

Department of Environmental Protection

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

David B. Struhs Secretary

March 1, 2000

Mr. Steve Terepka Spirit Cleaners, Inc. 3032 State Road 590 Clearwater, Florida 33759

Re: Facility No.: 1030314-002

Dear Mr. Terepka:

The Department has received the Title V General Permit Notification Form for the dry cleaning facility that you submitted on January 28, 2000.

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 Environmental 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. Gary Robbins, Pinellas County



- Professional Drycleaning
- Fire Restoration
- Valet Service

DEP Rick Butler RECEIVED

NAY 30 2009

Bureau of Air Monitoring
8 Mobile Sources

Dear Sir,

Please note that Spirit Cleaners, Income Steve Terepha has been sold effective mai. 29, 2000 and the new owners are Spirit Cleaners, LLC (Jeff alexander owners are Spirit Cleaners, LLC (Jeff alexander and Henry McNatt), Que SD# is 1030314-002.

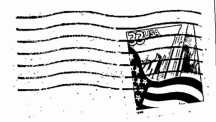
Thank you, Steve Tuepka



- Professional Drycleaning
- Fire Restoration
- Valet Service

1590 McMullen Booth Rd. • Clearwater, FL 34619





DEP. 2600 Blave Stone Rd MS 5510 Tallahapper, 91, 32399-240

AH: Rick Butler

32399/2400

հոհահանիսինում ժեմ իրանական հ



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.

1. Facility Owner/Company Name (Name of corporation, agency, or indi-	vidual owner):
SPIRIT CLEANERS INC. 2. Site Name (For example, plant name or number):	
2. Site Name (For example, plant name or number):	
SPIRIT CLEANERS INC.	
3. Hazardous Waste Generator Identification Number:	
FLD 932/39511	
4. Facility Location: Street Address: 3032 S.R. 590	
City: CLEAR WATER County: PINELLAS	Zip Code: 33759
55. Facility/Identification Number: (DEP, Use ONLY do not fill in):	
	730914 -4100
Responsible Official	·
6. Name and Title of Responsible Official:	
Name: STEVE TEREPHA Title: PR	ESIDENT
7. Responsible Official Mailing Address:	
Organization/Firm: Street Address: 3032 S.R. 590	
City: CLEAR WA TER County: PINKILAS	Zip Code: 33759
CLEAR WATER TINKLEAS	3175 7
8. Responsible Official Telephone Number:	
Telephone: (727)726-4/8/ Fax: (No.	<i>(</i> /2) -
Facility Contact (If different from Responsible Official)	
9. Name and Title of Facility Contact (For example, plant manager):	ļ
SAME	
10. Facility Contact Address:	
Street Address: SAME	
City: County:	Zip Code:
11. Facility Contact Telephone Number:	
)

DEP Form No. 62-213.900(2) Effective: 2/24/99

Facility Name and Location

Facility Information			
1.(a) DRY-TO-DRY M	ACHINES ONLY		
How many dry-to-dry ma	achines do you hav	e on-site?	<i>:</i>
For each dry-to-dry mach	nine on-site, please	provide the following informatio	n:
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")
1989	Existing Nev	v ROCA/None required	SAME
1989	Existing Nev	v ROCA/None required	SAME
	Existing/Nev	v RC/CA/None required	
CONTROL DEVICE KEY: RC = refrigerated condenser CA = carbon adsorber			
;			
1.(b) TRANSFER MAC	HINES ONLY		
How many washers do yo	ou have on-site?		
How many dryers/reclain	ners do you have o	n-site? []	
unit. If the transfer machi 1993, it is a NEW unit (n permit). For each transfer Date Initially Purchased	ine was purchased to units purchased er machine on-site Status	from the manufacturer between D after September 22, 1993 are allow please provide the following information Control Device Required*	wed to operate under this general ormation: Date Control Device Installed
From Manufacturer	(circle one)	(circle one)	(if already included at time of purchase, write "SAME")
	Existing/New	RC/CA/None required	
	Existing/New	RC/CA/None required	· ·
	Any dry-to-dry machine on-site, please provide the following information: Any dry-to-dry machine on-site, please provide the following information: Anitially Purchased Status Control Device Required* (if already included at time of purchase, write "SAME") By Existing New ROCA/None required SAME Existing/New ROCA/None required Existing/New ROCA/None required		
*CONTROL DEVICE K	EY: RC = re	frigerated condenser CA = 0	carbon adsorber
	•	•	onths?
(h) If less than 12 mar	oths how many? [// I months	
(b) If less than 12 mor	_		records: []
Check why it is les	oo man 12 monins:	New owner: Did not keep New store: [Y] New machine	
		-	
		Unopened store [] (date of ex	xpected opening)

DEP Form No. 62-213.900(2) Effective: 2/24/99

 What is the facility's source classification based Indicate with an "X". Select one classification 	
Small Area Source	
Dry-to-dry machines only on-site Transfer only on-site Both machine types on-site Large Area Source	(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)
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".)	s 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 []
	units shall not be eligible to use the general permit pursuant to hot water generating units on-site meet the following e (see attached memo for the criteria).
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	: [30] [30] [_]
What type of fuel do you use? [] propane [] No. 2 fue [] No. 6 fue	
6. Equipment Monitoring and Recordkeeping Information	mation
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/solvent	addition log
(b) Leak detection inspection and repair	
(c) Refrigerated condenser temperature monitoring	
(d) Carbon adsorber exhaust perc concentration more	nitoring []
(e) Startup, shutdown, malfunction plan	

7 Surrender o	of Existing DEP Air Permit(s)
	e with an "X" the appropriate selection:
Please indicate	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 prof	dersigned, am the responsible official, as defined in Part II of this form, of the facility addressed in cation. I hereby certify, based on information and belief formed after reasonable inquiry, that the s 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 ith all terms and conditions of this general permit as set forth in Part II of this notification form. In the Department of any changes to the information contained in this notification. I EREPHA e of responsible official Truck President Spielf Cleane 12 1-20-2000 Date

DEP Form No. 62-213.900(2) Effective: 2/24/99

BEST AVAILABLE COPY

Rick Butler General Permits Section Bureau of Air Monitoring & Mobile Sources Department Of Environmental Protection 2600 Blair Stone Road Tallahassee, FL 32399-2400 1-24-2000



Mr. Butler:

We have moved our Dry Cleaning Plant across the street from our previous location

Our previous address was:

Spirit Cleaners Inc. 1590 McMullen Booth Road Clearwater, FL 33759 (727) 726-4181 AIRS ID# 1030314 001

This location is vacant and no longer active.

Our new location is:

Spirit Cleaners Inc. 3032 S.R. 590 Clearwater, FL 33759 (727) 726-4181

Attached is (Notification of Intent to Use General Permit)
Please make any changes of record and advise me of any other requirements.

Thank you

Steve Terepka

Spirit Cleaners Inc.

TITLE V AIR QUALITY AIR GENERAL PERMIT INSPECTION SUMMARY REPORT

TYPE OF IN	SPECTION:	ANNUAL	☐ COMPLA	INT/DISCOVERY		RE-INSPECTION	
AIRS ID#:	103 NA (new f	land)DATE		TIME IN:	14:30	_TIME OUT: _/3	(0)
FACILITY		 _Spirit_Cle					
FACILITY	LOCATION:	3032	d. 590				
		Clearwater, F	FL, 33759				
RESPONSIB	BLE OFFICIAL:	Steve Tere	pka		Phone I	No.: <u>727-726</u>	4181
	Permit No.			Exp. Date:		· .	
THE PARTY H						tion, the facility is found	
,							
Q	Based on the resudiscrepancies we	lts of the comp	liance requirement items which are c	nts evaluated during the	his inspec	etion, the following comp Bureau of Air Moni & Mobile Source	oliance <i>IU</i>

Compliance Requirement/Problem	Follow-up Action Required
Did not have a start-up, shutdown, malfunction (SSM) plan in place, along with associated recordkeeping, on site.	If no specific procedures are available from the manufacturer, develop a SSM plan that describes procedures for maintaining and operating equipment during periods of start-up and shutdown associated with a malfunction. EPA's O&M manual may be used if no manufacturers information is available. Keep log of maintenance actions
Purchase receipts were not maintained properly.	Maintain all purchase receipts in a log kept on-site for determination of perchloroethylene solvent consumption.
Monthly purchase records were not maintained as a consecutive twelve month total.	Develop and implement a recordkeeping procedure that maintains monthly purchases (perc) as a consecutive twelve month total.
Could not confirm that temperature sensor was designed to measure 45°F with an accuracy of ±2°F.	Obtain verification from the manufacturer that the temperature sensor is designed to measure 45°F with an accuracy of ±2°F, or determine this by another method that the Department would consider appropriate.
Evaporator for separator wastewater does not incorporate a pre-filtration system.	Facility may choose to either dispose of perc-containing separator water as hazardous waste, or incorporate a carbon filtration system with the evaporator (as per the State's guidelines).
Did not store all perc, and perc-containing waste in tightly sealed containers.	Store all perc and perc-containing waste in tightly sealed containers which are impervious and chemically unreactive to the solvent.
Did not maintain a log of leak detection inspection and repair records.	Develop and implement a leak detection inspection and repair program. Maintain a log of leak detection inspection and repair records.

	Compliance Requirement/Problem	Follow-up Action Required
	Did not conduct weekly leak detection and repair inspection.	Develop and implement a leak detection inspection and repair program. Use at least one of the methods outlined in Part II, Section 7(a), of the general permit provisions, to detect leaks. Inspect the items listed in Part II, Section 7(b), for leaks. Repair leaks within 24 hours of detection, unless repair equipment must be ordered.
	No calibration records for the mechanical direct reading instrumentation (halogen detector) were available.	Mechanical direct-reading instrumentation shall be operated as directed by the manufacturer and must meet the conditions in Part II, Section 7(e) of the general permit provisions
	Did not measure and record the outlet temperature of the refrigerated condenser on the dry-to-dry machine (dryer, reclaimer) on a weekly basis.	Develop and implement a monitoring program. Measure and record the outlet temperature on a weekly basis. The temperature, measured at the end of the drying cycle, must not exceed 45°F.
	Airflow is directed towards the refrigerated condenser upon the door being opened and no diverter valve is in place.	Equip the condenser with a diverter valve to prevent air flow to the refrigerated condenser when the door is opened.
	The outlet exhaust temperature of the refrigerated condenser exceeds 45°F and was not repaired within 24 hours.	Repair or adjust condenser within 24 hours of measurement indicating that the outlet exhaust temperature of the refrigerated condenser exceeds 45°F. The repair shall be documented in the monitoring record log.
	Machine doors are not closed and secure during times other than loading and unloading.	Keep doors closed and secured at all times except during loading and unloading.
	Temperature monitoring was not conducted after an appropriate cooldown period and after verifying that the coolant was completely charged.	Conduct all temperature monitoring following an appropriate cooldown period and after verifying that the coolant has been completely charged.
	Containers for perchloroethylene and/or perchloroethylen- containing waste were found to be leaking.	Examine the containers, used for storing perchloroethylene and/or perchloroethylene-containing waste, for leakage.
	Comments: Spirit Cleaners mor	ved operations aeross the Street &
*	built new plant - added on	e machine. Needs to apply for
	an gernut.	
	If the Inspection Summary Report indicates follow-up ac	ctions are required, you must take immediate corrective
	measures to achieve compliance. Pinellas County will p	perform a follow-up inspection to determine that proper
	corrective actions have been taken.	
	Inspection Conducted by: Margaret	V. Hennis
	Inspector's Signature: Mayard U. 7	Henny
	Phone Number: 464-4	422

PERCHLOROETHYLENE DRY CLEANERS TITLE V GENERAL PERMIT COMPLIANCE INSPECTION CHECKLIST

TYPE OF INSPECTION:	ANNUAL CRE-INSPECTION C	COMPLAINT/DISCOVERY 4	
AIRS ID#: 103 NA (newp	(and) Date: 148/00	TIME IN: 14:30 TIME OUT: 15:	(0)
FACILITY NAME:	Spirit Cleaners		
FACILITY LOCATION:	3032 State Rd. 590		
	Clearwater, FL, 337	'59	
RESPONSIBLE OFFICIA	L: Steve Terepka	PHONE: 727-726-41	8/
CONTACT:	Cheryl Thebeau	PHONE:	
PART I: NOTIFICATION			
(Check appropriate box)			
1. Existing facility notified l	DARM By 9/1/96		
2. New facility notified DAI	RM 30 days prior to startup)	
3. Facility failed to notify D	ARM to use general permi	t .	4
PART II: CLASSIFICATI			
Facility indicated on notifica (Check appropriate box)	tion form that it is:	No notification formDrop store / out of business / petroleum	-
A. 1. Existing small area s dry-to-dry only, x<14 transfer only, x<200 g both types, x<140 gal. (Constructed before 1	/vr	2. New small area source 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 s dry-to-dry only, 140< transfer only, 200 <x< (constructed="" 1)<="" 140<x<1,="" before="" both="" th="" types,=""><th>ource x < 2,100 gal/yr 1,800 gal/yr 800 gal/yr 2/9/91)</th><th>4. New large area source dry-to-dry only, 140<x<2,100 (constructed="" 12="" 140<x<1,800="" 200<x<1,800="" 9="" 91)<="" after="" both="" gal="" on="" only,="" or="" th="" transfer="" types,="" yr=""><th></th></x<2,100></th></x<>	ource x < 2,100 gal/yr 1,800 gal/yr 800 gal/yr 2/9/91)	4. New large area source dry-to-dry only, 140 <x<2,100 (constructed="" 12="" 140<x<1,800="" 200<x<1,800="" 9="" 91)<="" after="" both="" gal="" on="" only,="" or="" th="" transfer="" types,="" yr=""><th></th></x<2,100>	
This is a correct facility class			
	. .	Can not determine	
If no, please check the a facility qualified f	. .	ber above	

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?	O Y	\square N	☐ NA
2. Examining the containers for leakage?	Q Y	ΠN	□ NA
3. Closing and securing machine doors except during loading/unloading?	□ Y	ΠN	
4. Draining cartridge filters in their housing or in sealed containers for at least 24 hours prior to disposal?	OY	ΠN	□ na
5. Maintaining solvent-to- carbon ratios and steam pressure for carbon adsorber beds according to the manufacturer's specifications?	ПY	ПN	⊉ ₩A
PART IV: PROCESS VENT CONTROLS			
In Part II-A:			
If classification (1) has been checked, no controls are required. Proceed to Pa	art V.		
If classification (2) has been checked, the machine should be equipped with a (complete A below)	refrige	rated con	denser
If classification (3) has been checked, the machine should be equipped with e condenser or a carbon adsorber (complete A and B below). Carbon adsorber installed prior to September 22, 1993.			ed
If classification (4) has been checked, the machine should be equipped with a (complete A and B below.)	refrige	rated con	denser
A. Has the responsible official of all new sources and existing large area sou (check appropriate boxes)	rces:		
1. Equipped all machines with the appropriate vent controls?	Q Y	ПN	
2. Equipped dry-to-dry machines with a closed-loop vapor venting system?	□ Y	\square N	□NA
3. Equipped the condenser with a diverter valve so airflow will be directed away from the condenser upon opening the door?	ΞÝ	ПN	□NA
4. Measured and recorded the temperature of the outlet exhaust stream of a refrigerated condenser on a weekly/bi-weekly basis?	<u>U</u> Y	ПN	
5. Repaired or adjusted the equipment within 24 hours if the exhaust temperature of the condenser exceeded 45°F?	□ Y	ПN	□NA
6. Conducted all temperature monitoring after an appropriate cool down period and after verifying the coolant had been completely charged?	OY	ПN	

1			_	
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?	<u>Oy</u>	□n	
2.	Measured and recorded the washer exhaust temperature at the condenser inlet and outlet weekly? Is the temperature differential equal to or greater than 20°F?	□Y	□n □n	Ona Ona
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? Is the perc concentration equal to or less than 100 ppm?	□Y □Y	□n □n	Ona Ona
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 dust diameters upstream from any bend contraction, or expansion; and downstream from no other inlet?	□Υ	□n.	Ľ¹nīa
5.	Equipped transfer machines (dryers, reclaimers, and washers) with individual condenser coils?	ΩY	ΠN	□NA
_				-
6.	Routed airflow to the carbon adsorber (if used) at all times?	□Y	N	
<u> </u>	Routed airflow to the carbon adsorber (if used) at all times? ART V: RECORDKEEPING REQUIREMENTS	□Y	N	AME
P		U _Y	□N ————————————————————————————————————	QIMA .
PA H (c	ART V: RECORDKEEPING REQUIREMENTS			QIMA.
Р/ Н (с 1.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes)	<u>U</u> Y		QIMA.
P./ H (c. 1. 2.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased?			QIMA.
P./ H (c. 1. 2.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased? Maintained rolling monthly averages of perc consumption?	<u>U</u> Y	□n	□NA
P./ H (c. 1. 2.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased? Maintained rolling monthly averages of perc consumption? Maintained leak detection inspection and repair reports for the following:			
H (c 1. 2. 3.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased? Maintained rolling monthly averages of perc consumption? Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or;			□na □na
H (c 1. 2. 3.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased? Maintained rolling monthly averages of perc consumption? Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt?			□na □na
H (c 1. 2. 3. 4. 5.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased? Maintained rolling monthly averages of perc consumption? Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt? Maintained calibration data? (for direct reading instrument only)			□na □na □na
H (c 1. 2. 3. 4. 5. 6.	as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased? Maintained rolling monthly averages of perc consumption? Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt? Maintained calibration data? (for direct reading instrument only) Maintained exhaust duct monitoring data on perc concentrations?			□na □na □na
H (c 1. 2. 3. 4. 5. 6.	ART V: RECORDKEEPING REQUIREMENTS as the responsible official: heck appropriate boxes) Maintained receipts for perc purchased? Maintained rolling monthly averages of perc consumption? Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt? Maintained calibration data? (for direct reading instrument only) Maintained exhaust duct monitoring data on perc concentrations? Maintained startup/shutdown/malfunction plan?			□na □na □na □na

PA	<u> RT VI: LEAK DETECTIO</u>	N AND RE	EPAIRS	·				
1.	Does the responsible official cinspection?	onduct a we	eekly (for sn	nall sources, bi-weekly) leak	c detect			
2.	Has the facility maintained a le	eak log?		•	ŪΎ	\square N		
3.	Does the responsible official c	heck the fol	llowing area	s for leaks:				
	Hose connections, fitting couplings, and valves		N □NA	Muck cookers	₽Y	□n □na		
	Door gaskets and seating	Øy On	N □NA	Stills	ØY	□n □na		
	Filter gaskets and seating	ØY □N	I 🗆NA	Exhaust dampers	Y Y	□n □na		
	Pumps	ØY □N	i 🗆na	Diverter valves	ĽΥÝ	□n □na		
	Solvent tanks and containers	ØY ON	ı □na	Cartridge Filter housing	Y	□n □na		
	Water separators	DAY ON	ı □na					
4.	4. Which method of detection is used by the responsible official? Visual examination (condensed solvent of 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 instru	ımentation	, is the equi	ipment:				
	a Capable of detecting pe	rc vapor co	ncentrations	in a range of 0-500 ppm.		\square_Y \square_N		
	b. Calibrated against a stan	dard gas pri	or to and afte	er each use(PID/FID only).	,	$\square_{Y} \square_{N}$		
	c. Inspected for leaks and o	bvious sign	s of wear on	a weekly basis?		\square_{Y} \square_{N}		
	d. Kept in a clean and secu	ire area whe	en not in use	e.		$\square_Y \cdot \square_N$		
	e. Verified for accuracy by	use of dupli	cate sample	s (calorimetric only)?		□y □n		
	Margaret J. Le Inspector's Name (Please Prin	Ponis		//5/00 Date of Ins	spection	<u> </u>		
	Margaret 1. A	r amo		1/01	of NI	t Inonestica		
	mopector a digitature			Approximate Date	or mex	a inspection		

Assisted the owner of Submitting Congliting the new norification form Dane moved plant across the Shut (SR. 590).	ADDITIONAL SITE IN	TORMATION:			
the new more fication form Odner moved please across the Shut (SR. 590).	Assisted	the owner w	Submitting	a Complete	np
across the Shul (SR. 590).	the new N	rotification	forme Odn	en moved	plank
	across the S	Hul (SR. 590),		
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	· ·	<u>·</u>			



TITLE V AIR QUALITY AIR GENERAL PERMIT INSPECTION SUMMARY REPORT

TYPE OF INSP	PECTION:	ANNUAL E	COMPLAIN	'/DISCOVER'	Y 🛄	RE-INSPECTION	4 🗖
AIRS ID#: 1	030314	DATE:	7/27/00	TIME IN:	9.170.	₂ TIME OUT: _	0:34m
FACILITY N.	AME:	Spirit Clea	ners Inc.				<u>.</u>
FACILITY L	OCATION:	3032 State Rd.	590				
		Clearwater, FL	, 33759			· · ·	
RESPONSIBL	E OFFICIAL:	Steve Terepl	ка		Phone 1	No.: <u>(727)726-</u> 4	1181
	Permit No.	_1030314-001-4	AG	Exp. Date:	1/20/	05	
			nce requirements e 3.300, Florida Admi		•	tion, the facility is for	und to be in
		-	ance requirements e	_	this inspec	ction, the following co	ompliance

Inspection Summary Report Guidance

_		
	Compliance Requirement/Problem	Follow-up Action Required
	Did not have a start-up, shutdown, malfunction (SSM) plan in place, along with associated recordkeeping, on site.	If no specific procedures are available from the manufacturer, develop a SSM plan that describes procedures for maintaining and operating equipment during periods of start-up and shutdown associated with a malfunction. EPA's O&M manual may be used if no manufacturers information is available. Keep log of maintenance actions
	Purchase receipts were not maintained properly.	Maintain all purchase receipts in a log kept on-site for determination of perchloroethylene solvent consumption.
	Monthly purchase records were not maintained as a consecutive twelve month total.	Develop and implement a recordkeeping procedure that maintains monthly purchases (perc) as a consecutive twelve month total.
	Could not confirm that temperature sensor was designed to measure 45°F with an accuracy of ±2°F.	Obtain verification from the manufacturer that the temperature sensor is designed to measure 45°F with an accuracy of ±2°F, or determine this by another method that the Department would consider appropriate.
	Evaporator for separator wastewater does not incorporate a pre-filtration system.	Facility may choose to either dispose of perc-containing separator water as hazardous waste, or incorporate a carbon filtration system with the evaporator (as per the State's guidelines).
	Did not store all perc, and perc-containing waste in tightly sealed containers.	Store all perc and perc-containing waste in tightly sealed containers which are impervious and chemically unreactive to the solvent.
	Did not maintain a log of leak detection inspection and repair records.	Develop and implement a leak detection inspection and repair program. Maintain a log of leak detection inspection and repair records.

Compliance Requirement/Problem	Follow-up Action Required			
Did not conduct weekly leak detection and repair inspection.	Develop and implement a leak detection inspection and repair program. Use at least one of the methods outlined in Part II, Section 7(a), of the general permit provisions, to detect leaks. Inspect the items listed in Part II, Section 7(b), for leaks. Repair leaks within 24 hours of detection, unless repair equipment must be ordered.			
No calibration records for the mechanical direct reading instrumentation (halogen detector) were available.	Mechanical direct-reading instrumentation shall be operated as directed by the manufacturer and must meet the conditions in Part II, Section 7(e) of the general permit provisions			
Did not measure and record the outlet temperature of the refrigerated condenser on the dry-to-dry machine (dryer, reclaimer) on a weekly basis.	Develop and implement a monitoring program. Measure and record the outlet temperature on a weekly basis. The temperature, measured at the end of the drying cycle, must not exceed 45°F.			
Airflow is directed towards the refrigerated condenser upon the door being opened and no diverter valve is in place.	Equip the condenser with a diverter valve to prevent air flow to the refrigerated condenser when the door is opened.			
The outlet exhaust temperature of the refrigerated condenser exceeds 45°F and was not repaired within 24 hours.	Repair or adjust condenser within 24 hours of measurement indicating that the outlet exhaust temperature of the refrigerated condenser exceeds 45°F. The repair shall be documented in the monitoring record log.			
Machine doors are not closed and secure during times other than loading and unloading.	Keep doors closed and secured at all times except during loading and unloading.			
Temperature monitoring was not conducted after an appropriate cooldown period and after verifying that the coolant was completely charged.	Conduct all temperature monitoring following an appropriate cooldown period and after verifying that the coolant has been completely charged.			
Containers for perchloroethylene and/or perchloroethylen- containing waste were found to be leaking.	Examine the containers, used for storing perchloroethylene and/or perchloroethylene-containing waste, for leakage.			
Comments:				
······································				
If the Inspection Summary Report indicates follow-up as measures to achieve compliance. Pinellas County will properties actions have been taken.	ctions are required, you must take immediate corrective perform a follow-up inspection to determine that proper			
Inspection Conducted by:	· · · · · · · · · · · · · · · · · · ·			
Inspector's Signature:				
Phone Number: 464-4422				

PERCHLOROETHYLENE DRY CLEANERS TITLE V GENERAL PERMIT COMPLIANCE INSPECTION CHECKLIST

TYPE OF INSPECTION:	ANNUAL RE-INSPECTION □	COMPLA	INT/DISCOVERY 🖵		
AIRS ID#: <u>1030314</u>	V	1	N: <u>9:17a</u> TIME OU	T: 10:34am.	
FACILITY NAME:	Spirit Cleaners	s, Inc.			
FACILITY LOCATION:	3032 State Rd. 59	90	\		
	Clearwater, FL, 3	33759	·:		
RESPONSIBLE OFFICIA	L: Steve Terepka		PHONE : (727)	726-4181	
CONTACT:	Steve Terepka		PHONE: (727)	726-4181	
PART I: NOTIFICATION					
(Check appropriate box)					
1. Existing facility notified I	OARM By 9/1/96				
2. New facility notified DAI	RM 30 days prior to star	tup			
3. Facility failed to notify D	ARM to use general per	mit (new fa	citity)	<u>্</u>	
PART II: CLASSIFICATI	ON				
Facility indicated on notifica (Check appropriate box)	tion form that it is:		ication form ore / out of business / petr	roleum	
A. 1. Existing small area so dry-to-dry only, x<14 transfer only, x<200 so both types, x<140 gal (Constructed before I	ource 0 gal/yr gal/yr /yr /yr 2/9/91)		nall area source ry only, x<140 gal/yr only, x<200 gal/yr es, x<140 gal/yr ucted on or after 12/9/91)	,	
3. Existing large area s dry-to-dry only, 140 < transfer only, 200 < x < both types, 140 < x < 1, (Constructed before 1	ource x≺2,100 gal/yr 1,800 gal/yr 800 gal/yr 2/9/91)	4. New landry-to-detransfer both type (Construction)	ge area source lry only, 140 <x<2,100 ga<br="">only, 200<x<1,800 gally<br="">es, 140<x<1,800 gallyr<br="">ucted on or after 12/9/91</x<1,800></x<1,800></x<2,100>	☑ 1/yr r)	
This is a correct facility classification: Y IN Can not determine					
If no, please check the appropriate classification: facility qualified for a general permit as number above facility exceeds above limits and is not eligible for a general permit					
B. The total quantity of perchloroethylene (perc) purchased within the preceding 12 months by this dry cleaning facility was 270 gallons.					

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?	⊴ Y	ΠN	□ NA	
2. Examining the containers for leakage?	⊴ Y	ПN	□ NA	
3. Closing and securing machine doors except during loading/unloading?	¥Y	ΠN		
4. Draining cartridge filters in their housing or in sealed containers for at least 24 hours prior to disposal?	☑ Y	□N	□ NA	
5. Maintaining solvent-to- carbon ratios and steam pressure for carbon adsorber beds according to the manufacturer's specifications?	ΠY	□N	☑ NA	
PART IV: PROCESS VENT CONTROLS				
In Part II-A:				
If classification (1) has been checked, no controls are required. Proceed to Pa	rt 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 sour (check appropriate boxes)	rces:			
1. Equipped all machines with the appropriate vent controls?	⊴ Y	ΠN		
2. Equipped dry-to-dry machines with a closed-loop vapor venting system?	¥Y	ΠN	□ NA	
3. Equipped the condenser with a diverter valve so airflow will be directed away from the condenser upon opening the door?	⊈Y	□N	□NA	
4. Measured and recorded the temperature of the outlet exhaust stream of a refrigerated condenser on a weekly/bi-weekly basis?	₫ Y	ПN		
5. Repaired or adjusted the equipment within 24 hours if the exhaust temperature of the condenser exceeded 45°F?	☑ Y	ΠN	□NA	
6. Conducted all temperature monitoring after an appropriate cool down period and after verifying the coolant had been completely charged?	₫ Y	ПN		

B. Has the responsible official of an existing large or new large area source also	0:
Measured and recorded the exhaust temperature on the outlet side of the condens located on dry-to-dry, reclaimer, and dryer machines on a weekly basis?	ser ☑Y □N
2. Measured and recorded the washer exhaust temperature at the condenser inlet an outlet weekly? Is the temperature differential equal to or greater than 20°F?	d Oy On Ona Oy On Ona
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? Is the perc concentration equal to or less than 100 ppm?	□y □n □na □y □n □na
4. Assured that the sampling port on the carbon adsorber exhaust for measuring per concentrations is at least 8 duct diameters downstream of any bend, contraction, expansion; is at least 2 dust diameters upstream from any bend contraction, or expansion; and downstream from no other inlet?	
5. Equipped transfer machines (dryers, reclaimers, and washers) with individual condenser coils?	□Y □N □NA
6. Routed airflow to the carbon adsorber (if used) at all times?	OY ON ONA
6. Routed airflow to the carbon adsorber (if used) at all times? PART V: RECORDKEEPING REQUIREMENTS	OY ON ONA
	OY ON ONA
PART V: RECORDKEEPING REQUIREMENTS	□Y □N □NA □ NA □ NA □ NA □ NA □NA □NA □NA
PART V: RECORDKEEPING REQUIREMENTS Has the responsible official: (check appropriate boxes) 1. Maintained receipts for perc purchased? 2. Maintained rolling monthly averages of perc consumption? (missed for 6 we	✓Y □N
PART V: RECORDKEEPING REQUIREMENTS Has the responsible official: (check appropriate boxes) 1. Maintained receipts for perc purchased? 2. Maintained rolling monthly averages of perc consumption? (missed for 6 we 3. Maintained leak detection inspection and repair reports for the following:	ØY □N eks) □Y ØN-
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PART V: RECORDKEEPING REQUIREMENTS Has the responsible official: (check appropriate boxes) 1. Maintained receipts for perc purchased? 2. Maintained rolling monthly averages of perc consumption? (missed for 6 we) 3. Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt?	Øy □n eks) □y Øn □y □n Øna □y □n Øna
PART V: RECORDKEEPING REQUIREMENTS Has the responsible official: (check appropriate boxes) 1. Maintained receipts for perc purchased? 2. Maintained rolling monthly averages of perc consumption? (missed for 6 we) 3. Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt? 4. Maintained calibration data? (for direct reading instrument only)	DY ON LES OY DN OY ON DNA OY ON DNA OY ON DNA
PART V: RECORDKEEPING REQUIREMENTS Has the responsible official: (check appropriate boxes) 1. Maintained receipts for perc purchased? 2. Maintained rolling monthly averages of perc consumption? (missed for 6 we) 3. Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt? 4. Maintained calibration data? (for direct reading instrument only) 5. Maintained exhaust duct monitoring data on perc concentrations?	DY ON Les On
PART V: RECORDKEEPING REQUIREMENTS Has the responsible official: (check appropriate boxes) 1. Maintained receipts for perc purchased? 2. Maintained rolling monthly averages of perc consumption? (missed for 6 we) 3. Maintained leak detection inspection and repair reports for the following: a. documentation of leaks repaired w/in 24 hrs? or; b. documentation of parts ordered to repair leak and leak repaired w/in 2 days and parts installed w/in 5 days of receipt? 4. Maintained calibration data? (for direct reading instrument only) 5. Maintained exhaust duct monitoring data on perc concentrations? 6. Maintained startup/shutdown/malfunction plan?	Y ON KES) OY YN OY ON YNA OY ON YNA OY ON YNA OY ON YNA OY ON YNA

PART VI: LEAK DETECTION AND REPAIRS						
-	onduct	awee	kly (for sma	all sources, bi-weekly) leak	detect ☑Y	ion and repair □N
facility maintained a le	ak logʻ	?			I Y	\square_{N}
e responsible official c	heck the	e follo	wing areas	for leaks:		
	₫Y	ΠN	□NA	Muck cookers	ØY	□n □na
skets and seating	Y	\square_N	\square NA	Stills	ĭ¥Y	□n □na
askets and seating	₫Y	ΠN	\square NA	Exhaust dampers	ĭ¥Y	□n □na
	₫Y	ŪΝ	\square NA	Diverter valves	$\mathbf{Z}_{\mathbf{Y}}$	□n □na
tanks and containers	$\mathbf{\underline{r}}_{\mathbf{Y}}$	ΠN	□NA	Cartridge Filter housing	Y	□n □na
eparators	$\mathbf{v}_{\mathbf{Y}}$	ΠN	\square_{NA}			
4. Which method of detection is used by the responsible official? Visual examination (condensed solvent of exterior surfaces) Physical detection (airflow felt through gaskets) Odor (noticeable perc odor) Use of direct-reading instrumentation (FID/PID/calorimetric tubes) Halogen leak detector						
,						OY_ON
e. Verified for accuracy by use of duplicate samples (calorimetric only)?						
Inspector's Name (Please Print) Inspector's Name (Please Print) Inspector's Name (Please Print) Inspector's Name (Please Print) Approximate Date of Next Inspection						
	facility maintained a lete responsible official connections, fitting rigs, and valves askets and seating askets and seating askets and seating askets and containers reparators method of detection of the containers of the contain	facility maintained a leak log of the responsible official check the connections, fitting ags, and valves askets and seating askets and seating askets and seating askets and containers y tanks and containers y method of detection is used by Visual examination (conderval) Physical detection (airflow) Odor (noticeable percodo) Use of direct-reading instrumenta Capable of detecting perc vapor Calibrated against a standard gas nspected for leaks and obvious Kept in a clean and secure area Verified for accuracy by use of containing the contain	facility maintained a leak log? e responsible official check the following on the connections, fitting on the connections, and valves If y N askets and seating on the connection of t	facility maintained a leak log? e responsible official check the following areas onnections, fitting ags, and valves skets and seating Y N NA askets and containers Y N NA tanks and containers Y N NA method of detection is used by the responsible of Physical detection (airflow felt through gas Odor (noticeable perc odor) Use of direct-reading instrumentation (FID) Halogen leak detector a direct-reading instrumentation, is the equipal capable of detecting perc vapor concentrations Calibrated against a standard gas prior to and affect in a clean and secure area when not in use. Verified for accuracy by use of duplicate samples	facility maintained a leak log? eresponsible official check the following areas for leaks: onnections, fitting ags, and valves Askets and seating Ay N NA Muck cookers askets and seating Ay N NA Stills askets and seating Ay N NA Exhaust dampers Ay N NA Diverter valves at tanks and containers Ay N NA Cartridge Filter housing separators Ay N NA method of detection is used by the responsible official? Visual examination (condensed solvent of exterior surfaces) Physical detection (airflow felt through gaskets) Odor (noticeable perc odor) Use of direct-reading instrumentation (FID/PID/calorimetric tubes) Halogen leak detector a direct-reading instrumentation, is the equipment: Capable of detecting perc vapor concentrations in a range of 0-500 ppm. Calibrated against a standard gas prior to and after each use(PID/FID only). Inspected for leaks and obvious signs of wear on a weekly basis? Kept-in a clean and secure area when not in use. Verified for accuracy by use of duplicate samples (calorimetric only)?	facility maintained a leak log? The responsible official check the following areas for leaks: Sonnections, fitting and and valves The properties of the p

Z 210 663 187

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AIRS ID # 1030314

SPIRIT CLEANERS INC STEVE TEREPKA 1590 MCMULLEN BOOTH ROAD CLEARWATER FL 34619

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