



CONCRETE BATCHING PLANT



Environmental Compliance

COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CI)
 RE-INSPECTION (FUI) ARMS COMPLAINT NO:

AIRS ID#: 1010499	DATE: <u>11/01/2007</u>	ARRIVE: <u>1545</u>	DEPART: <u>1638</u>
FACILITY NAME: EARTH TECH, INC.		ARMS UPDATED <i>[Signature]</i> <u>11/28/07</u>	
FACILITY LOCATION:	2620 Hunt Road		
	LAND O' LAKES 34638-4338		
RESPONSIBLE OFFICIAL: JOHN MACGREGOR		PHONE: (863)607-4455	
CONTACT NAME: ROn Brodrick		PHONE: (863)607-4455	
REMITTANCE YEAR:	ENTITLEMENT PERIOD: 2/25/2006 / 2/25/2011 (effective date) (end date)		

PART I: INSPECTION COMPLIANCE STATUS (check only one box)

IN COMPLIANCE MINOR Non-COMPLIANCE SIGNIFICANT Non-COMPLIANCE

PART II: TESTING/RECORDKEEPING REQUIREMENTS – Rule 62-296.414, F.A.C.
(check appropriate box(es))

Stack Emissions

- Were visible emissions tests conducted during this site visit according to EPA Method 9 (Ref.: Chapter 62-297, F.A.C.)?----- Yes No
- Are emissions from silos, weigh hoppers (batchers), and other enclosed storage and conveying equipment controlled to the extent necessary to limit visible emissions to 5 percent opacity?----- Yes No
- During visible emissions tests of the silo dust collector exhaust points was the loading of the silo conducted at a rate that is representative of the normal silo loading rate, or at least at the minimum 25 tons per hour rate, unless such rate is unachievable in practice?----- Yes No
- Are emissions from the weigh hopper (batcher) operation controlled by the silo dust collector? (If answer to this question is "Yes", then continue on to questions 4.a) and 4.b) below. If answer is "No" then skip 4.a) and 4.b) and continue on to question 5.)----- Yes No
 - Was the batching operation in operation during the visible emissions test?----- Yes No
 - During the visible emissions test, was the batching rate representative of the normal batching rate and duration?----- Yes No
- If emissions from the weigh hopper (batcher) operation are controlled by a dust collector, which is separate from the silo dust collector, are the visible emissions tests of the weigh hopper (batcher) dust collector conducted while batching at a rate that is representative of the normal batching rate and duration?----- Yes No

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 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?----- Yes No
- b) annual compliance within 60 days prior to each anniversary of the air general permit notification form 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 60 days prior to the AGP Notification form submission, and within 60 days prior to each anniversary date?----- Yes No

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 the test was completed?----- Yes No

PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-210.300(4)(c)2., F.A.C.

(check appropriate box(es))

1. Is this facility: 1) a stationary ; 2) a relocatable ; or does it have: 3) both, stationary and relocatable concrete batching and/or nonmetallic mineral processing plants? (*Please check only one box.*)
2. If this is a stationary concrete batching plant, is there one or more relocatable nonmetallic mineral processing plants using individual air general permits at the same location? (*If your answer to this question is YES, then proceed to questions 2.a), thru 2.d,) below.*)----- Yes No
- a) Are there any additional nonexempt units located at this facility?----- Yes No
- b) Is the total combined annual facility-wide fuel oil usage of all plants less than 240,000 gallons per calendar year?----- Yes No
- c) Is the quantity of material processed less than ten million tons per calendar year?----- Yes No
- d) Is the fuel oil sulfur content 0.5% by weight or less?----- Yes No
3. Does the owner/operator of the concrete batching plant maintain a log book or books to account for:
- a) fuel consumption on a monthly basis?----- Yes No
- b) material processed on a monthly basis?----- Yes No
- c) the sulfur content of the fuel being burned (Fuel supplier certifications)?----- Yes No

PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-296.414(2)(a) and (b), F.A.C. (continued)

(check appropriate box(es))

Unconfined Emissions – (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:
 - a) management of roads, parking areas, stock piles, and yards, which shall include one or more of the following:
 - 1) paving and maintenance of roads, parking areas, stock piles, and yards?----- Yes No
 - 2) application of water or environmentally safe dust-suppressant chemicals when necessary to control emissions?----- Yes No
 - 3) removal of particulate matter from roads and other paved areas under control of the owner/operator to re-entrainment, and from building or work areas to reduce airborne particulate matter?----- Yes No
 - 4) reduction of stock pile height, or installation of wind breaks to mitigate wind entrainment of particulate matter from stock piles?----- Yes No
 - b) use of spray bar, chute, or partial enclosure to mitigate emissions at the drop point to the truck?----- Yes No

PART IV: SPECIAL CONDITIONS AND PROCEDURES – Rule 62-210.300(4)(d)4., F.A.C.

A. New or Modified Process Equipment

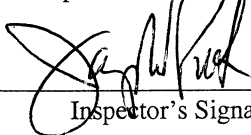
1. Since the last inspection has there been
 - a) installation of any new process equipment?----- Yes No
 - b) alterations to existing process equipment without replacement?----- Yes No
 - c) replacement of existing equipment substantially different than that noted on the most recent notification form?----- Yes No
 - d) If you answered **YES** to any of the above, did the owner submit a new and complete notification form and appropriate fee (Rule 62-4.050, FAC) to the appropriate DEP or local program office?----- Yes No

Joseph V Panetta

11/01/2007

Inspector's Name (Please Print)

Date of Inspection



2008

Inspector's Signature

Approximate Date of Next Inspection

COMMENTS: This inspection was to check that this facility was shut down after opening of a New PLant in Hudson. Mr. Broderisk stated he wanted to keep this facility because it is a relocatable and wants to be able to do soil stabilization. I explained this facility was originally permitted as a STATIONARY facility and he could not relocate this facility until a new registration form was submitted to Tallahassee. After further investigation I found that the facility in Hudson is registered as a RELOCATABLE facility.

this is all explained in an email I cut and pasted here and is also attached

Mr. Broderick,

Since our last conversation I have made several attempts to contact you to resolve your problem at your facilities on Hunt Road and Hudson Avenue.

The facility (equipment) stored on the 2620 Hunt Road Property is permitted as stationary facility per you General Permit Registration Form submitted January 4, 2005.

The facility located 15924 Hudson Avenue is permitted as a relocatable facility per you General Permit Registration Form submitted February 15, 2007.

During our meeting on Thursday 11/01/2007 you stated the facility permitted at 2620 Hunt Road Property you would like permitted as a relocatable facility and the facility at 15924 Hudson Avenue you like permitted as a stationary source.

I have attached a concrete batching plant Air General Registration form. Please fill out and submit two separate forms, with two separate checks for a 100.00 each, that's one for each facility.

Mail it to : FDEP
Receipts
Post Office Box 3070
Tallahassee, Florida 32315-3070

Please write the current facility ID's on each form. For Hunt Rd. 7775393-001-AG and for Hudson Ave 1010499-001-AG and explain why you are resubmitting. I gave the person who handles this in Tallahassee the information so this can be a smooth transition.

I will be out of the office until Tuesday.

Have a great weekend,

Joe Panetta

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**CONCRETE BATCHING PLANT
AIR GENERAL PERMIT NOTIFICATION FORM**

Part III. Notification of Intent to Use General Permit

(Submit this Part to the appropriate permitting office and keep copy of completed form onsite. Instructions follow.)

Instructions to Owner or Operator: To give notice to the Department of an eligible facility's intent to use the concrete batching plant air general permit, the owner or operator of the facility must detach and complete Part III of this Concrete Batching Plant Air General Permit Notification Form and submit it to the appropriate Department of Environmental Protection district office or local air pollution control program office which has been delegated permitting authority. Please type or print clearly all information and enclose the appropriate general permit processing fee pursuant to Rule 62-4.050(4)(o), F.A.C. Please note, the form will not be considered complete unless: 1) the processing fee is attached; 2) if appropriate, the proof of notice publication is attached; and 3) if the facility is existing, visible emissions testing was conducted within 60 days of submitting the form and the test results have already been submitted to the appropriate permitting authority or accompany the form. Also, please refer to the instructions for completing Part III of the notification form at the end of the form.

10/0499-00-AG

Hunt Rd
[Handwritten scribbles]

General Facility Information

Facility Owner/Company Name (Name of corporation, agency, or individual owner):

Earth Tech, Inc.

Site Name (For example, plant name or number):

Hunt Road Facility

Facility Location:

Street Address: 2620 Hunt Road

City: Land O Lakes

County: Pasco

Zip Code: 34638

Facility Start-Up Date:

Jun 15, 2004

Relocatable:

YES

NO

*Facility
And it is A Relocatable*

Notification Type

Check one:

NEW: Notification of a proposed *new* concrete batching plant.

EXISTING: Notification of an *existing* permitted concrete batching plant.

RENEWAL: Notification for permit renewal of an *existing* concrete batching plant.

D.E.P.
SOUTHWEST DISTRICT
JAN 04 2005
TAMPA

Permitting Application - Permit Detail and Log Permit						
ARMS Facility						
POINT	AIRS ID	STATUS	OFFICE	SW: TAMPA		
	7775393	C	SWD			
SITE NAME	EARTH TECH, INC. CONCRETE BATCH PLANT			COUNTY	PASCO	
OWNER/COMPANY	FAR NIENTE VENTURES, INC (EARTH TECH INC)					
Project						
AIR Permit #	7775393	- 001 -	AG	Project #	001	
Permit Office	SWD (DISTRICT)			CRA Reference #	277563	
Project Name	CONCRETE BATCH PLANT		Desc	Earth Tech, Inc.		
Type/Sub/Des	AG / 07	Non Title V General Permit (no PE REQUIRED)			Logged	02/22/2007
Received	02/21/2007	Issued	03/24/2007	Expires	03/24/2012	
Fee	100.00	Fee Recd	100.00	Dele		
				Override	NONE	
Related Party						
Role	APPLICANT		Begin	02/22/2007	End	
Name	BROADRICK, RON		Company	FAR NIENTE VENTURES, INC.		
Address	2620 HUNT ROAD					
City	LAND O' LAKES	State	FL	Zip	34638	
Phone	813-909-8000	Fax	813-909-8001	Country	U.S.A.	
Processors						
Processor	PANETTA_J	Y	Active	02/22/2007	Inactive	
					Events	

7775393

Permitting Application - Permit Detail and Log Permit			
ARMS Facility			
POINT	AIRS ID 1010499	STATUS A	OFFICE SWD
SITE NAME EARTH TECH, INC.		COUNTY PASCO	
OWNER/COMPANY EARTH TECH, INC.			
Project			
AIR Permit # 1010499	001	AG	CRA Reference # 241033
Permit Office SWD (DISTRICT)		Agency Action Effective	
Project Name CONCRETE BATCH PLANT GP		Desc Hunt Road Plant	
Type/Sub/Des AG /07	Non Title V General Permit (no PE REQUIRED)		Logged 01/25/2006
Received 01/25/2006	Issued 02/25/2006	Expires 02/25/2011	OGC <input type="checkbox"/>
Fee 100.00	Fee Recd 100.00	Dele <input type="checkbox"/>	Override NONE
Related Party			
Role APPLICANT	Begin 01/25/2006	End <input type="checkbox"/>	
Name MACGREGOR, JOHN	Company STITZEL ENGINEERING & CONSTRUCTION, IN		
Address 317 W. HIGHLAND DRIVE #101			
City LAKELAND	State FL	Zip 33813	Country U.S.A.
Phone 863-607-4455	Fax 863-607-4550		
Processors			
Processor FERNANDEZ_L	Y	Active 01/25/2006	Inactive <input type="checkbox"/>
			Events

11/1/07 2:19

813-909-8000 →
Paulette

1010 499

ARMINV01

POINT

Office * SWD

SW: TAMPA

County * PASCO

AIRS ID

1010499

Owner/Comp * EARTH TECH, INC.

Site EARTH TECH, INC.

Directions

Street 2620 Hunt Road

City * LAND O' LAKES

Zip 34638

4338

Validate Address

UTM Zone 17

East

355.83

North

3119.85

Latitude

28

11

47.7168

Longitude

82

28

08.1264

Status * A ACTIVE

Maj Group SIC * 32

STONE, CLAY, GLASS AND CONCRETE PRODUCTS

Reloc N

Shtdwn Dt

Strt Dt

Final Shtdwn Dt

Gov Fac * 0

NOT OWNED OR OPERATED BY A FEDERAL, STATE, OR LOCAL GOVE

HAZ Waste Generator ID: FLD

AOR Req * N

Ozone SIP Facility * N

Type 23

CONCRETE PLANT

Compliance Tracking

Current Permit Indicator AG

Title V NON TITLE V

non-HAP Class MINOR

HAP Class MINOR

Public Exempt N

of Emis Units

C

0

A

1

I

0

Generator Rating

MW

Comment

Dept. of Environmental Protection

Protection

FEB 21 2007

CONCRETE BATCHING PLANT AIR GENERAL PERMIT REGISTRATION FORM

FEB 15 2007

Southwest District Part II. Notification to Permitting Office Southwest District

Instructions: To give notice to the Department of an eligible facility's intent to use this air general permit, the owner or operator of the facility must detach and complete this part of the Air General Permit Registration Form and submit it to the appropriate Department of Environmental Protection or local air pollution control program office which has permitting authority. Please type or print clearly all information, and enclose the appropriate air general permit registration processing fee pursuant to Rule 62-4.050(4)(o), F.A.C. (\$100 as of the effective date of this form)

Registration Type

7775393

Going to close this facility 10/04/08 when new one built

Check one:

INITIAL REGISTRATION - Notification of intent to:

- Construct and operate a proposed new facility.
Operate an existing facility not currently using an air general permit (e.g., an air operation permit to an air general permit).

RE-REGISTRATION (for facilities currently using an air general permit) - Notification of intent to:

- Continue operating the facility after expiration of the current term of air general permit use.
Continue operating the facility after a change of ownership.
Make an equipment change requiring re-registration pursuant to Rule 62-210.310(2)(e), F.A.C., or any other change not considered an administrative correction under Rule 62-210.310(2)(d), F.A.C.

Surrender of Existing Air Operation Permit(s) - For Initial Registrations Only

If the facility currently holds one or more air operation permits, such permit(s) must be surrendered by the owner or operator upon the effective date of this air general permit. In such case, check the first box, and indicate the operation permits being surrendered. If no air operation permits are held by the facility, check the second box.

- All existing air operation permits for this facility are hereby surrendered upon the effective date of this air general permit; specifically permit number(s):
No air operation permits currently exist for this facility.

General Facility Information

Facility Owner/Company Name (Name of corporation, agency, or individual owner who or which owns, leases, operates, controls, or supervises the facility.)

Far Niente Ventures, Inc., Ron Broadrick, President, 2620 Hunt Road, Land O' Lakes, FL 34638

Site Name (Name, if any, of the facility site; e.g., Plant A, Metropolis Plant, etc. If more than one facility is owned, a registration form must be completed for each.)

Earth Tech, Inc. Concrete Batch Plant

Facility Location (Provide the physical location of the facility, not necessarily the mailing address.)

Street Address: Southwest corner of Hudson Avenue and Softwind Lane

City:

County: Pasco

Zip Code:

Facility Start-Up Date (Estimated start-up date of proposed new facility.) (N/A for existing facility)

4/07

Owner/Authorized Representative

Name and Position Title (Person who, by signing this form below, certifies that the facility is eligible to use this air general permit.)

Print Name and Title: Ron Broadrick, President

Owner/Authorized Representative Mailing Address

Organization/Firm: Far Niente Ventures, Inc.

Street Address: 2620 Hunt Road

City: Land O' Lakes

County: Pasco

Zip Code: 34638

Owner/Authorized Representative Telephone Numbers

Telephone: 813-909-8000

Fax: 813-909-8001

Cell phone (optional):

Facility Contact (If different from Owner/Authorized Representative)

Name and Position Title (Plant manager or person to be contacted regarding day-to-day operations at the facility.)

Print Name and Title: Ron Broadrick, President

Facility Contact Mailing Address

Organization/Firm: Earth Tech, Inc.

Street Address: 2620 Hunt Road

City: Land O' Lakes

County: Pasco

Zip Code: 34638

Facility Contact Telephone Numbers

Telephone: 813-909-8000

Fax: 813-909-8001

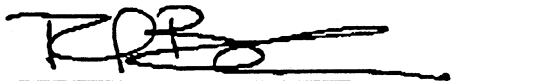
Cell phone (optional):

Owner/Authorized Representative Statement

This statement must be signed and dated by the person named above as owner or authorized representative

I, the undersigned, am the owner or authorized representative of the owner or operator of the facility addressed in this Air General Permit Registration Form. I hereby certify, based on information and belief formed after reasonable inquiry, that the facility addressed in this registration form is eligible for use of this air general permit and that the statements made in this registration form are true, accurate and complete. Further, I agree to operate and maintain the facility described in this registration form so as to comply with all applicable standards for control of air pollutant emissions found in the statutes of the State of Florida and rules of the Department of Environmental Protection and revisions thereof.

I will promptly notify the Department of any changes to the information contained in this registration form.


Signature

2.14.07
Date

Type of Facility

Check one:

Stationary Facility

Relocatable Facility

Type(s) of Reasonable Precautions Used to Prevent Unconfined Emissions

Check all precautions to be used for the management of roads, parking areas, stock piles and yards:

Pave Roads

Pave Parking Areas

Pave Yards

Maintain Roads/Parking/Yards

Use Water Application

Use Dust Suppressant

Remove Particulate Matter

Reduce Stock Pile Height

Install Wind Breaks

Check all precautions to be used for the management of drop points to trucks:

Spray Bar

Chute

Enclosure

Partial enclosure

Description of Reasonable Precautions

Below, or as an attachment to this form, provide details of all types of reasonable precautions to be used to prevent unconfined emissions at the facility.

See attached Description of Reasonable Precautions.

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION
SOUTHWEST DISTRICT

CONVERSATION RECORD

Date: 11/5/07	Subject: Permits 1010499 And 7775393		
Time: 2:30pm	Permit No.		
	County: Pasco		
Mr. Ron L. Broadrick	Telephone No.: 813-909-8000		
Representing: SAATH - TEHU			
<input type="checkbox"/> Telephoned Me	<input checked="" type="checkbox"/> Was Called	<input type="checkbox"/> Scheduled Mtg.	<input type="checkbox"/> Unscheduled Mtg.
Other Individuals Involved in Conversation/Meeting:			
<p>Summary of Conversation/Meeting:</p> <p>11/5/07 ^{2:30pm} left message with Secretary to please call me back.</p> <p>11/6/07 ^{9:28am} left message for Dick Dibble to call me back</p> <p>11/6/07 9:38 MR. Broadrick called back I said I would call him back when I had more info from Dick Dibble.</p> <p>11/6/07 9:15 spoke with Dick he is now aware of status</p> <p>11/7/07 afternoon called left message with Secretary</p> <p>11/8/07 3:34 called left message with Secretary - He was on another call</p> <p>11/8/07 4:34 Email MR Broadrick the instructions</p> <p>11/18/07 11/19/07 10:18 Called MR. Broadrick - Email ADDRESS was wrong Recat Sent Email</p>			
			Signature: Joseph V. Parrot
			Title: ESTH

Panetta, Joe

From: Panetta, Joe
Sent: Thursday, November 08, 2007 4:34 PM
To: 'rbroaderrick@earthtech.net'
Cc: Bradley, Christopher; Dibble, Dickson; Zhu, Yi
Attachments: CONCRETE_BATCHING_PLANT.pdf

→ 11/19/07
 recent Had to Strike the "e"
 in Email Address.

Tracking:	Recipient	Read
	'rbroaderrick@earthtech.net'	
	Bradley, Christopher	Read: 11/8/2007 5:12 PM
	Dibble, Dickson	Read: 11/8/2007 5:29 PM
	Zhu, Yi	Read: 11/9/2007 7:49 AM

Mr. Broderick,

Since our last conversation I have made several attempts to contact you to resolve your problem at your facilities on Hunt Road and Hudson Avenue.

The facility (equipment) stored on the 2620 Hunt Road Property is permitted as stationary facility per you General Permit Registration Form submitted January 4, 2005.

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Mail it to : FDEP
 Receipts
 Post Office Box 3070
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Joe Panetta

Please feel free to phone or email if you have further questions.

Joseph V. Panetta
Air Program Compliance

11/14/2007

Florida Department of Environmental Protection

Southwest District

13051 North Telecom Phwy.

Temple Terrace, FL 33637-0926

Joe.Panetta@dep.state.fl.us

(813) 632-7600 ext 105

S/C: 514-9155 ext 105

Fax: (813) 632-7668

Fax: (suncom) 512-1073

Please Note: Florida has a very broad Public Records Law. Most written communications to or from State and Local Officials regarding State or Local business are public records available to the public and media upon request. Your email communications may therefore be subject to public disclosure.

Panetta, Joe

From: Panetta, Joe
Sent: Monday, November 19, 2007 10:21 AM
To: Panetta, Joe; 'rbroadrick@earthtech.net'
Cc: Bradley, Christopher; Dibble, Dickson; Zhu, Yi
Subject: RE:

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Joseph V. Panetta
Air Program Compliance
Florida Department of Environmental Protection
Southwest District
13051 North Telecom Pkwy.
Temple Terrace, FL 33637-0926

11/19/2007

Panetta, Joe

From: Panetta, Joe
Sent: Thursday, November 08, 2007 4:34 PM
To: 'rbroaderick@earthtech.net'
Cc: Bradley, Christopher; Dibble, Dickson; Zhu, Yi
Attachments: CONCRETE_BATCHING_PLANT.pdf

Tracking:	Recipient	Read
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	Dibble, Dickson	Read: 11/8/2007 5:29 PM
	Zhu, Yi	Read: 11/9/2007 7:49 AM

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Joe Panetta

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Joseph V. Panetta
Air Program Compliance

11/15/2007

Panetta, Joe

7775393

From: Bradley, Christopher
Sent: Wednesday, October 31, 2007 9:32 AM
To: Panetta, Joe
Subject: FW: Test Notification Earth Tech., Inc. ID 1010499

Joe:

Please check this one out on Hunt Raod in Land o'Lakes on your way home . Hunt Road is just west of US 41 and north of SR 54. I need to know if they have dismantled th efacility on Hunt Road as Kaye has stated. My recollection during an enforcement meeting with them was the Spring Hilll facility was going to be in addition to the Hunt Road location If they have relocated then good and they probably should relinquish or request inactivation of their permit No. 1010499. If they have not please let me know.

Thanks,

Chris

-----Original Message-----

From: Kaye Arlington [mailto:karlington@arlingtonenvironmental.com]
Sent: Wed 10/31/2007 9:13 AM
To: Bradley, Christopher
Cc:
Subject: RE: Test Notification Earth Tech., Inc. ID 1010499

Chris,

The permitting is done in the Earth Tech office. I did ask specifically about your question and they dismantled and moved the plant that was located in Land O Lakes to Springhill. I was not aware of a change in permit number. Candi will correct the notification.

If you have any questions, please feel free to call me at 863.467.0555 or email me at karlington@arlingtonenvironmental.com.

Kaye Arlington

Arlington Environmental Services, Inc.
Post Office Box 657
Okeechobee, FL 34973
Phone: 863.467.0555
Fax: 863.357.0810
Website: www.arlingtonenvironmental.com

From: Bradley, Christopher [mailto:Christopher.Bradley@dep.state.fl.us]
Sent: Tuesday, October 30, 2007 4:01 PM
To: karlington@arlingtonenvironmental.com

11/1/2007

Cc: Hughes, Rhonda
Subject: FW: Test Notification Earth Tech., Inc. ID 1010499
Importance: High

Kaye:

Earth Tech currently has two facilities permitted through the Air GP Program. The Hunt Road location in Land o' Lakes has AIRS ID No. 1010499, but the location in Springhill you reference has an AIRS ID No. of 7775393. Please check your records and make any appropriate corrections to your notification.

Regards,

Chris Bradley

Compliance Manager

Air Program - FDEP/SW District

813.632.7600, ext. 123

Christopher.Bradley@dep.state.fl.us

From: Zhang-Torres

Sent: Tuesday, October 30, 2007 12:55 PM

To: Bradley, Christopher

Subject: RE: Test Notification Earth Tech., Inc. ID 1010499

Chris,

There is another Earth Tech facility on Hudson Avenue with an AIR ID 7775393.

Cindy

From: Bradley, Christopher
Sent: Tuesday, October 30, 2007 12:05 PM
To: Zhang-Torres
Subject: FW: Test Notification Earth Tech., Inc. ID 1010499

Cindy:

ARMS has this facility located at 2620 Hunt Road, Land o' Lakes. I know several years ago there was some talk with Earth Tech about moving their facility from Hunt Road to the Spring Hill area.

Question – Did they just move the facility and retain the same AIRS ID # or is there a new facility owned by Earth Tech and there is some confusion on AIRS ID #?

Thanks,
Chris

From: Kaye Arlington [<mailto:karlington@arlingtonenvironmental.com>]
Sent: Tuesday, October 30, 2007 9:57 AM
To: Bradley, Christopher
Subject: RE: Test Notification Earth Tech., Inc. ID 1010499

The address we have is 15924 Hudson Avenue, Springhill, FL.

From: Bradley, Christopher [<mailto:Christopher.Bradley@dep.state.fl.us>]
Sent: Tuesday, October 30, 2007 8:07 AM
To: karlington@arlingtonenvironmental.com
Subject: RE: Test Notification Earth Tech., Inc. ID 1010499

Kaye – Do you have an address on this facility?

Thanks,
Chris

From: Kaye Arlington [<mailto:karlington@arlingtonenvironmental.com>]

Sent: Monday, October 29, 2007 3:32 PM

To: Bradley, Christopher; Panetta, Joe; Janis, Neal; Hughes, Rhonda

Subject: Test Notification Earth Tech., Inc. ID 1010499

I would like to schedule the following EPA Method 9 Visible Emission Testing:

AIRS ID: 1010499

Facility Name: Earth Tech, Inc.

Date: 8:00 AM

Time: November 13, 2007

If you have any questions, or if for some reason this time is unacceptable, please let me know as soon as possible.

Thank you,

Kaye Arlington

Arlington Environmental Services, Inc.

Post Office Box 657

Okeechobee, FL 34973

Phone: 863.467.0555

Fax: 863.357.0810

Website: www.arlingtonenvironmental.com