

1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "permit conditions", and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
3. As provided in Subsections 403.087(6) and 403.722(5), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted for the purpose of:
 - a. Have access to and copy any records that must be kept under conditions of this permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and,
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.Reasonable time may depend on the nature of the concern being investigated.
8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of noncompliance; and
 - b. The period of noncompliance, including exact dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate,

and prevent recurrence of the noncompliance. The permittee shall be responsible for any and all damages that may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is proscribed by Sections 403.73 and 403.111, Florida Statutes. Such evidence shall only be used to the extent it is consistent with Florida Rules of Civil Procedure and appropriate evidentiary rules.

10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.

11. This permit is transferable only upon Department approval in accordance with Florida Administrative Code Rules 62-4.120 and 62-730.300, as applicable. The permittee shall be liable for any noncompliance of the permitted activity until the Department approves the transfer.

12. This permit or a copy thereof shall be kept at the work site of the permitted activity.

13. The permittee shall comply with the following:

a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.

b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report or application unless otherwise specified by Department rule.

c. Records of monitoring information shall include:

- The date, exact place, and time of sampling or measurement;
- The person responsible for performing the sampling or measurements;
- The dates analyses were performed;
- The person responsible for performing the analyses;
- The analytical techniques or methods used;
- The results of such analyses.

14. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

Exhibit CC, Schedule of Device Description

System #	System Name	Fan #	MFG	Size	HP	Pipe Size	Control Device			
							Quantity	Size	Description	Number
1	Unloading	F1	Lummus	45-50	100	18"	1	60"	1D/3D	C1
		F2	Lummus	45-50	100					
2	1st Stage Cleaning -A	F4	Lummus	45-50	50	18"	1	60"	1D/3D	C2
	burner	1/2 of F3	Lummus	45-50	50					
3	1st Stage Cleaning -B	F5	Lummus	45-50	50	18"	1	60"	1D/3D	C3
	burner	1/2 of F3	Lummus	45-50	50					
4	2nd Stage Cleaning -A	F8	Continential	45-50	75	17"	1	60"	1D/3D	C4
	burner	F6	Lummus	45-50	50					
5	2nd Stage Cleaning -B	F9	Continential	45-50	75	17"	1	60"	1D/3D	C5
	burner	F7	Lummus	45-50	50					
6	Module Feeder Trash (1)	F10	Lummus	F176	75	12"	1	36"	1D/3D	C6
7	Gin Strands Trash	F11	Lummus	F176	75	12"	1	36"	1D/3D	C7
8	Overflow Separator	F12	Lummus	F125	40	12"	Dust House			
9	Lint Cleaner -1a	F13	Hartzell	54-29-VF3	20	29"	Dust House			
	1b	F14	Hartzell	54-29-VF3	20	29"	Dust House			
	1c	F15	Hartzell	54-29-VF3	20	29"	Dust House			
10	Lint Cleaner -2a	F16	Hartzell	54-29-VF3	20	29"	Dust House			
	2b	F17	Hartzell	54-29-VF3	20	29"	Dust House			
	2c	F18	Hartzell	54-29-VF3	20	29"	Dust House			
11	Motes -A	F19	Lumas	F176	50	12"	1	42"	1D/3D	C8
12	Motes -B	F20	Lumas	F176	50	12"	1	42"	1D/3D	C9
13	Battery Condenser	F21	Hartzell		30		Dust House			
14	Mote Trash	F22	Lumas	F27	50	12"	1	32"	1D/3D	C10
15	Trash Spreader	F23	Smith	45-50	50	17"	1	48"	1D/3D	C11

(1) Module Feeder is currently not used and cyclone has become a spare system

Air Permit Time Sensitive Action Chart

[If any of the time deadlines in the Air Permit Time Sensitive Action Chart are inconsistent with a time deadline in a permit condition, the time deadline in the permit condition shall be followed.]

SOURCE	ACTION	DUE DATE
Facility-Wide	Special Compliance Tests [Rule 62-297.310(7)(b), F.A.C.]	As required by the Department
Facility-Wide	Permit Renewal Application [Rules 62-44.090, F.A.C.]	60 days prior to expiration of permit.
Facility-Wide	Reporting problems, malfunctions or exceedances [Rule 62-4.130, F.A.C.]	Event Notification - Immediately
EU 008	On-Site Recordkeeping [Rule 62-4.070(3), F.A.C.]	Available at time of inspection
	VE Test Notification [every FFY] [Rule 62-297.310(7)(a)9, F.A.C.]	15 days before testing
	VE Test Report [every FFY] [Rule 62-297.310(8)(b), F.A.C.]	45 days after testing