

$\frac{POLYESTER}{FABRICATION} \frac{PRODUCTS}{FABRICATION}$



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE:	ANNUAL (INS1, INS2)	COMPLAINT/DISCOVER	RY (CI)			
]	RE-INSPECTION (FUI)	ARMS COMPLAINT NO:				
AIRS ID#: 0251187 DAT	E: <u>6/10/2009</u>	ARRIVE: <u>11:38 AM</u>	DEPART: <u>12:20 PM</u>			
FACILITY NAME: SEAHUNTER BOATS FACILITY						
FACILITY LOCATION:	25400 SW 140 Avenue					
	MIAMI 33032					
OWNER/AUTHORIZED REPRESENTATIVE: JOSE MONTALVO PHONE: (305)257-3344						
CONTACT NAME:		PHONE	:			
ENTITLEMENT PERIO	D: 7/3/2006 / 7/3/2011 (effective date) (end 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		_	ŕ			
1. Does the facility operate any emissions units other than the polyester resin plastic products fabrication units						
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)5.a., F.A.C.)						
2. Does the facility comply with the objectionable odor prohibition of subsection 62-296.320(2), F.A.C. and not cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor?						
odor? 3. Does the combined	quantity of styrene containing	resin and gel-coat used exceed	76,000 pounds (38 tons)			
in any consecutive twelve month period? (Chapter 62-210.300(3)(c)5.c., F.A.C.)——————————————————————————————————						
used on a monthly basis? (Chapter 62-210.300(3)(c)5.d., F.A.C.)						
of at least five years? (Chapter 62-210.300(3)(c)5.d., F.A.C.)						
Reasonably Available Control Technology (RACT) emission limiting standard of Chapter 62-296.500, F.A.C.? (Rule 62-210.300(3)(c)5.b., F.A.C.)						

PART III: CONTROL/OPERATING/MAINTENANCE REQUIREMENTS – Rule 62-210.300, F.A.C.					
(check ☑ appropriate box(es))					
1.	involved in product fabrication on methods of reducing evaporative losses by: a) lessening the exposure of fresh resin surfaces to the air? b) maintaining spray lay-up equipment to ensure effective application with a minimum of overspray? c) monitoring the coating thickness to avoid excessive resin/get coat application? d) implementing inventory control practices to prevent spillage? e) managing cleanup solvents?				
2.	2. 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?				
3.					
PART IV: SPECIAL CONDITIONS AND PROCEDURES – Rule 62-210.300(4)(d)4., F.A.C. (check ☑ appropriate box(es)) A. New or Modified Process Equipment					
1	□Yes ⊠No				
		☐ Yes ⊠No			
	□Yes ⊠No				
	∏Yes ⊠No				
recent notification form? Yes 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, F.A.C.) to the appropriate DEP or					
	□Yes □No				
FRANK	X DELGADO	6/10/2009			
	Inspector's Name (Please Print)	Date of Inspection	_		
		6/2010			
	Inspector's Signature	Approximate Date of Next Inspection			

COMMENTS: ON JUNE 10, 2009 AT 11:38 A.M., AARON JOHNSON AND I VISITED THIS FACILITY TO CONDUCT THE ANNUAL COMPLIANCE INSPECTION. ON SITE WE MET JOSE MONTALVO, THE FACILITY'S OWNER. THE FACILITY IS NO LONGER IN OPERATIONS AT 25400 SW 140 AVE. THE FACILITY WAS MOVED ACROSS THE STREET TO 25545 SW 140 AVE. THERE IS A NEW BUSINESS AT 25400 SW 140 AVE NAMED "SILVER WINGS AEROSPACE". THIS NEW FACILITY IS AN AIRCRAFT PARTS DISTRIBUTION CENTER. THEY DO NOT NEED A DERM AIR POLLUTION PERMIT AT THIS TIME.

THE NEW LOCATION AT 25545 SW 140 AVE. IS MENTIONED IN THE DERM AND FDEP AIR POLLUTION PERMITS, BUT RECORDS NEED TO BE UPDATED. THE DERM AND FDEP AIR POLLUTION PERMIT APPLICATIONS WERE E-MAILED TO MR. MONTALVO.

THE FIBERGLASS LAMINATION AREA HAS THREE (3) WALL EXHAUST FANS WITH FILTERS. THE SANDING ARE HAS TWO (2) WALL EXHAUST FANS WITH FILTERS. WE DID NOT DETECT ANY OBJECTIONABLE ODORS INSIDE OR OUTSIDE THE FACILITY.