

completed form to the address listed in the instructions and keep a copy of the form for your files.

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1. Facility Owner/Company Name (Name of corporation, agency, or individual owner): LYN/ee Ltd. DBA!
DENISE ROESER / COCOANUT PALM Cleaners
2. Site Name (For example, plant name or number):
COCOANUT PALM Cleaners
3. Hazardous Waste Generator Identification Number:
#18PA# 507301610
4. Facility Location: 1714 NORTH DIXIE HWY Street Address: City: DRE WORTH County: PALMBERCH Zip Code: 33 460
City: LAKE WORTH County: PALMBEACH Zip Code: 33460
5. Facility Identification Number (DEP Use ONLY - do not fill in): 0990427-003
Responsible Official
6. Name and Title of Responsible Official:
Name: CLARENCE ROESER Title: MGR-
7. Responsible Official Mailing Address:
Organization/Firm: 3010 WESTEUDD LAWE Street Address: 3010 WESTEUDD LAWE
City: BOYNTONBERKH County: PALIN BEACH Zip Code: 53435
8. Responsible Official Telephone Number:
Telephone: (561) 585/890 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:
City: Zip Code:
11. Facility Contact Telephone Number:
Telephone: () - Fax: () -

DEP Form No. 62-213.900(2)

Effective: 2/24/99

Facility Information

1.(a) DRY-TO-DRY MACHINES ONLY 4 How many dry-to-dry machines do you have on-site? For each dry-to-dry machine on-site, please provide the following information: **Date Initially Purchased** Status Control Device Required* Date Control Device Installed From Manufacturer (circle one) (circle one) (if already included at time of purchase, write "SAME") 12-08-1998 RC/CA/Mone required Existing New Existing/New RC/CA/None required Existing/New RC/CA/None required *CONTROL DEVICE KEY: RC = refrigerated condenser CA = carbon adsorber 1.(b) TRANSFER MACHINES ONLY How many washers do you have on-site? How many dryers/reclaimers do you have on-site? If the transfer machine was purchased from the manufacturer prior to or on December 9, 1991, it is an EXISTING unit. If the transfer machine was purchased from the manufacturer between December 9, 1991 and September 22, 1993, it is a NEW unit (no units purchased after September 22, 1993 are allowed to operate under this general permit). For each transfer machine on-site, please provide the following information: Date Initially Purchased Control Device Required* Date Control Device Installed Status From Manufacturer (if already included at time of (circle one) (circle one) purchase, write "SAME") Existing/New RC/CA/None required Existing/New RC/CA/None required Existing/New RC/CA/None required *CONTROL DEVICE KEY: RC = refrigerated condenser CA = carbon adsorber2.(a) How much perchloroethylene (perc) have you used within the last 12 months? [40] gallons (You must fill this in) (b) If less than 12 months, how many? [____] months Check why it is less than 12 months: New owner: [____] Did not keep records: [____] New store: New machine Unopened store [____] (date of expected opening _____

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3. What is the facility's source classification based or Indicate with an "X". Select one classification of	
Small Area Source	
Dry-to-dry machines only on-site 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-site Transfer only on-site Both machine types on-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 machines (Indicate with an "X".) Existing machines at small area source (NONE REQUIRED) Existing machines at large area source Carbon adsorber Refrigerated condenser	pursuant to section (5) of Part II of this notification form? Exiction
5. A facility which contains non-exempt emissions a Rule 62-213.300, F.A.C. Verify that all steam and hexemption criteria or that no such units exist on-site	
All steam and hot water generating units exempt No such units on-site	OR
How many boilers do you have on-site?	
For each boiler, indicate its horsepower (HP) rating:	[20] []
What type of fuel do you use? [] propane [] No. 2 fuel [] No. 6 fuel	
6. Equipment Monitoring and Recordkeeping Inform	nation
Check all logs which are required to be kept on-site i	in accordance with the requirements of this general permit:
(a) Purchase receipts and solvent purchases/solvent a	addition log
(b) Leak detection inspection and repair	[x]
(c) Refrigerated condenser temperature monitoring	LX
(d) Carbon adsorber exhaust perc concentration mon	itoring []
(e) Startup, shutdown, malfunction plan	

DEP Form No. 62-213.900(2)

Effective: 2/24/99

7. Surrender o	of Existing DEP Air Permit(s)
Please indicat	e with an "X" the appropriate selection:
	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.
Responsible (Official Certification
this notifi statement maintain comply w I will pro CLIA Print nan	dersigned, am the responsible official, as defined in Part II of this form, of the facility addressed in ication. I hereby certify, based on information and belief formed after reasonable inquiry, that the its 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. Imply notify the Department of any changes to the information contained in this notification. IENCE ROESER The of responsible official Date

DEP Form No. 62-213.900(2) Effective: 2/24/99 NO ACTIVITY FOR FACILITY EMISSION FEE DATES! 96-2016.
SOC REPORTS...SOC MNC (D)

TRPT-SOCK-Statement of Compliance Report -1/9/2007-TN

Palm Beach Co-J Dizel



Florida Department of Environmental Protection

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 Charlie Crist Governor

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

February 15, 2008

Mr. Clarence Roeser Coconut Palm Cleaners 1714 North Dixie Highway Lake Worth, Florida 33460

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

NOTICE OF INELIGIBILITY TO USE TITLE V AIR GENERAL PERMIT

Dear Mr. Roeser:

This is to notify you that the Department, pursuant to your submittal received on January 17, 2008, has determined that your facility does not qualify to use the Title V Air General Permit for Perchloroethylene Dry Cleaner.

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 is incorrect
	certification statement is blank or not signed by Responsible Official (Owner)
X	other: Do not have the original signature, only a copy.

If you have any questions regarding the Department's determination, please contact Cecily Tart 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 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.

The DEP will consider the above-noted action final unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57, Florida Statutes, (F.S.).

A person whose substantial interests are affected by the proposed decision may petition for an administrative hearing in accordance with sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) by the Agency Clerk in the DEP Office of General Counsel, MS #35, 3900 Commonwealth Boulevard, Tallahassee, FL, 32399-3000 (Telephone: 850/488-9314, Fax: 850/487-4938). Petitions filed by the permit applicant or any of the parties listed below must be filed within 14 (fourteen) days of receipt of this notice. Petitions filed by any other person must be filed within 14 (fourteen) days of receipt of notice of this proposed action. 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 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, F.S., 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 28-106.205, F.A.C..

A petition that disputes the material facts on which the permitting authority's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number, if known:
- (b) The name, address, and telephone number of the petitioner; the name, address and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination;
- (c) A statement of how and when each petitioner received notice of the agency action or proposed action;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate:
- (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief;
- (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and,
- (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts upon which the permitting authority's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the permitting authority'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 permitting authority on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation will not be available in this proceeding.

In addition to the above, a person subject to regulation has a right to apply to the Department of Environmental Protection for a variance from or waiver of the requirements of particular rules, on certain conditions, under Section 120.542, F.S. 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 note.

The application for a variance or waiver is made by filing a petition with the Office of General Counsel of the Department of Environmental Protection, 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 wavier 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), F.S., 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 the United States Environmental Protection Agency 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.

Any party to this order (permit) has the right to seek judicial review of the permit pursuant to Section 120.68, F.S., by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the permitting authority in the Legal Office; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 (thirty) days from the date this Notice is filed with the Clerk of the permitting authority.

Executed in Tallahassee, Florida, this 15 day of Jelruay, 2008.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Joseph/Kahn, Director

Division of Air Resource Management

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this order and all copies were sent by certified mail before the close of business on _____ to the person(s) listed:

FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to section 120.52(7), Florida Statutes, with the designated agency Clerk, receipt of which is hereby acknowledged.

tra fine Wise

(Date)

Dibble, Dickson

From:

Dibble, Dickson

Sent:

Friday, February 22, 2008 10:50 AM

To:

'denise@wheelsforkids.org'

Cc:

Bowman, Sandy; Tart, Cecily

Subject: AIRS ID# 0990427, Cocoanut Palm Cleaners,

Dear Ms. Roeser.

Ref: LYNLEE LTD AIRS ID# 0990427 d.b.a. COCOANUT PALM CLEANERS

1714 N DIXIE HWY

LAKE WORTH, Palm Beach Co., Florida 33460

Thank you for your inquiry regarding the renewal of your Title V Air General Permit and your request for the subject item registration form.

Below is a link to a .pdf file which you can "click" on and download the requested form directly to your computer for printing. Access to the file requires that you have Adobe Acrobat Reader installed on your computer in order to view and print it.

http://www.floridadep.org/Air/forms/titlevgp/dep62 213 900(2).pdf

If you do not have Adobe Acrobat Reader on your computer then you can "click" on the following web address, which will take you to our Title V Forms web page. Once you get to our Forms web page you have the option to "click" on the "Word .doc" for Perchloroethylene Dry Cleaner Air General Permit Notification. The form will download to your computer in "Word" format for printing.

http://www.floridadep.org/Air/forms/tvgp.htm

The completed form should be signed (signature page, page 17 of the form) by the Responsible Official shown in the box on Page 14. The original signed and completed form should be mailed to the address shown on Page 18. which I have also included below:

General Permits Section Bureau of Air Monitoring and Mobile Sources, MS 5510 **Department of Environmental Protection** 2600 Blair Stone Road Tallahassee, FL 32399-2400

I hope this helps! Call or e-mail me if you should require further assistance.

Thank you, and have a great weekend, and a SAFE one!

Sincerely,

Dick

Dickson E. Dibble

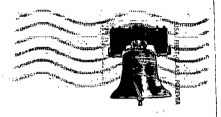
FL Dept of Environmental Protection Div. of Air Resource Management Bureau of Air Monitoring & Mobile Sources Air General Permit Program

(850) 921-9586 SunCom 291-9586 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

GOCOANUT PALM CLEANERS 361 South County Road Palm Beach, Florida 33480 WEST PALM BEACH FL 394 5 L 15 JAN 2008 PM



General fermits Section
Buera y au Monitoring & Mobile Saurces
M3-5510

Mept. of Environmental Protection
2600 Blair Stone Road

Jallahassee, Fl., 32399-2400

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