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CHROMIUM ELECTROPLATING AND ANODIZING
AIR GENERAL PERMIT NOTIFICATION FORM

Southwest District

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.

1190032

Facility Name and Location

1. Facility Owner/Company Name (Name of corporation, agency, or individual owner):	REBEL Gun Refinishing
2. Site Name (For example, plant name or number):	REBEL Gun Refinishing
3. Hazardous Waste Generator Identification Number:	
4. Facility Location: Street Address: City:	4020 County Rd 124A unit 3 Wildwood County: FLA Zip Code: 326 34785
5. Facility Identification Number (DEP Use ONLY - do not fill in):	1190032-003

Responsible Official

6. Name and Title of Responsible Official: Name:	KENNETH SAMANIEGO Title: OWNER
7. Responsible Official Mailing Address: Organization/Firm: Street Address: City:	Organization/Firm: 991 S.E. 129th Terr. City: Silver Spgs. County: Marion Zip Code: 34488
8. Responsible Official Telephone Number: Telephone:	(352) 216-6864 Fax: () - 352 330-0268 CELL

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:	County: Zip Code:
11. Facility Contact Telephone Number: Telephone:	() - Fax: () -

Key for Control Device Type

PBS = packed-bed scrubber
CMP = composite mesh pad
PBS/CMP = packed-bed scrubber and composite mesh pad
FS = fume suppressant only
FS/WA = fume suppressant with a wetting agent
FM = fiber-bed mist eliminator
WA = wetting agent

Applicable Standard Key

x = 0.01 mg/dscm
y = 45 dynes/cm
z = records of bath components
(trivalent Cr tanks only)
c = alternative standard for multiple tanks
under common control

2. Indicate the date by which the facility must meet the requirements of paragraph (5) of Part II:
(Note: if your facility contains both hard and decorative plating or anodizing units, you must check each applicable date)

January 25, 1996 January 25, 1997

3. Indicate how the facility will fulfill the compliance demonstration:

- The facility will conduct an initial performance test
- The facility will use a wetting agent to reduce emissions and will meet the existing surface tension limit in No. 1 above.

4. 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) Equipment maintenance
- (b) Equipment inspection and repair
- (c) Equipment malfunctions
- (d) Operation and maintenance checklist
- (e) Instrument calibration
(used during initial performance test)
- (f) Start-up, shutdown, malfunction plan
- (g) Performance test results
- (h) Equipment monitoring
- (i) Excess emissions
- (j) Operating periods
- (k) Rectifier capacity
- (l) Fume suppressant records
- (m) Purchase records of wetting agent components

5. Surrender of Existing DEP Air Permit(s)

Please indicate 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

I, the undersigned, am the responsible official, as defined in Part II of this form, of the facility addressed in this notification. 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, I agree to operate and maintain the air pollutant emissions units and air pollution control equipment described above so as to comply with all terms and conditions of this general permit as set forth in Part II of this notification form.

I will promptly notify the Department of any changes to the information contained in this notification.

KENNETH SAMANIEGO
Print name of responsible official


Signature

11/05/08
Date

Dept. of Environmental Protection

NOV 14 2008

Southwest District

11/25/08 - ~~MAILED~~

MR. SERRANO

(PENDING)

IS CHANGE OF
ADDRESS

2) NEED PAGE 20
OF FORM - WILL
FAY

--ATTENTION
-- MAIL ROOM--

PLEASE ROUTE THIS
DOCUMENT TO:

Dick Dibble
Mobile Source Control
Name of Individual/Office

Magnolia Plaza 5510
Mail Station Number

CALLED

11/25/08

12/5/08

12/10/08

12/11/08

12/12/08

E-MAIL

12/10/08

12/11/08 - FROM

REBEL GUN

REFINISHING WEB

SITE

NO ACTIVITY FOR FACILITY
EMISSION FEE DATES
SOC REPORTS ...1.....
COMP. STATUS - SNC MNC IN

TRPT - FR File Review - MNC
INSP - Summit Co - SWD - D Henry



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

December 12, 2008

Mr. Kenneth Samaniego
Rebel Gun Refinishing
691 Southeast 129 Terrace
Silver Springs, Florida 34488

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

NOTICE OF INELIGIBILITY TO USE AIR GENERAL PERMIT

Dear Mr. Samaniego :

This is to notify you that the Department, pursuant to your submittal received on November 14, 2008, has determined that your facility does not qualify to use the Air General Permit for a Chromium Electroplating and Anodizing facility.

The requirements that a facility must meet in order to qualify for use of the 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
- no equipment information provided
- 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)
- other: Do not have the original signature, only a copy.

If you have any questions regarding the Department's determination, please contact Dick Dibble 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 the 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 the 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 waiver requested.


The Department will grant a variance or waiver when the petition demonstrates both that the application of the rule would create a substantial hardship or violate principles of fairness, as each of those terms is defined in Section 120.542(2), 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 12th day of December, 2008.

STATE OF FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION



Joseph Kahn, P.E., 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.



(Clerk)

12/12/08

(Date)

Panetta, Joe

From: Panetta, Joe
Sent: Tuesday, November 18, 2008 6:51 AM
To: Dibble, Dickson
Cc: Henry, Danielle D.
Attachments: 1190032 rebel gun.pdf; image001.gif

Hi Dick,

Mr. Samaniego sent this re registration form to our office, although I did give him your address.

I am forwarding the original signature registration form by inter office mail.

Regards,
Joe

Please contact me if you need further information

Joseph V. Panetta
Air Program Compliance
Florida Department of Environmental Protection
Southwest District
13051 North Telecom Pkwy.
Temple Terrace, FL 33637-0926
Joe.Panetta@dep.state.fl.us
(813) 632-7600 ext 105
Fax: (813) 632-7668

Dibble, Dickson

From: Dibble, Dickson
Sent: Wednesday, December 10, 2008 4:58 PM
To: 'RebelGun1968@aol.com'
Cc: Bowman, Sandy
Subject: Renewal of Air General Permit, AIRS ID# 1190032, Rebel Gun Refinishing, 4070 County Rd 124A Suite 3, Wildwood, FL 34785

Dear Mr. Samaniego,

We last talked on 11/25/08 regarding the missing Page 20 of your renewal application for your Air General Permit and that without it your application is incomplete. At that time you mentioned that you were going to FAX it to me, but as of today, Wednesday, December 10, 2008, I have not received it.

Time is getting short and in order to complete the review and renewal process and avoid denying your permit I must have it before close of business this Friday, December 12, 2008.

In case you don't have a copy of the form and Page 20, I have included the links (pdf file & Word file) below which you can "click" on, download the form to your computer and print. All I need is the completed Page 20 which you can Fax to me at the FAX number listed below.

If you use the .pdf file below, Page 21 is the page (Facility Information page containing information about **HARD CHROMIUM PLATING TANKS** and/or **DECORATIVE AND ANODIZING TANKS**) which is needed:

[http://www.floridadep.org/Air/forms/titlevgp/dep62_213_900\(5\).pdf](http://www.floridadep.org/Air/forms/titlevgp/dep62_213_900(5).pdf)

If you use the Word .doc file below, Page 20 is the page (Facility Information page containing information about **HARD CHROMIUM PLATING TANKS** and/or **DECORATIVE AND ANODIZING TANKS**) which is needed:

[http://www.floridadep.org/Air/forms/titlevgp/dep62_213_900\(5\).doc](http://www.floridadep.org/Air/forms/titlevgp/dep62_213_900(5).doc)

Thank you for your consideration and immediate attention to this matter. Call or e-mail me you have any questions.

Have a great day!

Dickson E. Dibble

Dickson E. Dibble, ES III

FL Dept of Environmental Protection
Div. of Air Resource Management
Bureau of Air Monitoring & Mobile Sources
Air General Permit Program
Tel. (850) 921-9586
FAX (850) 922-6979
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

12/10/2008

Dibble, Dickson

From: Dibble, Dickson
Sent: Wednesday, March 11, 2009 1:50 PM
To: Henry, Danielle D.; Panetta, Joe
Cc: Bowman, Sandy; Grant, Patricia
Subject: RE: 1190032 Rebel Gun - Status to INACTIVE Confirmation

Hello Folks,

How well I do remember this one.

Per Joe's e-mail request below the status of the subject item facility has been changed to INACTIVE.

Below is the complete content of the text which I have included in the comment section of the Facility Screen capture below for 1190032, Rebel Gun.

03/10/09-Status to INACTIVE per J.Panetta e-mail request,tenant evicted,verified by inspection, in wake of 12/12/08 DENIAL of 11/14/08 registration&entitlement, incomplete registration.

Florida Department of Environmental Protection - Enterprise Applications

Details Emis Unit permit Compliance Pollutant related party Help Return exit Window

ORACLE

Air Resource Management System - Facility

AREA Office * SWD SW: TAMPA County * SUMTER AIRS ID ARMINV01 1190032

Owner/Comp * REBEL GUN REFINISHING Site REBEL GUN REFINISHING

Directions

Street 4020 CR 124A, Unit# 3

City * WILDWOOD Zip 34785 Validate Address

UTM Zone 17 East 399.47 North 3193.01 Latitude 28 51 45.000 Longitude 82 02 28.000

Status * I INACTIVE Maj Group SIC * 34 FABRICATED METAL PRODUCT, EXCEPT MACHINERY/T

Reloc N Shtdwn Dt Strt Dt Final Shtdwn Dt

Gov Fac * 0 NOT OWNED OR OPERATED BY A FEDERAL, STATE, OR LOCAL GOVE HAZ Waste Generator ID: FLD

AOR Req * N Ozone SIP Facility * N Type 7 Chromium Electroplating/Anodizing Facilities

Compliance Tracking Current Permit Indicator AG

Title V TITLE V non-HAP Class MINOR HAP Class MINOR Public Exempt

of Emis Units C A I Generator Rating MW

Comment Ref #1190027. 03/10/09-Status to INACTIVE per J.Panetta e-mail request,tenant evicted,verified by inspection, in wake of 12/12/08 DENIAL of 11/14/08 registration&entitlement, incomplete registration.

Enter the FACILITY COMMENT

Record: 1/1

Have a great day!

Dick

Dickson E. Dibble, ES III

FL Dept of Environmental Protection
 Div. of Air Resource Management

3/11/2009

Bureau of Air Monitoring & Mobile Sources
Air General Permit Program
Tel. (850) 921-9586
FAX (850) 922-6979
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

From: Henry, Danielle D.
Sent: Tuesday, March 10, 2009 2:00 PM
To: Dibble, Dickson
Cc: Panetta, Joe
Subject: RE: 1190032 Rebel Gun

Dick,

I believe we discussed this facility back in December when you received their new registration for their new location and the registration was incomplete. You were unsuccessful at contacting the owner to give him an opportunity to send in the missing information so you sent him back his registration and did not process it. Turns out, he was evicted from this new location anyway. Hope this added historical information rings a bell with you.

Danielle

From: Panetta, Joe
Sent: Tuesday, March 10, 2009 1:30 PM
To: Dibble, Dickson
Cc: Henry, Danielle D.
Subject: 1190032 Rebel Gun

Hi Dick,

How are you! We haven't talked or written in a while.

The above referenced facility is out of business and has enforcement issues that were forwarded to Tallahassee for the OIG to handle.

After the attached inspection results and speaking with Danielle about this facility, we agreed to request you change this facility to inactive.

Talk with you soon,

Joe

Please contact me if you need further information

Joseph V. Panetta
Air Program Compliance
Florida Department of Environmental Protection
Southwest District

3/11/2009

**13051 North Telecom Pkwy.
Temple Terrace, FL 33637-0926
Joe.Panetta@dep.state.fl.us
(813) 632-7600 ext 105
Fax: (813) 632-7668**

From: [Soich, Robert](#)
To: [Panetta, Joe](#)
Subject: FW: Waste Disposal Issues
Date: Thursday, December 11, 2008 3:51:51 PM

Joe:

FYI

From: Dregne, James
Sent: Monday, December 08, 2008 3:39 PM
To: Soich, Robert; Foster, Rebecca
Subject: FW: Waste Disposal Issues

FYA

From: Knauss, Elizabeth
Sent: Monday, December 08, 2008 3:12 PM
To: Dregne, James
Subject: FW: Waste Disposal Issues

Forgot to cc you.

From: Knauss, Elizabeth
Sent: Monday, December 08, 2008 3:11 PM
To: 'rebelgun1968@aol.com'
Subject: Waste Disposal Issues

Dear Mr. Samaniego:

To follow up on our earlier conversation, I am letting my supervisor know of your eviction situation. If you are unable to find someone who can use your process solutions, they will have to be disposed of as hazardous waste. This includes your three drums of chrome waste, but also any acids or caustics on site which are corrosive. Your nickel solutions may also be hazardous if they contain heavy metals like chromium or cadmium that exceed the toxicity characteristic levels. It may be more cost effective to manage them as hazardous rather than pay for an analysis. This should be discussed with your disposal company.

As we discussed, I recommend immediately notifying the bankruptcy court of this situation. I understand you do not intend to abandon any materials, but do not currently have the funds to pay for disposal. Your landlord, Alan Stewart of Stewood LLC should be advised that the materials are on site, and that they may only be disposed of to a permitted hazardous waste facility. Hazardous waste may not be moved from the property except by a registered hazardous waste transporter. If he chooses, he may make these arrangements.

As you do not have an EPA identification number at your current address (4070 CR 124A, Unit 3, Wildwood), either you or he would need to obtain a temporary EPA identification number for a one-time cleanup. The form to apply for a number can be found at the link below. Either one of

you can complete the form and fax it to the FDEP Southwest District Hazardous Waste Program at 813/632-7664.

http://www.dep.state.fl.us/waste/quick_topics/forms/documents/62-730/emergency_ID.pdf

It may take several weeks to arrange for hazardous waste disposal. You can either ship to a permitted facility in state or use a registered transporter to ship to an out of state facility. There are a limited number of permitted facilities in Florida.

Clean Harbors 170 Bartow Airport Bartow 863-533-6111	Commercial Hazardous Waste storage facility, solvent recycling, fuel blending. Company has out of state treatment, incineration facility and landfill. General Chemical Treatment and Disposal
---	--

EQ of Florida Inc. 2002 N. Orient Rd. Tampa 813-623-5302	Commercial Storage Facility General Chemical Treatment and Disposal
---	--

Perma Fix of Florida 1904 N.W. 67th Place Gainesville 1-800-365-6066	Storage facility, incineration of waste solvents and ignitables. General Chemical Treatment and Disposal
---	--

653 Rocket Blvd. Orlando 407-859-4441	General chemical treatment and disposal
---	---

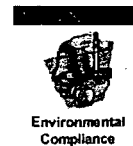
You can find whether a transporter is registered by the link below.

http://appprod.dep.state.fl.us/www_rcra/reports/CommHWTtransport.asp

If you or your landlord need more information, please call me at 813/632-7600 ext 383 or you can view a number of Department publications at

http://www.dep.state.fl.us/waste/quick_topics/publications/default.htm

Most hazardous waste program staff will be out of the office at a workshop tomorrow, but a number of us will be back in the office on Wednesday.



CHROMIUM ELECTROPLATING/ANODIZING

COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CI)
 RE-INSPECTION (FUI) ARMS COMPLAINT NO: _____

AIRS ID#: 1190032	DATE: <u>02122009</u>	ARRIVE: <u>1415</u>	DEPART: <u>1530</u>
FACILITY NAME: REBEL GUN REFINISHING			
FACILITY LOCATION: 4020 CR 124A, Unit# 3 WILDWOOD 34785			
OWNER/AUTHORIZED REPRESENTATIVE: KENNETH SAMANIEGO		PHONE: (352)330-0268	
CONTACT NAME: _____		PHONE: _____	
ENTITLEMENT PERIOD: _____ / _____ (effective date) (end date)			

PART I: INSPECTION COMPLIANCE STATUS (check <input checked="" type="checkbox"/> only one box)			
<input type="checkbox"/> IN COMPLIANCE	<input type="checkbox"/> MINOR Non-COMPLIANCE	<input type="checkbox"/> SIGNIFICANT Non-COMPLIANCE	

PART II: CLASSIFICATION – Rule 62-213.300 FAC			
Facility type(s)/applicable standard as indicated on notification form:			
1. Hard Chromium Plating			
a. <u>Existing Large</u> (0.015 mg/dscm) <input type="checkbox"/>	b. <u>Existing Small</u> (0.03 mg/dscm) ----- <input type="checkbox"/>		
c. <u>New</u> (0.015 mg/dscm) ----- <input type="checkbox"/>	d. <u>Alternative Standard</u> for existing facilities (0.03 mg/dscm) using a rolling average of rectifier capacity (less than 60 million A-hr/year) <input type="checkbox"/>		
2. Decorative Chromium Plating/Anodizing			
a. <u>Chromic Acid Bath</u>	1) Emissions of ≤ 0.01 mg/dscm (4.4×10^{-6} gr/dscf) ----- <input type="checkbox"/>		
	2) Surface tension of ≤ 45 dynes/cm (3.1×10^{-3} lb-f/ft) ----- <input type="checkbox"/> (May only be selected if a wetting agent is used.)		
b. <u>Trivalent Chromium Bath</u>	1) With wetting agent ----- <input type="checkbox"/>		
	2) Without wetting agent ≤ 0.01 mg/dscm (4.4×10^{-6} gr/dscf) ----- <input type="checkbox"/>		
c. <u>Chromium Anodizing</u>	1) Emissions of ≤ 0.01 mg/dscm (4.4×10^{-6} gr/dscf) ----- <input type="checkbox"/>		
	2) Surface tension of 45 dynes/cm (3.1×10^{-3} lb-f/ft) ----- <input type="checkbox"/> (May only be selected if a wetting agent is used.)		

PART III: CONTROL TECHNOLOGY – Rule 62-213.300 FAC

(Select control device)

DEVICE IN USE?

- 1. Composite Mesh Pad ----- Yes No
- 2. Fiber Bed Mist Eliminator ----- Yes No
- 3. Packed Bed Scrubber ----- Yes No
- 4. Packed Bed Scrubber/Composite Mesh Pad ----- Yes No
- 5. Foam Blanket Fume Suppressant ----- Yes No
- 6. Fume Suppressant w/ Wetting Agent ----- Yes No

Has the facility conducted an initial performance test to establish monitoring parameters? Yes No N/A
 (Not required for sources using a wetting agent or 1-inch foam blanket thickness)

PART IV: RECORDKEEPING/REPORTING REQUIREMENTS – Rule 62-213.300(3)

Has the responsible official maintained the following records?

- 1. Quarterly inspection records for add-on air pollution control devices and monitoring equipment. *(applicable only to a facility using a packed bed scrubber, fiber-bed mist eliminator, or composite mesh pad)* ----- Yes No N/A
- 2. Operations and Maintenance Plan (OMP). *(applicable only to a facility using a packed bed scrubber, fiber-bed mist eliminator, or composite mesh pad)* ----- Yes No N/A
- 3. Maintenance records for the source, add-on pollution control devices, and monitoring equipment (equipment identified, date performed, description). ----- Yes No
- 4. Records of date of occurrence, duration, cause, and corrective action of each malfunction of process, add-on pollution control device, and monitoring equipment. Yes No
- 5. Results of all performance tests. ----- Yes No N/A
- 6. Records of monitoring data. *(not applicable to trivalent chromium baths using a wetting agent)* ----- Yes No N/A

Composite Mesh Pad

Measure the pressure drop across the CMP daily. ----- Yes No

Packed Bed Scrubber

Measure the pressure drop across the PBS and the inlet velocity daily. ----- Yes No

Fiber-Bed Mist Eliminator

Measure the pressure drop across the FBME and the upstream device daily. --- Yes No

Packed Bed Scrubber/Composite Mesh Pad

Measure the pressure drop across the CMP daily. ----- Yes No

Foam Blanket Fume Suppressant

Measure the foam blanket thickness at the appropriate interval.. ----- Yes No

Fume Suppressant w/ Wetting Agent

Measure the surface tension at the appropriate interval. ----- Yes No

- 7. Purchase records of wetting agent components. ----- Yes No N/A
- 8. Records of the date and time that fume suppressants are added to the bath. ----- Yes No N/A
- 9. Records of rectifier capacity, if used to determine facility size. ----- Yes No N/A
- 10. Records of the total process operating time. ----- Yes No
- 11. Records identifying specific periods of excess emissions. ----- Yes No
- 12. Startup, Shutdown & Malfunction Plan. ----- Yes No

Joseph V. Panetta/ Malik Pickering

02/12/2009

M. Pickering

Inspector's Name (Please Print)

Date of Inspection

Joseph V. Panetta *M. Pickering*

Inspector's Signature

Approximate Date of Next Inspection

COMMENTS: A FUI Inspection was conducted by Joseph V. Panetta accompanied by Malik Pickering. This is a follow up to the 10/23/2008 inspection. After the 10/23/2008 inspection our office Enforcement Coordinator Cindy Falandyz and Compliance Manager, Danielle Henry have had multiple phone conversations with Mr. Samaniego about paying fine.

During the FUI it was found that the facility is closed. Spoke with Alan Stewart (landlord) and he verified the solutions used in the chrome plating process is still in the facility. Mr. Stewart said Mr. Samaniego will not be operating and has been talking with our Hazardous waste Section for removal of the waste caused by the process.

Returning to the office I spoke with Bob Soich of the hazardous waste section. Mr. Soich is very familiar with the situation at Rebel Gun. Mr. Soich forwarded an email (attached) from Beth Knauss (hazardous waste section) to Mr. Samaniego (R/O) and copied Jim Dregne (hazardous waste section). This email explains to R/O about removing waste from the building.

After verifying the facility is closed and Mr. Samaniego cannot be found by landlord, Hazardous Waste or our Air Section, we may consider removing this from our inspection list.

From: [Soich, Robert](#)
To: [Panetta, Joe](#)
Subject: FW: Waste Disposal Issues
Date: Thursday, December 11, 2008 3:51:51 PM

Joe:

FYI

From: Dregne, James
Sent: Monday, December 08, 2008 3:39 PM
To: Soich, Robert; Foster, Rebecca
Subject: FW: Waste Disposal Issues

FYA

From: Knauss, Elizabeth
Sent: Monday, December 08, 2008 3:12 PM
To: Dregne, James
Subject: FW: Waste Disposal Issues

Forgot to cc you.

From: Knauss, Elizabeth
Sent: Monday, December 08, 2008 3:11 PM
To: 'rebelgun1968@aol.com'
Subject: Waste Disposal Issues

Dear Mr. Samaniego:

To follow up on our earlier conversation, I am letting my supervisor know of your eviction situation. If you are unable to find someone who can use your process solutions, they will have to be disposed of as hazardous waste. This includes your three drums of chrome waste, but also any acids or caustics on site which are corrosive. Your nickel solutions may also be hazardous if they contain heavy metals like chromium or cadmium that exceed the toxicity characteristic levels. It may be more cost effective to manage them as hazardous rather than pay for an analysis. This should be discussed with your disposal company.

As we discussed, I recommend immediately notifying the bankruptcy court of this situation. I understand you do not intend to abandon any materials, but do not currently have the funds to pay for disposal. Your landlord, Alan Stewart of Stewood LLC should be advised that the materials are on site, and that they may only be disposed of to a permitted hazardous waste facility. Hazardous waste may not be moved from the property except by a registered hazardous waste transporter. If he chooses, he may make these arrangements.

As you do not have an EPA identification number at your current address (4070 CR 124A, Unit 3, Wildwood), either you or he would need to obtain a temporary EPA identification number for a one-time cleanup. The form to apply for a number can be found at the link below. Either one of

you can complete the form and fax it to the FDEP Southwest District Hazardous Waste Program at 813/632-7664.

http://www.dep.state.fl.us/waste/quick_topics/forms/documents/62-730/emergency_ID.pdf

It may take several weeks to arrange for hazardous waste disposal. You can either ship to a permitted facility in state or use a registered transporter to ship to an out of state facility. There are a limited number of permitted facilities in Florida.

Clean Harbors 170 Bartow Airport Bartow 863-533-6111	Commercial Hazardous Waste storage facility, solvent recycling, fuel blending. Company has out of state treatment, incineration facility and landfill. General Chemical Treatment and Disposal
EQ of Florida Inc. 2002 N. Orient Rd. Tampa 813-623-5302	Commercial Storage Facility General Chemical Treatment and Disposal
Perma Fix of Florida 1904 N.W. 67th Place Gainesville 1-800-365-6066	Storage facility, incineration of waste solvents and ignitables. General Chemical Treatment and Disposal
653 Rocket Blvd. Orlando 407-859-4441	General chemical treatment and disposal

You can find whether a transporter is registered by the link below.

http://appprod.dep.state.fl.us/www_rcra/reports/CommHWTransport.asp

If you or your landlord need more information, please call me at 813/632-7600 ext 383 or you can view a number of Department publications at

http://www.dep.state.fl.us/waste/quick_topics/publications/default.htm

Most hazardous waste program staff will be out of the office at a workshop tomorrow, but a number of us will be back in the office on Wednesday.



CHROMIUM ELECTROPLATING/ANODIZING



COMPLIANCE INSPECTION CHECKLIST

INSPECTION TYPE: ANNUAL (INS1, INS2) COMPLAINT/DISCOVERY (CI)
RE-INSPECTION (FUI) ARMS COMPLAINT NO:

AIRS ID#: 1190032 **DATE:** 10232008 **ARRIVE:** 1400 **DEPART:** 1630
FACILITY NAME: REBEL GUN REFINISHING
FACILITY LOCATION: 111 N Main Street
WILDWOOD 34785
OWNER/AUTHORIZED REPRESENTATIVE: KENNETH SAMANIEGO **PHONE:** (352)330-0268
CONTACT NAME: KENNETH SAMANIEGO **PHONE:** 3522166864
ENTITLEMENT PERIOD: 4/8/2007 / 4/8/2012
(effective date) (end date)

PART I: INSPECTION COMPLIANCE STATUS (check only one box)

IN COMPLIANCE MINOR Non-COMPLIANCE SIGNIFICANT Non-COMPLIANCE

PART II: CLASSIFICATION – Rule 62-213.300 FAC

Facility type(s)/applicable standard as indicated on notification form:

1. **Hard Chromium Plating**

- a. **Existing Large** (0.015 mg/dscm) b. **Existing Small** (0.03 mg/dscm) -----
c. **New** (0.015 mg/dscm) ----- d. **Alternative Standard** for existing facilities
(0.03 mg/dscm) using a rolling average of
rectifier capacity (less than 60 million A-hr/year)

2. **Decorative Chromium Plating/Anodizing**

- a. **Chromic Acid Bath** 1) Emissions of ≤ 0.01 mg/dscm (4.4×10^{-6} gr/dscf) -----
2) Surface tension of ≤ 45 dynes/cm (3.1×10^{-3} lb-f/ft) -----
(May only be selected if a wetting agent is used.)
b. **Trivalent Chromium Bath** 1) With wetting agent -----
2) Without wetting agent ≤ 0.01 mg/dscm (4.4×10^{-6} gr/dscf) -----
c. **Chromium Anodizing** 1) Emissions of ≤ 0.01 mg/dscm (4.4×10^{-6} gr/dscf) -----
2) Surface tension of 45 dynes/cm (3.1×10^{-3} lb-f/ft) -----
(May only be selected if a wetting agent is used.)

PART III: CONTROL TECHNOLOGY – Rule 62-213.300 FAC

(Select control device)

DEVICE IN USE?

- 1. Composite Mesh Pad ----- Yes No
- 2. Fiber Bed Mist Eliminator ----- Yes No
- 3. Packed Bed Scrubber ----- Yes No
- 4. Packed Bed Scrubber/Composite Mesh Pad ----- Yes No
- 5. Foam Blanket Fume Suppressant ----- Yes No
- 6. Fume Suppressant w/ Wetting Agent ----- Yes No

Has the facility conducted an initial performance test to establish monitoring parameters? Yes No N/A
(Not required for sources using a wetting agent or 1-inch foam blanket thickness)

PART IV: RECORDKEEPING/REPORTING REQUIREMENTS – Rule 62-213.300(3)

Has the responsible official maintained the following records?

- 1. Quarterly inspection records for add-on air pollution control devices and monitoring equipment. *(applicable only to a facility using a packed bed scrubber, fiber-bed mist eliminator, or composite mesh pad)* ----- Yes No N/A
- 2. Operations and Maintenance Plan (OMP). *(applicable only to a facility using a packed bed scrubber, fiber-bed mist eliminator, or composite mesh pad)* ----- Yes No N/A
- 3. Maintenance records for the source, add-on pollution control devices, and monitoring equipment (equipment identified, date performed, description). ----- Yes No
- 4. Records of date of occurrence, duration, cause, and corrective action of each malfunction of process, add-on pollution control device, and monitoring equipment. Yes No
- 5. Results of all performance tests. ----- Yes No N/A
- 6. Records of monitoring data. *(not applicable to trivalent chromium baths using a wetting agent)* ----- Yes No N/A

Composite Mesh Pad

Measure the pressure drop across the CMP daily. ----- Yes No

Packed Bed Scrubber

Measure the pressure drop across the PBS and the inlet velocity daily. ----- Yes No

Fiber-Bed Mist Eliminator

Measure the pressure drop across the FBME and the upstream device daily. --- Yes No

Packed Bed Scrubber/Composite Mesh Pad

Measure the pressure drop across the CMP daily. ----- Yes No

Foam Blanket Fume Suppressant

Measure the foam blanket thickness at the appropriate interval. ----- Yes No

Fume Suppressant w/ Wetting Agent

Measure the surface tension at the appropriate interval. ----- Yes No

- 7. Purchase records of wetting agent components. ----- Yes No N/A
- 8. Records of the date and time that fume suppressants are added to the bath. ----- Yes No N/A
- 9. Records of rectifier capacity, if used to determine facility size. ----- Yes No N/A
- 10. Records of the total process operating time. ----- Yes No
- 11. Records identifying specific periods of excess emissions. ----- Yes No
- 12. Startup, Shutdown & Malfunction Plan. ----- Yes No

Joseph V. Panetta/Malik Pickering

10/23/2008

Inspector's Name (Please Print)

Date of Inspection

Joseph V. Panetta / Malik Pickering
Inspector's Signature

Approximate Date of Next Inspection

COMMENTS: Inspection of facility conducted by Joseph Panetta accompanied by Malik Pickering. This inspection was prompted by previous enforcement issues and the Department needed to contact the R/O.

We went to address on this inspection form, facility no longer located there. After finding the owner of the building (he owns the hobby shop in the complex) we found the facility had moved further north. We found the chrome plating facility and spoke with R/O Kenneth Samaniego, he stated he just moved into this new facility located at 4020 CR 124A, Unit# 3, WILDWOOD - 34785 and will send in a new registration form.

A field warning notice was left with Mr. Samaniego for records not available for inspection. Mr. Samaniego stated he just moved to this facility and will send in new registration form and have records available in fifteen days. Also written on the inspection warning notice was that Mr. Samaniego stated he would pay the enforcement fine with in 15 days and He had jst moved to the facility a couple of days ago.

A registration/application form was left with for Mr. Samaniego.



Florida Department of Environmental Protection
Southwest District Office

FIELD WARNING NOTICE

Name / Owner / Operator: Kenneth Samaniego - Rebel Gun Refinishing

Address: 4070 CR 124A

Location / Source: Wildwood FL

Permit Number: 1190032 Permit Exp. Date: 4/8/2012 Date and Time: 4:30 10/23/08

The purpose of this notice is to advise you of possible violations of law for which you may be responsible, and to seek your cooperation in resolving the matter. Florida Department of Environmental Protection (DEP) personnel conducted a field inspection on the date listed above at the location described above. Florida DEP personnel observed the following, which indicates that a violation of Florida Statutes and Rules may exist at the above described facility:

Observations: No Records Are Available For Inspection - MR Kenneth Samaniego

stated he would have records in the office in fifteen days from the date of this notice.

MR. Samaniego will pay fine with fifteen days from the date of this notice.

Facility changed address w/o notifying Department. I left new registration form.

Rule or Statute Relevant to Observations Permit Condition No.

Table with 3 columns: Description, Rule or Statute, and Permit Condition No. Rows include Unconfined Particulate Matter, Operating Without a Permit, Violation of Permit Condition(s), Objectionable Odor, Excessive Visible Emissions, Open Burning, Constructing Without a Permit, and Other.

The activities observed during the Department's field inspection and any other activities at your facility that may be contributing to violations of the above-described statutes or rules should be ceased. The operation of a facility in violation of state statutes or rules may result in liability for damages and restoration, and the administrative imposition of penalties up to \$10,000.00 pursuant to Section 403.121, Florida Statutes (F.S.), or the judicial imposition of civil penalties up to \$10,000.00 per violation per day pursuant to Sections 403.141 and 403.161, F.S.

You are requested to contact Joe Panetta at the address or telephone number below within fifteen (15) days of receipt of this Field Warning Notice. Please be advised that this Field Warning Notice is part of an agency investigation, preliminary to agency action in accordance with Section 120.57(5), F.S. We look forward to your cooperation in completing the investigation and resolution of this matter.

Received by: [Signature] Issued / Posted by: Joseph Panetta

Print: KENNETH SAMANIEGO Print: Joseph Panetta

Title: OWNER

SENDER: COMPLETE THIS SECTION

- 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.

1 Article Addressed to:

MR KENNETH SAMANIEGO #1190082-103
 REBEL GUN REFINISHING
 691 SOUTHEAST 129 TERRACE
 SILVER SPRINGS FL 34488

 2 Article Number
 (Transfer from service label)

7004 25100 0004 6986 3087

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X *James Dwyer*
 Agent
 Addressee

B. Received by (Printed Name)

JAMES DWYER

C. Date of Delivery

12/5/08
 D. Is delivery address different from item 1? Yes
 If YES, enter delivery address below: No

3. Service Type

 Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.
4. Restricted Delivery? (Extra Fee) Yes

UNITED STATES POSTAL SERVICE

GAINESVILLE/ONY

FL 325

16 DEC 2008 PM 2 L

First-Class Mail
Postage & Fees Paid
USPS
Permit No. 670

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

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
BOB MARTINEZ CENTER
2600 BLAIR STONE ROAD
TALLAHASSEE FLORIDA 32399-2600

ATT: SANDY BOWMAN

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& Mobile Sources

500

