

CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUA	L (INS1, INS2)	COMPLAINT/DISCOVE	RY (CI)	
RE-INSF	PECTION (FUI)	ARMS COMPLAINT NO):	
AIRS ID#: 7775620 DATE: 9/15	<u>/2010</u>	ARRIVE: <u>10:00 AM</u>	DEPART: <u>10:20 AM</u>	
FACILITY NAME: CONCRETE BATCH PLANT-NW 30TH AVE FACIL				
FACILITY LOCATION: 13050 NW 30TH AVE				
O	PA LOCKA 33054-50	030		
OWNER/AUTHORIZED REPRESENTATIVE: JOSE VEGA Email: fvega@oceanictransportation.com CONTACT NAME: Email: ENTITLEMENT PERIOD: 4/8/2010 / 4/8/2015 (effective date) (end date) PHONE: (305)681-9094 Mobile: (786)229-7148 PHONE: Mobile: Mobile: (786)229-7148				
DADEL INSPECTION COMPL	TANCE CEARING / 1	. [7]		
PART I: INSPECTION COMPL		_		
☑ IN COMPLIANCE ☐ MINOR Non-COMPLIANCE ☐ SIGNIFICANT Non-COMPLIANCE				
PART II: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. (check ☑ appropriate box(es))				
 Are emissions from silos, we controlled to the extent neces. During visible emissions tess at a rate that is representative unless such rate is unachieved. Are emissions from the weight to this question is "Yes", the skip 4.a) and 4.b) and conting a) Was the batching operation b) During the visible emission duration?	eigh hoppers (batchers) essary to limit visible entered the silo dust colle the of the normal silo locable in practice?gh hopper (batcher) open continue on to questinue), and other enclosed storage armissions to 5 percent opacity?- ctor exhaust points was the loading rate, or at least at the mineration controlled by the silo do ions 4.a) and 4.b) below. If ans the visible emissions test? ing rate representative of the necessation are controlled by a dust constests of the weigh hopper (be	Tyes No Ind conveying equipment Indicate the silo conducted the sil	

PART II: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. – (continued) (check ☑ 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 th annual compliance demonstration? (Rule 62-297.310(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				
DADT III. OPEDATING/DECORDKEEPING REQUIREMENTS - Rule 62-210 300(4)(c)2. F.A.C.				
PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-210.300(4)(c)2., F.A.C. (check ☑ appropriate box(es))				
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 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>) If this is a stationary concrete batching plant, is there one or more relocatable nonmetallic mineral processin plants using individual air general permits at the same location? (<i>If your answer to this question is YES</i>, <i>then proceed to questions 2.a), thru 2.d)</i>, <i>below.</i>)				

PART III: OPERATING/RECORDKEEPING REQUIREMENTS – Rule 62-296.414(2)(a) and (b), F.A.C. (continued)				
(check ☑ appropriate box(es))				
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<u>Unconfined</u> <u>Emissions</u> – (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:	'			
	nd yards, which shall include one or more of the following:			
	s, stock piles, and yards? \Boxed Yes \Boxed No			
	ist-suppressant chemicals when necessary to control			
	ther paved areas under control of the owner/operator to			
	as to reduce airborne particulate matter? \Box \text{Yes} \Box No			
4) reduction of stock pile height, or installation of				
	□Yes ⊠ No			
b) use of spray bar, chute, or partial enclosure to mitiş	gate emissions at the drop point to the truck? \Big Yes \Big No			
PART IV: SPECIAL CONDITIONS AND PROCEDURES	S Dula 62-210 300(4)(4)4 FAC			
A. New or Modified Process Equipment	<u>) - Kule 02-210.300(4)(u)4., r.A.C.</u>			
A. New 01 Mounted 1 rocess Equipment	'			
Since the last inspection has there been	,			
b) alterations to existing process equipment without	it replacement?			
c) replacement of existing equipment substantially of				
recent notification form?	Yes No			
d) If you answered <u>YES</u> to any of the above, did the				
notification form and appropriate fee (Rule 62-4.	2050 FΔC) to the appropriate DFP or			
local program office?				
local program office:				
FRANK DELGADO	9/15/2010			
	- -			
Inspector's Name (Please Print)	Date of Inspection			
Inspector's Signature	Approximate Date of Next Inspection			
inspector o organical	Approximate Date of Front Inspection			
COMMENTS: THIS FACILITY HAS NOT PERFORMED /	A VISIRI E EMISSIONS TEST ON THE CONCRETE BATCH			
COMMENTS: THIS FACILITY HAS NOT PERFORMED A VISIBLE EMISSIONS TEST ON THE CONCRETE BATCH PLANT. THE FACILITY IS UNDER DERM ENFORCEMENT FOR OPERATING WITHOUT A DERM AIR PERMIT.				
THE FACILITY IS OPEN AND OPERATING.				
ERNESTO PENDAS, THE FACILITY'S PLANT MANAGER ATTENDED ME.				
ENNESTOTENDAS, THE PACIEIT IS LEAVE METALOEK	. ATTENDED WE.			
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