

## HEATING UNITS AND GENERAL PURPOSE INTERNAL COMBUSTION ENGINES



## COMPLIANCE INSPECTION CHECKLIST

	COMPLAINT/DISCOVE	· / <del>-</del>
	ARRIVE: <u>10:10AM</u>	DEPART: <u>10:40AM</u>
LITY TECHNOLOGY SERVIO	CES-MIAMI	
11234 NW 20 St		
MIAMI 33172-1824		
REPRESENTATIVE: MAR	K CHARLTON PHON	<b>E:</b> (913)312-5511
	PHON	E:
7/6/2008 / 7/5/2013 (effective date) (end date)		
		NT Non-COMPLIANCE
erate any emissions units other to and emissions units which are estable (0)(3)(a), or (b), F.A.C., or have (0.300(3)(c)3.a., F.A.C.)	than the heating units and genexempt from permitting pursubeen exempted from permitting to the combination of the sole source of energy at this exempted from permitting pursubeen than 20% percentages and purpose internal combination of the sole source of energy at this exempted from permitting pursuber for the permitting pursuber for th	neral purpose internal uant to the criteria of ing under Rule 62-4.040, ———————————————————————————————————
	E: 10/14/2009  LITY TECHNOLOGY SERVICE  11234 NW 20 St  MIAMI 33172-1824  REPRESENTATIVE: MAR  COMPLIANCE STATUS (check of the condition of th	ARRIVE: 10:10AM  LITY TECHNOLOGY SERVICES-MIAMI  11234 NW 20 St  MIAMI 33172-1824  REPRESENTATIVE: MARK CHARLTON PHON  PHON  D: 7/6/2008 / 7/5/2013 (effective date) (end date)  COMPLIANCE STATUS (check only one box)  E MINOR Non-COMPLIANCE SIGNIFICA  CHNOLOGY/RECORDKEEPING REQUIREMENTS - box(es))  Perate any emissions units other than the heating units and ger and emissions units which are exempt from permitting pursual and emissions units which are exempt from permitting pursual 20(3)(a), or (b), F.A.C., or have been exempted from permitting one internal combustion engines subject to at Rule 62-210.200, F.A.C.? (Rule 62-210.300(3)(c)3.b., F.A. missions tests conducted during this site visit according to Edix A)?

PART II: CONTROL TECHNOLOGY/RECORDKEEPING REQUIREMENTS – Rule 62-210.300, F.A.C. (continued) (check ☑ appropriate box(es))	
7. Does the owner/operator of the facility maintain records to document the fuel consumption, by type, for each emissions unit? (Rule 62-210.300(3)(c)3.e., F.A.C.)	
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PART III: GENERAL CONDITIONS/MAINTENANCE REQUIREMENTS – Rule 62-210.300(4)(e)6., 8., & 12., F.A.C. (check ☑ appropriate box(es))	
<ol> <li>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?</li></ol>	

PART IV: SPECIAL CONDITIONS AND PROCEDUR (check ☑ appropriate box(es))  A. New or Modified Process Equipment	<u>RES</u> – Rule 62-210.300(4)(d)4., F.A.C.	
<ul> <li>b) alterations to existing process equipment with c) replacement of existing equipment substantial recent notification form?</li> <li>d) If you answered <u>YES</u> to any of the above, did notification form and appropriate fee (Rule 62)</li> </ul>	the owner submit a new and complete	□Yes □No □Yes □No
MARUFUL MALIK	10/14/2009	
Inspector's Name (Please Print)	Date of Inspection	_
	10/2010	
Inspector's Signature	Approximate Date of Next Inspection	_

**COMMENTS:** On October 14, 2009 I visited this facility to conduct the annual compliance inspection. On site I met Mr.David Murry, the Director of the facility. This facility is a Data Center with three emergency diesel-powered generaters, three 20,000 gallons diesel fuel storage tanks, and two 400 gallons day tanks. Please see FYI for Generator Run Hours and Fuel test reading.