FDEP Multimedia Program - DRY CLEANERS SECTOR Inspection Checklist (Part II)

Facility Name :	BVL Cleaners
Facility Address :	2545 Boggy Creek Rd Kissimmee, FL 34744
Date/Time :	January 14, 2010/10:34am
Persons present :	Wilson Rodriguez, Manager Danielle Owens, FDEP John Harris, FDEP Michael Eckoff, FDEP
Responsible Official :	Jason Bundy, Owner
Phone/Email :	(407)348-7888

Hazardous Waste Requirements { ▶ indicates potential SNCs }

Inspection Question	Rule Reference	Answer		
Generator Determination:				
 Days/week operate dryclean unit(s) 		N/A		
 Pounds of clothes drycleaned per day 		N/A		
Gallons of separator water generated per day	Do not count if hardpiped to treatment system.	N/A		
How often is sludge/muck scraped per week?		N/A		
 Pounds of sludge/muck collected per scraping 		N/A		
 How often are filters changed? 		N/A		
How many filters per change?		N/A		
Sum above information to determine status:	☐ CESQG [SQG LQG*		
CESQG: < 100 kg/month SQG: 100-1000 kg/month LQG: >1000 kg/month				
Preparedness & Prevention				
Employee notification system?	SQG [40 CFR 262.34(d)(4)]	☐ Yes ☐ No		
Device to summon emergency response agencies?	SQG [40 CFR 262.34(d)(4)]	☐ Yes ☐ No		
Portable fire extinguishers and spill control equipment?	SQG [40 CFR 262.34(d)(4)]	☐ Yes ☐ No		
Are employees trained in HW management?	SQG [40 CFR 262.34(d)(5)(iii)]	☐ Yes ☐ No		
Program to test emergency equipment?	SQG [40 CFR 262.34(d)(4)]	☐ Yes ☐ No		
Minimized possibility of spills and releases	SQG [40 CFR 262.34(d)(4)]	☐ Yes ☐ No		
Contingency Planning:				
Designated emergency coordinator?	SQG [40 CFR 262.34(d)(4)(i)]			
 Posted names and telephone numbers of emergency coordinators, locations of fire alarms and extinguishers, fire department telephone numbers, and evacuation routes? 	SQG [40 CFR 262.34(d)(4)(ii)]	☐ Yes ☐ No		
Storage of hazardous waste:				
 Calculate the total weight of all perc waste in the storage area as follows: 	Maximum quantity limits are: CESQG = 2,200 lbs			

 $\frac{2/4/2010}{\text{*If the facility is an LQG then please refer to the Hazardous Waste Section for inspection.}}$

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	SQG = 13,200 lbs		
 For 15-gal containers: 	120 lbs		
# of containers <u>1</u> x 120 lbs/container = lbs stored		120 lbs	
 For 30-gal containers: 			
# of containers x 240 lbs/container = lbs stored			
Are all HW containers marked with an	SQG [40 CFR 262.34(d)(4)]	☐ Yes	
accumulation start date?			
If not, how long have they been on-site?			
SQG: is waste kept onsite ≤ 180 days?	SQG [40 CFR 262.34(d)]	☐ Yes ☐ No ⊠N/A	
 Is there satellite accumulation? 	SQG [40 CFR 262.34(c)]	☐ Yes ☐ No ⊠N/A	
 If applicable, are satellite areas at/near the point of generation? 	SQG [40 CFR 262.34(c)]	☐ Yes ☐ No ☒N/A	
Are containers labeled with the words "Hazardous Waste"?	SQG [40 CFR 262.34(d)(4)]	⊠ Yes □ No	
If not, percentage of HW containers not labeled:		5-59%	
Are containers in good condition and kept closed?	SQG [40 CFR 262.34(d)(2),(4)]		
Are containers compatible with contents?	SQG [40 CFR 262.34(d)(2)]	Yes No	
Adequate aisle space between waste containers?	SQG [40 CFR 262.34(d)(4)]	X Yes No	
Are weekly inspections conducted and	SQG [40 CFR 262.34(d)(2)]		
documented? [62-730.160(6) F.A.C.]		☐ Yes	
Recordkeeping	1		
Are manifests available for the past three years?	CESQG [62-730.030(4) F.A.C.] SQG [40 CFR 262.44]	☐ Yes ☐ No	
If so, are manifests properly completed?	SQG [40 CFR 262 subpart B]	Yes No N/A	
Are the originals present?	SQG [40 CFR 262 subpart B]	Yes No N/A	
Exception reports?	SQG [40 CFR 268.44]	Yes No N/A	
▶ LDRs completed?	SQG [40 CFR 268.7]	Yes No N/A	
Does the facility ensure waste disposal to a	CESQG [40 CFR 261.5(g)(3)]		
permitted facility?	SQG [40 CFR 262.12(c)]	∐ Yes ☐ No	
Dry Cleaner Stds.			
Is the facility registered and display its registration placard?	376.303, F.S	☐ Yes ☐ No	
Is the facility in the dry cleaner solvent clean-up	376.303, F.S.	☐Not in Program	
program? If so, what is the Facility ID #?			
Are floor areas where solvent (product and waste) is	376.3078(9)(a), F.S.		
managed or stored rendered impermeable to solvent?		∐ Yes ☐ No	
Are all containers of solvent product or solvent waste	376.3078(9)(a), F.S.	Yes No	
within secondary containment?			
Have all spills of more than 1 quart of dry cleaning	403.161(1)(d), F.S.	Yes No	
solvent outside of a containment structure been		□N/A	
reported to the State Warning Point by the		_	
owner/operator?			
If a spill occurred, did the owner or operator	403.161(11)(d), F.S.	☐ Yes ☐ No	
immediately upon the discovery of such a spill, initiate		□N/A	
and complete actions to abate the source of the spill?			

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Separator Water Treatr	nent System Questions	<u>.</u>				
Inspection Question				Ans	Answer	
Is a separator water treatment system employed?				Yes	⊠ No	
If so, is it within secondary containment?				Yes	No ⊠N/A	
Does the system include the proper filter?				Yes	No ⊠N/A	
Are records available to demonstrate that the filters have				Yes	No ⊠N/A	
	nce with the manufacturer's					
recommendations?						
Are spent filters disposed of as haz waste?				Yes _	No ⊠N/A	
	tain soaps, detergents, chlo			☐ Yes ☐	No ⊠N/A	
	e treatments system in orde ective to treat the chlorinated					
solvents?	ective to treat the chilorinated	u				
Industrial Wastewater S	Standards					
Inspection Question:			Rule Reference	e Ans	wer	
Facility on septic or sewer	?				Septic	
Vacuum water discharge	d to:			HW drum	Tx system	
NA C P I I I				Ground	Sink/Toilet	
Mop water discharged to	:			│	☐ Tx system ☐ Sink/Toilet	
Are solvent-based spotter	s used on laundry (non-					
drycleaned) garments?	, ,			☐ Yes	∐ No	
If the facility discharges to sewer, is it in compliance with			62.625 F.A.C.	│	No ⊠N/A	
local sewer permit?						
Dry Cleaning Equipme	<u>nt</u>					
Type	Manufacturer^	Mo	odel Number^	Capacity^	Age^	
Dry to Dry	Fluormatic Ama				10 yrs	
	Universal					
<u>Other</u>						
Number Employees	Years in Operation		inking Water			
2			City 🗌 Well			

Notes by Inspector

Perc machine not in operation. Facility is operating as drop store only. All dry cleaning is taken to Ventura Cleaners (verified with Ventura Cleaners' owner, Chris Patel). Facility has one 15 gallon container of hazardous waste on-site that is not in secondary containment. Facility was advised to provide secondary containment for that container.

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