RECIPROCATING	<u>G INTERNAL</u> ENGINES	Enviro	onmental plance
<b>INSPECTION TYPE:</b> ANNUAL (INS1, INS2) RE-INSPECTION (FUI)	COMPLAINT/E ARMS COMPL	DISCOVERY (CI)	
AIRS ID#: 0890438 DATE: <u>9/4/13</u>	ARRIVE: <u>1:45</u>	DEPART: <u>2:20</u>	
FACILITY NAME: LNG ENERGY SOLUTIONS-BA	LDWIN GATE MS		
FACILITY LOCATION: 10411 US Highway 301	I		
BRYCEVILLE 32009 OWNER/AUTHORIZED REPRESENTATIVE: ERI Email: eric.fischer@lngenergysolutions.com CONTACT NAME: Terry McCormick* Email: Terry.McCormick@lngenergysolutions.com ENTITLEMENT PERIOD: 9/14/2012 / 9/14/2017 (effective date) (end date)	IC FISCHER*	PHONE: (925)766-5813 Mobile: PHONE: Mobile:	
PART I: INSPECTION COMPLIANCE STATUS (c	haak 🖌 only one hay	~)	
IN COMPLIANCE MINOR Non-COM		GNIFICANT Non-COMPLIANC	E
<ul> <li>PART II: <u>CONTROL TECHNOLOGY/RECORDKE</u> (check ☑ appropriate box(es))</li> <li>1. Does the facility operate any emissions units othe combustion engines and emissions units which ar paragraph 62-210.300(3)(a), or (b), F.A.C., or hav F.A.C.? (Rule 62-210.300(3)(c)3.a., F.A.C.)</li> <li>2. Are these heating units or general purpose interna Program as defined at Rule 62-210.200, F.A.C.? (</li> <li>3. Were visible stack emissions tests conducted duri (40 CFR 60, Appendix A)?</li> <li>4. Pursuant to subparagraph 62-296.320(4)(b)1., F.A general purpose internal combustion engine(s) equ as Number 1 on the Ringelmann Chart? (Rule 62-</li> <li>5. What type of fuel is used by all heating units and facility? (check ☑ only one box) a) diesel fuel □ b) gasoline □ c) ±</li> <li>6. Is the total fuel consumption by all heating units a the facility limited to the following thresholds: (C a) diesel fuel - 250,000 gallons/year (if diesel is b) gasoline - 22,000 gallons/year (if gasoline is t c) natural gas/propane - 35m standard cubic feet d) multiple fuels - (equivalent prorated amount)<sup>5</sup></li> </ul>	er than the heating unit e exempt from permitty ve been exempted from al combustion engines (Rule 62-210.300(3)(c ng this site visit accord A.C., are visible emissi ual to or greater than <u>2</u> -210.300(3)(c)3.c., F.A general purpose intern natural gas/propane $\boxtimes$ and general purpose in Chapter 62-210.300(3) the sole source of energy (if gasoline is sole source of	as and general purpose internal ting pursuant to the criteria of n permitting under Rule 62-4.040 subject to the Federal Acid Rain )3.b., F.A.C.)	, - □Yes ⊠ No - □Yes ⊠ No - □Yes ⊠ No - □Yes ⊠ No - □Yes □ No - □Yes □ No - □Yes □ No - □Yes □ No

## PART II: <u>CONTROL TECHNOLOGY/RECORDKEEPING REQUIREMENTS</u> – Rule 62-210.300, F.A.C. (*continued*) (check ☑ appropriate box(es))

	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.)	⊠Yes □ No
8.	Does the owner/operator retain, and make available for Department inspection, these records for a period of at least five years? (Rule 62-210.300(3)(c)3.e., F.A.C.)	⊠Yes □ No
9.	Does the owner or operator voluntarily encourage pollution prevention through such measures as: (Rule 62-210.300(4)(b)2.b., F.A.C.)	
	<ul><li>a) employing energy conservation measures to reduce the demand for heat from any heating units?</li><li>b) performing regular maintenance of heating units to ensure efficient heat recovery?</li></ul>	⊠Yes □ No ⊠Yes □ No
	<ul> <li>c) the use of, or considering the use of economizers to recycle waste heat back into the combustion air stream?</li></ul>	$\square$ Yes $\square$ No
	<ul><li>d) improved operating procedures to reduce the load on any internal combustion engines?</li><li>e) the use of, or considering the use of alternative fuels?</li></ul>	

## PART III: <u>GENERAL CONDITIONS/MAINTENANCE REQUIREMENTS</u> – Rule 62-210.300(4)(e)6., 8., & 12., F.A.C. (check ☑ appropriate box(es))

1. Does the owner or operator make every reasonable effort to conduct the specific activity authorized by	
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 resource	s,
water quality, or air quality?	Xes 🗌 No
2. Does the owner or operator maintain the permitted facility, emission unit, or activity in good condition	
3. Has the owner or operator allowed the circumvention of any applicable air pollution control devices?-	🗌 Yes 🖾 No
4. Has the owner or operator allowed the emission of air pollutants as the result of the malfunction of, or	
inoperable condition of applicable air pollution control devices?	🗌 Yes 🖾 No

## 

Marc Lovallo

9-4-13

Inspector's Name (Please Print)

Man Sorallo

Inspector's Signature

Date of Inspection

Approximate Date of Next Inspection

**COMMENTS:** Met with Mr. Terry McCormick on-site. The facility has one RICE unit that has not operated since November 2012. According to Mr. McCormick, the RICE unit pumps natural gas from underground pipelines into tanks for sale as product to Rock Tenn, the local papermill. Records of fuel usuage were observed. There were no reported maintenance issues or malfunctions. No environmental concerns were noted during the inspection.