

CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CI)
RE-INSPECTION (FUI) ARMS COMPLAINT NO:
AIRS ID#: 7775263 DATE: 11/04/2008 ARRIVE: 8:51am DEPART: 8:58am
FACILITY NAME: WESTERN READY-MIX, INC.
FACILITY LOCATION: 4440 OLD TAMPA HIGHWAY
LAKELAND 33811
OWNER/AUTHORIZED REPRESENTATIVE: JIM LOHSE PHONE: (636)519-1522
CONTACT NAME: PHONE:
ENTITLEMENT PERIOD: 2/6/2005 / 2/6/2010
(effective date) (end date)
PART I: INSPECTION COMPLIANCE STATUS (check only one box)
☐ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE
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PART II: TESTING/RECORDKEEPING REQUIREMENTS – Rule 62-296.414, F.A.C.
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(check ☑ appropriate box(es)) Stack Emissions
Stack Emissions 1. Were visible emissions tests conducted during this site visit according to EPA Method 9 (Ref.: Chapter 62-297, F.A.C.)?
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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 the content of	he		
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:			
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	□Yes □ No		
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 to 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 t	the		
test was completed?			
PART III: OPERATING/RECORDKEEPING REQUIREMENTS - Rule 62-210.300(4)(c)2., F.A.C.			
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	PART III: OPERATING/RECORDKEEPING REQUIREMENTS - Rule 62-296.414(2)(a) and (b), F.A.C. (continued)			
(check ☑ appropriate box(es))		ŀ		
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<u>Unconfined</u> <u>Emissions</u> – (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:	•	ļ		
a) management of roads, parking areas, stock piles, an	and vards, which shall include one or more of the fol'	lowing:		
	as, stock piles, and yards?			
	ust-suppressant chemicals when necessary to control			
amissions?		$\square_{\mathbf{V}_{22}} \square_{\mathbf{N}_{0}}$		
	other paved areas under control of the owner/operator			
	as to reduce airborne particulate matter?	∐Yes ∐ No		
4) reduction of stock pile height, or installation of				
b) use of spray bar, chute, or partial enclosure to mitig				
	11			
PART IV: SPECIAL CONDITIONS AND PROCEDURES	S – Rule 62-210.300(4)(d)4., F.A.C.			
A. New or Modified Process Equipment	2 1100 02 2200 00 (-)(-)(-)	ļ		
110 11011 OI HADMING A LOCKED SHIPMING		ŀ		
Since the last inspection has there been		ŀ		
		$\square_{\mathbf{M}_{22}} \square_{\mathbf{M}_{0}}$		
a) instanation of any new process equipment:	. 1 .0	∐Yes ∐ No		
	ut replacement?	☐Yes ☐ No		
c) replacement of existing equipment substantially				
		∐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	4.050, FAC) to the appropriate DEP or			
		□Yes □ No		
1 0				
W 1 D 0'	11/04/2000			
Wendy D. Simmons	11/04/2008			
Y (13Y (DL, D.!)	D. CTC.	_		
Inspector's Name (Please Print)	Date of Inspection			
	none			
Inspector's Signature	Approximate Date of Next Inspection	_		
hispector's signature	Approximate Date of Next Inspection			
COMMENTS: Pre-inspection Review: Last Visible Emission	ns (VE) testing was conducted by Grove Scientific 0	4/15/2005. No		
other VE testing in ARM's or in facility files. Registration beca				

COMMENTS: Pre-inspection Review: Last Visible Emissions (VE) testing was conducted by Grove Scientific 04/15/2005. No other VE testing in ARM's or in facility files. Registration became effective 02/06/2005. No inspections have ever been conducted at this facility according to facility file and ARMS. A FWN should be issued if facility is in operation or has operated since 01/01/2006. According to NED, the facility never relocated to their district, request was denied because there was a Asphalt Plant at the same location with no crusher on their permit. This facility has just 1EU in ARM's a cement silo with a baghouse. Inspection Findings: There is no relocatable Concrete Batch Plant at this location. The location is now a large plant all enclosed in a building, for a company called SWS. Need to contact RO to find out where relocatable CBP equipment has been moved to. On 2/11/09, I contacted Mr. Jim Lohse, Sr. Mr. Lohse stated that this equipment was sold quite some time ago to a company in Alabama. See attached conversation record. I explained to Mr. Lohse that it would be in his company's best interest to relinquish the permit entitlement by submitting a letter to the Department. Jim said he would be glad to send necessary information to relinquish entitlement and provided his email address, so I could send specifics to him via email. On 02/13/2009, I sent Mr. Lohse an email with necessary requirements for relinquishing the facility entitlement. See attached email dated 02/13/2009. Photos were taken during my visit to the last known location for this facility and are attached to this report. Letter to relinquish facility entitlement was received on March 31, 2009.