>INSPECTION</u>	<u>COMPLIANCE</u> STATUS (	check <b>v</b> only one box)		
☐ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE				
PART II: TESTING/RE (check ☑ appropria		<u>EMENTS</u> – Rule 62-296.414, F.A	.C.	
<b>Stack Emissions</b>				
1. Were visible emis	sions tests conducted during th	his site visit according to EPA Meth	nod 9 (Ref.: Chapter  Yes No	
2. Are emissions fro	om silos, weigh hoppers (batche	ers), and other enclosed storage and	I conveying equipment	
		e emissions to 5 percent opacity? ollector exhaust points was the load	\Box Yes \Box No ing of the silo conducted	
at a rate that is rep	presentative of the normal silo	loading rate, or at least at the minir	num 25 tons per hour rate, \bigsymbol{\text{Yes}} \bigsymbol{\text{No}} No	
		operation controlled by the silo dus		
		estions 4.a) and 4.b) below. If answ	ver is "No" then \Boxed Yes \Boxed No	
a) Was the batch	ing operation in operation duri	ng the visible emissions test?	\ \ Yes \ \ No	
		tching rate representative of the nor	mal batching rate andYes \sum No	
5. If emissions from	the weigh hopper (batcher) op	peration are controlled by a dust col	lector, which is separate	
		sions tests of the weigh hopper (bat entative of the normal batching rate	cher) dust collector and duration?   Yes  No	
	· ·	<i>8</i>		

PART II: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. – (continued) (check ☑ appropriate box(es)	
(check is appropriate box(cs)	
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	e
annual compliance demonstration? (Rule 62-297.310(7)(a), F.A.C.)	⊠Yes □ No
New Facilities – (permitted pursuant to Rule 62-210.300(4), F.A.C., Air General Permits)	
2. Did this facility demonstrate:	DV. DN.
<ul><li>a) initial compliance no later than 30 days after beginning operation?</li><li>b) annual compliance within 60 days prior to each anniversary of the air general permit notification form</li></ul>	□Yes □ No
	□Yes □ No
Submittal date:	
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 ☐ No
<b>Test Reports</b> – (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 the	
test was completed?	ĭ Yes ☐ No
PART III: <u>OPERATING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-210.300(4)(c)2., F.A.C.	
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PART III: OPERATING/RECORDKEEPING REQUIREM	ENTS - Rule 62-296.414(2)(a) and (b), F.A.C. (continued)				
(check <b>☑</b> appropriate box(es))					
<u>Unconfined Emissions</u> – (Rule 62-296.320(4)(c), F.A.C.)					
1. Does the owner /operator of the concrete batching plant ta	ake reasonable precautions to control unconfined				
emissions by:	No rousonatoro procuntiono to commercial				
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, s	stock piles, and yards? Yes No				
2) application of water or environmentally safe dust-	-suppressant chemicals when necessary to control				
	Yes No				
3) removal of particulate matter from roads and other					
	to reduce airborne particulate matter? Yes No				
4) reduction of stock pile height, or installation of wi					
	to emissions at the drap point to the truck?				
b) use of spray par, chuie, or partial enclosure to intigat	te emissions at the drop point to the truck? Yes No				
[ <del>-</del>					
PART IV: SPECIAL CONDITIONS AND PROCEDURES –	- Rule 62-210.300(4)(d)4., F.A.C.				
A. New or Modified Process Equipment					
1. Since the last inspection has there been	□v <sub>os</sub> ⊠ N <sub>o</sub>				
a) installation of any new process equipment without r	Yes No				
	replacement?				
c) replacement of existing equipment substantially different than that noted on the most recent notification form?					
	recent notification form? $\square$ Yes $\square$ 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, FAC) to the appropriate DEP or				
local program office?[					
local program office.					
<u> </u>					
Ilka Bundy	12/16/2005				
Y (Disconding)					
Inspector's Name (Please Print)	Date of Inspection				
Inspector's Signature	Approximate Date of Next Inspection				
<b>COMMENTS:</b> This relocatable grout batching plant does not have	eave a drop point to a truck. The mixture is a grout compound				
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COMMENTS: This relocatable grout batching plant does not have a drop point to a truck. The mixture is a grout compound consisting of orange sand, cement, and water. The grout product is pumped from the slurry mixer into a predrilled hole in the ground. This type of application is done for sinkhole preventative maintenance. There were no obervable emissions coming from emission units 001, 002, and 003. There were emissions observed coming out of the slurry mixer at 27.7%. This is not a defined emission unit in ARMS. The particulate emissions were not leaving the property, therefore no violation occurred. An informational letter will be sent to the R.O. to suggest the slurry mixer visible emissions be corrected before a violation does occur. The site is vacant land (sand/grass) in which Hayward Baker, Inc. was on-site for approximately 6 weeks. The silo loading rate was 27.15 tons per hour. The process rate for EU's 001 and 002 was approximately 32 tons per hour. Some of the questions in the checklist were not checked because they do not apply for a portable concrete batch plant. Records for fuel consumption and other records were not kept at the temporary site. IB