

$\frac{\textbf{REINFORCED POLYESTER}}{\textbf{OPERATIONS}} \, \frac{\textbf{RESIN}}{\textbf{POLYESTER}} \, \frac{\textbf{POLYESTER}}{\textbf{POLYESTER}} \, \frac{\textbf{RESIN}}{\textbf{POLYESTER}} \, \frac{\textbf{POLYESTER}}{\textbf{POLYESTER}} \, \frac{\textbf{POLY$



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/D RE-INSPECTION (FUI) ARMS COMPLAINT/D	ISCOVERY (CI) AINT NO:		
AIRS ID#: 0251290 DATE: <u>10/31/2013</u> ARRIVE: <u>11:22 A</u>	AM DEPART: 11:45 AM		
FACILITY NAME: MOTION MARINE			
FACILITY LOCATION: 13040 NW 43RD AVE			
OPA LOCKA 33054-4425			
OWNER/AUTHORIZED REPRESENTATIVE: MANNY ROMAN Email: info@motionpowerboats.com CONTACT NAME: MANNY ROMAN Email: info@motionpowerboats.com ENTITLEMENT PERIOD: 9/15/2013 / 9/15/2018 (effective date) (end date)	PHONE: (305)688-5555 Mobile: PHONE: (305)688-5555 Mobile:		
PART I: INSPECTION COMPLIANCE STATUS (check ✓ only one box) ☐ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE			
PART II: CONTROL TECHNOLOGY/RECORDKEEPING REQUIREMENTS – Rule 62-210.300, F.A.C. (check ☑ appropriate box(es)) 1. Does the facility operate any emissions units other than the polyester resin plastic products fabrication units			
and emissions units which are exempt from permitting pursuant to the criteria of paragraph 62-210.300(3)(a) or (b), F.A.C., or have been exempted from permitting under Rule 62-4.040, F.A.C.? (Rule 62-210.300(3)(c)5.a., F.A.C.)			
2. Does the facility comply with the objectionable odor prohibition of subsection 62-296.320(2), F.A.C. and not cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor?			
3. Does the combined quantity of styrene containing resin and gel-coat used exceed 76,000 pounds (38 tons) in any consecutive twelve month period? (Chapter 62-210.300(3)(c)5.c., F.A.C.)			
 4. Does the owner/operator of the facility maintain records to document the quantity of resin and gel-coat used on a monthly basis? (Chapter 62-210.300(3)(c)5.d., F.A.C.)			
of at least five years? (Chapter 62-210.300(3)(c)5.d., F.A.C.)			
Reasonably Available Control Technology (RACT) emission limiting standard of Chapter 62-296.500, F.A.C.? (Rule 62-210.300(3)(c)5.b., F.A.C.)			

PART III: CONTROL/OPERATING/MAINTENANCE REQUIREMENTS – Rule 62-210.300, F.A.C. (check ☑ 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?			
PART IV: SPECIAL CONDITIONS AND PROCEDURES – Rule 62-210.300(4)(d)4., F.A.C. (check ☐ appropriate box(es)) 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 replacement? c) replacement of existing equipment substantially different than that noted on the most recent notification form? 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?		□Yes ⊠No	
FRANK DELGADO	10/31/2013		
Inspector's Name (Please Print)	Date of Inspection	_	
Inspector's Signature	Approximate Date of Next Inspection	_	

COMMENTS: THERE IS NO BOAT MANUFACTURING AT THIS TIME. SO FAR THIS YEAR THEY HAVE NOT MANUFACTURED ANY BOATS, THEY ONLY DO FIBERGLASS BOAT REPAIRS.

REVIEWED

By Ray Gordon at 9:59 am, Jan 09, 2014