

PRINTING OPERATIONS



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE:	ANNUAL (INS1, INS2) RE-INSPECTION (FUI)	COMPLAINT/DISCOVE ARMS COMPLAINT NO	· · ·	
AIRS ID#: 0951269 DA FACILITY NAME: MO	TE: 4/1/2010 DRAN PRINTING FACILITY	ARRIVE: <u>9:00 AM</u>	DEPART: <u>11:00 AM</u>	
FACILITY LOCATION	9125 BACHMAN RD ORLANDO 32824	NI NA DE A U DHON I	F• (407)515 1100	
OWNER/AUTHORIZE CONTACT NAME: ENTITLEMENT PERIO	OD: 2/22/2007 / 2/22/2012 (effective date) (end date)	PHONI	E: (407)515-1199 E:	
PART I: INSPECTION COMPLIANCE STATUS (check ✓ only one box) ☐ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE				
PART II: ELIGIBILITY REQUIREMENTS - Rule 62-210.300, F.A.C. (check				
PART II: ELIGIBILITY REQUIREMENTS – Rule 62-210.300, F.A.C. (continued) (check ☑ appropriate box(es))				

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GENERIC EMISSIONS UNIT EXEMPTION CRITERIA – Rule 62-210.300 (3) (b)1., F.A.C. 1. Is the facility subject to any unit-specific applicable requirement?;	Yes No N/A Yes No N/A
PART III: AIR GENERAL PERMITS – Rule 62-210.310, F.A.C.	
(check ☑ appropriate box(es))	
GENERAL PROCEDURES - Determination of Eligibility - Rule 62-210.310(2)(a)1. and 2., F.A	A.C.
1. Does this facility emit or have the potential to emit:	
a) ten (10) tons per year or more of any hazardous air pollutant?;	
b) twenty-five (25) tons per year or more of any combination of hazardous air pollutants?; or-	☐Yes ☐ No ☐ N/A
c) one hundred (100) tons per year or more of any other regulated air pollutant?	□Yes ⊠ No □ N/A
a) been collocated with, or relocated to such a facility as described in question #1. a), b), or	
c) above?;	Yes ⊠ No □ N/A
b) created such a facility in combination with any other collocated facilities, emission units, or	
pollutant-emitting activities, including any such facility, emission unit, or activity that is other	
exempt from air permitting?	☐Yes ☐ No ☐ N/A
3. Does this facility contain:	.•
 a) any emission units or activities not covered by the applicable air general permit with the exce of units and activities that are exempt from permitting pursuant to subsection Rule 62-210.30 	
or Rule 62-4.040, F.A.C.?;	
b) any emission units or activities authorized by another air general permit where such other air	
general permit and the air general permit of interest specifically allow the use of one another	
at the same facility?	- □Yes ⊠ No □ N/A
	a
GENERAL PROCEDURES - Initial Registration/Re-registration - Rule 62-210.310(2)(b), F.A 1. Has the owner or operator of this facility completed and submitted the proper registration form t	
Department for the specific air general permit to be used?;	
2. Does this facility have a current valid air general permit (entitlement to operate)?;	⊠Yes ☐ No ☐ N/A
3. Has there been a change of ownership of all or part of the facility?;	□Yes ⊠ No □ N/A
4. Have there been any new administrative, construction, modification, or equipment changes that	
a re-registration?	Yes ⊠ No □ N/A
PART III: AIR GENERAL PERMITS – Rule 62-210.310, F.A.C. (continued)	
(check ☑ appropriate box(es))	
CENERAL CONDITIONS Pulo 62 210 310(3) E A C	
<u>GENERAL CONDITIONS</u> – Rule 62-210.310(3), F.A.C. 1. Does the air general permit registration form contain all current information regarding the	
facility?;	
2. Has the owner or operator allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, or allowed the circumvention of any air pollution control device, and allowed the circumvention of any air pollution control device, and allowed the circumvention of any air pollution control device, and allowed the circumvention of any air pollution control device, and allowed the circumvention of any air pollution control device.	wed
the emission of air pollutants without the proper operation of all applicable air pollution control	
devices?;	- ∐Yes ⊠ No ∐ N/A
3. Does the owner or operator: a) maintain the authorized facility in good condition?;	⊠Yes □ No □ N/A
b) ensure that the facility maintains its eligibility to use the air general permit and complies with	

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	and conditions of the air general permit?;	
	wner or operator allowed you, as the duly authorized representative of the Department, a lity at reasonable times to inspect and test and to determine compliance with the air gene	
	Department rules?	
1	•	
	<u> CIFIC CONTROL/OPERATING/RECORDKEEPING CRITERIA</u> – Rule 62-210.3	310(4)(f), F.A.C.
(check 🗹 app	propriate box(es))	
SPECIFIC C	<u>CONDITIONAL EXEMPTION REQUIREMENTS FROM TITLE V AIR PERMI</u>	TTING
 Does the f 	acility have any other air general permits?;	☐Yes ⊠ No ☐ N/A
2. Is this prin	ating operation subject to any unit-specific applicable requirement?;	∐Yes ⊠ No ∐ N/A
	uestions 3. a), b), & c), and 4. below if the facility uses the <u>mass balance approach</u> to co materials usage limitation approach is used, skip questions 3. and 4. below and procee	
Mass Balanc		_
3. Does the f	acility emit: ty (80) tons or more of VOC's?;	DVag D Na D N/A
	ty (80) tons or more of VOC's?;ty (80) tons or more of any individual HAP?;	
	venty (20) tons or more of any combination of HAP's in any consecutive twelve (12)	
mon	ths?;	☐Yes ☐ No ☐ N/A
	facility rely upon add-on controls to meet any of the above limitations in a), b), or c)?;	☐Yes ☑ No ☐ N/A
<u>Materials</u> <u>Us</u>	age Limitation Approach	
5. In any cor	secutive twelve (12) months, does the facility use less than:	
a)thirt	een hundred and thirty-three (1,333) gallons of materials containing hazardous air	
polluta	nts (HAP's)?;	☐Yes ☐ No ☒ N/A
and (choose	only one category below, I thru VI, or VII).	
IOpe	rate only heatset offset lithographic printing lines and use less than 100,000 pounds o	f ink,
clear	ning solvent, and fountain solution additives combined?;	□Yes □ No ⊠ N/A
	rate only <u>non-heatset</u> <u>offset</u> <u>lithographic</u> <u>printing</u> lines and use less than 14,250 gallor	
	ning solvent and fountain solution additives combined?;	
solut	rate only <u>digital printing</u> lines and use less than 12,100 gallons of solvent based inks, carries and other solvent-containing materials combined?;	□Yes □ No □ N/A
IVOpe	rate only <u>screen</u> or <u>letterpress printing</u> lines and use less than 14,250 gallons of solver	nt based
	clean-up solutions and other solvent-containing materials combined?;	
DART IVI CDE <i>l</i>	<u> CIFIC CONTROL/OPERATING/RECORDKEEPING CRITERIA</u> – Rule 62-210	310(4)(f) F A C
	oropriate box(es)))10(1)(1), F.A.C.
, , , , , , , , , , , , , , , , , , , ,	CONDITIONAL EXEMPTION REQUIREMENTS FROM TITLE V AIR PERMI	TTING (continued)
SI ECIFIC C	CONDITIONAL EAGUI HON REQUIREMENTS FROM TILLE V AIR FERMI	11110 (commuea)
	rate only water-based or ultraviolet-cured material flexographic or rotogravure printing	
	use less than 400,000 pounds of water-based inks, coatings and adhesives, combined?;	∐Yes ∐ No ⊠ N/A
	rate only solvent-based material flexographic or rotogravure printing lines and use less 100,000 pounds of inks, dilution solvents, coatings, cleaning solutions and adhesives,	
	bined?;	⊠Yes □ No □ N/A
or;		
	Operate any combination of heatset lithographic, non-heatset lithographic, digital, scr	
	gravure or flexographic printing lines and use no more than the most stringent of the ma	
	ained in sub-sub-subparagraphs 62-210.310(4)(f)2.b.(I) through (VI), F.A.C., for the typity. For purposes of determining which limit is the most stringent, the pounds of materia	
	graphic lines and flexographic lines shall be converted to the equivalent gallons by divide	
gallo	on and shall be compared with the limits for non-heatset offset lithographic, digital, scre	en and letterpress lines, as
	icable, for the type of printing lines at the facility. The most stringent limit shall apply to	
cont	aining material used?;	∐Yes ∐ No ⊠ N/A

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(Refer to the chart & information below to identify the Printing Process combination(s) and to determine the most stringent limit for the combination(s) chosen.)

PRINTING PROCESS		INDIVIDUAL PROCESS LIMITS (IPL)	STRINGENT LIMITS FOR COMBINATIONS (SLC) (SLC = IPL* ÷ 8.5 lbs/gal.**)
#1	Heatset Offset Lithographic	100,000 lbs.*	11,765 gals.**
#2	Non-heatset Offset Lithographic	14,250 gals.	14,250 gals
#3	Digital	12,100 gals.	12,100 gals.
#4	Screen or Letterpress	14,250 gals.	14,250 gals
#5	Water-based or UV cured Rotogravure or Flexographic	400,000 lbs.*	47,059 gals.**
#6	Solvent-based Rotogravure or Flexographic	100,000 lbs*	11,765 gals**

(<u>Example</u>: If you were a printer and your combination printing processes included both <u>Printing Process</u> numbers **two** (2) and **five** (5), then the most stringent limit shall apply to the total of all solvent-containing material used. In this example, the individual <u>Stringent Limit for Combinations</u> (<u>SLC</u>) for each process is 14,250 gals. and 47,059 gals., respectively. Therefore, the most stringent limit for this combination would be 14, 250 gals.)

6. Does the facility cause, suffer, allow or permit the d an objectionable odor? (Rule 62.296.320(2), F.A.C.		
Bill Rhodes	4/1/2010	
Inspector's Name (Please Print)	Date of Inspection	
	4/1/2011	
Inspector's Signature	Approximate Date of Next Inspection	

COMMENTS: Inspectors Bill Rhodes & Norma Ali, with Orange County EPD, met with Mr. Ken Nadeau, Facilities Manager, and Mr. Rob Herbst, Shipping, Receiving & Scheduling Manager, on April 1, 2010, and conducted a walk-through inspection and records audit. Moran Printing operates 14 non-heatset offset presses. VOC are released directly into the building from the ink and blanket wash solutions. The emissions are ducted via outside ventilation fans. According to Mr. Nadeau, all inks are water-based. Blanket wash monthly usage is approximately 340 gallons. No new equipment has been installed since the last yearly inspection in March 2009.

All cleaning materials and inks are stored in tightly sealed containers. An inspection of the solvent storage room was performed and 55-gallon drums of solvents, alcohol substitutes, and fountain solutions, were observed, as well as 55-gallon drums of waste oil, which is picked up on an as-needed basis. The blanket-wash solutions are picked up every 5-6 weeks (approximately 340-gallons. The building appeared to be clean with all containers sealed and the secondary containment in place.

MSDS Sheets are available, both on hard copy, and electronically.

Records reviewed were from February 2009 to January 2010. The facility was not to exceed 80 tons of VOC, 8 tons of any individual hazardous air pollutant (HAPs), or 20 tons, or more, of any combination of hazardous air pollutants (HAPs) in any consecutive twelve months. The highest consecutive 12-month total of VOC was 21.96 tons during April 2009, which is below the permit limit of 80 tons per consecutive 12-months. The highest consecutive 12-month total for combined HAP was 2.27 tons during April 2009, which is below the permit limit of 20 tons per consecutive 12-months. The highest consecutive 12-month total for individual HAP was glycol ethers with 1.25 tons per consecutive 12-months, in December 2009, which is below the permit limit of 8 tons per consecutive 12-months.

No objectionable odors were noted at the time of the inspection.