PERCHLOROETHYLENE DRY CLEANERS

TYPE	OF	INSP	ECT	ION
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PERCHLOROETHYLENE DRY	IIT & L
TYPE OF INSPECTION: ANNUAL RE-INSPECTION	COMPLAINT/DISCOVERY OF THE STATE OF THE STAT
AIRS ID#: <u>D350015</u> DATE: <u>6/18/98</u> TIME IN FACILITY NAME: <u>All Stan Dry Cleaners</u> FACILITY LOCATION: <u>126</u> Flager Plaza Dr Palm Coast, Fl. 3 RESPONSIBLE OFFICIAL: Tom Desimone	2/37
CONTACT NAME:	
PART I: NOTIFICATION	
(check appropriate box)	
1. New facility notified DARM 30 days prior to startup	-
2. Facility failed to notify DARM to use general permit	<u> </u>

PART II: CLASSIFICATION				
Facility indicated on notification form that it is:	☐ No notification form			
(check appropriate box)	☐ Drop store/out of business/petroleum			
A				
1. Existing small area source	2. New small area source			
dry-to-dry only, x < 140 gal/yr	dry-to-dry only, $x < 140 \text{ gal/yr}$			
transfer only, x < 200 gal/yr	transfer only, x < 200 gal/yr			
both types, x < 140 gal/yr	both types, x < 140 gal/yr			
(constructed before 12/9/91)	(constructed on or after 12/9/91)			
3. Existing large area source dry-to-dry only, $140 \le x \le 2,100$ gal/yr transfer only, $200 \le x \le 1,800$ gal/yr both types, $140 \le x \le 1,800$ gal/yr (constructed before $12/9/91$)	4. New large area source dry-to-dry only, $140 \le x \le 2,100$ gal/yr transfer only, $200 \le x \le 1,800$ gal/yr both types, $140 \le x \le 1,800$ gal/yr (constructed on or after $12/9/91$)			
5. This is a correct facility classification	□N □Can not determine			
If no, please check the appropriate classific	If no please check the appropriate classification:			
,	facility qualified for a general permit as number above			
facility exceeds above limits and is not eligible for a general permit				
B. The total quantity of perchloroethylene (perc) pu facility was //O gallons.	archased within the preceding 12 months by this dry cleaning			

Is the responsible official of the dry cleaning facility: (check appropriate boxes) DY DN WNA 1. Storing perchloroethylene in tightly sealed and impervious containers? DY DN MANA 2. Examining the containers for leakage? **VO**Y ON 3. Closing and securing machine doors except during loading/unloading? 4. Draining cartridge filters in their housing or in sealed containers for at MY ON ONA least 24 hours prior to disposal? 5. Maintaining solvent-to-carbon ratios and steam pressure for carbon adsorber DY DN MYA beds according to the manufacturer's specifications? PART IV: PROCESS VENT CONTROLS In Part II-A: If classification 1 has been checked, no controls are required. Proceed to Part V. If classification 2 has been checked, the machine should be equipped with a refrigerated condensered (complete A below). If classification 3-has been checked; the machine should be equipped with either a refrigerated with condenser or a carbon adsorber (complete A and B below). Carbon adsorber must have been installed prior to September 22, 1993 If classification 4 has been checked, the machine should be equipped with a-refrigerated condenser. (complete A and B below). A. Has the responsible official of all new sources and existing large area sources: (check appropriate boxes) 1. Equipped all machines with the appropriate vent controls? 2. Equipped dry-to-dry machines with a closed-loop vapor venting system? 3. Equipped the condenser with a diverter valve so airflow will be directed away from the □N □N/A condenser upon opening the door? 4. Measured and recorded the temperature of the outlet exhaust stream of a refrigerated condenser on a weekly/bi-weekly basis? 5. Repaired or adjusted the equipment within 24 hours if the exhaust temperature of the DY DN DN/A condenser exceeded 45°F? 6. Conducted all temperature monitoring after an appropriate cooldown period and after ØY □N verifying that the coolant had been completely charged?

PART III: GENERAL CONTROL REQUIREMENTS

В.	Has the responsible official of an existing large or new large area source also:			
1.	Measured and recorded the exhaust temperature on the outlet side of the condenser located on dry-to-dry, reclaimer, and dryer machines on a weekly basis?	ПΥ	ΠN	
2.	Measured and recorded the washer exhaust temperature at the condenser inlet and outlet weekly?	ΠY	ΠN	□N∕A
	ls the temperature differential equal to or greater than 20° F?	ПΥ	ΠN	□N/A
3.	Measured and recorded 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 with a carbon adsorber?	ΠY	ΠN	□N/A
	Is the perc concentration equal to or less than 100 ppm?	ΠY	ΠN	DN/A
4.	Assured 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?	ΟY	_N □N	□N/A
5.	Equipped transfer machines (dryers, reclaimers, and washers) with individual condenser coils?	ΠY	ΩN	□N/A
6.	Routed airflow to the carbon adsorber (if used) at all times?	ΟY	DИ	□N/A

	<u> </u>
PART V: RECORDKEEPING REQUIREMENTS	ţr.
Has the responsible official: (check appropriate boxes)	
1. Maintained receipts for perc purchased?	Vay □N
2. Maintained rolling monthly averages of perc consumption?	May □n
3. Maintained leak detection inspection and repair reports for the following:	
a. documentation of leaks repaired w/in 24 hrs? or;	AINO NO YA
b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt?	אוחם מם צום
4. Maintained calibration data? (for applicable direct reading instruments)	DY DY ANA
5. Maintained exhaust duct menitoring data on perc concentrations?	DY DN YE N/A
6. Maintained startup/shutdown/malfunction plan?	29 Y □ N
7. Maintained deviation reports?	ANO NO YES
Problem corrected?	B y on ona
8. Maintained compliance plan, if applicable?	AND NO TA

P.A	RT VI: LEAK DETECTION AND	REPAIRS		
Does the responsible official conduct a weekly (for small sources, bi-weekly) leak detection and repair				
	inspection?		,, ,	VØY □N
2.	Has the facility maintained a leak log	?		ØY □N
3.	Does the responsible official check th	e following areas for leak	s?	
	Hose connections, fittings, couplings, and valves	AND NO YEL	Muck cookers	AND NO YO
	Door gaskets and scating	ANO NO Y	Stills	AND NO YES
	Filter gaskets and seating	AND ND Y	Exhaust dampers	Y ON ON/A
	Pumps	AND ND YES	Diverter valves	AND ND Y
	Solvent tanks and containers	AND NO YO	Cartridge filter housings	AINO NO Y
	Water separators	ANO NO Y		
4.	Which method of detection is used by	the responsible official?		4
	Visual examination (condensed	solvent on exterior surface	ces)	1
Physical detection (airflow felt through gaskets)			A	
	Odor (noticeable perc odor)			梅
	Usc of direct-reading instrumen	tation (FID/PID/calorime	etric tubes)	· 🖸
	Halogen leak detector			
	If using direct-reading ins	trumentation, is the equ	ipment:	□N/A -
	a. Capable of detecting	g perc vapor concentratio	ns in a range of 0-500 ppm?	
	b. Calibrated against a (PID/FID only)?	standard gas prior to an	d after each use	OY ON
	c. Inspected for leaks	and obvious signs of wear	on a weekly basis?	OY ON
	d. Kept in a clean and	secure area when not in	use?	OY ON
	e. Verified for accurac	y by use of duplicate sam	ples (calorimetric only)?	OY ON
	·			
	Chaide (Scott		1/1/2/04	• •
_	Christopher C. Scott Inspector's Name (Please Pr	rint)	Date of Inspe	cction
	NAIA	1 11	,	

Inspector's Signature

Approximate Date of Next Inspection

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TITLE V AIR QUALITY GENERAL PERMIT INSPECTION SUMMARY REPORT

TYPE OF INSPECTION: ANNUAL C	COMPLAINT/DISCOVERY RE-INSPECTION	
TIME IN: 1:00 TIME OUT: 1:45	AIRS ID#: 0350015	
TYPE OF FACILITY: Dry Cleaner		
FACILITY NAME: All Star Dry Clean	DATE: 6/18/98	
FACILITY LOCATION: 126 Magles Plaza	Dr.	
RESPONSIBLE OFFICIAL: Tom De Simone	PHONE NUMBER: 904-439-1800	
Based on the results of the compliance requirements ev compliance with DEP Rule 62-213.300, Florida Admin	valuated during this inspection, the facility is found to be in nistrative Code (F.A.C.).	
Based on the results of the compliance requirements ev discrepancies were noted:	valuated during this inspection, the following compliance	
COMPLIANCE REQUIREMENT/PROBLEM	FOLLOW-UP ACTION REQUIRED	
	P	
	ELEGE JEE CE	
	Model Services of the South of	
	Ces	
,		
COMMENTS:		
The Annual Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification form has been properly compared to the Compliance Certification for the Certification for the Certification for the Certification for the Certification f	ertified and submitted to the inspector. YES NO	
DATE OF NEXT INSPECTION: 6/99	Approximate)	
INSPECTION CONDUCTED BY: Christopher		
INSPECTOR'S SIGNATURE: 1-4310 x 253		

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of

Revised 10/96

AIRS ID#: 0350015	(Revised 10/10/96
DRY CLEANER AIR QUALITY GENERAL PE ANNUAL COMPLIANCE CERTIFICATION FOR	ERMIT WAS TO TO
FACILITY NAME: All Star Dry Cloaners	
FACILITY LOCATION: 176 Flagles Plaza Do	20 S
Palm Coast, FL 32137	
Annual Reporting Period:	1998
Based on each term or condition of the Title V general air permit, my facility has remained in con 62-213.300, Florida Administrative Code (F.A.C.), during the period covered by this statement.	_
If NO, complete the following:	
#1. Term or condition of the general permit that has not been in continuous compliance during the	he reporting period stated above:
Exact period of non-compliance: from	
Action(s) taken to achieve compliance:	
Method used to demonstrate compliance:	·
#2. Term or condition of the general permit that has not been in continuous compliance during the	ne reporting period stated above:
Exact period of non-compliance: fromtoto	
Action(s) taken to achieve compliance:	
Method used to demonstrate compliance:	
As the responsible official, I hereby certify, based on information and belief formed after reasonal made in this notification are true, accurate and complete. Further, my annual consumption of perupon rolling averages of purchase receipts, does not exceed 2,100 gallons per year for ary-to dry year for transfer or combination facilities.	rchloroethylene solvent, based facilities or 1,800 gallons per

*This form is made available to you as an aid in order to meet your annual compliance certification requirements. It is at the discretion of the responsible official to use this form.