

**Notification of Compliance Status Report**

**Due on or before July 28, 2008**

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Bureau of Environmental Protection  
Division of Air Quality Management

1. Print or type the following for each separately located dry cleaning plant (facility). The owner of more than one plant must fill out a separate form for each plant.

Owner/Operator CONCORD CUSTOM CLEANERS #19

Company Name " " " "

Mailing Address PO Box 53910

City LEXINGTON State KY Zip 40555-5910

Phone Number 859-422-4800

Plant Address (If Different Than Mailing Address)

Street Address 2910 KERRY FOREST PARKWAY

City TALLAHASSEE State FL Zip 32309

EPA Facility ID Number (if known) FLD-984-228-866

2. This facility (check only one):

AIRS ID# 0730084

- uses perchloroethylene (perc) - check box and go to question 3
- is a pick-up store only, having no dry cleaning machines. STOP HERE
- has only coin-operated dry cleaning machines that are operated by the customers. STOP HERE
- does NOT use perc. Indicate the cleaning fluid below and STOP HERE
  - GreenEarth BS-32     Exxon DF2000™     Chevron Phillips EcoSolve®     Rynex™
  - SASOL LPA-142     Water-based cleaning     Carbon dioxide (CO2)     Other \_\_\_\_\_

If you checked a box instructing you to STOP HERE, you are finished. Sign and return the form to the address given on the title page of this report.

3. This dry cleaning facility is located (check only one):

- in a building with a residence(s), even if the residence is vacant at this time.
- in a building with other commercial tenants (non-residential).
- in a building with no other tenants, leased space, or owner occupants (stand-alone building).

4. Based on perc consumption, this dry cleaning facility is a (check one):

- Area source (uses less than 2,100 gallons/year of perc)
- Major source (uses more than 2,100 gallons/year of perc)

Write in the total volume of perchloroethylene (perc) purchased for ALL of the machines at this dry cleaning facility over the past 12 months:

195 gallons

NOTE: If this is a new facility or if perchloroethylene purchase records have not been kept, the volume may be estimated for this initial report.

Method of determining gallons used (check one):  Actual purchase records  Estimated

5. Is the perc dry cleaning facility in compliance with all applicable control device and monitoring requirements contained in 40 CFR Part 63, Subpart M – National Perchloroethylene Air Emission Standards for Dry Cleaning Facilities (July 27, 2006 Final Rule)?

Yes  No

6. I, the undersigned, certify that the information contained in this report is accurate and true to the best of my knowledge.

Print or type the name and title of the Responsible Official for this dry cleaning facility:

Phil Gargas Name PHIL GARGAS VICE PRESIDENT FACILITIES Title

A Responsible Official can be:

- The president, vice president, secretary, or treasurer of the company that owns the dry cleaning facility,
- An owner of the dry cleaning facility,
- The manager of the dry cleaning facility, or
- A government official if the dry cleaning facility is owned by the Federal, State, City, or County government.
- A ranking military officer if the dry cleaning facility is located at a military base.