

STATE OF FLORIDA DEPARTMENT  
OF ENVIRONMENTAL PROTECTION

ELECTRONIC MAIL

john.sprouls@universalorlando.com

In the Matter of an  
Application for Permit by:  
Universal City Development Partners, Ltd.  
Universal Orlando  
1000 Universal Studios Plaza  
Orlando, Florida, 32819

Orange County - AP  
FESOP Revision, spray coating booths  
DEP File Number 0951273-005-AF

Attention: John R. Sprouls, EVP - Human Resources, Legal & Business Affairs UPR

REVISED INTENT TO ISSUE

The Department of Environmental Protection (Department) gives notice of its intent to issue a permit (copy enclosed) for the proposed project as detailed in the application specified above. The Central District is issuing this Intent to Issue for the reasons stated below.

The applicant, Universal City Development Partners, Ltd., applied on August 29, 2006, to the Department for a FESOP permit revision to move an existing spray coating booth and to add a new spray coating booth. The facility, Universal Orlando, is a source of air emissions, and is located at 1000 Universal Studios Plaza, Orlando, Orange County, Florida. The Department has assigned File Number 0951273-005-AF to the project.

The Department has permitting jurisdiction under Section 403 Florida Statutes (F.S.) and Chapter 62-4.210 and Chapter 62-210.300 Florida Administrative Code (F.A.C.). The project is not exempt from permitting procedures. The Department has determined that a construction permit is required for the proposed work.

Pursuant to Section 403.815, F.S. and Rule 62-103.150, F.A.C., you (the applicant) are required to publish at your own expense the enclosed Notice of Intent to Issue Permit. The Notice shall be published one time only within 30 days, in the legal ad section of a newspaper of general circulation in the area affected. For the purpose of this rule, "publication in a newspaper of general circulation in the area affected" means publication in a newspaper meeting the requirements of Sections 50.011 and 50.031, F.S., in the county where the activity is to take place. Where there is more than one newspaper of general circulation in the county, the newspaper used must be one with significant circulation in the area that may be affected by the permit. If you are uncertain that a newspaper meets these requirements, please contact the Department at the address or telephone number listed below. The applicant shall provide proof of publication to the Department, at 3319 Maguire Boulevard, Suite 232, Orlando, FL 32803-3767 within seven days of publication. Failure to publish the notice and provide proof of publication within the allotted time may result in the denial of the permit.

The Department will issue the permit with the attached conditions unless a response is received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

The Department will accept written comments concerning the proposed permit issuance action for a period of 14 days from the date of publication of "PUBLIC NOTICE OF INTENT TO ISSUE FEDERALLY ENFORCABLE STATE OPERATION PERMIT." Written comments should be provided to the Central District office at 3319 Maguire Boulevard, Orlando, Florida 32803. Any written comments filed shall be made available for public inspection. If written comments received result in a significant change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57 F.S., before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel to the Department at 3900 Commonwealth Boulevard, Mail Stop 35, Tallahassee, Florida, 32399-3000, FAX (850) 245-2303. Petitions filed by the permit applicant or any of the parties listed below must be filed within 14 days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3) of the Florida Statutes must be filed within 14 days of publication of the public notice or within 14 days of receipt of this notice of intent, whichever occurs first. Under Section 120.60(3), F.S., however, any person who asked the Department for notice of agency action may file a petition within 14 days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205 of the Florida Administrative Code.

A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner, the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination;
- (c) A statement of how and when petitioner received notice of the agency action or proposed action;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief; and
- (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and

- (g) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material upon which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation under Section 120.573 of the Florida Statutes is not available in this proceeding.

In addition to the above, a person subject to regulation has a right to apply for a variance from or waiver of the requirements of particular rules, on certain conditions, under Section 120.542 F.S. The relief provided by this state statute applies only to state rules, not statutes, and not to any federal regulatory requirements. Applying for a variance or waiver does not substitute or extend the time for filing a petition for an administrative hearing or exercising any other right that a person may have in relation to the action proposed in this notice of intent.

The application for a variance or waiver is made by filing a petition with the Office of General Counsel of the Department, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, FAX (850) 245-2303. The petition must specify the following information:

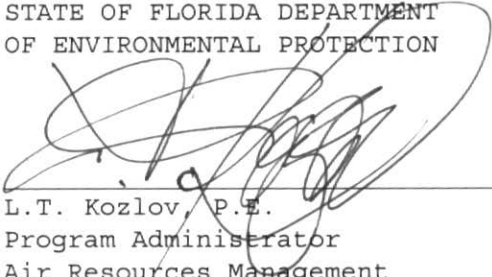
- (a) The name, address, and telephone number of the petitioner;
- (b) The name, address, and telephone number of the attorney or qualified representative of the petitioner, if any;
- (c) Each rule or portion of a rule from which a variance or waiver is requested;
- (d) The citation to the statute underlying (implemented by) the rule identified in (c) above;
- (e) The type of action requested;
- (f) The specific facts that would justify a variance or waiver for the petitioner;
- (g) The reason why the variance or waiver would serve the purposes of the underlying statute (implemented by the rule); and
- (h) A statement whether the variance or waiver is permanent or temporary and, if temporary, a statement of the dates showing the duration of the variance or waiver requested.

The Department will grant a variance or waiver when the petition demonstrates both that the application of the rule would create a substantial hardship or violate principles of fairness, as each of those terms is defined in Section 120.542(2) of the Florida Statutes, and that the purpose of the underlying statute will be or has been achieved by other means by the petitioner.

Persons subject to regulation pursuant to any federally delegated or approved air program should be aware that Florida is specifically not authorized to issue variances or waivers from any requirements of any such federally delegated or approved program. The requirements of the program remain fully enforceable by the Administrator of Environmental Protection Agency and by any person under the Clean Air Act unless and until the Administrator separately approves any variance or waiver in accordance with the procedures of the federal program.

Executed in Orlando, Florida.

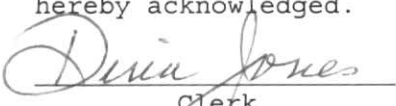
STATE OF FLORIDA DEPARTMENT  
OF ENVIRONMENTAL PROTECTION

  
L.T. Kozlov, P.E.  
Program Administrator  
Air Resources Management  
3319 Maguire Boulevard  
Suite 232  
Orlando, Florida 32803-3767  
(407) 894-7555

DATE:

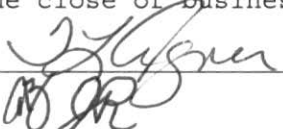
11-3-06

Filed, on this date, pursuant to Section 120.52, F.S., with the designated Department Clerk, receipt of which is hereby acknowledged.

 Nov. 3, 2006  
Clerk Date

CERTIFICATE OF SERVICE

This is to certify that this INTENT TO ISSUE and all copies were mailed before the close of business on Nov. 3, 2006 to the listed persons by

  
LTK/jar

Enclosures: Draft Permit  
Notice of Intent

cc: Katy Forney, EPA Region 4, (forney.kathleen@epa.gov)  
Hamp Pridgen, Air Section Manager, OCEPD, (Hamp.Pridgen@ocfl.net)  
Scott A. McCann, P.E., (smccann@golder.com)  
Barbara DeWoody, (barbara.dewoody@universalorlando.com)  
Michelle Jessup, (Michelle.Jessup@universalorlando.com)

STATE OF FLORIDA  
DEPARTMENT OF ENVIRONMENTAL PROTECTION  
PUBLIC NOTICE OF INTENT TO ISSUE FEDERALLY ENFORCABLE STATE OPERATION PERMIT

The Department of Environmental Protection gives notice of its intent to issue a FESOP permit revision to Universal City Development Partners, Ltd., 1000 Universal Studios Plaza, Orlando, Florida, to move an existing spray coating booth and to add a new spray coating booth. The facility, Universal Orlando, is a source of air emissions, and is located at 1000 Universal Studios Plaza, Orlando, Orange County, Florida. The Department has assigned File Number 0951273-005-AF to the project.

The Department will issue the permit with the attached conditions unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

The Department will accept written comments concerning the proposed permit issuance action for a period of 14 days from the date of publication of "PUBLIC NOTICE OF INTENT TO ISSUE FEDERALLY ENFORCABLE STATE OPERATION PERMIT." Written comments should be provided to the District office at 3319 Maguire Boulevard, Suite 232, Orlando, Florida 32803. Any written comments filed shall be made available for public inspection. If written comments received result in a significant change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57 Florida Statutes (F.S.), before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida, 32399-3000, FAX (850) 245-2303. Petitions filed by the permit applicant or any of the parties listed below must be filed within 14 days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3) of the Florida Statutes must be filed within 14 days of publication of the public notice or within 14 days of receipt of this notice of intent, whichever occurs first. Under Section 120.60(3), F.S., however, any person who asked the Department for notice of agency action may file a petition within 14 days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57 F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205 of the Florida Administrative Code (F.A.C.).

A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner, the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination;
- (c) A statement of how and when petitioner received notice of the agency action or proposed action;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief; and
- (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts upon which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301 F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation under Section 120.573 of the Florida Statutes is not available in this proceeding.

A complete project file is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at: the Department of Environmental Protection, 3319 Maguire Boulevard, Suite 232, Orlando, Florida.





# Department of Environmental Protection

Jeb Bush  
Governor

Central District  
3319 Maguire Boulevard, Suite 232  
Orlando, Florida 32803-3767

Colleen M. Castille  
Secretary

Permittee:

Universal City Development Partners, Ltd.  
Universal Orlando  
1000 Universal Studios Plaza  
Orlando, Florida 32819

Attention: John Sprouls, Executive VP -  
Human Resources, Legal  
and Business Affairs UPR

Facility Number: 0951273

**Permit Number: 0951273-005-AF**

Expiration Date: September 30, 2010

County: Orange

Latitude/Longitude:

28° 28' 0"N/81° 28' 0"W

**Project: FESOP Revision, relocate an  
existing spray coating booth &  
add a new spray coating booth**

This permit is issued under the provisions of Chapter(s) 403, Florida Statutes, and Florida Administrative Code Rule(s) 62-210. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents attached hereto or on file with the department and made a part hereof and specifically described as follows:

The permittee may move Spray Coating Booth No. SC06 from Building B-206 to Building B-29. Additionally, Universal Orlando may add a new spray coating booth (SC10) to Building B-29. This is a revision to FESOP (Federally Enforceable State Operating Permit) for the facility, an 850-acre resort.

The permittee may operate fuel burning equipment (including emergency generators, fire pumps, boilers, pool heaters, restaurant equipment, and flame effects), surface coating equipment (spray booths), and fiberglass product repair and maintenance booths. Additionally, the permittee may use fog fluid.

This facility, Universal Orlando, is an 850-acre resort consisting of 2 theme parks, an entertainment/retail complex, and ancillary facilities, which is located at 1000 Universal Studios Plaza, Orlando, Florida 32819. The facility is located near the intersection of Vineland Road and Turkey Lake Road.

Attachments 1-A and 2-A are part of this permit.

**GENERAL CONDITIONS:**

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 (F.S.) 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), F.S., 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 this 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, as required by Department rules. This provision includes the operation of backup and 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 to:
  - (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 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 which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.



**GENERAL CONDITIONS:**

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 prescribed by Section 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the 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 Rule 62-4.120 and Rule 62-730.300, Florida Administrative Code (F.A.C.), as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
13. This permit also constitutes:
  - ( ) Determination of Best Available Control Technology (BACT)
  - ( ) Determination of Prevention of Significant Deterioration (PSD)
  - ( ) Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
  - ( ) Compliance with New Source Performance Standards
14. 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 information) 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:
    1. The date, exact place, and time of sampling or measurements;
    2. The person responsible for performing the sampling or measurements;
    3. The dates analyses were performed;
    4. The person responsible for performing the analyses;
    5. The analytical techniques or methods used;
    6. The results of such analyses.
15. 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.

Operating Conditions

1. Capacity. The total annual fuel consumption for permitted fuel burning units at the facility (natural gas fired/hot water boilers and emergency generators) is limited to 1,980 million standard cubic feet of natural gas or 14.143 million gallons of propane or 0.3207 million gallons of fuel oil containing no more than 0.05 percent sulfur, or an equivalent prorated amount if multiple fuels are used.

Attachment 1-A, is a list of the existing natural gas fired steam/hot water boilers is part of this permit. The permittee shall maintain and update a copy of Attachment 1-A at the site, including any replaced boilers of the same or smaller size. Attachment 1-A, at a minimum, shall contain a) Source Identification Number, b) Source Location (Building No.), c) Source Description, and d) Maximum Heat Input (in units of mmBTU/hr.)

Attachment 2-A, is a list of the existing diesel fuel fired emergency generators is part of this permit. The permittee shall maintain and update a copy of Attachment 2-A at the site, including any replaced emergency generators of the same or smaller size. Attachment 2-A, at a minimum, shall contain a) Source Identification Number, b) Source Location/ Description, c) Power Output, and d) Engine Break Horsepower (Diesel Fuel-Fired Engine Information)

[Rules 62-210.200, (Potential Emissions or Potential to Emit, PTE), F.A.C., and 62-4.070(3), F.A.C., and the additional (revised) application information received on April 8, 2005 and August 4, 2005 (hard copy)]

2. Hours of Operation. All emergency generators and other emission sources are permitted to operate continuously.

[Rules 62-210.200, (Potential Emissions or Potential to Emit, PTE), F.A.C., and 62-4.070(3), F.A.C., and the additional (revised) application information received on April 8, 2005 and August 4, 2005 (hard copy)]

Emission Limitations and Standards

3. The maximum facility volatile organic compound (VOC), Carbon monoxide (CO), and nitrogen oxides (NOx) emission rates are each limited to less than 99.0 tons per consecutive twelve-month period, including fugitive emissions. Additionally, combined hazardous air pollutant (HAP) emissions are limited to less than 25.0 tons per consecutive 12 months, and any single HAP emission is limited to less than 10.0 tons per consecutive 12 months.  
[Rule 62-210.200, (Potential Emissions or Potential to Emit, PTE), F.A.C., and the permit application received on May 12, 2004]
4. Visible emissions from the facility are limited to less than 20% opacity [Rule 62-296.320(4)(b)1., F.A.C.]. This opacity standard does not apply to the use of pyrotechnics and special effects using flames, smoke, or fog fluid.

5. The visible emissions from the use of pyrotechnics, and special effects using flame, smoke, or fog fluid are limited to less than 100 percent opacity.  
[Rule 62-296.320(4)(b)1. & 2., F.A.C.]

Compliance

6. Each of the five largest boilers at the facility must be tested for visible emissions in accordance with EPA Method 9 at least 90 days prior to permit expiration date. The required minimum period of observation for a compliance test shall be sixty (60) minutes for boilers which emit or have the potential to emit 100 tons per year or more of particulate matter, and thirty (30) minutes for boilers which have potential emissions less than 100 tons per year of particulate matter. The opacity test observation period shall include the period during which the highest opacity emissions can reasonably be expected to occur.  
[Rules 62-296.320(4)(b)4.a., 62-296.320(7)(a)3., 62-297.310(4)(a)2., and 62-297.410(9)(a), F.A.C.]
7. The owner or operator shall notify the air compliance section of the Orange County Environmental Protection Division, at least 15 days prior to the date on which each formal compliance test is to begin, of the date, time, and place of each such test, and the test contact person who will be responsible for coordinating and having such test conducted for the owner or operator.  
[Rule 62-297.310(7)(a)9., F.A.C.]
8. The owner or operator shall submit a copy of the compliance test results to the air compliance section of the Orange County Environmental Protection Division as soon as practical but no later than 45 days after the last sampling run of each test is completed.  
[Rule 62-297.310(8)(b), F.A.C.]
9. The owner or operator shall complete DEP Form No. 62-210.900(5), F.A.C. "Annual Operating Report for Air Pollutant Emitting Facility", including the Emissions Report, for each calendar year and submit to the air compliance section of the Orange County Environmental Protection Division on or before March 1 of the following year.  
[Rule 62-210.370(3)(a), F.A.C.]
10. For the purpose of submitting well-organized Annual Operating Reports, there shall be three (3) emission sources for the facility as designated:

Emission Unit 1 - Natural Gas Fired Steam/Hot Water Boilers

Emission Unit 2 - Emergency Generators

Emission Unit 3 - VOC sources (other permitted sources), excluding emission units 1 or 2, but including surface coating equipment (spray booths), fiberglass product repair and maintenance booths (fiberglass and gelcoat operations), and use of fog fluid for special effects.

[Rule 62-4.070(3), F.A.C.]

11. In order to demonstrate compliance with condition numbers 1 and 3, the permittee shall maintain a log at the facility for a period of at least 5 years from the date the data is recorded. The log at a minimum shall contain the following:

Monthly

- a) designation of month and year of operation for which records are being tabulated
- b) consecutive 12-month total of VOC emissions
- c) consecutive 12-month total of NOx emissions
- d) consecutive 12-month total of CO emissions
- e) emergency generators diesel fuel consumption (consecutive 12-month total)
- f) facility off-road diesel fuel consumption (consecutive 12-month total)
- g) facility natural gas consumption (consecutive 12-month total)
- h) facility off-road propane fuel consumption (consecutive 12-month total)
- i) facility fog fluid consumption (consecutive 12-month total)
- j) spray booth surface coating consumption, which indicates any solvents and thinners used in the process, including those used in cleanup (consecutive 12-month total)

[Rule 62-4.070(3), F.A.C.]

Record keeping is not required for insignificant sources at the facility including the following: Vehicle refueling operations and associated fuel storage; diesel fuel storage tanks; architectural surface coatings; miscellaneous materials (aqueous coating < 5% VOC, automotive servicing materials such as lubricants, cleaners, machining products, degreasers, etc.); temporary fuel-fired lighting; portable propane-fired grills; fireworks; welding; adhesives; sealants; IC engines (<50 hp); and water heaters.

Note: A consecutive 12-month total is equal to the total for the month in question plus the totals for the eleven months previous to the month in question. A consecutive 12-month total treats each month of the year as the end of a 12-month period. A 12-month total is not a year-to-date total. Facilities that have not been operating for 12 months should retain 12-month totals using whatever number of months of data are available until such a time as a consecutive 12-month total can be maintained each month.

Supporting documentation (chemical usage tracking logs, MSDS sheets, purchase orders, EPA "As Supplied" data sheets, etc.) shall be kept for each chemical and associated products which includes sufficient information to determine usage rates and emissions. These records shall be made available to the Department upon request. Documentation of each chemical reclaimed will use a mass balance method to determine usage/emissions (amount used minus amount collected for disposal or recycle). The log and documents shall be kept at the facility for at least 5 years and made available to the Department. Monthly logs shall be completed by the end of the following month.

[Rule 62-4.070(3), F.A.C.]

PERMIT APPLICATION

12. At least sixty days prior to the expiration date of this permit, the permittee shall submit to this office four air permit applications, DEP Form No. 62-210.900(1), along with the processing fee established in Rule 62-4.050(4), F.A.C.  
[Rule 62-4.090, F.A.C.]
  
13. If a new or larger steam, hot water boiler, or emergency generator is to be installed, then the permittee shall submit to this office four air construction permit applications, DEP Form No. 62-210.900(1) - Form (effective 06/16/03), or DEP Form No. 62-210.900(3) - Form (effective 2/11/99), along with the processing fee established in Rule 62-4.050(4), F.A.C., and obtain a permit, prior to installation of the new or larger unit.  
[Rule 62-4.070(3), F.A.C.]

STATE OF FLORIDA DEPARTMENT  
OF ENVIRONMENTAL PROTECTION

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L.T. Kozlov, P.E.  
Program Administrator  
Air Resources Management

Issued: \_\_\_\_\_

Attachment 1-A Record of Natural Gas Fired Steam/Hot Water Boilers

Source Identification No.	Source Location (Building No.)	Source Description	Maximum Heat Input Rate (mmBtu/hr)
CW-B-01	B-704	City Walk: Margaritaville	0.725
CW-B-02	B-735	City Walk: Motown Café/Big Kahuna/Silver/Endangered Species	1.255
IOA-B-01	B-202	Port of Entry: North Operations; Room 114	0.18
IOA-B-02	B-202	Port of Entry: North Operations; Room 114	0.84
IOA-B-03	B-204	Port of Entry: Confescos (North Side)	0.75
IOA-B-04	B-204	Port of Entry: Confescos (North Side)	0.75
IOA-B-05	B-204	Port of Entry: Main Office; Mechanical Room (North Side)	1.05
IOA-B-06	B-221	Seuss Landing: Cat in the Hat; Mechanical Room 125	2.25
IOA-B-07	B-227	Seuss Landing: Moose Juice	0.199
IOA-B-08	B-227	Seuss Landing: Moose Juice	0.199
IOA-B-09	B-229	Seuss Landing: Employee Grill	2
IOA-B-10	B-229	Seuss Landing: Employee Grill	0.5
IOA-B-11	B-229	Seuss Landing: Employee Grill	0.5
IOA-B-12	B-231	Lost Continent: Poseidon's Fury; Facility Mechanical Room 142	7.5
IOA-B-13	B-233	Lost Continent: Mythos; Mechanical Room	0.199
IOA-B-14	B-233	Lost Continent: Mythos; Mechanical Room	0.15
IOA-B-15	B-233	Lost Continent: Mythos; Mechanical Room	0.199
IOA-B-16	B-233	Lost Continent: Mythos; Mechanical Room	1.05
IOA-B-17	B-234D	Lost Continent: Fire Eaters Grill	0.399
IOA-B-18	B-236B	Lost Continent: Sindbad Costuming (B112 Mechanical Room)	0.199
IOA-B-19	B-236B	Lost Continent: Sindbad Costuming (B112 Mechanical Room)	0.199
IOA-B-20	B-242	Lost Continent: Enchanted Oak	0.27
IOA-B-21	B-242	Lost Continent: Enchanted Oak	0.27
IOA-B-22	B-242	Lost Continent: Enchanted Oak; Mechanical Room 115	0.9
IOA-B-23	B-255	Jurassic Park: Discovery Center Room 109 + 111	0.25
IOA-B-24	B-255	Jurassic Park: Discovery Center	0.25
IOA-B-25	B-253	Jurassic Park: Pizza Predatoria Room 112	0.3
IOA-B-26	B-253	Jurassic Park: Pizza Predatoria Room 112	0.3
IOA-B-27	B-261	Jurassic Park: Thunder Falls Restaurant; Room 115	0.625
IOA-B-28	B-261	Jurassic Park: Thunder Falls Restaurant; Room 115	0.625
IOA-B-29	B-275	Toon Lagoon: Gasoline Alley	0.04
IOA-B-30	B-276	Toon Lagoon: Blondie's; Room 109	0.12



Attachment 1-A Record of Natural Gas Fired Steam/Hot Water Boilers

Source Identification No.	Source Location (Building No.)	Source Description	Maximum Heat Input Rate (mmBtu/hr)
IOA-B-31	B-276	Toon Lagoon: Blondie's; Room 109	0.12
IOA-B-32	B-274	Toon Lagoon: Wimpy's	0.12
IOA-B-33	B-274	Toon Lagoon: Wimpy's	0.12
IOA-B-34	B-276	Toon Lagoon: Blondie's; Room 109	0.495
IOA-B-35	B-278	Toon Lagoon: Photo Funnies	0.36
IOA-B-36	B-277	Toon Lagoon: Food Court; Mechanical Room 110	0.399
IOA-B-37	B-277	Toon Lagoon: Food Court; Mechanical Room 110	0.399
IOA-B-38	B-277	Toon Lagoon: Food Court; Mechanical Room 110	1.255
IOA-B-39	B-283	Super Hero: Fast Food; Mechanical Room 112	0.14
IOA-B-40	B-283	Super Hero: Fast Food; Mechanical Room 112	0.14
IOA-B-41	B-283	Super Hero: Fast Food; Mechanical Room 112	1.01
IOA-B-42	B-291	Super Hero: Spiderman Extended Cue Line; Mechanical Room 102	0.275
IOA-B-43	B-287	Super Hero: Spiderman Extended Cue Line; Mechanical Room 102	0.5
IOA-B-44	B-284	Super Hero: Spiderman Merchandise; Mechanical Room 105	0.075
IOA-B-45	B-284	Super Hero: Spiderman Merchandise; Mechanical Room 105	0.6
IOA-B-46	B-285	Super Hero: Spiderman	2.093
IOA-B-47	B-287	Super Hero; Buffeteria; Mechanical Room 107	0.4
IOA-B-48	B-287	Super Hero; Buffeteria; Mechanical Room 107	0.54
IOA-B-49	B-287	Super Hero; Buffeteria; Mechanical Room 107	0.5
IOA-B-51a	B-208	Port of Entry: Fast Food; Mechanical Room (South Side) Room 114	0.399
IOA-B-51b	B-208	Port of Entry: Fast Food; Mechanical Room (South Side) Room 114	0.399
IOA-B-52	B-208	Port of Entry: Fast Food; Mechanical Room (South Side) Room 114	0.63
IOA-B-53	B-206	Port of Entry: UIOA Retail; Mechanical Room 106	0.18
IOA-B-54	B-206	Port of Entry: UIOA Retail; Mechanical Room 106	1.26
IOA-B-55	B-285	Super Hero; Spiderman	2.52
USF-B-01	B-66	Jaws; East of HR/Across BLJ	2.2
USF-B-02	B-66	Jaws; East of HR/Across BLJ	2.2
USF-B-03	B-62C	Funnel Cakes	2.2
USF-B-04	B-72B	Food Bazaar	0.075
USF-B-05	B-71	Animal Planet Live (Animal Actors)	0.199
USF-B-06a	B-71	Animal Planet Live	0.627
USF-B-06b	B-84A	Animal Crackers	0.199
USF-B-07	B-83	LaBamba	0.098
			0.12

Attachment 1-A Record of Natural Gas Fired Steam/Hot Water Boilers

Source Identification No.	Source Location (Building No.)	Source Description	Maximum Heat Input Rate (mmBtu/hr)
USF-B-08	B-70	ET	0.63
USF-B-09	B-97	USF Costume Laundry (Behind T-23)	0.165
USF-B-10	B-80	T2	1.05
USF-B-11	B-86	Mel's Diner	0.197
USF-B-12	B-43	Monster Café	0.25
USF-B-13	B-50	Twister	2.1
USF-B-14	B-50	Twister (under stairs)	2.45
USF-B-15	B-53	Finnegan's; Upstairs	0.36
USF-B-17	B-4	Back of House; Studio Grill	2.52
USF-B-18	B-4	Back of House; Studio Grill	2.52
USF-B-20	B-58	Louie's; Upstairs	0.24
USF-B-21	B-60C	Richters; Upstairs	0.05
USF-B-23	B-67	Earthquake; Boiler Room 111	1.05
USF-B-24	B-67	Earthquake; next to Kong water treatment	2.1
USF-B-25	B-3	Wardrobe; Men's Wardrobe Room	0.645
USF-B-27	B-3	Wardrobe; Laundry in Mechanical Room	0.5
USF-B-28	SS-18	Studio 18, on roof between SS-18 and SS-19, need work order to see	0.399
USF-B-29	B-131	MIB	2.7
USF-B-30	B-131	MIB	2.5
USF-B-31	B-57	Mummy (moved from Hulk) (not yet installed)	1.08
		Sindbad pool heater 1	0.399
		Sindbad pool heater 2	0.399

Attachment 2-A Record of Diesel Fuel-Fired Emergency Generators

Source Identification No.	Source Description/Location	Electrical Generator Info.		Engine Brake Horsepower (br-hp)
		Power Output (kW)	Diesel Fuel Fired Engine Info.	
CW-EG-01	City Walk; Loading Dock (Lower Level; Service Tunnel)	1,000		1,550
IOA-EG-01	Port of Entry; North of North Operations	205		330
IOA-EG-02	Seuss Landing; East of the Cat in the Hat	205		330
IOA-EG-03	Seuss Landing; West of IOA Grill	135		250
IOA-EG-04	Lost Continent; East of Poseidon	180		267
IOA-EG-05	Back Lot; East of IOA Operations Building	100		94
IOA-EG-06	Lost Continent; East of Health Services	25		62
IOA-EG-07	Lost Continent; North of Mythos	35		62
IOA-EG-08	Lost Continent; East of Enchanted Oak	35		62
IOA-EG-09	Lost Continent; North of Sindbad	100		94
IOA-EG-10	Lost Continent; West of Dueling Dragons	35		62
IOA-EG-11	Jurassic Park; West of Pizza Predatoria	25		49
IOA-EG-12	Jurassic Park; South of Jurassic River Ride	300		474
IOA-EG-13	Jurassic Park; West of Camp Jurassic	125		195
IOA-EG-14	Toon Lagoon; South of Bluto's Ride Maintenance	100		94
IOA-EG-15	Toon Lagoon; West of IOA Costuming Trailer	100		94
IOA-EG-17	Toon Lagoon; South of Marvel Amphitheater	80		94
IOA-EG-18	Superhero 18 Spiderman EG	375		643
IOA-EG-19	Seuss Landing; Building 228	250		476
NG-EG-01	North Garage; Level One	1,500		2,172
USF-EG-02	Back of House; Inside CEP#1	1,000		1,490
USF-EG-03	Kong; West of Kong	200		375
USF-EG-04	Kong; West of Kong	600		900
USF-EG-05	ET; Northeast of ET	250		390
USF-EG-06	Men In Black; Generator #8	300		490
USF-EG-07	Fear Factor	30		75
USF-EG-08	Sound Stage 25	500		755