

## CONCRETE BATCHING PLANT



## COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE:	ANNUAL (INS1, INS2)	COMPLAINT/DISCOV	ERY (CI)		
	RE-INSPECTION (FUI)	ARMS COMPLAINT N	O:		
AIRS ID#: 7775600 DA	TE: <u>11/18/2009</u>	ARRIVE: 9:28 am	DEPART: <u>12:40 pm</u>		
FACILITY NAME: PEACE RIVER WATER TREATMENT PLANT					
FACILITY LOCATION	8998 SW CR 769				
	ARCADIA 3426	59-8197			
OWNER/AUTHORIZE	D REPRESENTATIVE:	ROBERT "BOBBY" OYENART	E <b>PHONE:</b> (352)372-3436		
CONTACT NAME: A	pidet Phromviyo	PHON	NE: (352)372-3436		
ENTITLEMENT PERIO	<b>OD:</b> 8/13/2009 / 8/13 (effective date) (end d	3/2014 date)			
	(enceuve axes)	inte)			
PART I: INSPECTION	COMPLIANCE STATU	JS (check ☑ only one box)			
☐ IN COMPLIANO	CE MINOR Non-O	COMPLIANCE SIGNIFICA	ANT Non-COMPLIANCE		
PART II: TESTING/RE (check ☑ appropriat		<u> JIREMENTS</u> – Rule 62-296.414, I	F.A.C.		
Stack Emissions	o bon(es))				
1. Were visible emiss		ng this site visit according to EPA M			
62-297, F.A.C.)?					
controlled to the extent necessary to limit visible emissions to 5 percent opacity?					
unless such rate is	unachievable in practice?-				
to this question is	"Yes", then continue on to	ner) operation controlled by the silo of questions 4.a) and 4.b) below. If an	nswer is "No" then		
skip 4.a) and 4.b) a) Was the batching	and continue on to question of operation in operation of	n 5.)during the visible emissions test?	Yes No No No		
b) During the visi	ible emissions test, was the	e batching rate representative of the			
5. If emissions from	the weigh hopper (batcher	r) operation are controlled by a dust missions tests of the weigh hopper (	collector, which is separate		
		Ü 11	rate and duration?  Yes No		

PART II: TESTING/RECORDKEEPING REQUIREMENTS - Rule 62-296.414, F.A.C (continued)				
(check <b>☑</b> 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.)				
annual compitance demonstration? (Rule 02-297.510(7)(a), F.A.C.)				
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?				
b) annual compliance within 60 days prior to each anniversary of the air general permit notification form submittal date?				
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 60days prior to the AGP Notification form submission, and within 60 days prior to each anniversary date?				
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))				
<ol> <li>(check ☑ appropriate box(es))</li> <li>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? (<i>Please check ☑ only one box.</i>)</li> <li>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? (<i>If your answer to this question is YES</i>, then proceed to questions 2.a), thru 2.d), below.)</li></ol>				
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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?					
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?					
Wendy D. Simmons  Inspector's Name (Please Print)	Date of Inspection				
inspector's tvaile (Flease Frint)	11/18/2011				
Inspector's Signature	Approximate Date of Next Inspection				

**COMMENTS:** Pre-Inspection Review: This is a follow-up inspection for the purpose of observing a 5<sup>th</sup> attempt for initial Visible Emissions (VE) testing on the silo at this facility. Testing is scheduled to begin at 9:30am. Inspection Findings: Upon my arrival cement truck was in place. Testing began at about 9:35 am. Truck was pumping at approximately 10 psi. The truck unloaded 26.03 tons in 45 minutes with no Visible Eemission until the truck began blowing hoses with air. At that time particulate was briefly observed exiting the baghouse vent area. The particulate was not exiting the silo from the pressure release valve as previously observed. This brief release (lasting approximately 1 minute) immediately ceased when truck stopped blowing. Upon seeing this I request that the facility check to see if the bags in the baghouse were still properly installed and in good condition. Mr. Christopher Stirrat also express concern that there maybe a blown/torn bag in the dust collector. However, Crom personnel were not able to immediately open baghouse door to check the bags. According to Mr. Phromviyo the bolts that secure the baghouse door were stripped. So, Mr. Phromoiyo got an electric saw and cut the bolts to the baghouse door so the bags could be checked. Bags were in good condition and Mr. Phromviyo stated he replaced the bags on Monday. During this loading event the facility only pulsed the bags on the baghouse 2 times. The first time was at the beginning of the silo loading and once after the truck briefly stopped pumping about halfway through the test. When facility was able to remove baghouse door, Mr. Phromviyo stated the bags were all in good condition. Inspection checklist questions were not reviewed since this is a follow-up inspection. On December 9, 2009, Mr. Bobby Oyenarte met with Department staff to discuss the Department's concerns about this facility. Mr. Oyenarte stated the facility would not load the silo again and that The Crom Corporation would be taking the unit down.