| A AND |
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| FLORIDA |

CONCRETE BATCHING PLANT



COMPLIANCE INSPECTION CHECKLIST

| INSPECTION TYPE: ANNUAL (INS1, INS2) RE-INSPECTION (FUI) | COMPLAINT/DISCOVERY ARMS COMPLAINT NO: | (CI) | | |
|---|---|---|--|--|
| AIRS ID#: 1110051 DATE: <u>3-8-06</u> | ARRIVE: <u>1:00 pm</u> | DEPART: <u>2:30 pm</u> | | |
| FACILITY NAME: RINKER/FT PIERCE/MIDWAY RD |) | | | |
| FACILITY LOCATION: 6100 MIDWAY RD | | | | |
| FORT PIERCE 34981- | | | | |
| RESPONSIBLE OFFICIAL: JEFF PORTER | PHONE: (: | 561)820-8415 | | |
| CONTACT NAME: Ed Strickland, Ops. Mgr. | PHONE: (| 772)461-600 | | |
| REMITTANCE YEAR: ENTITLE | CMENT PERIOD: 5/21/2004 (effective date) | / 5/21/2009 (end date) | | |
| PART I: INSPECTION COMPLIANCE STATUS (check ☑ only one box) □ IN COMPLIANCE ☑ MINOR Non-COMPLIANCE □ IN COMPLIANCE ☑ SIGNIFICANT Non-COMPLIANCE | | | | |
| PART II: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. (check ☑ appropriate box(es)) <u>Stack Emissions</u> | | | | |
| Were visible emissions tests conducted during this s 62-297, F.A.C.)? | and other enclosed storage and consistions to 5 percent opacity? ctor exhaust points was the loading ding rate, or at least at the minimu eration controlled by the silo dust cons 4.a) and 4.b) below. If answer the visible emissions test? | conveying equipment ∑Yes □ No g of the silo conducted um 25 tons per hour rate, ∑Yes □ No collector? (If answer r is "No" then ∑Yes □ No all batching rate and ∑Yes □ No collector, which is separate uer) dust collector | | |

| PART II: <u>TESTING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414, F.A.C. – (continued) |
|---|
| (check 🗹 appropriate box(es) |
| <u>Compliance Demonstration</u> - (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 the 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? [Yes] No |
| 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? ∑Yes ∑No |
| 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 |
| |

PART III: <u>OPERATING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-210.300(4)(c)2., F.A.C.

| (check 🗹 | appropriate | box(es) |) |
|----------|-------------|---------|---|
|----------|-------------|---------|---|

1. 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? (*Please check ⊠only one box.*)

| 2. | If this is a stationary concrete batching plant, is there one or more relocatable nonmetallic mineral process: plants using individual air general permits at the same location? (<i>If your answer to this question is YES, then proceed to questions 2.a), thru 2.d</i>),) <i>below.</i>) | ing □Yes ⊠ No □Yes □ No |
|----|---|-------------------------------------|
| | b) Is the total combined annual facility-wide fuel oil usage of all plants less than 240,000 gallons per calendar year? c) Is the quantity of material processed less than ten million tons per calendar year? | ☐Yes ☐ No ☐Yes ☐ No ☐Yes ☐ No |
| 3. | Does the owner/operator of the concrete batching plant maintain a log book or books to account for: a) fuel consumption on a monthly basis? b) material processed on a monthly basis? c) the sulfur content of the fuel being burned (Fuel supplier certifications)? | ⊠Yes □ No ⊠Yes □ No ⊠Yes □ No |

PART III: <u>OPERATING/RECORDKEEPING REQUIREMENTS</u> – Rule 62-296.414(2)(a) and (b), F.A.C. (continued)

(check ☑ appropriate box(es))

b

Unconfined Emissions – (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:
 - a) management of roads, parking areas, stock piles, and yards, which shall include one or more of the following:

| 1 | 1) paving and maintenance of roads, parking areas, stock piles, and yards? 🛛 Yes 🗌 No |
|----|--|
| 2 | 2) application of water or environmentally safe dust-suppressant chemicals when necessary to control |
| | emissions? Tyes X No |
| 3 | 3) removal of particulate matter from roads and other paved areas under control of the owner/operator to |
| | re-entrainment, and from building or work areas to reduce airborne particulate matter? Xes No |
| 2 | 4) reduction of stock pile height, or installation of wind breaks to mitigate wind entrainment of |
| | particulate matter from stock piles? 🛛 No |
|)ι | use of spray bar, chute, or partial enclosure to mitigate emissions at the drop point to the truck? Xes No |

PART IV: SPECIAL CONDITIONS AND PROCEDURES – Rule 62-210.300(4)(d)4., F.A.C. A. New or Modified Process Equipment 1. Since the last inspection has there been a) installation of any new process equipment?----- b) alterations to existing process equipment without replacement?----- Yes No c) replacement of existing equipment substantially different than that noted on the most recent notification form?------ Yes No d) If you answered YES to any of the above, did the owner submit a new and complete notification form and appropriate fee (Rule 62-4.050, FAC) to the appropriate DEP or local program office?-----

Stanley Ganthier and Darrel Graziani

Inspector's Name (Please Print)

Date of Inspection

Inspector's Signature

Approximate Date of Next Inspection

COMMENTS: On 3-8-06, SG and DG witnessed the VE tests for the western compartment of the cement silo and the central dust collector for the weigh hopper/truck loadout of Concrete Batch Plant No. 1. No visible emissions were detected from the exhaust points of the baghouses, but intermittent fugitive emissions were seen near the drop point into the truck. Most of the site was paved and dry. The paved area from the office to Batch Plant No. 1 had enough particulate matter that clouds of dust would be created when trucks passed. This area was flooded with water only after DG had spoken to the operations manager.

On 3-9-06, SG visited the site. Block Plant No.1 and Block Plant No. 2 were operating with no visible emissions from their weigh hoppers. Some dust became airborne near Block Plant No. 2 when trucks passed. The area along the railroad spur consisted of dirt/gravel that was a source of emissions when dump trucks passed over it. Batch Plant No. 2 was not operating. Most of the paved areas were dry. Even though a mechanical sweeper comes twice a week, a considerable accumulation of dirt was seen along the curb at the plant's entrance. SG reminded the operations manager about taking reasonable precautions to control dust and suggested assigning to one person the duty to wet the property especially during the dry season.

MNC rating was given due to insufficient precautions to control unconfined emissions (i.e., inadequate removal of particulate matter from paved areas and insufficient wetting of paved areas).

March 8 & 9, 2006