



Florida Department of Environmental Protection

Rick Scott
Governor

Carlos Lopez-Cantera
Lt. Governor

Southwest District Office
13051 North Telecom Parkway, Suite 101
Temple Terrace, Florida 33637-0926

Ryan E. Matthews
Interim Secretary

PERMITTEE

Pallet One, Inc.
1470 US Highway 17 South
Bartow, FL 33830

Air Permit No. 1050128-012-AF
Federally Enforceable State Operation Permit
Bartow Plant
Polk County, Florida

Authorized Representative:
Mr. Jason Peacock, Plant Manager

PROJECT

This is the final Federally Enforceable State Operation Permit, which authorizes the operation of Pallet One Bartow Facility, which is a wood pallet and box manufacturing facility (Standard Industrial Classification No. 2448). This project is the renewal of the existing facility operation permit. The facility is located in Polk County at 1470 US Highway 17 South in Bartow, Florida. The UTM coordinates are Zone 17, 418.6 kilometers (km) East, and 3084.1 km North.

This final permit is organized into the following sections: Section 1 (General Information); Section 2 (Administrative Requirements); Section 3 (Emissions Unit Specific Conditions); and Section 4 (Appendices). Because of the technical nature of the project, the permit contains numerous acronyms and abbreviations, which are defined in Appendix A of Section 4 of this permit.

Permitting Authority: Applications for air operation permits are subject to review in accordance with the provisions of Chapter 403, Florida Statutes (F.S.) and Chapters 62-4 and 62-210 of the Florida Administrative Code (F.A.C.). The Permitting Authority responsible for making a permit determination for this project is the Department of Environmental Protection's Air and Solid Waste Permitting Section in the Southwest District Office. The Permitting Authority's physical address is: 13051 North Telecom Parkway, Suite 101, Temple Terrace, Florida 33637-0926. The Permitting Authority's mailing address is: 13051 North Telecom Parkway, Suite 101, Temple Terrace, Florida 33637-0926. The Permitting Authority's phone number is 813-470-5700.

Petitions. A person whose substantial interests are affected by the proposed decision may petition for an administrative hearing in accordance with Sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Department's Office of General Counsel, MS #35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000. Petitions filed by the applicant or any of the parties listed below must be filed within 14 days of receipt of this notice. Petitions filed by any other person must be filed within 14 days of receipt of this proposed action. A petitioner must 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, 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 each petitioner received notice of the agency action or proposed

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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; (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 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 permitting authority'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 permitting authority on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

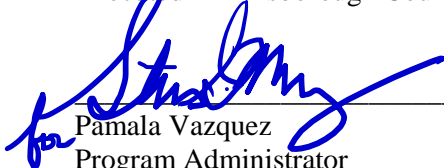
Mediation: Mediation is not available in this proceeding.

Effective Date: This permitting decision is final and effective on the date filed with the clerk of the Permitting Authority unless a petition is filed in accordance with the above paragraphs or unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition pursuant to Rule 62-110.106, F.A.C., and the petition conforms to the content requirements of Rules 28-106.201 and 28-106.301, F.A.C. Upon timely filing of a petition or a request for extension of time, this action will not be effective until further order of the Permitting Authority.

Judicial Review: Any party to this permitting decision (order) has the right to seek judicial review of it under Section 120.68, F.S., by filing a notice of appeal under Rule 9.110 of the Florida Rules of Appellate Procedure with the clerk of the Department of Environmental Protection in the Office of General Counsel, Mail Station #35, 3900 Commonwealth Boulevard, Tallahassee, Florida, 32399-3000, and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The notice must be filed within 30 days after this order is filed with the clerk of the Department.

1050128-012-AF Effective Date: May 8, 2017
Renewal Application Due Date: March 9, 2022
Expiration Date: May 8, 2022

Executed in Hillsborough County, Florida.



Pamala Vazquez
Program Administrator
Permitting & Waste Cleanup Program
Southwest District

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this Federally Enforceable State Operation Permit package was sent by electronic mail, or a link to these documents made available electronically on a publicly accessible server, with received receipt requested before the close of business on the date indicated below to the following persons.

Jason Peacock, Pallet One, Inc., jpeacock@palletonce.com

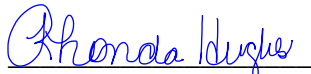
Dale T. McDonough, S.E. McDonough & Associates, Inc., dtm@tampabay.rr.com

Danielle D Henry, Florida DEP Southwest District, Danielle.D.Henry@dep.state.fl.us

Scott Borderieux, Florida DEP Southwest District, scott.borderieux@dep.state.fl.us

Clerk Stamp

FILING AND ACKNOWLEDGMENT FILED, on
this date, pursuant to Section 120.52(7), Florida Statutes,
with the designated agency clerk, receipt of which is
hereby acknowledged.


(Clerk)

May 8, 2017
(Date)

SECTION 1. GENERAL INFORMATION

FACILITY DESCRIPTION

This existing facility consists of a wood pallet and plywood box manufacturing operation, and a wood waste hammer hogging and truck loading operation (*see Section 3., Subsection A. for more details on facility operations*).

The facility has the following emissions unit (EU).

EU No.	Emission Unit Description
001	Wood Pallet and Plywood Box Manufacturing Operations, and Associated Hammer Hogging and Truck Loading Operations.

APPLICABLE REGULATIONS

A summary of applicable regulations is shown in the following table.

Regulation	EU No.
<i>State Rule Citations</i>	
Rule 62-296.320(4)(a)2, F.A.C. Particulate Matter Emissions Standards	001
Rule 62-296.320(4)(c), F.A.C. Unconfined particulate	001
Rule 62-297.620(4), F.A.C., Alternate Visible Emissions Requirements	001

EXEMPT EMISSION SOURCES/ACTIVITIES

- A small stationary LPG fired spark ignition reciprocating internal combustion engine (RICE) on a GENERAC Guardian Series emergency generator used to provide emergency backup electrical power to a corporate computer server. (Rule 62-210.300(3)(a)35., F.A.C. (Stationary Reciprocating Internal Combustion Engines))

{Permitting Note: This stationary emergency SI RICE engine is subject to and shall comply with the applicable requirements of Federal New Source Performance Standard (NSPS) 40 CFR 60 Subpart JJJJ (Standards of Performance for Stationary Spark Ignition Internal Combustion Engines). This engine is also subject to Federal NESHAP 40 CFR 63 Subpart ZZZZ (National Emissions Standards for Hazardous Air Pollutants (NESHAP) for Stationary Reciprocating Internal Combustion Engines), but in accordance with Subpart ZZZZ 40 CFR 63.6590(c)(1), this engine must meet the requirements of Subpart ZZZZ by meeting the requirements of NSPS 40 CFR 60 Subpart JJJJ, and no further requirements apply under Subpart ZZZZ.}

- Miscellaneous surface coating spraying of identifying colors on pallet stringer ends or spray painting of entire pallets and plywood boxes. (Majority of the coatings used are water-based and contain no VOC or HAPs.) (Rule 62-210.300(3)(a)27., F.A.C. (Surface coating operations))
- Application of ink through stenciling small identification markings onto the pallet and plywood box sides. (Ink usage is less than 750 gallons/year based on 2011 records.) (Rule 62-210.300(3)(b)1., F.A.C. (Generic Emissions Units or Activity Exemption))
- Surface wood burning using heating brands to burn identifying emblems on pallets and plywood box sides. Smoke from branding is vented away from work station to exhaust vent on roof of assembly building. (Rule 62-4.040(1)(b), F.A.C. (insignificant impact))
- Pallet recycling activities where used pallets are repaired by stripping off damaged wood pieces, and replacing them with recycled wood pieces from scrapped used pallets or with new wood pieces. (Rule 62-4.040(1)(b), F.A.C. (insignificant impact))

SECTION 1. GENERAL INFORMATION

Exemptions under Rule 62-4.040(1)(b), F.A.C. (insignificant emissions), may be revoked if the installation is substantially modified or the basis for the exemption is determined to be materially incorrect.

FACILITY REGULATORY CLASSIFICATION

- The facility is not a major source of hazardous air pollutants (HAP).
- The facility has no units subject to the acid rain provisions of the Clean Air Act (CAA).
- The facility is not a Title V major source of air pollution in accordance with Chapter 62-213, F.A.C.
- The facility is not a major stationary source in accordance with Rule 62-212.400, F.A.C. for the Prevention of Significant Deterioration (PSD) of Air Quality.
- This facility is a synthetic non-Title V source for the pollutant PM₁₀.

PERMIT HISTORY/AFFECTED PERMITS

This permit replaces Federally Enforcement State Operation Permit (FESOP) No. 1050128-011-AF.

SECTION 2. ADMINISTRATIVE REQUIREMENTS

1. Permitting Authority: The permitting authority for this project is the Southwest District of the Department of Environmental Protection (Department). The mailing address, phone number and e-mail address is:

Florida Department of Environmental Protection
Southwest District Office
Air and Solid Waste Permitting Program
13051 North Telecom Parkway, Suite 101
Temple Terrace, Florida 33637-0926
Telephone: 813-470-5700
E-mail: SWD_Air_Permitting@dep.state.fl.us

All documents related to applications for permits to operate an emissions unit shall be submitted to the above e-mail address and/or address.

2. Compliance Authority: All documents related to compliance activities such as reports, tests, and notifications shall be submitted to the Florida Department of Environmental Protection (Department), Southwest District Office's Compliance Assurance Program. The mailing address, phone number and e-mail address is:

Florida Department of Environmental Protection
Southwest District Office
Compliance Assurance Program
13051 North Telecom Parkway, Suite 101
Temple Terrace, Florida 33637-0926
Telephone: 813-470-5700
E-mail: SWD_Air@dep.state.fl.us

3. Appendices: The following Appendices are attached as a part of this permit: Appendix A (Citation Formats and Glossary of Common Terms); Appendix B (General Conditions); Appendix C (Common Conditions); and Appendix D (Common Testing Requirements).
4. Applicable Regulations, Forms and Application Procedures: Unless otherwise specified in this permit, the construction and operation of the subject emissions units shall be in accordance with the capacities and specifications stated in the application. The facility is subject to all applicable provisions of: Chapter 403, F.S.; and Chapters 62-4, 62-204, 62-210, 62-212, 62-213, 62-296 and 62-297, F.A.C. Issuance of this permit does not relieve the permittee from compliance with any applicable federal, state, or local permitting or regulations.
5. New or Additional Conditions: For good cause shown and after notice and an administrative hearing, if requested, the Department may require the permittee to conform to new or additional conditions. The Department shall allow the permittee a reasonable time to conform to the new or additional conditions, and on application of the permittee, the Department may grant additional time.
[Rule 62-4.080, F.A.C.]
6. Modifications: No new emissions unit shall be constructed and no existing emissions unit shall be modified without obtaining an air construction permit from the Department. Such permit shall be obtained prior to beginning construction or modification.
[Rules 62-210.300(1) and 62-212.300(1)(a), F.A.C.]
7. Renewal. Prior to sixty (60) days before the expiration date of this permit, the permittee shall apply for a renewal of the permit. A renewal application shall be timely and sufficient. If the application is submitted prior to sixty (60) days before expiration of the permit, it will be considered timely and sufficient. If the renewal application is submitted at a later date, it will not be considered timely and sufficient unless it is

SECTION 2. ADMINISTRATIVE REQUIREMENTS

submitted and made complete prior to the expiration of the operation permit. When the application for renewal is timely and sufficient, the existing permit shall remain in effect until the renewal application has been finally acted upon by the Department. To properly apply for an operation permit, the applicant shall submit the following:

- a. the appropriate permit application form (*see current version of Rule 62-210.900, F.A.C. (Forms and Instructions), and/or FDEP Division of Air Resource Management website at: <http://www.dep.state.fl.us/air/>*);
- b. the appropriate operation permit application fee from Rule 62-4.050(4)(a), F.A.C.;
- c. copies of the most recent compliance test reports required by Specific Condition No. A.7., if not previously submitted;
- d. copies of the most recent month of operating throughput rate records specified in Specific Condition No. A.8.

[Rules 62-4.090, 62-210.300(2), and 62-210.900, F.A.C.]

8. **Annual Operating Report (AOR):** The information required by the Annual Operating Report for Air Pollutant Emitting Facility (DEP Form No. 62-210.900(5)) shall be submitted by April 1 of each year, for the previous calendar year, to the Department of Environmental Protection's (DEP) District Office. All synthetic non-Title V sources shall submit a completed DEP Form 62-210.900(5) unless the annual operating report is submitted using the DEP's electronic annual operating report software. Emissions shall be computed in accordance with the provisions of subsection 62-210.370(2), F.A.C.

[Rule 62-210.370(3), F.A.C.]

{Permitting Note: Resources to help you complete your AOR are available on the electronic AOR (EAOR) website at: <http://www.dep.state.fl.us/air/emission/eaor>. If you have questions or need assistance after reviewing the information posted on the EAOR website, please contact the Department by phone at (850) 717-9000 or email at eaor@dep.state.fl.us.}

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

A. EU No. 001 - Wood Pallet and Plywood Box Manufacturing Operations, and Associated Hammer Hogging and Truck Loading Operations

This section of the permit addresses the following emissions unit.

EU No.	Emission Unit Description
001	<p><u>Wood Pallet and Plywood Box Manufacturing Operations, and Associated Hammer Hogging and Truck Loading Operations</u> (with a common central dust collection system including a baghouse and cyclone), as described below.</p> <p><u>Wood Pallet And Plywood Box Manufacturing Operations -</u></p> <p>This activity consists of woodworking activities consisting of various sawing and cutting operations involved in wood pallet and plywood box manufacturing.</p> <p>The facility has three (3) open-sided cutting sheds (with four (4) main wood cutting lines for pallet material), and one (1) enclosed assembly building with automated and manual wood pallet building areas and an area for plywood box manufacturing operations. Sawdust from the cutting operations is picked up by a central dust collection system baghouse, which discharges through a cyclone into an enclosed sawdust storage bin until it is transported offsite via covered trucks as described below.</p> <p>The assembly building also has a recycling area where used pallets are repaired for re-use.</p> <p><u>Hammer Hogging and Wood Chip Truck Loading Operations</u></p> <p>This activity consists of a scrap wood hammer hogging (shredding/chipping) operation located inside a partially enclosed building, and wood chip truck loading operations. Clean wood scrap material from the pallet and box manufacturing operations is collected in small dumpsters throughout the plant. When full, the dumpsters are lifted by forklift and emptied into the exterior (outside the building) hog hopper. The material then feeds inside the hammer hog building onto a vibrating Intake Shaker Conveyor, which feeds into the horizontal hammer hog (a West Salem Machinery (WSM) Model 2852BH 200 HP Horizontal Hog) where the wood waste material is shredded/chipped against an anvil by rotating rigid hammers. The manufacturer rated capacity of the hammer hog for the type of material being processed is 8 tons/hour.</p> <p>The shredded/chipped wood material exits the hammer hog onto a conveyor, which feeds onto a vibrating Screen Shaker Conveyor. When required, this vibrating conveyor can separate out the oversized material and feed it back via the Oversized Material Return Conveyor onto the hammer hog Intake Shaker Conveyor for re-processing through the hammer hog. Finer material is picked up by the central dust collection system and sent to the central baghouse dust collector. Properly-sized finished material (coarse wood chips, approximately 2" long), is delivered from the Screen Shaker Conveyor to the external (outside the hammer hog building) roofed truck loading station by the Finished Material Conveyor which exits the hammer hog building. This finished coarse wood chip material is dropped into an open truck for transport offsite to other end-use processors.</p> <p><u>Central Dust Collection System</u></p> <p>The facility has a central dust collection system with multiple pickup points throughout the plant (approximately thirty (30) on the cutting lines in the cutting sheds, and five (5) in the hammer hog building on the hammer hog operations). The central dust collection system baghouse (a Pneumafil Corporation Model RAF-13.5-448-10 dust filter) has a design airflow rate of approximately 51,000 scfm. The design of this baghouse dust filter includes an involute air inlet and a deflector plate in the lower inlet part of the unit which results in a cyclonic downward deflection of larger particles directly into the collection hopper. This allows for heavier loadings to the upper baghouse section, reduces the abrasion on the bags, increases overall collection efficiency, and reduces power requirements.</p>

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

A. EU No. 001 - Wood Pallet and Plywood Box Manufacturing Operations, and Associated Hammer Hogging and Truck Loading Operations

Sawdust Truck Loading Operations

From the central dust collection system baghouse collection hopper, the collected sawdust is pneumatically transported to a cyclone. The cyclone separates out the heavier material and drops it into a sawdust storage bin. The transport air and the finer dust material are vented back to the central baghouse. (The cyclone has no external emission point to the ambient air.) Sawdust is gravity loaded from the bottom of the sawdust storage bin into an open top semi-trailer in a partially enclosed truck loading area for removal from the facility (the top of the trailers are tarped before leaving the facility).

PERFORMANCE RESTRICTIONS

- A.1. Permitted Capacity: The wood throughput (input) for the wood pallet and plywood box manufacturing operations shall not exceed 161,809 tons (323,618,880 pounds)* in any consecutive 12 month period. (See specific Condition No. A.8. for associated recordkeeping requirements.)
[Rule 62-210.200(PTE), F.A.C.]

(*Throughput Capacity Permitting Note – This 12 month rate is based on an average throughput rate of 51,682 lbs/hour for a maximum of 6,240 hours/year of operation as originally established in 1997 in Operation Permit (FESOP) 1050128-002-AF, as amended by 1050128-003-AF.)

- A.2. Restricted Operation: The hours of operation of are not limited (8,760 hours per year).
[Rules 62-4.070(3) and 62-210.200(PTE), F.A.C.]

EMISSIONS STANDARDS

- A.3. Emissions Standards:

- a. Particulate Matter Emission Limitations: In accordance with Rule 62-296.320(4)(a)2., F.A.C., (Process Weight Table rule) particulate matter (PM) emissions from the Hammer Hog shall not exceed 13.03 pounds/hour*, based on a maximum design process input rate of 8 tons/hour. At a process input rate less than 8 tons/hour, the equation below shall be used to determine allowable PM emissions.

$$E = 3.59P^{0.62} \text{ (with } P \leq 30 \text{ tons/hour)}$$

where: E = emissions in pounds/hour, and
P = process input weight rate in tons/hour

[Rule 62-296.320(4)(a)2, F.A.C.]

(*Potential to Emit Permitting Note – This lbs/hr allowable rate corresponds to a potential PM emission rate of 57.08 TPY based on operation at maximum process input rate for 8,760 hrs/yr. Actual emission will be well below this level since emissions from the hammer hog are controlled by the central dust collection system baghouse.)

- b. Central Dust Collection System Baghouse Visible Emissions Limitation: Due to the expense and complexity of conducting a stack test on a minor source of particulate matter, and because this source is equipped with a baghouse dust control device, the Department, in accordance with the authority granted under Rule 62-297.620(4), F.A.C., hereby establishes a visible emissions (VE) limitation for the central dust collection system baghouse exhaust vent not to exceed an opacity of 5% in lieu of a particulate matter (PM) stack test to show compliance with the PM emission limitation of Specific Condition No. A.3.a. In order to provide reasonable assurance of proper operation of the central

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

A. EU No. 001 - Wood Pallet and Plywood Box Manufacturing Operations, and Associated Hammer Hogging and Truck Loading Operations

baghouse, this 5% VE limits applies to all periods of baghouse operation, including those when the hammer hog is not operating.

[Rules 62-210.650 (Circumvention), and 62-297.620(4), F.A.C.]

- c. Reasonable Precautions to Prevent Fugitive Particulate Matter Emissions: All reasonable precautions shall be taken to prevent and control generation of unconfined (fugitive) emissions of particulate matter (PM) in accordance with the provisions in Rule 62-296.320, F.A.C. These provisions are applicable to any source, including but not limited to, vehicular movement, transportation of materials, construction, alteration, demolition or wrecking, or industrial related activities such as loading, unloading, storing and handling. At a minimum, the following precautions shall be taken by the permittee.
1. The long sides of the sawdust truck loading station shall be partially enclosed with metal sidewalls to minimize fugitive PM emissions during truck loading.
 2. Entry and exit ends of the sawdust truck loading station shall be equipped with rubber/plastic strip curtains as necessary to minimize emissions during truck loading.
 3. Best operating practices, including positioning of the truck trailer under the sawdust bin dump gate, shall be used to minimize fugitive PM emissions during sawdust truck loading.
 4. Exercise good housekeeping at all times, and maintain roads, parking areas under the control of the owner/operator. Work areas and roadways shall be swept/cleaned as necessary to minimize fugitive PM emissions.
 5. Attend to equipment upset conditions promptly.

[Rule 62-296.320(4)(c), F.A.C.; as partially established (a. and b.) in FESOP 1050128-006-AF issued in 2002; and as submitted with permit renewal application dated 04/24/2017]

TESTING REQUIREMENTS

- A.4. Annual Visible Emissions Compliance Tests: During each calendar year (January 1st to December 31st), the emissions unit shall be tested to demonstrate compliance with the visible emissions standards of Specific Conditions A.3.(b).
[Rule 62-297.310(8)(a)1, F.A.C.]

- A.5. Compliance Test Requirements: The permittee shall notify the Compliance Authority in writing at least 15 days prior to any required tests. Tests shall be conducted in accordance with the applicable requirements specified in Appendix D (Common Testing Requirements) of this permit, with the following exceptions:

Operating Rate during Testing - Visible emissions (VE) compliance tests shall be conducted during periods representative of normal operation of the equipment and activities for which emissions are controlled by the central baghouse dust collection system. This would include operation of at least two (2) sawing and cutting lines, operation of the hammer hog, and loading of sawdust into a truck trailer (sawdust truck loading does not need to occur during the entire test period). Failure to stipulate which equipment and activities were being operated during the test period may invalidate the test and fail to provide reasonable assurance of compliance. (*See specific Condition No. A.7. for associated test report reporting requirements.*)

[Rule 62-297.310(9), and 62-4.070(3) F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

A. EU No. 001 - Wood Pallet and Plywood Box Manufacturing Operations, and Associated Hammer Hogging and Truck Loading Operations

- A.6. Test Methods: Required tests shall be performed in accordance with the following reference methods:

Method	Description of Method and Comments
9	Visual Determination of the Opacity of Emissions from Stationary Sources

The above methods are described in Appendix A of 40 CFR 60 and are adopted by reference in Rule 62-204.800, F.A.C. No other methods may be used unless prior written approval is received from the Department.

[Rules 62-204.800, F.A.C.; and Appendix A of 40 CFR 60]

RECORDS AND REPORTS

- A.7. Test Reports: The permittee shall prepare and submit reports for all required tests in accordance with the requirements specified in Appendix D (Common Testing Requirements) of this permit. The test report shall also include a statement of all equipment and activities with emissions controlled by the central dust collection system that were in operation during the test period.

[Rule 62-297.310(10), F.A.C.]

- A.8. Monthly Wood Throughput Records: In order to demonstrate compliance with the wood throughput (input) limitations of Specific Condition No. A.1., the permittee shall keep the following monthly records:

- facility ID No. (1050128), Emission Unit ID No. (001), Month and Year;
- the total wood throughput (input) for the wood pallet and plywood box manufacturing operations (pounds or tons per month); and
- the total wood throughput for the most recent consecutive 12-month period (pounds or tons per consecutive 12 month period).

Monthly records shall be completed by the 10th day of the following month. The records shall be maintained at the facility for at least three (3) years, and be made available to the Department for inspection upon request.

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