

## **HUMAN CREMATORY**



## COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2)	
AIRS ID#: 1170406 DATE: 9/25/09 ARRIVE: 8:55 DEPART: 10:30  FACILITY NAME: DEGUSIPE FUNERAL HOME-HUMAN CREMATORY	
FACILITY LOCATION: 9001 S HWY 17-92  MAITLAND 32751	
OWNER/AUTHORIZED REPRESENTATIVE: TODD DEGUSIPE PHONE: (407)489-2005  CONTACT NAME: Todd Degusipe PHONE: (407)489-2005  ENTITLEMENT PERIOD: 8/17/2008 / 8/17/2013 (effective date) (end date)	
PART I: INSPECTION COMPLIANCE STATUS (check ☑ only one box)  ☐ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE	
<ol> <li>Was a visible emissions test conducted during this site visit according to EPA Method 9 (Ref.: Chapter 62-297, F.A.C.)?</li></ol>	Yes No Yes No Yes No Yes No Yes No
dry standard cubic foot (ft³) of flue gas, corrected to 7% O <sub>2</sub> and tested according to EPA Method 5 (Ref.: Chapter.62-297, F.A.C.)?	∐Yes

RT III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-296.401, F.A.C. (check 🗹 appropriate box(es))	
1. Is there <b>Continuous Emissions Monitoring System</b> (CEMS) equipment installed on each unit to reco	
primary and secondary chambers where there is a 1.0 second gas residence time in the secondary chamber	
accordance with the manufacturer's instructions?	
a) Do temperature probes seem to be properly placed?	⊠Yes ∐ No
b) Are the following records kept on file, available for inspection for at least two years following the	recording of such
measurements, maintenance, reports and records?	
1) All measurements (including CEMS)	⊠Yes ☐ No
2) Monitoring device	\bigsymbol{\text{Yes}} \bigsymbol{\text{No}} \bigsymbol{No}
3) Performance Testing Measurements	Yes No
4) CEMS Performance Evaluation	
5) All CEMS or monitoring device calibration checks	Yes No
6) Adjustments	<u> </u> Yes <u> </u> No
7) Preventive maintenance performed on systems/devices	Yes No
8) Corrective maintenance performed on systems/devices	Yes No
2. Was this crematory unit constructed: (check only one ☑ box)	
a) BEFORE August 30, 1989? (If this box checked, continue on to #3 and skip #4)	
b) ON or AFTER August 30, 1989? (If this box checked, skip #3 and continue on to #4)	
. If constructed <b>BEFORE</b> August 30, 1989 is the:	
a) secondary chamber combustion zone providing at least a 1.0 second gas residence time @ 1600°F	? Yes No
b) actual operating temperature of the secondary chamber combustion zone no less than 1400°F	
throughout the combustion process in the primary chamber?	
c) cremation in the primary chamber begun after the secondary chamber combustion zone temperatu	
is equal to or greater than $1400^{\circ}F$ ?	Yes No
d) required monitoring equipment installed and operational, and providing continuous monitoring to	
record the temperature at the point or beyond where 1.0 second gas residence time is obtained in t	
secondary chamber combustion zone according to the manufacturer's instructions?	LYes L No
I. If constructed <b>ON</b> or <b>AFTER</b> August 30, 1989 is the:	
a) volume in the secondary combustion zone sufficient to provide at least a 1.0 second gas residence	time
@ 1800° F?	\( \sum Yes \( \subseteq \) No
b) the actual operating temperature of the secondary chamber combustion zone no less than 1600°F	
throughout the combustion process in the primary chamber?	
c) secondary chamber combustion zone temperature equal to or greater than 1600°F before the crem	ation
process begins in the primary chamber?	⊠Yes □ No
5. Are appropriate cremation containers containing no more than 0.5 % (percent) by weight chlorinated	
plastics used during the cremation of dead human bodies?	
a) If the answer to question 4 above is YES, is certifying documentation from the manufacturer that	they
are composed of 0.5% or less by weight chlorinated plastics kept on file at the site for the duration	n of
their use and for at least two years after their use?	
b) Are there any other materials, including biomedical wastes (Rule 62-210.200, FAC) incinerated a	
this location?	- □Yes ⊠ No
6. Have all crematory operators been trained and certified by a Department-approved training program?	☐Yes ☐ No
a) Are copies of the training certificates for all crematory operators kept on file at the facility for the	
of the operator's employment & for an additional two years after termination of employment?	Yes No

PART IV: SPECIAL CONDITIONS AND PROCEDURI  A. New or Modified Process Equipment  1. Since the last inspection has there been  a) installation of any new process equipment?  b) alterations to existing process equipment without any replacement of existing equipment substantially	☐Yes ☐No out replacement? ☐Yes ☐No			
c) replacement of existing equipment substantially different than that noted on the most recent notification form?				
2. If a crematory unit has been modified to the extent that a Department air construction permit was required, have all operators been retrained to operate the modified unit?   3. In the case of new or modified equipment, where a Department air construction permit was				
required, has the owner submitted copies of all operal submitted within the 15 day required window for	rator training certificates?			
Allen Rainey	9/25/09			
Inspector's Name (Please Print)	Date of Inspection			
Inspector's Signature	Approximate Date of Next Inspection			

## **COMMENTS:**

- 1. I, Allen Rainey, performed an INS3 by witnessing visible emissions (VE) testing performed by Southern Environmental Services and conducting the crematory's first compliance inspection. Contact was made with Todd Degusipe, Owner, Scott Seegert, Operator, Dale Wingler, Southern Environmental Services, and Tom Knight, Grissom Crematory and friend of Mr. Degusipe and Mr. Seegert.
- 2. There is only one crematory. The VE test for the B & L unit (model #N20, serial #1174-957-09) began at approximately 9:00 a.m. I observed opacity readings up to 80% within the 12-minute observation time. The six-minute average opacity was 36.5% and was colored black to brown. It was noted by one of the contacts that the "Ready to Load" indicator on the crematory program logic controller (PLC) did no illuminate. Mr. Wingler stopped recording opacities after he noted that the opacity readings exceeded the limit.
- 3. The PLC indicated an afterburner set point of 1,675 degrees F. The PLC displayed an actual temperature of 1,634 degrees F. during one of my observations.
- 4. The unit was installed this past month. Requested all temperature charts. Only two previous cremations have been done, beginning on 9/23/09. Mr. Seegert changed the indication of when cremations began after discussion of the rule requirements. He had not initialed the charts. I advised him that he needs to initial the charts as the operator for each cremation.
- 5. On both cremation charts, there was a drop below 1,600 degrees F. when the body was placed in the unit. Both instances lasted less than 15 minutes.
- 6. The crematory operation manual was reviewed in brief. It specifies the following maintenance schedule.

Spark plugs--semi-annual

Flare detector--semi-annual

Opacity monitor--semi-annual

General (clean and dry)--semi-annual

Burner adjustment--annual

Refractory--annual

Main hearth--replace as necessary

Afterburner chamber--annual

Stack--annual

Main door lining--annual

- 7. Regarding the asbestos related violations, I showed Mr. Degusipe the link for asbestos NESHAP Codes of Federal Regulation on-line.
- 8. Six photos taken. No objectionable odors were detected.
- 9. All unanswered questions in Parts II IV are not applicable, primarily because of the short length of crematory operation time.