INCOMPANY PROTECTION	
and the	
FLORIDA	

PERCHLOROETHYLENE DRY CLEANERS



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT RE-INSPECTION (FUI) ARMS COMP	T/DISCOVERY (CI)		
AIRS ID#: 1010375 DATE: 01/20/2009 ARRIVE: 092:	5 DEPART: <u>1115</u>		
FACILITY NAME: SEASIDE CLEANERS			
FACILITY LOCATION: 4740 US HIGHWAY 19			
NEW PORT RICHEY 34652			
OWNER/AUTHORIZED REPRESENTATIVE: JERE SMITH	PHONE: (727)847-1845		
CONTACT NAME: Jere Smith	PHONE: (727)847-1845		
ENTITLEMENT PERIOD: 12/14/2007 / 12/14/2012 (effective date) (end date)			
PART I: INSPECTION COMPLIANCE STATUS (check I only one box) □ IN COMPLIANCE □ MINOR Non-COMPLIANCE □ SIGNIFICANT Non-COMPLIANCE			
PART II: FACILITY CLASSIFICATION - Rule 62-213.300 FAC (check 🗹 only one box in A)			
$ \begin{array}{ll} \mbox{transfer only, $x < 200$ gal/yr} & \mbox{transfer on} \\ \mbox{both types, $x < 140$ gal/yr} & \mbox{both types.} \end{array} $	$\begin{array}{ c c c } \hline area source & & & \\ \hline only, x < 140 gal/yr \\ nly, x < 200 gal/yr \\ x < 140 gal/yr \\ ed on or after 12/9/91) \end{array}$		
$ \begin{array}{ll} \mbox{transfer only, } 200 \le x \le 1,800 \ \mbox{gal/yr} & \mbox{transfer on} \\ \mbox{both types, } 140 \le x \le 1,800 \ \mbox{gal/yr} & \mbox{both types.} \end{array} $	e area source only, $140 \le x \le 2,100$ gal/yr hly, $200 \le x \le 1,800$ gal/yr , $140 \le x \le 1,800$ gal/yr ed on or after 12/9/91)		
5. Ineligible for General Permit drop store/out of business/petroleum facility exceeds above limits			
B . The total quantity of perchloroethylene (perc) purchased within the cleaning facility was 40 gallons.	preceding 12 months by this dry		

PART III: GENERAL CONTROL REQUIREMENTS – Rule 62-213.300 FAC	(check 🗹 only one box
Does the responsible official of the dry cleaning facility:	for each question)
1. 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?	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
5. 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 <u>1</u> of <u>4</u> , this form)					
	1. If the facility classification is a Existing small area source , no controls are required. Proceed to 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. <i>Carbon adsorber must have been installed prior to September 22, 1993</i>				
	4. If the facility classification is a <u>New large area source</u> , the machine should be excondenser. Complete both sections A and B below.	quipped v	vith a ref	rigerated	
А.	Has the responsible official of all <u>existing large area & new sources</u> :		☑ only each que	one box for stion)	
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)				
B. 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° 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 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					
Does the responsible official:	each question)				
1. Maintain receipts for perc purchased?	🛛 Yes 🗌 No				
2. Maintain rolling monthly total of yearly perc consumption?	- Xes No				
3. Maintain leak detection inspection and repair reports for the following:					
a) documentation of leaks repaired w/in 24 hrs? or;	🛛 Yes 🗌 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?	- 🗌 Yes 🗌 No 🖾 N/A				
a) Problem corrected?	🗌 Yes 🗌 No 🖾 N/A				
8. Maintain a compliance plan, if applicable?	- 🗌 Yes 🗌 No 🖾 N/A				

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? Yes No	0
2. Does the facility maintain a leak log? Xes I No	0
 3. Does the responsible official check the following areas for leaks? a) Hose connections, fittings, couplings, and valves	Io N/A Io N/A Io N/A
4. Which method(s) of detection (is/are) used by the responsible official?	
 a) Visual examination (condensed solvent on exterior surfaces) a) b) Physical detection (airflow felt through gaskets) b) c) Odor (noticeable perc odor) c) d) Use of direct-reading instrumentation (FID/PID/calorimetric tubes) d) =**(see be e) Halogen leak detector e) 	low)
**If using direct-reading instrumentation, is the equipment:	
 2) Calibrated against a standard gas prior to and after each use (PID/FID only)? 2) Yes 3) Inspected for leaks and obvious signs of wear on a weekly basis? 3) Yes 4) Kept in a clean and secure area when not in use? 4) Yes 	_No No No No No

Joseph V Panetta

Inspector's Name (Please Print)

Date of Inspection

Inspector's Signature

Approximate Date of Next Inspection

COMMENTS: 12-10-2008 Inspected facility found that the facility did not have aperc detector or perc purchase records and maintanence records available for inspection. I recall from last years inspection that Mr. Smith had records available forr upto five years. So I left a field warning notice for Mr. Smith agreed he could have the records and perc detector with-in 15 days. Performed reinspection on 1-20-2009 and Mr. Smith did not have records. Mr. Smith stated he had a fire since the last inspection and he would like more time. Mr. Smith did have the perc detector and he did demonstrate he new how to use it.

Mr. Smith sent in the records along with Perc Notification he sent certified mail to EPA and DEP.