

RECEIVED

(SURFACE COATING OPERATIONS)  
AIR GENERAL PERMIT EXAMPLE REGISTRATION WORKSHEET

MAY 03 2012

DIVISION  
E M...

Facility Identification Number (If known)

1270207-001

Registration Type

Check one:

INITIAL REGISTRATION - Notification of intent to:

- Construct and operate a proposed new facility.
- Operate an existing permitted facility not currently using an air general permit (e.g., a facility proposing to go from an air operation permit to an air general permit). If the facility currently holds one or more air operation permits, such permit(s) must be surrendered by the owner or operator upon the effective date of this air general permit. (See "Surrender of Existing Air Operation Permit(s)" below.)
- Operates an existing facility not currently permitted or using an air general permit.

RE-REGISTRATION (for facilities currently using an air general permit) - Notification of intent to:

- Continue operating the facility after expiration of the current term of air general permit use.
- Continue operating the facility after a change of ownership.
- Make an equipment change requiring re-registration pursuant to Rule 62-210.310(2)(e), F.A.C., or any other change not considered an administrative correction under Rule 62-210.310(2)(d), F.A.C.

Surrender of Existing Air Operation Permit(s) - For Initial Registrations Only, if Applicable

All existing air operation permits for this facility are hereby surrendered upon the effective date of this air general permit; specifically permit number(s):

General Facility Information

Facility Owner/Company Name (Name of corporation, agency, or individual owner who or which owns, leases, operates, controls, or supervises the facility.)

S & K Auto Appearance, Inc Samuel Grooms, Owner & Operator

Site Name (Name, if any, of the facility site; e.g., Plant A, Metropolis Plant, etc. If more than one facility is owned, a complete registration must be submitted for each.)

mobile paint facility

Facility Location (Physical location of the facility, not necessarily the mailing address.)

Street Address: \_\_\_\_\_

City: \_\_\_\_\_

County: \_\_\_\_\_

Zip Code: \_\_\_\_\_

mobile paint facility

Facility Start-Up Date (Estimated start-up date of proposed new facility.)(N/A for existing facility.)

existing business

**Facility Contact**

Name and Position Title (Plant manager or person to be contacted regarding day-to-day operations at the facility.)

Print Name and Title: \_\_\_\_\_ *Samuel Grobms, Owner & Operator*

Facility Contact Telephone Numbers

Telephone: *306-257-3106* Fax: \_\_\_\_\_

Cell phone: *306-566-9241*

E-mail: \_\_\_\_\_ *samandkathy1@gmail.com*

Facility Contact Mailing Address

Organization/Firm: *S & K Auto Appearance, Inc.*

Street Address: *215 S. Lanvale Ave.*

City: *DAULTON, FL*

County: *Volusia*

Zip Code: *32114-4011*

**Other Contact/Representative (to serve as additional Department contact)**

Name and Position Title

Print Name and Title: \_\_\_\_\_ *Leah Doak, Company official*

Other Contact/Representative Telephone Numbers

Telephone: *306-624-7313* Fax: \_\_\_\_\_

Cell phone: *306-690-2424*

E-mail: \_\_\_\_\_ *leah-doak@yahoo.com*

Other Contact/Representative Representative Mailing Address

Organization/Firm: \_\_\_\_\_

Street Address: \_\_\_\_\_

City: \_\_\_\_\_

County: \_\_\_\_\_

Zip Code: \_\_\_\_\_

**Material Usage Rates**

If this is an initial registration for a surface coating operation, provide an estimate of the average quantity of volatile organic compounds in all coatings (solvents and thinners) expected to be used on a daily basis.

none

If this is a re-registration for an existing surface coating operation, provide the highest monthly average of the daily quantity of volatile organic compounds in all coatings (solvents and thinners) used in the last five years. Indicate the month and year during which this usage occurred.

**Description of Facility**

Below, or as an attachment to this form, provide a description of the surface coating operations at the facility in sufficient detail to demonstrate the facility's eligibility for use of this air general permit and to provide a basis for tracking any future equipment or process changes at the facility. Describe all air pollutant-emitting processes and equipment at the facility, and identify any air pollution control measures or equipment used.

S & K Auto Appearance, Inc is a mobile auto body paint repair business where small sections of a vehicle are painted on site at various car dealership locations. Paint strippers containing methylene chloride (meci) are never used. The materials used for paint work and clean up do NOT contain any of the regulated five HAPs. All paint guns used are HVLP guns. We are applying for the Air General Permit so as to go above and beyond what is required for our business to continue operating without interruption anywhere in the state of Florida.

**NOTE: REGISTRANT WAS ADVISED THAT AGP ENTITLEMENT DID NOT GUARANTEE THIS.**

**ALSO NOT A "MOBILE" PERMIT AND GOOD ONLY FOR COUNTY WHERE REGISTERED. I MENTION EXEMPTION**

**Helpful Definitions**

- "Coating" - The application of a protective, decorative, or functional film to a surface.
- "Department" or "DEP" - The State of Florida Department of Environmental Protection.
- "Emissions Unit" - Any part or activity of a facility that emits or has the potential to emit any air pollutant.
- "Facility" - All of the emissions units which are located on one or more contiguous or adjacent properties, and which are under the control of the same person (or persons under common control).
- "Owner" or "Operator" - Any person or entity who or which owns, leases, operates, controls or supervises an emissions unit or facility.

**BUT REPLY WAS "WE WANT TO GO ABOVE & BEYOND REQUIREMENT"**

Leah Doak  
1324 11<sup>th</sup> Ave.  
Deland, FL  
32724

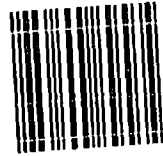
PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT  
OF THE RETURN ADDRESS, FOLD AT DOTTED LINE  
**CERTIFIED MAIL™**



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U.S. POSTAGE  
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32724  
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AMOUNT

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00079327-10

Dept of Environmental  
Protection: Receipts  
PO BOX 3070  
Tallahassee, FL  
32315-3070

**Dibble, Dickson**

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To: leah\_doakyahoo.com  
Cc: Arif, Syed  
Subject: Surface Coating Operations Air General Permit Registration Program  
Attachments: SARM-CE\_CO12050316360.pdf

Dear Ms. Doak,

I feel compelled to write to remind you of our telephone conversation regarding the air general permit (AGP) registration program, specifically the Surface Coating Operations (SCO) AGP.

My concerns arise over the language that you are incorporating on the page four (4) of the Surface Coating Operations Air General Permit Example Registration Worksheets that you have submitted to date under the subtitle Description of Facility (Please see the attached .pdf file & the highlighted portion). Specifically your words say:

All paint guns used are HVLP guns. We are applying for the Air General Permit so as to go above and beyond what is required for our business to continue operating without interruption anywhere in the state of Florida.

When you called, you were inquiring about the permitting of mobile surface coating operations. I mentioned to you at the time, that our SC AGP Registration Program did not regulate "mobile" SC facilities. Our program regulates stationary SC facilities and when entitled are entitled to operate at the site address where the facility is located. Your response was that your clients wished to go above and beyond what was required and proceed with permitting regardless. I believe that my reply was that it was your/their choice if they wished to do so. At the same time I mentioned that there were exemptions for stationary surface coating operations depending upon the types of paint (low VOC), or the quantity of paint used in a month and that stationary facilities could still operate under those exemptions without being entitled.

While we did discuss, and I admire and appreciate the desire of you and your clients to "...go above and beyond what is required...", my concern is in what was not discussed and the implication(s) in the words that follow, to wit "...for our business to continue operating without interruption anywhere in the State of Florida." Since the Surface Coating Air General Permit Registration is for stationary SC facilities only it does not provide the authority to operate without interruption anywhere in the State of Florida.

Last but not least, there may very well exist local county or municipal codes/ordnances that in many cases may be more strict than State regulations and could interrupt your client's ability to operate. So your statement above and the Air General Permit Program Regulations do not provide for that license.

*Dickson E. Dibble*

**Dickson E. Dibble, ES III**

Air General Permit Program  
FDEP Division of Air Resource Management  
Office of Permitting & Compliance  
Minerals & Metals Section  
Tel. (850) 717-9071  
FAX (850) 717-9001  
GIC - #59571

[Dickson.Dibble@dep.state.fl.us](mailto: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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