ER
ORM

Bureau of Air Monitoring
Sources

Nobile Sources

# PERCHLOROETHYLENE DRY CLEANER AIR GENERAL PERMIT NOTIFICATION FORM

## Part III. Notification of Intent to Use General Permit

Prior to filling out this form, please read the instructions provided at the end of the form. Send completed form to the address listed in the instructions and keep a copy of the form for your files.

Facility Name and Location
1. Facility Owner/Company Name (Name of corporation, agency, or individual owner):
Holiday Valet, Inc.  2. Site Name (For example, plant name or number):
2. Site Name (For example, plant name or number):
NU-LOOK   HR cleaners #47
3. Hazardous Waste Generator Identification Number:
FLD 981611124
4. Facility Location: 900 NE 62 5+ Street Address:
City: Zip Code: BROWARD 33334
0//2278-002
Responsible Official
6. Name and Title of Responsible Official:
Name: KAREN SCHNEIDER Title: OWNER
7. Responsible Official Mailing Address:
Organization/Firm: NU-LOOK   HR. Cleaneds Street Address: 900 NE 62 St
City: Zin Code: f
City: County: Zip Code: 33331/  8. Responsible Official Telephone Number: Telephone: (OCIV) 777/ Conference Fax: (Conference Conference Confere
8. Responsible Official Telephone Number:
Telephone: $(954)771-6055$ Fax: $( ) -$
Facility Contact (If different from Responsible Official)
9. Name and Title of Facility Contact (For example, plant manager):
10. Facility Contact Address:
Street Address:
Street Address: City: County: Zip Code:
City: County: Zip Code:

DEP Form No. 62-213.900(2)

Effective: 2/24/99

Facility	Infor	nation
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1.(a) DRY-TO-DRY M	ACHINES ONL	.Y		
How many dry-to-dry ma	chines do you ha	ve on-site?		
For each dry-to-dry mach	nine on-site, pleas	e provide the following information	on:	
Date Initially Purchased From Manufacturer	Status (circle one)	Control Device Required* (circle one)	Date Control Device Installed (if already included at time of purchase, write "SAME")	
12/1996	Existing	ew ROCA/None required	SAME	
	Existing/N	ew RC/CA/None required		
	Existing/N	ew RC/CA/None required	·	
*CONTROL DEVICE K	EY: RC = 1	refrigerated condenser CA =	carbon adsorber	<u>-</u>
1.(b) TRANSFER MAC	HINES ONLY	NA		
How many washers do yo	ou have on-site?			
How many dryers/reclain	ners do you have	on-site? []		
unit. If the transfer mach 1993, it is a <b>NEW</b> unit (r permit). For each transfe	ine was purchased to units purchased	d from the manufacturer between l		
Date Initially Purchased From Manufacturer	Status (circle one)	Control Device Required* (circle one)	Date Control Device Installed (if already included at time of purchase, write "SAME")	
	Existing/New	RC/CA/None required	· .	
	Existing/New	RC/CA/None required		
	Existing/New	RC/CA/None required		
*CONTROL DEVICE K	EY: RC = r	refrigerated condenser CA =	carbon adsorber	_
2.(a) How much perchlo	roethylene (perc)	have you used within the last 12 n	nonths?	
[90] gallo	ns (You must fil	this in)		
(b) If less than 12 mor	nths, how many?	[] months		
Check why it is les	ss than 12 months	s: New owner: [] Did not kee	p records: []	
•		New store: New machin	e []	
		Unopened store [ ] (date of	expected opening )	

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3. What is the facility's source classification base Indicate with an "X". Select one classification	sed on the definitions found in section (3) of Part II? tion only.)
Small Area Source	
Dry-to-dry machines only on- Transfer only on-site Both machine types on-site	(used less than 140 gallons of perc per year) (used less than 200 gallons of perc per year) (used less than 140 gallons of perc per year)
Large Area Source	
Dry-to-dry machines only on- Transfer only on-site Both machine types on-site	-site (used 140 - 2,100 gallons of perc per year) (used 200 - 1,800 gallons of perc per year) (used 140 - 1,800 gallons of perc per year)
4. What control technology is required on mach (Indicate with an "X".)	nines pursuant to section (5) of Part II of this notification form?
Existing machines at small area source (NONE REQUIRED)	New machines at small area source Refrigerated condenser
Existing machines at large area source Carbon adsorber [] Refrigerated condenser []	New machines at large area source Refrigerated condenser []
	tions units shall not be eligible to use the general permit pursuant to and hot water generating units on-site meet the following n-site (see attached memo for the criteria).
All steam and hot water generating units exem No such units on-site	pt [ OR
How many boilers do you have on-site?	
For each boiler, indicate its horsepower (HP) ra	ating:
· · · · · · · · · · · · · · · · · · ·	pane [X] natural gas 2 fuel oil [ ] No. 4 fuel oil 6 fuel oil [ ] Other (please list)
6. Equipment Monitoring and Recordkeeping I	nformation
Check all logs which are required to be kept or	site in accordance with the requirements of this general permit:
(a) Purchase receipts and solvent purchases/sol	vent addition log
(b) Leak detection inspection and repair	
(c) Refrigerated condenser temperature monito	ring [X]
(d) Carbon adsorber exhaust perc concentration	n monitoring []
(e) Startup, shutdown, malfunction plan	Karen Schoo

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7. Surre	nder of Existing DEP Air Permit(s)
Please in	ndicate with an "X" the appropriate selection:
Ĺ	I hereby surrender all existing DEP air permits authorizing operation of the facility indicated in this notification form; the permit number(s) are
[_	No DEP air permits currently exist for the operation of the facility indicated in this notification form.
Respons	sible Official Certification
this state mai com I wi Prin	e undersigned, am the responsible official, as defined in Part II of this form, of the facility addressed in notification. I hereby certify, based on information and belief formed after reasonable inquiry, that the ements made in this notification are true, accurate and complete. Further, I agree to operate and nation the air pollutant emissions units and air pollution control equipment described above so as to ply with all terms and conditions of this general permit as set forth in Part II of this notification form.  Il promptly notify the Department of any changes to the information contained in this notification.  AREN Schneider  t name of responsible official  Lam Schneider  Date

8/14/01 Called + left message. CAB 8/16/01 Called & left message CAB

Fees Paid 96-99 SOC 3 Compliance IN



# Department of Environmental Protection

Jeb Bush Governor Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

David B. Struhs Secretary

August 24, 2001

Ms. Karen Schneider 900 Northeast 62 Street Ft. Lauderdale, Florida 33334

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

## NOTICE OF INELIGIBILITY TO USE TITLE V AIR GENERAL PERMIT

Dear Ms. Schneider:

This is to notify you that the Department, pursuant to your submittal received on May 30, 2001 has determined that your facility does not qualify to use the Title V Air General Permit for Perchloroethylene Dry Cleaning.

The requirements that a facility must meet in order to qualify for use of the Title V Air General Permit are set forth in Rule 62-213.300, Florida Administrative Code (F.A.C.). Your submittal indicates your facility is not eligible for the reason(s) listed below:

facility information provided is insufficient
equipment information provided is insufficient
equipment control information is insufficient
emissions indicate facility is not eligible
source category not applicable or incorrect
certification statement is blank or not signed by Responsible Official
Y other: Nonpayment of emissions fee for year 2000

If you have any questions regarding the Department's determination, please contact Rick Butler or Sandy Bowman at the Bureau of Air Monitoring and Mobile Sources at 850/488-0114. However, if you believe you meet the requirements for a Title

"More Protection, Less Process"

V Air General Permit, you may complete the enclosed blank notification form, making the corrections indicated above, and resubmit it to the Department. Any facility which does not qualify for a Title V air general permit may require a standard air pollution control permit from the Department. A notice of your legal rights begins on the following page.

#### Your rights under Florida law.

The Department's decision will become final unless a timely petition for an administrative hearing is filed pursuant to sections 120.569 and 120.57 of the Florida Statutes, or a party requests mediation as an alternative remedy under section 120.573 before the deadline for filing a petition. Choosing mediation will not adversely affect the right to a hearing if mediation does not result in a settlement. The procedures for petitioning for a hearing are set forth below, followed by the procedures for requesting mediation.

A person whose substantial interests are affected by the Department's decision may petition for an administrative hearing in accordance with sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice. Petitions filed by any other person must be filed within fourteen days of publication of the public notice or within fourteen days of receipt of this notice, whichever occurs first. A petitioner must mail a copy of the petition to the applicant at the address indicated above, at the time of filing. The failure of any person to file a petition (or a request for mediation, as discussed below) within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57 of the Florida Statutes, or to intervene in this proceeding and participate as a party to it. Any subsequent intervention will be only at the approval of the presiding officer upon the filing of a motion in compliance with rule 28-5.207 of the Florida Administrative Code.

#### A petition must contain the following information:

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number, and the county in which the facility is located;
- (b) A statement of how and when each petitioner received notice of the Department's action or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;
  - (d) A statement of the material facts disputed by the petitioner, if any;
- (e) A statement of the facts that the petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement identifying the rules or statutes that the petitioner contends require reversal or modification of the Department's action or proposed action; and

(g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wants the Department to take with respect to the decision or proposed decision addressed in this notice.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

A person whose substantial interests are affected by the Department's proposed decision, may elect to pursue mediation by asking all parties to the proceeding to agree to such mediation and by filing with the Department a request for mediation and the written agreement of all such parties to mediate the dispute. The request and agreement must be filed in (received by) the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, by the same deadline as set forth above for the filing of a petition.

A request for mediation must contain the following information:

- (a) The name, address, and telephone number of the person requesting mediation and that person's representative, if any;
  - (b) A statement of the preliminary agency action;
  - (c) A statement of the relief sought; and
- (d) Either an explanation of how the requester's substantial interests will be affected by the action or proposed action addressed in this notice or a statement clearly identifying the petition for hearing that the requester has already filed, and incorporating it by reference.

The agreement to mediate must include the following:

- (a) The names, addresses, and telephone numbers of any persons who may attend the mediation:
- (b) The name, address, and telephone number of the mediator selected by the parties, or a provision for selecting a mediator within a specified time;
  - (c) The agreed allocation of the costs and fees associated with the mediation;
- (d) The agreement of the parties on the confidentiality of discussions and documents introduced during mediation;
- (e) The date, time, and place of the first mediation session, or a deadline for holding the first session, if no mediator has yet been chosen;
- (f) The name of each party's representative who shall have authority to settle or recommend settlement; and
  - (g) The signatures of all parties or their authorized representatives.

As provided in section 120.573 of the Florida Statutes, the timely agreement of all parties to mediate will toll the time limitations imposed by sections 120.569 and 120.57 for requesting and holding an administrative hearing. Unless otherwise agreed by the parties, the mediation must be concluded within sixty days of the execution of the agreement. If mediation results in settlement of the administrative dispute, the Department must enter a final order incorporating the agreement of the parties. Persons whose substantial interests will be affected by such a modified final decision of the Department have a right to petition for a hearing only in accordance with the requirements for such petitions set forth above. If mediation terminates without settlement of the dispute, the Department shall notify all parties in writing that the administrative hearing processes under sections 120.569 and 120.57 remain available for disposition of the dispute, and the notice will specify the deadlines that then will apply for challenging the agency action and electing remedies under those two statutes.

In addition to the above, a person subject to regulation has a right to apply for a variance from or waiver of the requirements of particular rules, on certain conditions, under section 120.542 of the Florida Statutes. The relief provided by this state statute applies only to state rules, not statutes, and not to any federal regulatory requirements. Applying for a variance or waiver does not substitute or extend the time for filing a petition for an administrative hearing or exercising any other right that a person may have in relation to the action proposed in this notice.

The application for a variance or waiver is made by filing a petition with the Office of General Counsel of the Department, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000. The petition must specify the following information:

- (a) The name, address, and telephone number of the petitioner;
- (b) The name, address, and telephone number of the attorney or qualified representative of the petitioner, if any;
  - (c) Each rule or portion of a rule from which a variance or waiver is requested;
- (d) The citation to the statute underlying (implemented by) the rule identified in (c) above;
  - (e) The type of action requested;
  - (f) The specific facts that would justify a variance or waiver for the petitioner;
- (g) The reason why the variance or waiver would serve the purposes of the underlying statute (implemented by the rule); and
- (h) A statement whether the variance or waiver is permanent or temporary and, if temporary, a statement of the dates showing the duration of the variance or waiver requested.

The Department will grant a variance or waiver when the petition demonstrates both that the application of the rule would create a substantial hardship or violate principles of fairness, as each of those terms is defined in section 120.542(2) of the Florida Statutes, and that the purpose of the underlying statute will be or has been achieved by other means by the petitioner.

Persons subject to regulation pursuant to any federally delegated or approved air program should be aware that Florida is specifically not authorized to issue variances or

waivers from any requirements of any such federally delegated or approved program. The requirements of the program remain fully enforceable by the Administrator of EPA and by any person under the Clean Air Act unless and until the Administrator separately approves any variance or waiver in accordance with the procedures of the federal program.

Executed in Tallahassee, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Howard L. Rhodes, Director

Division of Air Resource Management

APPLICANT: Nu-Look 1 Hr Cleaners #47

FDEP TRACKING NO.: I.D. No.: 0112278-002

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this NOTICE OF DENIAL OF USE OF TITLE V AIR GENERAL PERMIT and all copies were mailed before the close of business on \$\frac{\\$2\\$4/0}{\}\$ to the persons listed below.

Clerk Stamp

FILING AND ACKNOWLEDGMENT, on this date, pursuant to section 120.52(11), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

Copies furnished to:

Martha Jane Wise 8/24/0/

p15
(a) & 1996 machine is classified
as a Her machine. New should be circled
under Status
p16
6(e) Required for all sources.

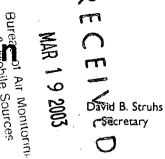
P17 Responsible Official sign onel date for Changes made.



Governor

# Department of Environmental Protection

Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400



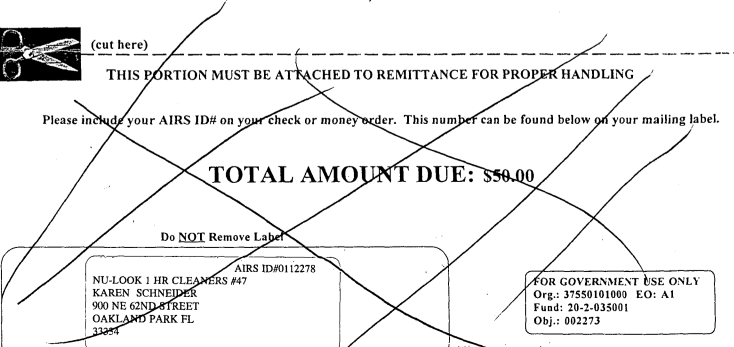
TO: Holder of Title V Air General Permit

Our records indicate that, as the owner or operator of an eligible facility, you have claimed entitlement to the use of a Title V Air General Permit under Rule 62-213.300, Florida Administrative Code (F.A.C.).

For your facility to maintain its eligibility for the Title V Air General Permit, Rule 62-213.300(3)(b), F.A.C. states "...the owner or operator of the facility must, upon written notice from the Department, submit payment of an annual operation fee in the amount of \$50.00. This fee is due and payable between January 15 and March 1 of each year for which the facility is in operation and subject to the requirements of this rule and the general permit." This invoice constitutes the Department's written notice, as required under the general permit rule.

Please make your check or money order payable to the Department of Environmental Protection and staple it to the detachable portion of this invoice below. To maintain your facility's eligibility for the general permit, the fee must be received by the Department not later than March 1. Your check and the detachable portion of this invoice below should be mailed to:

Title V Air General Permits Receipts Post Office Box 3070 Tallahassee, FL 32315-3070



<ul> <li>Complete items 1, 2, and 3. Also of item 4 if Restricted Delivery is desi</li> <li>Print your name and address on the so that we can return the card to yet attach this card to the back of the or on the front if space permits.</li> </ul>	red. de reverse rou. mailpiece,	en Sc agure	se Print Clearly) B.  NOION	☐ Agent☐ Addressee
1. Article Addressed to:	l i	•	different from item 19 ery address below:	Yes No
Ms Karen Schneider 900 Northeast 62 Street Ft Lauderdale Florida 33334	<b>òxi</b> c Gi R	rice Type Certified Mail Registered Insured Mail	☐ Express Mail ☐ Return Receipt ☐ C.O.D.	for Merchandise
0112278-002	1 Post	tricted Delivery	i? (Extra Fee)	☐ Yes

## **Best Available Copy**

First-Class Mail Postage & Fees Paid USPS Permit-No. G-10

 Sender: Please print your name, address, and ZIP+4 in this box

Florida Department of Environmental Protection 2600 Blair Stone Road MS 5510 Tallahassee Florida 32399-2400 Attn: Sandy Bowman

01