

PERCHLOROETHYLENE DRY CLEANERS



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2)	COMPLAINT/DISCOVERY (CI)					
RE-INSPECTION (FUI)	ARMS COMPLAINT NO:					
AIRS ID#: 1030341 DATE: <u>8/21/2007</u>	ARRIVE: <u>10:15AM</u> DEPART: <u>11:00AM</u>					
FACILITY NAME: SCOTT'S CUSTOM CLEANERS						
FACILITY LOCATION: 755 N Indian Rocks Rd						
BELLEAIR BLUFFS 33	3770					
RESPONSIBLE OFFICIAL: MICHAEL BASSOUS	PHONE: (727)585-4515					
CONTACT NAME: Robert Vinson	PHONE: (
REMITTANCE YEAR: 2006 ENTITLEMENT PERIOD: 12/25/2004 / 12/25/2009 (effective date) (end date)						
PART I: INSPECTION COMPLIANCE STATUS (che	· <u> </u>					
☐ IN COMPLIANCE ☐ MINOR Non-COMP	LIANCE SIGNIFICANT Non-COMPLIANCE					
PART II: FACILITY CLASSIFICATION - Rule 62-21 (check ☑ only one box in A)	3.300 FAC					
 A. 1. Existing small area source dry-to-dry only, x < 140 gal/yr transfer only, x < 200 gal/yr both types, x < 140 gal/yr (constructed before 12/9/91) 3. Existing large area source dry-to-dry only, 140 ≤ x ≤ 2,100 gal/yr transfer only, 200 ≤ x ≤ 1,800 gal/yr both types, 140 ≤ x ≤ 1,800 gal/yr (constructed before 12/9/91) 	 2. New small area source dry-to-dry only, x < 140 gal/yr transfer only, x < 200 gal/yr both types, x < 140 gal/yr (constructed on or after 12/9/91) 4. New large area source dry-to-dry only, 140 ≤ x ≤ 2,100 gal/yr transfer only, 200 ≤ x ≤ 1,800 gal/yr both types, 140 ≤ x ≤ 1,800 gal/yr (constructed on or after 12/9/91) 					
5. Ineligible for General Permit drop store/out of business/petroleum facility exceeds above limitsB. The total quantity of perchloroethylene (perc) pure	chased within the preceding 12 months by this dry					
cleaning facility was 139 gallons.						

PA	RT III: GENERAL CONTROL REQUIREMENTS – Rule 62-213.300 FAC	only or					
Do	es the responsible official of the dry cleaning facility:	for each question)					
	Store perc, and wastes containing perc, in tightly sealed & impervious containers?	⊠Yes	□No	□N/A			
2.	Examine the containers for leakage?	⊠Yes	☐ No	□ N/A			
3.	Close and secure machine doors except during loading/unloading?	X Yes	☐ No				
4.	Drain cartridge filters in their housing or in sealed containers for at least 24 hours prior to disposal?	⊠Yes	☐ No	□ N/A			
	Maintain solvent-to-carbon ratios and steam pressure for carbon adsorber beds according to the manufacturer's specifications?	∐Yes	□ No	⊠ N/A			
	PART IV: PROCESS VENT CONTROLS – Rule 62-213.300 FAC (Refer to Part II-A.14. Classification: page 1 of 4, this form)						
	1. If the facility classification is a Existing small area source, no controls are requi	red. Pro	ceed to I	Part V.			
	2. If the facility classification is a <u>New small area source</u> , the machine should be equipped with a refrigerated condenser. Complete section A. below.						
	3. If the facility classification is a Existing large area source , the machine should be equipped with either a refrigerated condenser or a carbon adsorber. Complete both sections A and B below. Carbon adsorber must have been installed prior to September 22, 1993						
	4. If the facility classification is a <u>New large area source</u> , the machine should be econdenser. Complete both sections A and B below.	quipped v	vith a ref	rigerated			
A.	Has the responsible official of all <u>existing large</u> <u>area & new sources</u> :	(check ☑ only one box for each question)					
1.	Equipped all machines with the appropriate vent controls?	⊠Yes	□No				
2.	Equipped dry-to-dry machines with a closed-loop vapor venting system?	⊠Yes	□No	□N/A			
3.	Equipped the condenser with a diverter valve so airflow will be directed away from the condenser upon opening the door?	⊠Yes	□No	□N/A			
4.	Measured and recorded the temperature of the outlet exhaust stream of a refrigerated condenser on a weekly basis?	⊠Yes	□No				
5.	Repaired or adjusted the equipment within 24 hours if the exhaust temperature of the condenser exceeded 45° F?	Yes	□No	□N/A			
6.	Conducted all temperature monitoring after an appropriate cool-down period and after verifying that the coolant had been completely charged?	⊠Yes	□No				

PART IV: PROCESS VENT CONTROLS - Rule 62-213.300 FAC (continued)						
В.	Does the responsible official of an existing large or new large area source also:	(check ☑ only one box for each question)				
1.	Measure and record the exhaust temperature on the outlet side of the condenser located on dry-to-dry, reclaimer, and dryer machines on a weekly basis?	⊠Yes □No				
2.	Measure and record the washer exhaust temperature at the condenser inlet and outlet weekly?	- ∐Yes □ No ⊠N/A				
	a) Is the temperature differential equal to, or greater than $20^{\rm o}{\rm F?}$	☐Yes ☐ No ☒ N/A				
3.	Measure and record the perc concentration in the exhaust stream weekly at the end of the final drying cycle while the machine is venting to the adsorber, if machines are equipped exclusively with a carbon adsorber?	□Yes □ No ⊠ N/A				
	a) Is the perc concentration equal to, or less than 100 ppm?	☐Yes ☐ No ☒ N/A				
4.	Assure that the sampling port on the carbon adsorber exhaust for measuring perc concentrations is at least 8 duct diameters downstream of any bend, contraction, or expansion; is at least 2 duct diameters upstream from any bend, contraction, or expansion; and downstream from no other inlet?	Yes □ No □ N/A				
5	Equip transfer machines (dryers, reclaimers, and washers) with individual					
٥.	condenser coils?	- □Yes □ No □ N/A				
6.	Route airflow to the carbon adsorber (if used) at all times?	☐Yes ☐ No ☒ N/A				
PART V: <u>RECORDKEEPING REQUIREMENTS</u> – Rule 62-213.300(3) FAC (check ☑ only one box for						
Do	es the responsible official:	each question)				
1.	Maintain receipts for perc purchased?	- Yes No				
2.	Maintain rolling monthly total of yearly perc consumption?	⊠ Yes □ No				
3.	Maintain leak detection inspection and repair reports for the following:					
	a) documentation of leaks repaired w/in 24 hrs? or;	Yes No No N/A				
	b) documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt?	☐ Yes ☐ No N/A				
4.	Maintain calibration data? (for applicable direct reading instruments)	☐ Yes ☐ No N/A				
5.	Maintain exhaust duct monitoring data on perc concentrations?	☐ Yes ☐ No ☐ N/A				
6.	Maintain a startup/shutdown/malfunction plan?	Yes No				
7.	Maintain deviation reports?					
	a) Problem corrected?	- Yes No N/A				
	a) Trongin contested.					

PART VI: <u>LEAK DETECTION AND REPAIRS</u> – Rule 62-213.300 FAC

1. Does the responsible official conduct a weekly (for small sources, bi-weekly) leak

(check ☑ only one box for each question)

detection and repair inspection?					
2. Does the facility maintain a leak log?					
b) Door gaskets and seating c) Filter gaskets and seating Yes No N/A Yes No N/A	g) Muck cookers				
4. Which method(s) of detection (is/are) used by the responsib					
a) Visual examination (condensed solvent on exterior surfab) Physical detection (airflow felt through gaskets)					
c) Odor (noticeable perc odor) c) 🖾					
d) Use of direct-reading instrumentation (FID/PID/calorim					
e) Halogen leak detector	е)				
**If using direct-reading instrumentation, is the equipment					
1) Capable of detecting perc vapor concentrations in a rang					
 Calibrated against a standard gas prior to and after each Inspected for leaks and obvious signs of wear on a week 	`				
3) Inspected for leaks and obvious signs of wear on a weekly basis? 3) Yes No 4) Kept in a clean and secure area when not in use?					
5) Verified for accuracy by use of duplicate samples (calorimetric only)? 5) Yes No					
Shea L. Jackson 8/21/2007					
- I N (PL P)					
Inspector's Name (Please Print)	Date of Inspection				
	~ 2008				
Inspector's Signature	Approximate Date of Next Inspection				

COMMENTS:

- During the inspection of the facility, I met with the facility contact Robert Vinson, the responsible official; Mr. Michael Bassous was not on site.
- I gave him copies of the P2 pamphlet, dry cleaning waste reduction brochure, and information regarding new rule for the requirement of the use of a halogen detector by July 27, 2008, and the water separator memo from the FDEP Hazardous waste division.
- I inspected the two dry to dry machines on site. The MIRA CLEAN dry to dry equipment was not in operation, and had been drained of Perchloroethylene. (Permanent shutdown). Mr. Vinson stated they had not operated after purchased the new Columbia dry to dry equipment in May 2005. He stated they should have had hauled away when the new machine was purchased as would have been no charge, now they will have to pay for removal, and he is not sure when will be removed.
- I observed the calendar record logs, for 2006 and 2007. The record showed the ranges of the dry to dry to be maintaining a temperature range of -1 thru -3 $^{\circ}$ C $^{\circ}$ during dryer cool downs. The weekly leak checks had been performed and were up to date; the most recent entry was 8/11/2007.
- The calendars showed there had not been any purchase of Perc in 2006. Mr. Vinson stated he had purchased Perc only once for 2007, and we found in calendar was 60 gallons on 5/30/2007.
- I obtained a copy of their Hazardous waste manifest for the disposal of the Perchloroethylene and was 3 15 gallons container on 8/16/2007. (See copy attached) I observed the Hazardous waste drum from the equipment was sitting in the secondary containment.
- I observed the cool down cycle. The temperature was around -2° C (See photo) I did not detect any leaks or Perchloroethylene odors during this observation.
- The Meg Eva evaporator was observed in the corner of the room. Mr. Vinson stated that Safety Kleen use to check, was now maintenance checked by MCF, who changes the carbon filter every 2 months. I reminded him to read the info from the water separator memo to be sure, they are taking care of properly, and may need to be recording the amount of separator water coming from the dry to dry machine operation.

- Mr. Vinson stated that they had purchased a new boiler, because the old one broke down. I observed the new 50 HP Hurst boiler (see Photo).
- I informed Mr. Vinson; the facility appeared to be in compliance at this time. Mr. Bassous returned to the facility and signed the annual certification.