

# $\frac{\textbf{NON-METALLIC MINERAL PROCESSING}}{\underline{\textbf{PLANTS}}}$



#### COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CIRE-INSPECTION (FUI) ARMS COMPLAINT NO:	I) [					
AIRS ID#: 7771291 DATE: <u>10/21/2013</u> ARRIVE: <u>8:50 AM</u> D	DEPART: <u>9:40 AM</u>					
FACILITY NAME: S&L Materials EAGLE CRUSHER 1200-25CC-EUNICE AVE PLANT						
FACILITY LOCATION: 2930 EUNICE AVE						
ORLANDO 32808-3104						
OWNER/AUTHORIZED REPRESENTATIVE: DARRYL LANKER Email: Mobile: CONTACT NAME: MIKE BYROADS Email: MBYROADS@JR-DAVIS.COM ENTITLEMENT PERIOD: 10/20/2013 / 10/20/2018 (effective date) (end date)						
Facility Section  PART I: INSPECTION COMPLIANCE STATUS (check ☑ only one box)  ☑ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE						
PART II: ONSITE INTRODUCTORY MEETING  1. Name(s) of facility representative(s): Mike Byroads  Brief Notes:	(check ☑ only one box for each question)					
2. Is the Authorized Representative still DARRYL LANKER?						
If different, did the facility provide an administrative update within 30 days?  3. Is the facility contact still MIKE BYROADS?  If no, who is?:						
4. Will facility be conducting VE test(s) during today's inspection?						

## Emissions Unit Section 3 –NMMP Plant-radial stacker,30",S/N 30279

		(check <b>☑</b>	only one
	ł	ox for each	question)
<u>Is</u>	the Emissions Unit (EU) subject to 40 CFR part 60 subpart OOO – Nonmetallic Mineral Processing (Note: "Nonmetallic mineral" means any of the following minerals or any mixture of which the majorities any of the following minerals: (1) Crushed and Broken Stone, including Limestone, Dolomite, Granit Traprock, Sandstone, Quartz, Quartzite, Marl, Marble, Slate, Shale, Oil Shale, and Shell; (2) Sand and (3) Clay including Kaolin, Fireclay, Bentonite, Fuller's Earth, Ball Clay, and Common Clay; (4) Rock (5) Gypsum (natural or synthetic); (6) Sodium Compounds, including Sodium Carbonate, Sodium Chlo and Sodium Sulfate; (7) Pumice; (8) Gilsonite; (9) Talc and Pyrophyllite; (10) Boron, including Borax, and Colemanite; (11) Barite; (12) Fluorospar; (13) Feldspar; (14) Diatomite; (15)Perlite; (16) Vermic (17) Mica; (18) Kyanite, including Andalusite, Sillimanite, Topaz, and Dumortierite.}	ng Plants? y e, Gravel; Salt; ride, Kernite,	1
2. 3.	Is the EU located at a fixed or portable nonmetallic mineral processing plant or hot mix asphalt plant that has an aboveground crusher or grinding mill?	⊠ Yes	No No No No
su If	answer to any of the four Questions 1 -4 above is "No" then the EU is not subject to bpart OOO so skip the following questions and go directly to Question 24. the answer to all of the four Questions 1-4 above is "Yes" then continue to Question 5.  Is the EU subject to 40 CFR part 60 subpart F (Portland Cement Plants) or		
6.	subpart I (Hot Mix Asphalt Facilities), or does it follow in the plant process any other EU that is subject to 40 CFR part 60 subpart F or subpart I?	☐ Yes	⊠No
	capacity less than or equal to 23 megagrams/hour (25 tons/hour)?	☐ Yes	⊠No
	Is the EU located at a portable sand and gravel plant or crushed stone plant with a capacity less than or equal to 136 megagrams/hour (150 tons/hour)?	☐ Yes	⊠No
δ.	Is the EU located at a common clay plant or pumice plant with capacity less than or equal to 9 megagrams/hour (10 tons/hour)?	Yes	⊠No

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9.	Is the EU a wet screening operation or subsequent screening operation, bucket elevator or		
	belt conveyor in a production line that processes saturated material up to the first crusher,		
	grinding mill or storage bin in the production line?	☐ Yes	⊠No
	{Note: "wet screening operation" means a screening operation which removes unwanted material or		
	which separates marketable fines from the product by a washing process which is designed and operat		
	at all times such that the product is saturated with water. "Saturated material" means mineral material		
	with sufficient surface moisture such that particulate matter emissions are not generated from processi		
	of the material through screening operations, bucket elevators and belt conveyors. Material that is wet	ted	
	solely by wet suppression systems is not considered to be "saturated" for purposes of this definition.}		
10	Is the EU a screening operation, bucket elevator or belt conveyor in the production line		
	downstream of wet mining operation that process saturated material up to the first crusher,		
	grinding mill or storage bin in the production line?	☐ Yes	⊠No
		_	_
	{Note: Wet mining operation means a mining or dredging operation designed and operated to extract		
	any nonmetallic mineral from deposits existing at or below the water table, where the nonmetallic		
	mineral is saturated with water. "Saturated material" means mineral material with sufficient surface		
	moisture such that particulate matter emissions are not generated from processing of the material		
	through screening operations, bucket elevators and belt conveyors. Material that is wetted solely by		
	wet suppression systems is not considered to be "saturated" for purposes of this definition.}		
If.	answer to any of the six Questions 5 -10 above is "Yes" then the EU is not subject to		
	bpart OOO so skip the following questions and go directly to Question 24.		
	the answer to all of the six Questions 5-10 above is "No" then continue to Question 11.		
-J	ine distret to die of the six Questions 5 10 doore is 110 then continue to Question 11.		
11	.When was the EU last constructed, modified, or reconstructed? 01/01/2005		
12	. Was the EU constructed, modified, or reconstructed on or after 4/22/2008?	☐ Yes	⊠No
If	answer to Question 12 is "No" skip the following questions and go directly to Question 20		
13	.Does the EU have a particulate matter capture system (equipment including enclosures,		
	Hoods, fans, dampers, etc.) to capture and transport particulate matter to a control device?	☐ Yes	□No
	racous, rans, dumpers, every to expresse and number of particular matter to a control de rice.		
If	answer to Question 13 is "No" skip the following questions and go directly to Question 19		
14	.Initial Tests:		
	a. Was an initial PM stack test performed on the control device within 180 days of		
	initial startup of the EU? N/A	Yes	☐ No
	b. If yes, was the EU found to be in compliance with the PM limit of 0.032 g/dscm (0.014 gr/dscf)?	Yes	□No
	c. Was an initial VE test performed on any fugitive emissions (escaping capture system)?	Yes	□No
	d. If yes, was the opacity less than or equal to 7% opacity?	Yes	□No
15	. If the EU is a building enclosing any other regulated EUs and all enclosed EUs are not		
	individually in compliance with emissions limits:		
	a. Was an initial PM stack test performed on each vent control device within 180 days of		
	initial startup of the EU? N/A	☐ Yes	∐ No
	$\{A\ "vent"\ is\ any\ opening\ through\ which\ there\ is\ mechanically\ induced\ air\ flow\ for\ the$		
	purpose of exhausting from a building air carrying particulate matter (PM) emissions from		
	one or more affected EUs.}		
	b. If yes, was the EU found to be in compliance with the PM limit of 0.032 g/dscm (0.014 gr/dscf)?	Yes	□No
	c. Was an initial VE test performed on fugitive emissions from non-vent building openings?		□No
	d. Were initial fugitive emissions from non-vent building openings less than or equal to 7% opacity?	Yes	∐No

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16. Is a baghouse used to control emissions from the EU?	<u> </u>	Zes .	□No
If yes, the owner operator:  conducts quarterly 30-minute VE tests using Method 22; uses a bag leak detection system specified in 40 CFR 60.674(d); follows the requirements of 40 CFR 63AAAAA Lime Manufacturin as specified in 40 CFR 60.674(e); or none of the above (i.e., out of compliance)			_
17. If the EU is an individual, enclosed storage bin controlled by a baghouse, were initial fugitive emissions less than or equal to 7% opacity?   N/A	<u> </u>	Zes .	☐ No
<b>18.</b> Is a wet scrubber used to control emissions from the EU?	☐ Y	/es	□No
a. a device for the continuous measurement of the pressure loss of the gas stream through the scrubber and the device has been calibrated on an annual basis in accordance with manufacturer's instructions?	<u> </u>	l'es	□No
b. a device for the continuous measurement of the scrubbing liquid flow rate to the wet scrubber and the device has been calibrated on an annual basis in accordance with manufacturer's instructions? {Note: The monitoring device must be certified by the manufacturer to be accurate within +5% of design scrubbing liquid flow rate.}		l'es	□No
19. Is wet suppression used to control emissions from the EU?	<u> </u>	l'es	□No
<ul> <li>If yes:</li> <li>a. Does the owner/operator perform monthly inspections to check that water is flowing to the discharge spray nozzles?</li> <li>b. Does the owner/operator initiate corrective action within 24 hours and complete corrective action as expediently as practical is water is not flowing properly?</li> <li>c. Is each inspection of the spray nozzles, including the date and any corrective action taken, recorded in the written or electronic logbook as required by 40 CFR 60.676(b)?</li></ul>	<u> </u>	l'es	□No
questions and go directly to Question 24.			
<b>20. Does the EU have a particulate matter</b> <i>capture system</i> (equipment including enclosures, Hoods, fans, dampers, etc.) to capture and transport particulate matter to a control device?	<u> </u>	/es	⊠No
21. Initial Tests:  a. Was an initial PM stack test performed on the control device within 180 days of initial startup of the EU?	Y	les les les les	☐ No ☐No ☐No ☐No

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2. If the EU is a building enclosing an	y other regulated EUs	and all enclosed EUs are not			
individually in compliance with em	nissions limits:				
a. Was an initial PM stack test perfo				_	
		🖾 N	//A	Yes	☐ No
{A "vent" is any opening through wh					
purpose of exhausting from a buildin	g air carrying particula	te matter (PM) emissions from			
one or more affected EUs.}				_	_
b. Was the EU found to be in comple				∐ Yes	∐No
c. Were initial fugitive emissions fro	om non-vent building op	enings less than or equal to 7%	opacity?	∐ Yes	□No
3.Is a wet scrubber used to control e	missions from the EU?	·		☐ Yes	⊠No
If yes, does the owner/operator main				_	_
a. a device for the continuous measu		oss of the gas stream through th	.e		
		al basis in accordance with man			
instructions?				☐ Yes	□No
{Note: The monitoring device i	must be certified by the	manufacturer to be accurate with	hin +250		_
pascals +1 inch water gauge pro	•				
and	-				
b. a device for the continuous measu	rement of the scrubbing	gliquid flow rate to the wet scru	bber and the	;	
		ance with manufacturer's instru		Yes	□No
{Note: The monitoring device i	must be certified by the	manufacturer to be accurate with	hin +5%		
of design scrubbing liquid flow	rate.}				
4. When was the last VE test conduct	ad by the arreau/anone	ton for this EU2 2/17/2012			
a. If EU is not subject to 40 CFR 60			**************************************	□ Vas	□ No
b. If EU is subject to 40 CFR subpar		to been tested within the past 3	years?	∐ Yes	□No
		endar years?		⊠ Yes	□No
		ar year?		Yes	□No
ii. has the EO been tested yet w	Tunni the current calenda	ai yeai:		168	☑110
5. Was a VE test conducted by the on	ner/operator for this u	nit during this site visit?		⊠ Yes	□No
a. Was the VE test conducted at a pr				Yes	□No
Rate: <u>175 TPH</u>	1			_	_
b. Was the VE test conducted accord	ding to EPA Method 9?			Yes Yes	□No
c. The VE test resulted in an opacity					
d. Did the VE test demonstrate comp				Yes	□No
C XVI XVIII 4 4 Jo 4 - J. bo- 4b 1					□ N.
6. Was a VE test conducted by the in					∐No
a. Was the VE test conducted at a pr	ocess rate that is represe	entative of the normal rate?		⊠ Yes	∐No
Rate: <u>175 TPH</u>	Part EDA Mada 100			<b>⊠ v</b>	□ N.
b. Was the VE test conducted accord				Yes	□No
<ul><li>c. The VE test resulted in an opacity</li><li>d. Did the VE test demonstrate comp</li></ul>				⊠ Yes	□ Me
d. Did the VE test demonstrate comp	phance with the opacity	mint: (See chart below)		M 1es	□No
		city Limits		000 FI	
	EU not subject to	Subpart OOO EU	_	t OOO EU	
	40 CFR 60	constructed, modified,		ted, modif	
	Subpart OOO	or reconstructed prior		structed o	n or
Crusher with no conture system	20%	to 4/22/2008	after 4/2	2/2008 12%	
Crusher with no capture system	20%	10%		7%	
All other affected EUs					

### **Facility Section (continued)**

REASONABLE PRECAUTIONS FOR UNCONFINED EMISSIONS	(check 🗹 box for each	only one question)
1. Does the owner/operator of the NMMP Plant take reasonable precautions to control unconfined		
emissions by:  a) Use of water suppression system(s) with spray bars located wherever unconfined emissions occur (at the feeder(s), the entrance and exit of the crusher(s), the classifier screens, and the conveyor drop points)?   N/A  If no, where are unconfined emissions occurring?	⊠ Yes	□ No
b) Use of water trucks equipped with spray bars to apply water or effective dust suppressant(s) on a regular basis (to all stockpiles, roadways and work yards)? N/A  c) Paving and maintaining roads and parking areas? N/A  d) Removal of particulate matter from roads and other paved areas under control	⊠ Yes ⊠ Yes	☐ No ☐ No
of the owner/operator to prevent re-entrainment, and from building or work areas to reduce airborne particulate matter? N/A  e) Reduction of stock pile height, or installation of wind breaks to mitigate wind entrainment of	Yes	☐ No
particulate matter from stock piles? \[ \] N/A	⊠ Yes	☐ No
2. If reasonable precautions <u>not</u> being taken:  a) Did the inspector perform a general VE test (20% opacity)? N/A  b) If tested: ()% opacity. Were the visible emissions < 20% opacity?  c) What caused the problem(s) (if known)?	Yes Yes	□ No □No
CONFIRMATION OF GENERAL PERMIT ELIGIBILITY	(check ☑ box for each o	only one question)
Does this facility keep records to show that it does not have the potential to emit:     a) 10 tons per year or more of any hazardous air pollutant?     b) 25 tons per year or more of any combination of hazardous air pollutants?     c) 100 tons per year or more of any other regulated air pollutant?	🛚 Yes - 🔻 Yes	□No □No □No
2. Does this facility include:  a) any emission units or activities not covered by the applicable air general permit (with the exception units and activities that are exempt from permitting pursuant to subsection Rule 62-210.300(3) or Rule 62-4.040, F.A.C.)?  If YES, what non-exempt units or activities?	or	⊠No
<ul> <li>b) any emissions units or activities authorized by another air general permit where such other air gene permit and this general permit specifically allow the use of one another at the same facility?</li> <li>If YES, what other general permit units or activities?</li> </ul>		⊠No

3. Is the total combined annual facility-wide fuel usage of all plants less than or equal to:  a) 275,000 gallons of diesel fuel?  b) 23,000 gallons of gasoline?  c) 44 million standard cubic feet on natural gas?  d) 1.3 million gallons of propane?  e) or an equivalent prorated amount if multiple fuels are used onsite (use equation below)?  275,000 gal diesel/yr + ( ) gal gasoline/yr + ( ) MM SCF nat. gas/yr + ( ) MM gal proparation of the past 5 years?  4. Has the owner/operator maintained, available for inspection, site-wide records of monthly fuel consumfor each consecutive 12-period for the past 5 years?		No  No  No  No  No
GENERAL CONDITIONS	(-11 <b>.7</b> 1	
1. Has the owner or operator allowed the circumvention of any air pollution control device, or	(check <b>✓</b> box for each	only one question)
Allowed the emission of air pollutants without the proper operation of all applicable air pollution control devices?	Yes	⊠No
<ul><li>2. Does the owner or operator:</li><li>a) maintain the authorized facility in good condition?</li><li>b) ensure that the facility maintains its eligibility to use the air general permit and complies with all</li></ul>	- X Yes	□No
terms and conditions of the air general permit?		□No
to the facility at reasonable times to inspect and test and to determine compliance with the air general permit and Department rules?	_	□No
RELOCATABLE PLANT		
1. The facility: ☐ is stationary; ☐ is relocatable; or ☐ consists of both stationary and relocatable NMMP and/or concrete batching plants. ( <i>If only stationary, skip the following questions 2 and 3.</i> )	(check <b>✓</b> box for each	only one question)
<ul> <li>2. For a relocated NMMP plant:</li> <li>a) did the owner or operator notify the appropriate Department or Local Air Program by telephone,</li> <li>e-mail, fax, or written communication at least one business day prior to changing location?</li> <li>b) did the owner or operator transmit a Facility Relocation Notification Form [DEP No. 62-210.900(</li> <li>to the Department or Local Air Program no later than five business days following relocation?</li> </ul>	6)]	□No
3. If the relocatable NMMP plant was co-located at a facility with a separate air construction or air operate permit, and the relocatable NMMP plant is not included as an emissions unit in that separate permit:  a) was the relocatable NMMP plant being used for a non-routine purpose?  If YES, what was the purpose?  {Note: crushing recycled asphalt pavement (rap) at an asphalt plant is considered routine and so therefore must be authorized in the facility's air construction or operation permit.}  b) were records kept by the owner/operator to indicate how long it was co-located at the permitted facility?	Yes	□No
If YES, were any periods more than 6 months in any consecutive 12-month period?	∐ Yes	□No

<ul> <li>CHANGES</li> <li>Administrative Changes:</li> <li>Were there any changes in the name, address, or phone n associated with a change in ownership or with a physical operations comprising the facility; or any other similar measurements.</li> <li>If YES, did the facility provide written notification within</li> </ul>	box for each qu number of the facility or authorized representative not relocation of the facility or any emissions units or ninor administrative change at the facility? Yes	nly one estion) SNo
New or Modified Process Equipment or Change in Ownersh  3. Since the last registration form submittal has there been a) Installation of any new process equipment? b) Alterations to existing process equipment without rep c) Replacement of existing equipment with equipment th d) A change in ownership?	Yes placement?	⊠No ⊠No ⊠No ⊠No □No
Ilka Bundy  Inspector's Name (Please Print)	10/21/2013  Date of Inspection 12/31/2014	
Inspector's Signature	Approximate Date of Next Inspection	

**COMMENTS:** Ilka Bundy, inspector, met with Dart Morales of Grove Scientific Engineering, and Mike Byroads, Operations Manager for S&L Materials, on October 21, 2013, to audit the visible emissions test on EU 003, radial stacker, S/N 30279. This radial stacker could not be tested during the initial compliance test on 8/19/13 because the unit was not set up to run. The crusher was operating at 175 tons per hour. The observed opacity was zero percent for the two drop points on the large/automated radial stacker. It should be noted that the radial stacker has the capability to automatically move the drop point to the pile based on the operators input to the stacker's onboard computer. The stacker was moving during the test. No objectionable odors or uncontrolled emissions were observed.