

## **Dibble, Dickson**

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**From:** Shine, Caroline  
**Sent:** Tuesday, September 21, 2010 4:02 PM  
**To:** Dibble, Dickson  
**Cc:** Ajhar, Rebecca; Vielhauer, Trina; Holtom, Jonathan; Linero, Alvaro; Costello, Martin  
**Subject:** RE: RICE Registration Form for Pristine Biodiesel LLC dba Vero Beach Plant, 4415 77th St, Vero Beach, FL 32967  
**Attachments:** image001.jpg; image002.png; RE: Pristine biodiesel; FW: Pristine Biodiesel site visit

Dick,

As we spoke, I will contact the company by telephone to confirm that if they plan to withdraw the GP, and submit a regular permit application. Garry Kuberski and Lu Burson(Multimedia) visited the site last week and the company representative spoke with Jeff Rustin about submitting a permit application. I have left 2 telephone messages for the company representative.

I will try to reach you in the morning.

Thank you,

Caroline Shine, Program Administrator  
Air Resource Management  
FDEP, Central District  
3319 Maguire Boulevard, Suite 232  
Orlando, Florida 32803  
407-893-3332  
[Caroline.Shine@dep.state.fl.us](mailto:Caroline.Shine@dep.state.fl.us)

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**From:** Dibble, Dickson  
**Sent:** Tuesday, September 21, 2010 3:47 PM  
**To:** Shine, Caroline  
**Cc:** Ajhar, Rebecca; Vielhauer, Trina; Holtom, Jonathan; Linero, Alvaro; Costello, Martin  
**Subject:** FW: RICE Registration Form for Pristine BioDiesel LLC dba Vero Beach Plant, 4415 77th St, Vero Beach, FL 32967

Caroline, et. al.,

To date I have received no response(s) to my previous requests for guidance regarding the subject item.

This is the third attempt and final call for comments, suggestions, etc. regarding the subject item Air General Permit for a RICE at a bio-diesel mfg (unpermitted) facility. See previous requests below.

Tomorrow is the final day of the mandatory thirty (30) day processing and review period after which the RICE AGP will become effective.

Thank you for any insight you can provide.

*Dick*

**Dickson E. Dibble, ES III**  
FL Dept of Environmental Protection  
Div. of Air Resource Management  
Bureau of Air Monitoring & Mobile Sources

Air General Permit Program  
Tel. (850) 921-9586  
FAX (850) 922-6979  
ICG-#345

**Dickson.Dibble@dep.state.fl.us**



**Please note:** Florida has a very broad public records law. Most written communications to or from state officials regarding state business are public records available to the public and media upon request. Your e-mail communications may therefore be subject to public disclosure

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**From:** Dibble, Dickson  
**Sent:** Tuesday, September 14, 2010 10:11 AM  
**To:** Shine, Caroline  
**Cc:** Ajhar, Rebecca; Vielhauer, Trina; Holtom, Jonathan; Linero, Alvaro; Costello, Martin  
**Subject:** FW: RICE Registration Form for Pristine BioDiesel LLC dba Vero Beach Plant, 4415 77th St, Vero Beach, FL 32967

Caroline, et. al.,

I need some guidance on this one...

I have had no response to my original e-mail (08/25/10 below) questions regarding the individual permitting of the bio-diesel plant itself, and whether or not I should proceed with the RICE AGP entitlement at this facility.

We are currently down to eight (8) remaining days of the mandatory thirty (30) day processing/review/entitlement period. Barring any unforeseen circumstance, the RICE AGP will be issued at that time.

I suppose this "shoulda/coulda/woulda" been a subject for discussion during our latest permitting teleconference, but didn't come to mind at the time.

Thank you for any assistance/guidance that anyone can provide and have a great day!

*Dick*

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**From:** Dibble, Dickson  
**Sent:** Wednesday, August 25, 2010 12:54 PM  
**To:** Shine, Caroline  
**Cc:** Ajhar, Rebecca; Vielhauer, Trina; Holtom, Jonathan; Linero, Alvaro  
**Subject:** RICE Registration Form for Pristine BioDiesel LLC dba Vero Beach Plant, 4415 77th St, Vero Beach, FL 32967

Caroline,

It was good talking to you today and I hope all is going well for you.

Please see the attached .pdf file regarding the subject item facility.

As I mentioned during our conversation, I could not locate any information in our ARMS database with respect to a permitted biodiesel production facility in the name of Pristine BioDiesel LLC in Vero Beach. In my mind I recalled discussion in one of our Permitting or ACE teleconference calls that we were going to individually permit these types of facilities.

Well, it got my attention, since the Pristine facility appeared to me, 1) to be a facility that, for the purposes of State permitting, is flying below the radar (at least since May 2010), and 2) since we don't allow, except where allowable, the collocation of AGP facilities, or AGP facilities located at individually permitted facility, that if this were to become a permitted facility the AGP would be null. The RICE would have to be a part of the facility's individual permit.

I will continue the thirty (30) day processing and review of this AGP and hopefully in the meantime you will discover whether or not the Pristine BioDiesel facility should have the individual permit. If it is indeed so, the two choices respective to the AGP request would be for me to 1) issue a denial, or 2) make a request to Pristine to withdraw the request for the RICE AGP.

Nice website: <http://www.pristinebiodiesel.com/>

If you have any questions, comments or concerns please e-mail or call.

Hope this helps!

Have a great day!

*Dick*

**Dickson E. Dibble, ES III**

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