



**FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION**

CENTRAL DISTRICT
3319 MAGUIRE BOULEVARD, SUITE 232
ORLANDO, FLORIDA 32803

RICK SCOTT
GOVERNOR

HERSCHEL T. VINYARD JR.
SECRETARY

September 05, 2013

Frank Furino
Maaco
317 Clearlake Road
Cocoa, FL 32922
Maaco1845@hotmail.com

Re: Maaco
Air 0090237
HW FLD984179101
Brevard County
OCD-CAP-13-3116

Dear Mr. Furino:

Department personnel conducted a compliance inspection of the above-referenced facility on August 15, 2013. Based on the information provided during and following the inspection, the facility was determined to be in compliance with the Department's rules and regulations. A copy of the inspection report is attached for your records.

The Department appreciates your efforts to maintain this facility in compliance with state and federal rules. Should you have any questions or comments, please contact Lauren Staly at 407-897-2957 or via e-mail at Lauren.Staly@dep.state.fl.us.

Sincerely,

A handwritten signature in black ink, appearing to read 'Reggie Phillips'.

Reggie Phillips, Manager
Central District
Florida Department of Environmental Protection

Enclosures: Inspection Report



Florida Department of
Environmental Protection
Hazardous Waste Inspection Report

FACILITY INFORMATION:

Facility Name: Maaco Auto Painting

On-Site Inspection Start Date: 08/15/2013

On-Site Inspection End Date: 08/15/2013

ME ID#: 62831

EPA ID#: FLD984179101

Facility Street Address: 317 Clearlake Rd, Cocoa, Florida 32922-6244

Contact Mailing Address: 317 Clearlake Rd, Cocoa, Florida 32922-6244

County Name: Brevard

Contact Phone: (321) 631-9195

NOTIFIED AS:

SQG (100-1000 kg/month)

INSPECTION TYPE:

Routine Inspection for CESQG (<100 kg/month) facility

INSPECTION PARTICIPANTS:

Principal Inspector: Brad Whidden, Inspector

Other Participants: Lauren Staly, Inspector; Patrick Farris, Inspector; Frank Furino, Owner

LATITUDE / LONGITUDE: Lat 28° 21' 31.196" / Long 80° 45' 19.482"

SIC CODE:

TYPE OF OWNERSHIP: Private

Introduction:

On August 15, 2013, Brad Whidden, Patrick Farris, and Lauren Staly, Florida Department of Environmental Protection (FDEP), inspected Maaco Auto Painting for compliance with state and federal hazardous waste regulations. Frank Furino accompanied the inspectors throughout the facility. The facility was also inspected for compliance with state and federal air regulations. The findings of the air inspection are not part of this report.

The facility notified in 1990 as a Small Quantity Generator of hazardous waste. The facility has never been inspected by the Department for compliance with state and federal hazardous waste regulations.

Process Description:

On August 15, 2013, Brad Whidden, Patrick Farris, and Lauren Staly, Florida Department of Environmental Protection (FDEP), inspected Maaco Auto Painting for compliance with state and federal hazardous waste regulations. Frank Furino accompanied the inspectors throughout the facility. The facility was also inspected for compliance with state and federal air regulations. The findings of the air inspection are not part of this report.

The facility notified in 1990 as a Small Quantity Generator of hazardous waste. The facility has never been inspected by the Department for compliance with state and federal hazardous waste regulations.

The facility conducts painting and auto body repair on automobiles. The facility has two paint booths and is connected to the local drinking water and sewer systems.

The facility sands vehicles prior to painting. Frank Furino said that the facility disposes dust from the sanding operations in the trash. During a telephone conversation on August 28, 2013, Brad Whidden recommended that all dust from sanding operations be collected in a drum and a waste

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determination be conducted prior to disposal.

Klean Strip Prep All is used as a solvent for cleaning before painting. A review of the MSDS for this product indicates liquid waste from the use of this product may carry the EPA waste code D001. Rags used with this solvent are disposed of in the trash. Frank Furino said that the rags are dry before disposal.

The facility uses a paint distillation unit (still) to process solvent waste from paint gun cleaning and other paint waste. Recycled material accumulates in a 5 gallon bucket at the bottom of the unit. Waste from the unit is placed in a 55-gallon drum adjacent to the still. The drum was closed and labeled "hazardous waste."

Paint booth filters are changed weekly and disposed of in the trash. The filters were tested for hazardous waste (TCLP metals) in 2007. The test indicated that the filters were not hazardous waste. Frank Furino said that the facility has not changed the paint used or facility processes since the test was performed.

Conclusion:

At the time of inspection the facility was operating as a Conditionally Exempt Small Quantity Generator and was in compliance at the time of inspection.

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Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Brad Whidden
PRINCIPAL INSPECTOR NAME

Inspector
PRINCIPAL INSPECTOR TITLE

FDEP
ORGANIZATION

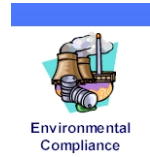
Supervisor: Reginald Phillips

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.



SURFACE COATING OPERATIONS

COMPLIANCE INSPECTION CHECKLIST



INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CI)
 RE-INSPECTION (FUI) ARMS COMPLAINT NO:

AIRS ID#: 0090237 **DATE:** 8/15/13 **ARRIVE:** _____ **DEPART:** _____

FACILITY NAME: MAACO

FACILITY LOCATION: 317 Clearlake Rd
COCOA 32922-6244

OWNER/AUTHORIZED REPRESENTATIVE: FRANK FURINO **PHONE:** (321)631-9195
Email: maaco1845@hotmail.com **Mobile:**
CONTACT NAME: FRANK FURINO **PHONE:** (321)631-9195
Email: maaco1845@hotmail.com **Mobile:**
ENTITLEMENT PERIOD: 11/8/2012 / 11/8/2017
(effective date) (end date)

PART I: INSPECTION COMPLIANCE STATUS (check only one box)

IN COMPLIANCE MINOR Non-COMPLIANCE SIGNIFICANT Non-COMPLIANCE

PART II: RECORDKEEPING REQUIREMENTS – Rule 62-210.300, F.A.C.
 (check appropriate box(es))

- Does the facility operate any emissions units other than the surface coating operations and emissions units which are exempt from permitting pursuant to the criteria of paragraph 62-210.300(3)(a) or (b), F.A.C., or have been exempted from permitting under Rule 62-4.040, F.A.C.? (Rule 62-210.300(3)(c)4.a., F.A.C.) Yes No
- Does the owner/operator of the facility maintain records to document the VOC content of the coatings and the quantity of the coatings used?----- Yes No
- Does the owner/operator retain, and make available for Department inspection, these records for a period of at least five years?----- Yes No
- Is the total quantity of VOC's in such coatings 44 lbs/day or less, averaged monthly?----- Yes No
- Does the amount of coatings used, include solvents and thinners used in the process including those used for cleanups?----- Yes No

PART III: CONTROL/OPERATING/MAINTANANCE REQUIREMENTS – Rule 62-210.300, F.A.C.
 (check appropriate box(es))

- Is/Are the surface coating operation(s) subject to a VOC Reasonably Available Control Technology (RACT) emission limiting standard of Chapter 62-296.500, F.A.C.? (Rule 62-210.300(3)(c)4.b., F.A.C.)----- Yes No
- Does the facility cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor? (Rule 62.296.320(2), F.A.C.)----- Yes No

PART III: CONTROL/OPERATING/MAINTENANCE REQUIREMENTS – Rule 62-210.300, F.A.C. – (continued)

(check appropriate box(es))

3. Does the owner/operator encourage pollution prevention through such measures as training employees involved in surface coating operations on methods of reducing VOC emissions by:
- a) maintaining spray coating equipment to ensure effective application with a minimum of overspray? Yes No
 - b) monitoring the coating thickness to avoid excessive coating?----- Yes No
 - c) considering the use of low-VOC coatings (e.g., waterborne, ultra-violet cured, or powder coatings)? Yes No
 - d) implementing inventory control practices to prevent spillage?----- Yes No
 - e) implementing management practices to reduce VOC emissions during cleanup by:
 - 1. spraying light colored coatings before dark colored coatings to reduce the number of cleaning cycles?----- Yes No
 - 2) recycling cleaning solvents?----- Yes No
 - 3) using water based cleaners?----- Yes No

PART IV: SPECIAL CONDITIONS AND PROCEDURES – Rule 62-210.300, F.A.C.

A. New or Modified Process Equipment

1. Since the last inspection has there been
- a) installation of any new process equipment?----- Yes No
 - 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, F.A.C.) to the appropriate DEP or local program office?----- Yes No

Lauren Staly

8/15/13

Inspector's Name (Please Print)

Date of Inspection

Lauren Staly

n/a

Inspector's Signature

Approximate Date of Next Inspection

COMMENTS: The facility appeared to be in compliance during the time of the inspection. The facility did not have the VOC records readily available but emailed them to the Department within a week.