

HEATING UNITS AND GENERAL PURPOSE INTERNAL COMBUSTION ENGINES



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE:	ANNUAL (INS1, INS2) RE-INSPECTION (FUI)	COMPLAINT/E	DISCOVERY (CI) AINT NO:		
AIRS ID#: 0990648 DA	TE: <u>11/05/2010</u>	ARRIVE: <u>1010</u>	DEPART: <u>1055</u>		
FACILITY NAME: LAKE REGION WATER TREATMENT PLANT					
FACILITY LOCATION: 39700 SR 80					
	BELLE GLADE 33430				
OWNER/AUTHORIZE Email: CONTACT NAME: M Email: ENTITLEMENT PERIO			PHONE: (561)493-6001 Mobile: (561)373-4442 PHONE: (561)493-6025 Mobile: (561)801-6301		
PART I: INSPECTION	COMPLIANCE STATUS (ch	eck 🗹 only one box	x)		
☐ IN COMPLIAN		. —	GNIFICANT Non-COMPLIANCE		
(check ☑ appropriate 1. Does the facility of combustion engine paragraph 62-210 F.A.C.? (Rule 62-2). Are these heating Program as define 3. Were visible stack (40 CFR 60, Apper 4. Pursuant to subpart general purpose in as Number 1 on the facility? (check is a) diesel fuel 6. Is the total fuel counter facility limited a) diesel fuel - 25 b) gasoline - 22, c) natural gas/pro	perate any emissions units other es and emissions units which are .300(3)(a), or (b), F.A.C., or have .210.300(3)(c)3.a., F.A.C.)——————————————————————————————————	than the heating unit exempt from permitted been exempted from permitted been exempted from combustion engines Rule 62-210.300(3)(c) g this site visit according. C., are visible emissiful to or greater than 2/10.300(3)(c)3.c., F.A eneral purpose internatural gas/propane at general purpose in papter 62-210.300(3) he sole source of energifing gasoline is sole source sole source of energifing gasoline is sole source of energification.	ting pursuant to the criteria of m permitting under Rule 62-4.040,		

PART II: CONTROL TECHNOLOGY/RECORDKEEPING REQUIREMENTS – Rule 62-210.300, F.A.C. (continued)					
(check ☑ appropriate box(es))					
8. Does the owner/operator retain, and make available for Department inspection, these records for a period of at least five years? (Rule 62-210.300(3)(c)3.e., F.A.C.)	Yes No Yes No Yes No Yes No Yes No Yes No Yes No Yes No				
PART III: GENERAL CONDITIONS/MAINTENANCE REQUIREMENTS – Rule 62-210.300(4)(e)6., 8., & 1 (check ☑ appropriate box(es))	12., F.A.C.				
 Does the owner or operator maintain the permitted facility, emission unit, or activity in good condition? Has the owner or operator allowed the circumvention of any applicable air pollution control devices? Has the owner or operator allowed the emission of air pollutants as the result of the malfunction of, or]Yes ⊠ No Yes □ No Yes ⊠ No Yes ⊠ No				

PART IV: <u>SPECIAL CONDITIONS AND PROCEDUR</u> (check ☑ appropriate box(es))	RES – Rule 62-210.300(4)(d)4., F.A.C.	
A. New or Modified Process Equipment		
 b) alterations to existing process equipment with c) replacement of existing equipment substantial recent notification form? d) If you answered <u>YES</u> to any of the above, did notification form and appropriate fee (Rule 6) 	d the owner submit a new and complete	□Yes ⊠No □Yes ⊠No
Patricia Tampas	11/05/2010	
Inspector's Name (Please Print)	Date of Inspection	_
	11/05/2011	
Inspector's Signature	Approximate Date of Next Inspection	_

COMMENTS: The generator is used to run the facility in the event of powere outage. This runs approximately 4 hour monthly to insure they are ready for when they are needed. The total hours on the unit is 166.5 hours since March 2008.