

Department of **Environmental Protection**

Lawton Chiles Governor

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

Virginia B. Wetherell Secretary

November 4, 1998

Mr. Gary E. Majer Brown's Cleaners 5638 Cortez Road West Bradenton, Florida 34210

Re: Facility No.: 0810186

Dear Mr. Majer:

The Department has received the Title V General Permit Notification Form for the dry cleaning facility that you submitted on October 26, 1998.

Please note that in January of each year the Department will be mailing fee notices to those facilities using the Title V general permit. This annual operation fee is \$50 and it is due and payable between January 15 and March 1 of each year the facility is in operation and is subject to the requirements of the Title V. general permit.

If you have or expect to have any changes in your mailing address, location address, responsible official, or phone number, please notify the Department at the following address:

Title V General Permits Office Bureau of Air Monitoring and Mobile Sources MS 5510 Department of Environemntal Protection 2600 Blair Stone Road Tallahassee, FL 32399-2400

If there are any changes in the facility status, including change of operating parameters or equipment, of if you have any additional questions regarding the Title V General Permit Program, please contact the District or local air program compliance inspector in your area.

Sincerely,

/Dotty Diltz, Chief 、

Bureau of Air Monitoring

and Mobile Sources

DD/jw

cc: Mr. Louis Fernandez, Southwest District

Perchloroethylene Dry Cleaning Facility Notification

Facility Name and Location

1.	• • •	ne (Name of corporation, agency, or individual owner):
	WILTON	Company
2.	Site Name (For example, plan	•
	DBA	BROWN'S CLEANERS
3.	Hazardous Waste Generator Id	dentification Number:
	FLD 98	31932531
4.	Facility Location: 5638 Street Address:	Cortez Rd W
	city: Bradenton	County: Manatel zip Code: 34210
5.	Facility Identification Number	
		28/0186
		Desponsible Official

Responsible Official

6.	Name and Title of Responsible Official:
	GARY E MAJER - PRESIDENT
	Responsible Official Mailing Address: Organization/Firm: WILTON COMPANY, Street Address: 7608 N COCKWOOD RIDGE RD
	City: SARASOTA County: MANATEE Zip Code: 34243
8.	Responsible Official Telephone Number: Telephone: (941) 365 - 9889 Fax: () - SAME

Facility Contact (If different from Responsible Official)

9. Name and Title of Facility Contact (For example, plant manager):	ur
MARC EISEMAN	eau of
10. Facility Contact Address:	ii >
5638 CORTEZ RD W	G ir
Street Address:	ο S I
	7/1 70
City: BRADENTON County: MANATEE Zip Code:	フリンの
11. Facility Contact Telephone Number:	നാ
Telephone: (941) 195 0495 Fax: ()	
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Facility Information

1.(a) Provide the information below for each machine at the facility. Indicate the type of machine, the date of its purchase, and the date the control device was installed, if applicable.

Type of Machine	ID	Date Machine Initially Purchased	Date Control Device Installed	ID	Date Machine Initially Purchased	Date Control Device Installed	ID	Date Machine Initially Purchased	Date Control Device Installed
Example	#1	03-OCT-93	12-NOV-93	#2	08-DEC-91		#3	02-MAR-92	02-MAR-9
Dry-to-Dry Unit							Maj-31		
(1) w/ ref. condenser	#1	11/95	11/95						<u> </u>
(2) w/ carbon adsorber		1							
(3) w/ no controls									
Washer Unit									
(4) w/ ref. condenser									
(5) w/ carbon adsorber									
(6) w/ no controls									
Dryer Unit						rienaj e	kut		
(7) w/ ref. condenser									
(8) w/ carbon adsorber									
(9) w/ no controls									
Reclaimer Unit	Maria.				uvertine.		45.1.75 46.1.74	A PRODUCTION OF THE PROPERTY O	Missian C
(10) w/ ref. condenser									
(11) w/carbon adsorber									
(12) w/ no controls									
 (b) Control devices are (c) No control devices 2.(a) What was the total of the control devices (b) If less than 12 mont Check why it is less 	are re quanti gallo hs, ho	equired to be ty of perchlons ow many? [_	installed [perc)	_] purchased in				
3. What is the facility's so							\ C1		

4. What control technology is required on machines pursuant to section (5) of Part II of this notification form? (Indicate with an "X".)
Existing large area source Carbon adsorber [] Refrigerated condenser []
New small area source Refrigerated condenser []
New large area source Refrigerated condenser
5. A facility which contains non-exempt emissions units shall not be eligible to use the general permit pursuant to Rule 62-213.300, F.A.C. Verify that all steam and hot water generating units on-site meet the following exemption criteria or that no such units exist on-site:
All steam and hot water generating units on-site (1) have a total heat input of 10 million BTU/hr or less (298 boiler HP or less), and (2) are fired exclusively by natural gas except for periods of natural gas curtailment during which propane or fuel oil containing no more than one percent sulfur is fired.
All steam and hot water generating units exempt No such units on-site
Equipment Monitoring and Recordkeeping Information
Check all logs which are required to be kept on-site in accordance with the requirements of this general permit:
(a) Purchase receipts and solvent purchases
(b) Leak detection inspection and repair
(c) Refrigerated condenser temperature monitoring
(d) Carbon adsorber exhaust perc concentration monitoring
(e) Instrument calibration
(f) Start-up, shutdown, malfunction plan

Surrender of Existing Air Permit(s)

Please indicat	te with an "X" the appropriate selection:
	I hereby surrender all existing air permits authorizing operation of the facility indicated in this notification form; specifically, permit number(s)
×	No air permits currently exist for the operation of the facility indicated in this notification form.
±	Responsible Official Certification
this notifi statemen maintain	dersigned, am the responsible official, as defined in Part II of this form, of the facility addressed in facility according in the certify, based on information and belief formed after reasonable inquiry, that the ts made in this notification are true, accurate and complete. Further, I agree to operate and the air pollutant emissions units and air pollution control equipment described above so as to with all terms and conditions of this general permit as set forth in Part II of this notification form.
I will pro	mptly notify the Department of any changes to the information contained in this notification. 10-19-97
Signature	Date

RECEIVED OCT 2 0 1998

Department of Environmental Projection SOUTHWEST DISTRICT
BY

PERCHLOROETHYLENE DRY CLEANERS

TITLE V GENERAL PERMIT COMPLIANCE INSPECTION CHECKLIST.

TYPE OF INSPECTION: ANNUAL RE-INSPECTION	ON ON ON ON ON ON ON ON
FACILITY NAME: BLOWN FOR FACILITY LOCATION: 5638 C. Bradent RESPONSIBLE OFFICIAL: Gary Mi	ording Blod. Sur PC 34210 Charges 100
CONTACT MAINE.	1110112.
PART I: NOTIFICATION	
(check appropriate box)	
1. New facility notified DARM 30 days prior to sta	artup -
2. Facility failed to notify DARM to use general pe	ermit \square
	,
PART II: CLASSIFICATION	
Facility indicated on notification form that it is:	☐ No notification form
(check appropriate box)	☐ Drop store/out of business/petroleum
1. Existing small area source dry-to-dry only, x < 140 gal/yr transfer only, x < 200 gal/yr both types, x < 140 gal/yr (constructed before 12/9/91)	2. New small area source \Box dry-to-dry only, $x < 140$ gal/yr transfer only, $x < 200$ gal/yr both types, $x < 140$ gal/yr (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	□Y □N Can not determine
1	eneral permit as number above
facility exceeds above li	imits and is not eligible for a general permit

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PART III: GENERAL CONTROL REQUIREMENTS	
Is the responsible official of the dry cleaning facility: (check appropriate boxes)	
1. Storing perchloroethylene in tightly sealed and impervious containers?	OY ON XXVA
2. Examining the containers for leakage?	DA DN XVIV
3. Closing and securing machine doors except during loading/unloading?	XY ON
4. Draining cartridge filters in their housing or in sealed containers for at least 24 hours prior to disposal?	XY ON ON/A
5. Maintaining solvent-to-carbon ratios and steam pressure for carbon adsorber beds according to the manufacturer's specifications?	OY ON XINA
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 refrige (complete A below).	erated condenser
If classification 3 has been checked, the machine should be equipped with either a condenser or a carbon adsorber (complete A and B below). Carbon adsorber must prior to September 22, 1993	
If classification 4 has been checked, the machine should be equipped with a refrige (complete A and B below).	erated condenser
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?	OY ON
2. Equipped dry-to-dry machines with a closed-loop vapor venting system?	OY ON ON/A
3. Equipped the condenser with a diverter valve so airflow will be directed away from the condenser upon opening the door?	OY ON ON/A
4. Measured and recorded the temperature of the outlet exhaust stream of a refrigerated condenser on a weekly/bi-weekly basis?	חם אם אם
5. Repaired or adjusted the equipment within 24 hours if the exhaust temperature of the condenser exceeded 45° F?	OY ON ON/A
6. Conducted all temperature monitoring after an appropriate cooldown period and after verifying that the coolant had been completely charged?	OY ON

		·		
. · · · · · · · · · · · · · · · · · · ·	B. Has the responsible official of an existing large or new large area source also:			
in or or o	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?	ΩY	ПN	· · .
:	2. Measured and recorded the washer exhaust temperature at the condenser			
	inlet and outlet weekly?	. U Y	UИ	□N/A
·	Is the temperature differential equal to or greater than 20° F?	ПΥ	□N.	□N/A
tyr, tr.	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?	\Box Y	\square N	□N/A
	Is the perc concentration equal to or less than 100 ppm?	ΠŸ	ΠN	□N/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?	ΩY	ПN	□N/A
	5. Equipped transfer machines (dryers, reclaimers, and washers) with individual	.,		
	condenser coils?	ΩY	ΠN	□N/A
	6. Routed airflow to the carbon adsorber (if used) at all times?	, DY	ΠN	□N/A

PART V: RECORDKEEPING REQUIREMENTS	
Has the responsible official: (check appropriate boxes)	
Maintained receipts for perc purchased?	□Y X (
2. Maintained rolling monthly total of perc consumption?	□Y X V
3. Maintained leak detection inspection and repair reports for the following:	
a. documentation of leaks repaired w/in 24 hrs? or;	OY 🔀 ON/A
b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt?	OY ON X N/A
4. Maintained calibration data? (for applicable direct reading instruments)	OY ON XN/A
5. Maintained exhaust duct monitoring data on perc concentrations?	OY ON XN/A
6. Maintained startup/shutdown/malfunction plan?	XY ON
7. Maintained deviation reports?	OY ON X N/A
Problem corrected?	OY ON X N/A
S. Maintained compliance plan, if applicable?	DY DN XV/A

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PART VI: LEAK DETECTION AND REPAIRS	ANIMA						
1. Does the responsible official conduct a weekly (for small sources, bi-weekly) leak detection and repair							
inspection?	□Y Q N 4.						
2. Has the facility maintained a leak log?	□Y ÀN						
3. Does the responsible official check the following areas for leaks?							
Hose connections, fittings, couplings, and valves	□Y □N □N/A						
Door gaskets and seating	DY DN DN/A						
Filter gaskets and seating	DY DN DN/A						
Pumps	DY DN DN/A						
Solvent tanks and containers	OY ON ON/A						
Water separators							
4. Which method of detection is used by the responsible official?							
Visual examination (condensed solvent on exterior surfaces)							
Physical detection (airflow felt through gaskets)							
Odor (noticeable perc odor)							
Use of direct-reading instrumentation (FID/PID/calorimetric tubes)							
Halogen leak detector							
If using direct-reading instrumentation, is the equipment:	™ /A						
a. Capable of detecting perc vapor concentrations in a range of 0-500 ppm?	OY ON						
b. Calibrated against a standard gas prior to and after each use (PID/FID only)?	QY ON						
c. Inspected for leaks and obvious signs of wear on a weekly basis?	DY DN						
d. Kept in a clean and secure area when not in use?	DY DN						
e. Verified for accuracy by use of duplicate samples (calorimetric only)?	DY DN						

n open of Added as believed fair na All

MARGARET (ANGRO
Inspector's Name (Please Print)

Margaret Carayo
Inspector's Signature 11-17-98
Date of Inspection

NOV 1999 Approximate Date of Next Inspection

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Revised 10/10/96

DRY CLEANER AIR QUALITY GENERAL PERMIT ANNUAL COMPLIANCE CERTIFICATION FORM

Based on each term or condition of the Title V general air permit, my facility has remained in compliance with DEP Rule 62-213.300, Florida Administrative Code (F.A.C.), during the period covered by this statement. YES NO If NO, complete the following: #1. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from Action(s) taken to achieve compliance: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from Action(s) taken to achieve compliance: Method used to demonstrate compliance:					
Annual Reporting Period: 5-4-1999 TO 4-9-1999 Based on each term or condition of the Title V general air permit, my facility has remained in compliance with DEP Rule 62-213.300, Florida Administrative Code (F.A.C.), during the period covered by this statement. YES NO If NO, complete the following: #1. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from to Action(s) taken to achieve compliance: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from to Action(s) taken to achieve compliance: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from to Action(s) taken to achieve compliance: Method used to demonstrate comp	110	ry Clean	ess Bd (1)	Burgau o	=: 1168-99 == M
Based on each term or condition of the Title V general air permit, my facility has remained in compliance with DEP Rule 62-213.300, Florida Administrative Code (F.A.C.), during the period covered by this statement. YES NO If NO, complete the following: #1. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from Action(s) taken to achieve compliance: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from Action(s) taken to achieve compliance: Method used to demonstrate compliance: Method used t	Bridest	on T	34210	opile Sour	21999
62-213.300, Florida Administrative Code (F.A.C.), during the period covered by this statement. YES NO If NO, complete the following: #1. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from to Action(s) taken to achieve compliance: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from to Action(s) taken to achieve compliance: Method used to demonstrate compliance: Method used to ficial, I hereby certify, based on information and belief formed after reasonable inquiry, that the statements made in this notification are true, accurate and complete. Further, my annual consumption of perchloroethylene solvent, based upon rolling averages of purchase receipts, does not exceed 2,100 galloss per year for transfer or combination facilities. RESPONSIBLE OFFICIAL: Macc. EISEMAN 11-9-97	Annual Reporting Period:	5-4-	19 <u>99</u> то	ies journ	1-9-1999
#1. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from				<u> </u>	
Exact period of non-compliance: from	If NO, complete the following:				
Action(s) taken to achieve compliance: #2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from Action(s) taken to achieve compliance: Method used to demonstrate compliance: Method used to demonstrate compliance: As the responsible official, I hereby certify, based on information and belief formed after reasonable inquiry, that the statements made in this notification are true, accurate and complete. Further, my annual consumption of perchloroethylene solvent, based upon rolling averages of purchase receipts, does not exceed 2,100 gallons per year for fray-todary facilities or 1,800 gallons per year for transfer or combination facilities. RESPONSIBLE OFFICIAL: Make Elseman	#1. Term or condition of the general permit	that has not been in	continuous compliance d	uring the reporting p	eriod stated above:
#2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from	Exact period of non-compliance: from		to	,	
#2. Term or condition of the general permit that has not been in continuous compliance during the reporting period stated above: Exact period of non-compliance: from	Action(s) taken to achieve compliance:				
Exact period of non-compliance: from	Method used to demonstrate compliance:				
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 reasonable inquiry, that the statements made in this notification are true, accurate and complete. Further, my annual consumption of perchloroethylene solvent, based upon rolling averages of purchase receipts, does not exceed 2,100 gallons per year for transfer or combination facilities. RESPONSIBLE OFFICIAL: MARY EISEMAN 11-9-99	#2. Term or condition of the general permit	that has not been in	continuous compliance d	uring the reporting p	eriod stated above:
Method used to demonstrate compliance: As the responsible official, I hereby certify, based on information and belief formed after reasonable inquiry, that the statements made in this notification are true, accurate and complete. Further, my annual consumption of perchloroethylene solvent, based upon rolling averages of purchase receipts, does not exceed 2,100 gallons per year for transfer or combination facilities. RESPONSIBLE OFFICIAL: MARC EISEMAN 11-9-99	Exact period of non-compliance: from		to		
As the responsible official, I hereby certify, based on information and belief formed after reasonable inquiry, that the statements made in this notification are true, accurate and complete. Further, my annual consumption of perchloroethylene solvent, based upon rolling averages of purchase receipts, does not exceed 2,100 gallons per year for ary-to/dry facilities or 1,800 gallons per year for transfer or combination facilities. RESPONSIBLE OFFICIAL: MARC EISEMAN	Action(s) taken to achieve compliance:				
As the responsible official, I hereby certify, based on information and belief formed after reasonable inquiry, that the statements made in this notification are true, accurate and complete. Further, my annual consumption of perchloroethylene solvent, based upon rolling averages of purchase receipts, does not exceed 2,100 gallons per year for ary-to/dry facilities or 1,800 gallons per year for transfer or combination facilities. RESPONSIBLE OFFICIAL: MARC EISEMAN	Method used to demonstrate compliance:				
made in this notification are true, accurate and complete. Further, my annual consumption of perchloroethylene solvent, based upon rolling averages of purchase receipts, does not exceed 2,100 gallons per year for transfer or combination facilities. RESPONSIBLE OFFICIAL: MARC EISEMAN 11-9-99	_			\	
Name (Please Print) Signature Date	made in this notification are true, accurate a upon rolling averages of purchase receipts, a year for transfer or combination facilities. RESPONSIBLE OFFICIAL:	ind complete. Furth does not exceed 2,10 EISEMAN	er, my anhual consumptif 00 gallons per year for ar	on of perchloroethyle y-to/dry facilities or	ne solvent, based 1,800 gallons per
	Nait	ic (i lease Fillit)	3	ignature	Date

^{*}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.

PERCHLOROETHYLENE DRY CLEANERS

TITLE V GENERAL PERMIT COMPLIANCE INSPECTION CHECKLIST

TYPE OF INSPECTION:	ANNUAL RE-INSPECTION		COMPLAINT/DISCO	OVERY .	
AIRS ID#: 08/0/86 FACILITY NAME:	owns Clean 5638 Conter Bredenton	ers Rd	ω	NOV 1 2 1999 au of Air Monito	RACEIVED
PART I: NOTIFICATION					
(check appropriate box)					
1. New facility notified DARM	30 days prior to startup				
2. Facility failed to notify DAR	M to use general permit				
PART II: CLASSIFICATION	J				
Escility indicated on notificati			No potification for		
Facility indicated on notificati (check appropriate box) A. 1. Existing small area sour dry-to-dry only, x < 140 gal/transfer only, x < 200 gal/yr both types, x < 140 gal/yr (constructed before 12/9/91)	on form that it is: ce	New small and to-dry only, sfer only, x < 1 types, x < 1	x < 140 gal/yr < 200 gal/yr 40 gal/yr		oleum
(check appropriate box) A. 1. Existing small area sour dry-to-dry only, x < 140 gal/yr transfer only, x < 200 gal/yr both types, x < 140 gal/yr (constructed before 12/9/91) 3. Existing large area sour dry-to-dry only, 140 ≤ x ≤ 2, transfer only, 200 ≤ x ≤ 1,800 g (constructed before 12/9/91)	on form that it is: ce	New small and to-dry only, sfer only, x < 1 types, x < 1 types, x < 1 types and to-dry only, sfer only, 20 types, 140 typ	Drop store/out of before a source $x < 140 \text{ gal/yr}$ $< 200 \text{ gal/yr}$ $< 40 \text{ gal/yr}$ or after $12/9/91$) The source $140 \le x \le 2,100 \text{ gal/yr}$ $< x \le 1,800 \text{ gal/yr}$ or after $12/9/91$) The source $< x \le 1,800 \text{ gal/yr}$ or after $< x \le 1,800 \text{ gal/yr}$	usiness/petro	oleum
(check appropriate box) A. 1. Existing small area sour dry-to-dry only, x < 140 gal/yr transfer only, x < 200 gal/yr both types, x < 140 gal/yr (constructed before 12/9/91) 3. Existing large area sour dry-to-dry only, 140 ≤ x ≤ 2, transfer only, 200 ≤ x ≤ 1,800 both types, 140 ≤ x ≤ 1,800 g (constructed before 12/9/91) 5. This is a correct facility cl	on form that it is: Tree	New small and to-dry only, sfer only, x < 1 types, x < 1 types, x < 1 types, x < 1 types, x < 10 types, 140 ty	Drop store/out of before a source x < 140 gal/yr <200 gal/yr 40 gal/yr or after 12/9/91) rea source 140 ≤ x ≤ 2,100 gal/yr 0 ≤ x ≤ 1,800 gal/yr ≤ x ≤ 1,800 gal/yr or after 12/9/91) Can not determine mber above ible for a general permit	usiness/petro	

Is the responsible official of the dry cleaning facility: (check appropriate boxes) 1. Storing perchloroethylene in tightly sealed and impervious containers? 2. Examining the containers for leakage? 3. Closing and securing machine doors except during loading/unloading? 4. Draining cartridge filters in their housing or in sealed containers for at least 24 hours prior to disposal? 5. Maintaining solvent-to-carbon ratios and steam pressure for carbon adsorber 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 condenser (complete A below). If classification 3 has been checked, the machine should be equipped with either a refrigerated 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? UN UN/A 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 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 MY ON ON/A condenser exceeded 45° F? 6. Conducted all temperature monitoring after an appropriate cooldown period and after verifying that the coolant had been completely charged?

PART III: GENERAL CONTROL REQUIREMENTS

B.	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?	ØY ON
2.	Measured and recorded the washer exhaust temperature at the condenser inlet and outlet weekly?	DY DN BN/A
	Is the temperature differential equal to or greater than 20° F?	DY DN ĐNA
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?	DY DN ØN/A
	Is the perc concentration equal to or less than 100 ppm?	DY DN QN/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?	OY ON MN/A
5.	Equipped transfer machines (dryers, reclaimers, and washers) with individual condenser coils?	OY ON ØN/A
6.	Routed airflow to the carbon adsorber (if used) at all times?	DY DN ØN/A

PART V: RECORDKEEPING REQUIREMENTS			
Has the responsible official: - (check appropriate boxes)	,		
1. Maintained receipts for perc purchased?	ÆIY □N		
2. Maintained rolling monthly total of perc consumption?	⊠Y □N		
3. Maintained leak detection inspection and repair reports for the following:			
a. documentation of leaks repaired w/in 24 hrs? or;	ZY ON ON/A		
b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt?	DY ON ON/A		
4. Maintained calibration data? (for applicable direct reading instruments)	AVND NO YO		
5. Maintained exhaust duct monitoring data on perc concentrations?	OY ON DANA		
6. Maintained startup/shutdown/malfunction plan?	b√λ □N		
7. Maintained deviation reports?	DY DN ANA		
Problem corrected?	DY DN ÞN/A		
8. Maintained compliance plan, if applicable?	DY DN DERTA		

PART VI: LEAK DETECTION AND REPAIRS			
1. Does the responsible official conduct a weekly (for small sources, bi-weekly) leak detection and repair			
inspection?			XY DN
2. Has the facility maintained a leak log?	2. Has the facility maintained a leak log?		
3. Does the responsible official check the following areas for leaks?			
Hose connections, fittings, couplings, and valves	ON ON/A	Muck cookers	MY ON ON/A
Door gaskets and seating	DY DN DN/A	Stills	DY DN DN/A
Filter gaskets and seating	DY ON ON/A	Exhaust dampers	DY ON ON/A
Pumps	DY ON ON/A	Diverter valves	DY ON ON/A
Solvent tanks and containers	DY ON ON/A	Cartridge filter housings	OY ON ON/A
Water separators	DN DN/A		
4. Which method of detection is used by the	responsible official?		
Visual examination (condensed sol	vent on exterior surfaces)		Ø
Physical detection (airflow felt thro	À		
Odor (noticeable perc odor)	Á		
Use of direct-reading instrumentation	0		
Halogen leak detector			
If using direct-reading instrumentation, is the equipment:			DAV/A
a. Capable of detecting pe	אם צם		
b. Calibrated against a standard gas prior to and after each use			
(PID/FID only)?			
c. Inspected for leaks and			
d. Kept in a clean and secure area when not in use?e. Verified for accuracy by use of duplicate samples (calorimetric only)?			
e. Verified for accuracy b	y use of duplicate samples	(calorimetric only)?	אם צם
·			
		•	
MARGARET CANGRO 11-9-99			
Inspector's Name (Please Print) Date of Inspection			

Revised 9/15/97

Nov 2000 Approximate Date of Next Inspection LTON COMPANY

2984

VENDOR ID:

CHECK NO.: 2984 DATE: 11/30/99

PAYEE: Department of Environmental MEMO: AIRS#0810186

CHECK TOTAL: *******50.00

0389667

Please include your AIRS ID# on your check or money order. This number can be found below on your mailing label.

TOTAL AMOUNT DUE: \$50.00

Do NOT Remove Label

WILTON COMPANY AIRS ID # 0810186 BROWN'S CLEANERS

410 Cortez Rd. W. Bradenton, FL 34207

FOR GOVERNMENT USE ONLYOO Org.: 37550101000 EO: BNO S Fund: 20-2-035001 Obj.: 002273

WILTON COMPANY

7668

VENDOR ID: 155

7668 CHECK NO .:

DATE: 02/15/01

PAYEE:

Department of Environmental MEMO:

CHECK TOTAL: *******50.00



THIS PORTION MUST BE ATTACHED TO REMITTANCE FOR PROPER HANDLING

405697 FEB202001

Please include your AIRS ID# on your check or money order. This number can be found below on your mailing label.

TOTAL AMOUNT DUE: \$50.00

Do NOT Remove Label

AIRS ID # 0810186

BROWN'S CLEANERS MARC EISEMAN 410 CORTEZ ROAD W **BRADENTON FL 34207**

FOR GOVERNMENT USE ONLY

Org.: 37550101000 EO: A1 Fund: 20-2-035001

Obj.: 002273

WILTON COMPANY < · · · · ·

2277

>

VENDOR ID:

CHECK NO.: 2277

DATE: 01/09/99

PAYEE: Dept of Environmental Pro MEMO: Permits

CHECK TOTAL: ******\$100.00



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Please include your AIRS ID# on your check or money order. This number can be found below on your mailing label.

TOTAL AMOUNT DUE: \$50.00

Do NOT Remove Label

AIRS ID # 0810186

BROWN'S CLEANERS GARY E MAJER 7608 N LOCKWOOD RIDGE ROAD SARASOTA FL 34243 FOR GOVERNMENT USE ONLY Org.: 37550101000 EO: B1

Fund: 20-2-035001 Obj.: 002273

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: 	A. Received by (Please Print Clearly) C. Signature Agent Addressee D. Is delivery address different from item 1? If YES, enter delivery address below:
AIRS ID # 0810186 BROWN'S CLEANERS MARC EISEMAN 410 CORTEZ ROAD W BRADENTON FL 34207	3. Service Type
	□ Registered □ Return Receipt for Merchandise □ Insured Mail □ C.O.D.
	4. Restricted Delivery? (Extra Fee) ☐ Yes
2. Article Number (Copy from service label) 7000 0600 002 6 7825	5884
PS Form 3811, July 1999 Domestic Ret	urn Receipt 102595-99-M-1789

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5884 5884					
7825	Postage Certified Fee	\$		Postmark	
9200	Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Required)			Here	
7000 0600	Tot: Reci, BROWN'S CLEANERS MARC EISEMAN Stree 410 CORTEZ ROAD W BRADENTON FL 34207 City,		AIRS II	 D # 0810186 	
1	PS Fo				Instructions

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