

## POLYESTER RESIN PLASTIC PRODUCTS FABRICATION



## **COMPLIANCE INSPECTION CHECKLIST**

	ANNUAL (INS1, INS2)	COMPLAINT/DISCOV ARMS COMPLAINT N	
AIRS ID#: 0251271 DAT FACILITY NAME: AUT FACILITY LOCATION: OWNER/AUTHORIZED CONTACT NAME: ENTITLEMENT PERIO	TO RESOLUTION, LTD 240 NE 72nd Street MIAMI 33138 • <b>REPRESENTATIVE:</b> STE	PHO	DEPART: <u>10:01 AM</u> NE: (305)757-0063 NE:
<ul> <li>✓ IN COMPLIANC</li> <li>PART II: CONTROL TH (check ✓ appropriate</li> <li>1. Does the facility of and emissions units 62-210.300(3)(a) o (Rule 62-210.300(3)(a) o (Rule 62-210.300(3)(a) o)</li> <li>2. Does the facility con not cause, suffer, a odor?</li></ul>	ECHNOLOGY/RECORDKEP box(es)) perate any emissions units other s which are exempt from permit r (b), F.A.C., or have been exen 3)(c)5.a., F.A.C.)	PLIANCE       SIGNIFIC         EPING REQUIREMENTS         • than the polyester resin plas         tting pursuant to the criteria of         npted from permitting under         lor prohibition of subsection         air pollutants which cause or         resin and gel-coat used exceet         62-210.300(3)(c)5.c., F.A.C         cords to document the quant         c)5.d., F.A.C.)	stic products fabrication units of paragraph Rule 62-4.040, F.A.C.? Yes No 62-296.320(2), F.A.C. and c contribute to an objectionable Xyes No ed 76,000 pounds (38 tons) C.) Yes No tity of resin and gel-coat

## PART III: <u>CONTROL/OPERATING/MAINTENANCE REQUIREMENTS</u> – Rule 62-210.300, F.A.C.

(check  $\blacksquare$  appropriate box(es))

1.	Does the owner or operator voluntarily encourage pollution prevention through such measures as training employees involved in product fabrication on methods of reducing evaporative losses by:
	a) lessening the exposure of fresh resin surfaces to the air? Xer No
	b) maintaining spray lay-up equipment to ensure effective application with a minimum of overspray? Xes No
	c) monitoring the coating thickness to avoid excessive resin/get coat application? Xes D No
	d) implementing inventory control practices to prevent spillage? 🛛 Yes 🗌 No
	e) managing cleanup solvents? 🛛 Yes 🗌 No
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? 🛛 Yes 🗌 No
3.	Does the owner or operator maintain the permitted facility, emission unit, or activity in good condition? 🛛 Yes 🗌 No

PART IV: <u>SPECIAL CONDITIONS AND PROCEDURES</u> – Rule 62-210.300(4)(d)4., F.A.C. (check ☑ appropriate box(es))				
A. <u>New or Modified Process Equipment</u>				
<ol> <li>Since the last inspection has there been         <ul> <li>a) installation of any new process equipment?</li> </ul> </li> </ol>	[]Yes [	⊠No		
<ul> <li>b) alterations to existing process equipment without replacement?</li> <li>c) replacement of existing equipment substantially different than that noted on the most recent notification form?</li> </ul>		⊠No ⊠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 62-4.050, F.A.C.) to the appropriate DEP or local program office?		No		

FRANK DELGADO

Inspector's Name (Please Print)

3/30/2010

Date of Inspection

3/2011

Inspector's Signature

Approximate Date of Next Inspection

**COMMENTS:** THE FACILITY'S PLANT MANAGER GENE CRUNCLETON WAS NOT ON SITE. THIS FACILITY HAS THREE (3) PAINT SPRAYBOOTHS ON SITE. ONE BOOTH IS AN AUTOMOTIVE CONVENTIONAL BOOTH USE TO PAINT METAL PARTS. THE OTHER TWO (2) BOOTHS ARE FLOOR TYPE BOOTHS. ONE IS USED TO APPLY FIBERGLASS RESIN WITH A CHOPPER GUN AND THE OTHER BOOTH IS USE TO APPLY GELCOAT. THERE IS ONE BOOTH USE TO SAND/CUT FIBERGLASS PARTS. THIS BOOTH IS A DOWNDRAFT BOOTH WITH NO OUTSIDE EXHAUST. BUSINESS IS SLOW AT THIS TIME. IN CALENDAR YEAR 2009 THEY ONLY MANUFACTURED TWENTY FIVE (25) CAR KITS. THE HOUSEKEEPING IS FAIR. I DID NOT NOTICE ANY OBJECTIONABLE ODORS OUTSIDE THE FACILITY.