#### PERMIT COVER MEMO

TO: RICK GARRITY, DIRECTOR OF DISTRICT MANAGEMENT

DATE:

FILE NAME: Safety Kleen Corporation PERMIT #: HO29-158820
PROGRAM: Hazardous Waste COUNTY: Hillsborough

TYPE OF PERMIT ACTION: X PERMIT MODIFICATION MAJOR

PUBLIC NOTICE PERIOD CLOSED? NO

PERMIT SUMMARY: The Tampa Service Center is currently authorized to store hazardous wastes in containers and tanks. The center acts as a storage location for the various waste types until enough material has been gathered from customers to warrant a shipment to the Corporate treatment recycling facility. Safety Kleen has proposed storage of approximately 92 new waste types.

PROFESSIONAL RECOMMENDATION: \_\_X\_APPROVE \_\_\_\_DENY

EVALUATION SUMMARY: This proposal constitutes a Class 3 Major permit modification which by law requires a public notice in a newspaper of general circulation. Attached is the language for publication in order to satisfy FDER regulations and the modified draft permit.

TIME CLOCK: The FDER is not bound to a time clock concerning modifications to existing permits.

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### Florida Department of Environmental Regulation

**Southwest District** 

3804 Coconut Palm Dr.

Tampa, Florida 33619

Lawton Chiles, Governor

813-744-6100

Virginia Wetherell, Secretary

CERTIFIED - RETURN RECEIPT

Safety Kleen Corporation Post Office Box 1045 Brandon, FL 34299-1045 JUN 1 6 1993

Attention:

Mr. Jim Davis, Facility Manager Mr. Scott Fore, Facility Owner and Landowner

Re:

Safety Kleen Corporation, FLD 980 847 271 Operation Permit, File No.: HO29-158820

Hazardous Waste Facility - Hillsborough County

Dear Gentlemen:

Pursuant to Section 403.815, Florida Statutes, and Rule 17-730.220(6), Florida Administrative Code, (F.A.C.), the Department requires you to publish and broadcast, at your own expense, this Notice of Proposed Agency Action. Attached are the Intent to Issue a major permit modification, language for the newspaper publication and radio announcement, and the proposed draft modified operation permit.

Pursuant to Rule 17-730.220(6), F.A.C., the notice must be published one time only in the legal ad section of a major local newspaper of general circulation in Hillsborough County, and broadcast one time only over a local radio station within thirty (30) days of receipt of this letter. Proof of publication and broadcast must be provided to the Department within fourteen (14) days of publication and broadcast of the notice.

Failure to publish this notice and provide proof of publication and broadcast within the allotted time may result in denial of the modified operation permit without any further notice or opportunity for hearing.

ishand D. Carnity Ph.D.

Richard D. Garrity, Ph.D. Director of District Management

Southwest District

Since#e

RDG/lrmb Attachments

cc: Alan Farmer, EPA Region IV w/Attachments Satish Kastury, DER/Tallahassee w/Attachments Hooshang Boostani, HCEPC

#### P 149 931 044

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/ STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL REGULATION
3804 COCONUT PALM
TAMPA, FLORIDA 33619

## STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

IN THE MATTER OF AN APPLICATION FOR A PERMIT MODIFICATION BY:

Safety Kleen Corporation Post Office Box 1045 Brandon, FL 34299-1045 DER FILE NUMBER: H029-158820

JUN 1 6 1993

Attention:

Mr. Jim Davis, Facility Manager Mr. Scott Fore, Facility Owner and Landowner

#### INTENT TO ISSUE

The Department of Environmental Regulation (DER) hereby gives notice of its Intent to Issue, and requests the publication and notice for the above referenced major permit modification. Upon issuance of this permit modification, the Department will authorize the permittee to operate a hazardous waste storage tank and container facility having identified 92 new waste codes located at 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida.

Management of two new sources of hazardous waste will be The first new hazardous waste source to be managed at authorized. the facility is Fluid Recovery Service (FRS) waste. These FRS wastes are designated by the following EPA Waste Code Numbers: and D002, F001, F002, F003, F004, F005, F006, F019, F024, F039, K006, K016, K019, K022, K029, K030, K031, K048, K049, K050, K051, K052, K085, K086, K095, K096, K009, K010, K011, K013, K014, K015, K002, K003, K004, K005, U001, U002, U003, U009, U019, U031, U037, U043, U044, U051, U052, U055, U056, U057, U068, U069, U070, U071, U072, U075, U077, U078, U079, U080, U083, U084, U107, U108, U110, U112, U113, U117, U118, U121, U125, U140, U154, U159, U161, U162, U165, U169, U171, U188, U191, U196, U210, U211, U213, U220, U226, U227, U228, U239, U359 and TCLP SubCharacteristics D004 through D011, D018, D019, D021 through D030 and D032 through D043.

The remaining new hazardous waste source is spent antifreeze (ethylene glycol) which is designated by EPA Waste code Numbers for TCLP SubCharacteristics D004 through D011, D018, D019, D021 through D030 and D032 through D043.

The Department is taking this action under the authority of Section 403.722, Florida Statutes (F.S.), and Florida Administrative Code Chapters 17-4 and 17-730, (F.A.C.), which provide for issuance of permit modifications to facilities that treat, store, or dispose of hazardous wastes. The issuance of this permit modification is based on the applicant's demonstration that this facility is in compliance with the technical and procedural requirements established in Chapter 17-730 F.A.C. and the appropriate Sections of 40 CFR Parts 260 through 266, which were adopted by reference in Chapter 17-730 F.A.C. This demonstration was made in the approved modification package submitted on March 8, 1993, and amended on March 30, 1993 and April 15, 1993.

Pursuant to Sections 403.815 and 403.722, F.S., and 17-730.220(6), F.A.C., you are required to publish at your own expense notice for the Department's Intent to Issue a hazardous waste operating permit modification to Safety-Kleen Corporation to manage 92 new hazardous waste codes at an existing hazardous waste tank and container storage facility located at the above mentioned location.

Pursuant to Section 17-730.220(6), F.A.C., the attached notice must be published one time only in the legal ad section of a major local newspaper of general circulation in Hillsborough County and broadcast over a local radio station within thirty (30) days from receipt of this letter. Proof of publication and broadcast must be provided to the Department within fourteen (14) days of publication of the notice.

Failure to publish the notice and provide proof of publication and broadcast within the allotted time may result in denial of the permit modification.

The Department shall issue the modified permit HO29-158820 with the attached conditions unless an appropriate petition is filed for a hearing pursuant to the provisions of Section 120.57, F.S. At a formal hearing under Section 120.57(1), F.S., all parties shall have an opportunity to present evidence and argument on all issues involved, to conduct cross-examination and submit rebuttal evidence, to submit proposed findings of fact and orders, to file exceptions to any order or hearing officer's recommended order, and to be represented by counsel. At an informal hearing under Section 120.57(2), F.S., the Department will provide affected persons or parties an opportunity to present evidence or a written statement in opposition to the agency's action.

Petitions for hearing must comply with the requirements of Section 28-5.201 F.A.C., and be filed with the Office of General Counsel of the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400. Petitions filed by the applicant must be filed within forty-five (45) days of receipt of this letter. Petitions filed by other parties, or requests for public meetings by persons,

must be filed within forty-five (45) days of publication or broadcast of the public notice. Petitions or requests for meetings which are not filed in accordance with the above provisions are subject to dismissal.

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Richard D. Garrity, Ph/D.
Director of District Management
Department of Environmental
Regulation
3804 Coconut Palm Drive

3804 Coconut Palm Drive Tampa, Florida 33619-8318

This is to certify that this NOTICE OF INTENT TO ISSUE was mailed before the close of business on the date indicated on the return request form.

Mac Black Signature

## PUBLIC NOTICE OF PROPOSED AGENCY ACTION Newspaper Publication

# FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION 3804 Coconut Palm Drive Tampa, Florida 33619-8318 813/744-6100

THE FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION (FDER) GIVES NOTICE OF ITS INTENT TO ISSUE A MAJOR PERMIT MODIFICATION UNDER THE RESOURCE CONSERVATION AND RECOVERY ACT (RCRA), AS AMENDED BY THE HAZARDOUS AND SOLID WASTE AMENDMENTS OF 1984 (HSWA), SECTION 403.722, FLORIDA STATUTES (FS), AND CHAPTERS 17-4 AND 17-730 OF THE FLORIDA ADMINISTRATIVE CODE (FAC) TO Safety Kleen Corporation for the storage of additional waste codes at the existing hazardous waste tank and container storage facility located at 5309 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida, having assigned facility I.D. number FLD 980 847 271. The permit modification, if issued, will be the State permit which covers the RCRA program that was in effect prior to the passage of the HSWA. The Environmental Protection Agency (EPA) and Florida Department of Environmental Regulation (FDER) have determined that there are no additional evidences of releases of hazardous waste or constituents from solid waste management units (SWMUs) at this facility that have not already been identified. Therefore, at this time, Section 3004(u) of the Hazardous and Solid Waste Amendments (HSWA) of 1984 does not apply. The only provisions of HSWA which apply to the facility are the Section 3005(h) waste minimization certification and Section 3004(d) Land Disposal Restriction requirements, which have been incorporated into the existing State operating permit.

If new information becomes available indicating that Section 3004(u) of HSWA applies, the HSWA permit may be reopened.

The State of Florida has been granted authorization for those portions of the RCRA Hazardous Waste Program that were in effect prior to the passage of the Hazardous and Solid Waste Amendments of 1984. The Federal Environmental Protection Agency will administer the applicable portions of the Hazardous and Solid Waste Amendments of 1984 until the State receives authorization for these provisions.

A draft modified permit, prepared in accordance with the provisions of Chapter 17-730 FAC, contains the conditions for the operation of a hazardous waste storage container and tank facility.

The new hazardous wastes to be stored at the facility are Fluid Recovery Service (FRS) wastes which are designated by the following EPA Waste Code Numbers: D001 and D002, F001, F002, F003, F004, F005, F006, F019, F024, F039, K006, K016, K019, K022, K029, K030, K031, K048, K049, K050, K051, K052, K085, K086, K095, K096, K009, K010, K011, K013, K014, K015, K002, K003, K004, K005, U001, U002, U003, U009, U019, U031, U037, U043, U044, U051, U052, U055, U056, U057, U068, U069, U070, U071, U072, U075, U077, U078, U079, U080, U083, U084, U107, U108, U110, U112, U113, U117, U118, U121, U125, U140, U154, U159, U161, U162, U165, U169, U171, U188, U191, U196, U210, U211, U213, U220, U226, U227, U228, U239, U359 and TCLP SubCharacteristics D004 through D011, D018, D019, D021 through D030 and D032 through D043.

The remaining new hazardous waste source is spent antifreeze (ethylene glycol) which is designated by EPA Waste code Numbers for TCLP SubCharacteristics D004 through D011, D018, D019, D021 through D030 and D032 through D043.

The application and a copy of the proposed permit are available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at either:

Florida Department of Environmental Regulation Southwest District Office 3804 Coconut Palm Drive Tampa, Florida 33619-8318 (813) 744-6100

OR

Florida Department of Environmental Regulation Hazardous Waste Permitting Section 2600 Blair Stone Road Tallahassee, Florida 32399-2400 (904) 488-0300.

Any interested person may submit written comments on this proposed State agency action to the address shown above, within forty-five (45) days of publication of this notice. All comments on the facility will be considered by the Department in formulating a decision on issuing this permit.

A person whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, FS, and Chapters 17-103, and 28-5, FAC. Petitions must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, within forty-five (45) days of publication of this notice. Petitioner shall mail a copy of the petition to the applicant at the time of filing. Failure to file a request for hearing within this time frame shall constitute a waiver or any right such person may have to request a hearing under Section 120.57, FS, or a meeting under Section 403.722(10), FS.

A petition for formal or informal administrative hearing pursuant to Section 120.57, FS, shall contain the following information: (a) The name, address, and telephone number of each petitioner. If the petitioner challenges a Department action or petitioner. proposed action on a permit application, the application's name and address, the Department Permit File Number and the county in which the project is proposed, shall also be included; (b) A statement of how and when each petitioner received notice of the Department's action or proposed action; (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action; (d) A statement of those material facts (i.e., those facts upon which the Department's action or proposal is based) disputed by petitioner. If no facts are disputed, petitioner shall so state; (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action; (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition on the Department's permit is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the proposed agency action. Persons whose substantial interests have been affected by any decision of the Department have the right to intervene in the proceeding. A petition for intervention must be filed pursuant to Section 28-5.207, FAC, at least five (5) days before the final hearing. Failure to petition to intervene within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, FS.

## PUBLIC NOTICE OF PROPOSED AGENCY ACTION Radio Announcement

# FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION 3804 Coconut Palm Drive Tampa, Florida 33619-8318 (813) 744-6100

The Florida Department of Environmental Regulation (FDER) gives notice of its Intent to Issue a major permit modification under the Resource Conservation and Recovery Act (RCRA), as amended by the Hazardous and Solid Waste Amendments of 1984 (HSWA), Section 403.722, Florida Statutes (FS), and Chapters 17-4 and 17-730 of the Florida Administrative Code (FAC) to Safety Kleen Corporation for the storage of additional waste codes at the existing hazardous waste tank and container storage facility located at 5309 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida, having assigned facility I.D. number FLD 980 847 271. The permit modification, if issued, will be the State permit which covers the RCRA program that was in effect prior to the passage of the HSWA. The Environmental Protection Agency (EPA) and Florida Department of Environmental Regulation (FDER) have determined that there are no additional evidences of releases of hazardous waste or constituents from solid waste management units (SWMUs) at this facility that have not already been identified. Therefore, at this time, Section 3004(u) of the Hazardous and Solid Waste Amendments (HSWA) of 1984 does not apply. The only provisions of HSWA which apply to the facility are the Section 3005(h) waste minimization certification and Section 3004(d) Land Disposal Restriction requirements, which have been incorporated into the existing State operating permit.

If new information becomes available indicating that Section 3004(u) of HSWA applies, the HSWA permit may be reopened.

The State of Florida has been granted authorization for those portions of the RCRA Hazardous Waste Program that were in effect prior to the passage of the Hazardous and Solid Waste Amendments of 1984. The Federal Environmental Protection Agency will administer the applicable portions of the Hazardous and Solid Waste Amendments of 1984 until the State receives authorization for these provisions.

A person whose substantial interests are affected by the Department's proposed permitting decision may request a hearing in accordance with Section 120.57, Florida Statutes. If a petition on the Department's permit is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final agency action may be different from the position taken in this preliminary statement. Additionally, persons who support the proposed agency action may also wish to intervene in the proceeding.

For more information concerning the applicable requirements of the petitioning process and the necessary time frames for filing, please contact the Tampa District Office at 813/744-6100. The application and a copy of the State permit are available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at either:

Florida Department of Environmental Regulation Southwest District Office 3804 Coconut Palm Drive Tampa, Florida 33619-8318 (813) 744-6100.

OR

Florida Department of Environmental Regulation Hazardous Waste Permitting Section 2600 Blair Stone Road Tallahassee, Florida 32399-2400 (904) 488-0130



### Florida Department of Environmental Regulation

**Southwest District** 

3804 Coconut Palm Dr.

Tampa, Florida 33619

Lawton Chiles, Governor

815-744-6100

Virginia Wetherell, Secretary

PERMITTEE:

Safety Kleen Corporation Post Office Box 1045 Brandon, FL 34299-1045

Attention
Mr. Jim Davis
Facility Manager
Mr. Scott Fore, Facility
Owner and Landowner

PERMIT/CERTIFICATION:

I.D. Number: FLD 980 847 271

Permit No.: H029-158820
County: Hillsborough
Issue Date: 11/22/91
Major Modification Date:
Expiration Date: 11/22/96
Latitude / Longitude:
27°55′21"N / 82°23′40"W
Section / Township / Range:
27 / 29S / 19W
Project: Operation of a

Hazardous Waste Container/Tank Storage Facility

This permit is issued under the provisions of Chapter 403.722, Florida Statutes, and Florida Administrative Code Rules 17-730. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawings, plans, and other documents, attached hereto or on file with the Department and made a part hereof and specifically described as follows:

The operation of container and tank storage units within a service and operation center at 5309 24th Avenue South and 54th Street, Tampa, Hillsborough County, Florida.

#### Tank Storage

Utilization of one aboveground, outdoor, vertical storage tank that has a 15,000 gallon capacity and dimensions of 23 feet 3 inches high by 10 feet 6 inches wide. The unit is constructed of mild steel with a 0.25 inch minimal wall thickness and is surrounded by a 46 inch high concrete dike which serves as secondary containment providing a containment capacity of 20,615 gallons.

Storage of wastes in the tank shall be restricted to spent parts washer solvents (composed of mineral spirits part washer solvent 105 and Premium solvent) which are classified by waste code on Attachment A.

PERMITTEE: Safety Kleen Corporation PERMIT/CERTIFIC ON NO.: H029-158820
PROJECT: Operation of a Hazardous
Waste Container/Tank Storage
Facility

Solvent Return/Fill Station

pent parts washer solvent (composed of mineral spirits part washer solvent 105, and premium solvent) shall enter the above referenced storage tank via any one of three dumpsters located in the return and fill station, which is a 50' by 80' roofed structure between the north and south buildings. The dumpsters can hold a combined maximum of 1,512 gallons. The interior secondary containment is in the form of a lined concrete vault having four-inch curbs. The interior containment areas slope to (2) 24-inch-deep stainless steel-lined sumps. Additional outer containment is provided and its areas slope to (2) shallow lined concrete sumps. Total containment capacity available during truck loading and unloading procedures is 8,342 gallons. The concrete in this area is coated so as to be impermeable to the solvents handled.

#### Container Storage

Container storage areas are present in the north and south buildings as detailed:

<u>Features</u>	North Building	South Building
Dimensions	40 ft X 30 ft	60 ft X 45 ft - Area 1 45 ft X 45 ft - Area 2
Curbing	6 in wide X 4 in high	6 in wide X 4 in high
Containment	3 trenches, total capacity 520 gal.	3 trenches, 2 sumps total capacity: 4,437 gal Area 1 6,151 gal Area 2
Maximum Waste Storage	5,197 gal.	44,367 gal Area 1 12,749 gal Area 2
Waste Type	non-flammables	Non-flammables - Area 1. Flammables - Area 2

Wastes from four specific types are authorized for storage as follows (waste codes are presented in Attachment A):

Source	Storage <u>Location</u>	Waste Type
Parts Washer Solvent Dumpster Mud and Tank Bottom Sludge	South Bldg. Area 2	Ignitable

TRAFF

PERMITTEE: Safety Kleen Corporation

PERMIT/CERTIFIC ION NO.: HO29-158820 Operation of a Hazardous PROJECT: Waste Container/Tank Storage Facility

Source

Spent Immersion Cleaner (Formula Numbers 609 and 699)

Dry Cleaning Waste

Paint Waste

Storage Location

North Bldg. and South Bldg. Area 1

North Bldg. and South Bldg.

Area 1

South Bldg.

Area 2 North Bldg. and South Bldg.

South Bldg. Area 2

South Bldg. Area 2

Waste Type

Chlorinated Solvent

Cresylic Acid

Ignitable (Mineral

Spirits) Chlorinated Solvent

(perchloroethylene & trichlorotrifluoro-

ethane)

Ignitable (Lacquer

Thinner)

Non-Halogenated Solvents (Lacquer

Thinner)

Concrete in each of the two storage areas has been coated with material so as to be impermeable to the wastes being stored.

Containerized wastes approved for storage in any of the following combinations: nylon lined cardboard boxes (dry cleaning wastes only), 5 gallon, 16-gallon, 30-gallon, split 30 gallon, 55-gallon, and/or 85-gallon overpack containers.

#### Transfer Station

The permittee shall be authorized to operate a transfer facility on-site in accordance with Chapter 17-730.171, F.A.C. and shall be authorized to store manifested hazardous waste on-site not to exceed ten days as allowed for transfer facilities. Those waste types identified as transfer facility wastes are the Fluid Recovery Services (FRS) waste, the Antifreeze Collection Service (ethylene gylcol) waste, and spent filtration cartridges.

The FRS wastes are composed of the following sources:

·Spent hydrocarbon distillates, such as waste fuel, oil, petroleum and naphtha;

·Lubricating, hydraulic oils, and machine oils;

·Industrial halogenated solvents such as 1,1,1-trichloroethane, tetrachloroethylene, freon, and trichloroethane;

·Photographic and x-ray related wastes; and

·Paint and lacquer thinners and paint wastes.

Two transfer facility storage locations have been identified and are presented on Figure II.B.1-3 of the application and Attachment 5b of this permit. Current rules allow the storage of transfer facility waste anywhere on the paved lot within the facility boundary. The FRS, antifreeze, and spent filtration cartridges waste codes are detailed in Attachment A.

PERMITTEE: Safety Kleen Corporation PERMIT/CERTIFIC ION NO.: H029-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

The following submittals were utilized in the preparation of this document and are considered a part thereof:

- Revised operating permit application submitted May 20, 1991.
- Modifications and additions to the above application received on August 9, 1991, August 15, 1991, and October 30, 1991.
- Minor and major permit modifications dated March 5, 1993 and submitted March 8, 1993.

   Minor Permit modification dutal June 14,1993 and submitted June 15,1993.

These documents supercede the original application received on DER Form 17-730.401(2) on December 27, 1988, as well as, past "interim status" authorized by the Department's Tallahassee office.

Replaces Permit No.: HC29-118986 and HO29-158820 originally issued on 11/22/91.

Mili

PERMITTEE: PERMIT/CERTIFIC TION NO.: HO29-158820 Safety Kleen Corp ation PROJECT: Opera on of a Hazardous

PROJECT: Opera on of a Hazardous
Waste Container/Tank Storage

Facility

#### **GENERAL CONDITIONS:**

1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, F.S. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.

- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in Subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor infringement of federal, state or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the state. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times access to the premises where the permitted activity is located or conducted to:

PERMITTEE: Safety Kleen Corp ation PERMIT/CERTIFIC TION NO.: H029-158820
PROJECT: Opera on of a Hazardous
Waste Container/Tank Storage
Facility

GENERAL CONDITIONS: (cont'd)

- (a) Have access to and copy any records that must be kept under conditions of the permit;
- (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
- (c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with, or will be unable to comply with, any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
  - (a) A description of and cause of noncompliance; and
- (b) The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance. The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or revocation of this permit.
- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111, and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules. A reasonable time for compliance with a new or amended surface water quality standard, other than those standards addressed in Rule 17-302.500, F.A.C., shall include a reasonable time to obtain or be denied a mixing zone for the new or amended standard.
- 11. This permit is transferable only upon Department approval in accordance with Rules 17-4.120 and 17-730.300, F.A.C., as applicable. The permittee shall be liable for any noncompliance of the permitted activity until the transfer is approved by the Department.

PERMITTEE: Safety Kleen Corp. ation

PERMIT/CERTIFIC TION NO.: H029-158820
PROJECT: Opera on of a Hazardous
Waste Container/Tank Storage
Facility

#### GENERAL CONDITIONS: (cont'd)

12. This permit or a copy thereof is required to be kept at the work site of the permitted activity.

- 13. This permit also constitutes:
  - (a) Determination of Best Available Control Technology (BACT)
    - (b) Determination of Prevention of Significant Deterioration (PSD)
    - (c) Certification of Compliance with State Water Quality Standards (Section 401, PL 92-500)
    - (d) Compliance with New Source Performance Standards
- 14. The permittee shall comply with the following:
  - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
  - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by this permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report or application unless otherwise specified by Department rule.
  - (c) Records of monitoring information shall include:
    - the date, exact place, and time of sampling or measurements;
    - 2. the person responsible for performing the sampling or measurements;
    - the dates analyses were performed;
    - 4. the person responsible for performing the analyses;
    - 5. the analytical techniques or methods used; and
    - 6. the results of such analyses.
- 15. When requested by the Department, the permittee shall, within a reasonable time, furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

PERMITTEE: Safety Kleen Corpc tion PERMIT/CERTIFICATION NO.: HO29-158820
PROJECT: Operation of a Hazardous
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GENERAL CONDITIONS: (cont'd)

16. The following conditions shall also apply to a hazardous waste facility permit:

- (a) The following reports shall be submitted to the Department:
  - 1. Manifest discrepancy report. If a significant discrepancy in a manifest is discovered, the permittee shall attempt to rectify the discrepancy. If not resolved within 15 days after the waste is received, the permittee shall immediately submit a letter report, including a copy of the manifest, to the Department.
  - 2. Unmanifested waste report. The permittee shall submit an unmanifested waste report to the Department within 15 days of receipt of unmanifested waste.
  - 3. Biennial report. A biennial report covering facility activities during the previous calendar year shall be submitted to the Department by March 1, of each even numbered year pursuant to Chapter 17-730, F.A.C.
- (b) Notification of any noncompliance which may endanger health or the environment including the release of any hazardous waste that may endanger public drinking water supplies, or the occurrence of a fire or explosion from the facility which could threaten the environment or human health outside the facility, shall be reported verbally to the Department within 24 hours, and a written report shall be provided within 5 days. The verbal report within 24 hours shall contain the name, address, I.D. number and telephone number of the facility, its owner or operator, the name and quantity of materials involved, the extent of any injuries, an assessment of actual or potential hazards, and the estimated quantity and disposition of recovered material. The written submission shall contain:
  - A description of cause of the noncompliance.
  - 2. If not corrected, the expected time of correction and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.
- (c) Reports of compliance or noncompliance with, or any progress reports on, requirements contained in any compliance schedule shall be submitted no later than 14 days after each schedule date.
- (d) All reports or information required by the Department by a hazardous waste permittee shall be signed by a person authorized to sign a permit application.

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PERMITTEE: PERMIT/CE Safety Kleen Corpo\_ation PROJECT:

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## SPECIFIC CONDITIONS: Part I. General

- 1. The permittee shall operate the herein permitted facility in accordance with 40 CFR Part 264, Subparts A through J, the conditions of this permit, and the permit application.
- 2. The permittee shall store only those wastes identified in Attachments II.A.5 (Waste Analysis Report), II.B.3 (Waste Segregation) and Table I.D.3-1 of the application and Attachment A of this permit. Prior to acceptance of new hazardous waste for storage, the permittee shall submit to the Department, for approval, waste analysis of the proposed new waste. This analysis shall also be incorporated in the general waste analysis plan which is retained on site. Compliance with this condition shall be in accordance with 40 CFR Part 264.13.
- 3. The permittee shall notify the Department in writing four weeks prior to receipt of hazardous waste from a foreign source, and comply with the other requirements of 40 CFR Part 264.12.
- 4. The permittee is only allowed to operate the hazardous waste units specified in pages  $\underline{1}$  of  $\underline{21}$ ,  $\underline{2}$  of  $\underline{21}$  and  $\underline{3}$  of  $\underline{21}$  of this permit (detailed on Attachment 1).
- 5. The permittee shall comply with the required notice of 40 CFR Part 264.12(c) in accordance with Florida Administrative Code Rule 17-730.300(2), before transferring ownership or operation of the facility during its operating life.
- 6. The permittee shall maintain and update the records of chemicals and physical analysis for the hazardous wastes generated and stored at the permitted facility, as indicated in the permit application in Attachment II.A.5 and II.A.6, in compliance with 40 CFR Parts 264.13(a) and 264.13(b).
- 7. The permittee shall prevent unauthorized entry of persons into the hazardous waste units to comply with the security requirements of 40 CFR Part 264.14, and shall maintain the security equipment and procedures as described in the permit application, Attachmet II.A.4.
- 8. The permittee shall inspect the facility operating, emergency and safety equipment in accordance with the schedule approved in Attachment II.A.4(d) of the application. Changes, additions, or deletions to the schedule must be approved in writing by the Department. The schedule must be maintained as part of the operating record at the facility. Inspection program, schedule and records shall be followed in accordance with 40 CFR Part 264.15.



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SPECIFIC CONDITIONS: (cont'd)
Part I. <u>General</u> (cont'd)

- 9. The permittee shall comply with the training requirements of 40 CFR Part 264.16. Facility personnel shall successfully complete the approved training program within six (6) months of employment as indicated in the permit application, Attachment II.A.4(e). Verification of this training must be kept with the personnel training records and maintained on-site. Personnel shall not work unsupervised until training has been completed.
- 10.a. The permittee shall comply with the general requirements for ignitable, reactive, or incompatible waste of 40 CFR Part 264.17 concerning precautions to prevent accidental ignition or reaction of ignitable and reactive waste. Signs showing the wastes by the name they are known best, their EPA hazardous waste number, and total storage capacity in accordance with the tables shown on page 1 of 21, 2 of 21 and 3 of 21 of this permit, shall be placed in a highly visible location at each bay. "No Smoking" signs shall be conspicuously posted at each location where ignitable wastes are stored and whenever flammable gases are generated.
- 10.b. The facility shall be maintained and operated to minimize the possibility of a fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water which could threaten human health or the environment as per 40 CFR Part 264.31.
- 11. The permittee shall operate the hazardous waste facility in accordance with the preparedness and prevention procedures outlined in Attachment II.A.4(d) of the permit application and the requirements of 40 CFR 264, Subpart C. The permittee shall test and maintain all facility communication, or alarm systems, fire protection equipment, spill control equipment, and decontamination equipment as necessary to assure its proper operation in time of emergency.
- 12. The contingency plan must be amended and distributed to the appropriate agencies if any criteria of 40 CFR Part 270.42 are met. Amendments to the plan must be submitted and approved in writing by the Department.
- 13. The permittee shall follow the emergency procedures specified in 40 CFR Part 264.56, approved in Attachment II.A.4(b) of the permit application, and contingency plan. The permittee shall give proper notification if an emergency situation arises, and within fifteen (15) days shall submit to the Department a written report which includes all information required in 40 CFR Part 264.56(j), and as described on pages II.A.4(b)-6 through 8 of the contingency plan.
- 14. The permittee shall post at conspicuous locations information on emergency equipment and evacuation procedures in accordance with 40 CFR Parts 264.52(e) and (f).

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SPECIFIC CONDITIONS: (cont'd)
Part I. General (cont'd)

- 15. The permittee shall keep close to the telephone from where emergency calls will most likely be made, a list containing the names and telephone numbers of the emergency coordinators required in 40 CFR Part 264.55, and of the emergency response institutions and agencies as described in 40 CFR Part 264.52(c).
- 16. The contingency plan shall be maintained as a separate independent document which meets the regulatory requirements of DER Form 17-730.900(2), Part II, A., 4., (b).
- 17. The permittee shall comply with the use of manifest system requirements of 40 CFR Part 264.71, and the manifest discrepancy requirements of 40 CFR Part 264.72. The permittee shall submit a letter describing the discrepancy and attempts to reconcile it, and a copy of the manifest or shipping paper to the Department within 15 days.
- 18. The permittee, when shipping hazardous waste off-site, shall comply with the requirements of 40 CFR Part 262, Subpart B, and in accordance with the permit application, Attachment II.A.7.
- 19. The permittee shall comply with the requirements of 40 CFR Parts 264.73 and 264.74, and as described in Attachment II.A.7 of the permit application. The permittee shall keep written operating records at the facility which include:
- The description and quantity of each hazardous waste;
- The location of each hazardous waste within the facility and quantity at each location;
- The results of the waste analysis;
- A summary report and details of incidents that require implementation of the Contingency Plan;
- Copy of manifests (for 3 years);
- Operation logs;
- Notice to generators;
- The results of monitoring and inspections (for 3 years);
- Closure plan and updated closure cost estimates;
- Annual certification of hazardous waste minimization;
- Current Bienniel report.

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SPECIFIC CONDITIONS: (cont'd)
Part I. <u>General</u> (cont'd)

These records must be maintained at the facility until completion and certification of closure.

- 20. Analytical procedures shall be consistent with EPA Manual SW-846 Test Methods for Evaluating Solid Waste (latest edition), or Department approved equivalent method. The Sampling and Analysis Plan shall be in accordance with Characterization of Hazardous Waste Sites, A Methods Manual, Volume II, Available Sampling Methods, E-600/4-83-040.
- 21. The permittee shall apply for a closure permit at least 180 days prior to beginning closure at the facility as required by Florida Administrative Code Rule 17-730.260.
- 22. The permittee shall apply for permit renewal at least one hundred thirty five (135) days before the expiration date of this permit, and comply with all other requirements of the Florida Administrative Code Rule 17-730.300.
- 23. The Department may modify the conditions of this permit if any of the conditions of Florida Administrative Code Rule 17-730.290(1) apply.
- 24. Pursuant to Rule 17-730.290, Florida Administrative Code, this permit may be modified if additional information becomes available indicating that the provisions of Section 3004(u) of the Hazardous and Solid Waste Amendments of 1984 (HSWA) apply to this facility. At that time, this permit may be modified to address the requirements of Section 3004(u) of HSWA if the State has been authorized for these provisions, or alternately, the Environmental Protection Agency would issue a separate federal permit addressing Section 3004(u) requirements.
- 25. The permittee shall certify to the Department no less often than annually, that the permittee has in place a program to reduce the volume and toxicity of hazardous waste that the permittee generates to the degree determined by the permittee to be economically practicable; and that the method of storage is the best practicable to minimize the present and future threat to human health and the environment as required by 40 CFR Part 264.73(b)(9).
- 26. The permittee shall maintain compliance with the financial requirements of 40 CFR 264 Subpart H.
- 27. All documents submitted pursuant to the conditions of this permit shall be accompanied by a cover letter stating the name and date of the document submitted, the number(s) of the specific condition(s) affected, and number and project name of the permit involved.



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SPECIFIC CONDITIONS: (cont'd)
Part I. General (cont'd)

28. The submittals in response to the specific conditions of this permit shall be submitted in triplicate to:

Director of District Management
Department of Environmental Regulation
3804 Coconut Palm Drive
Tampa, Florida 33619-8318
Attn: Hazardous Waste Permitting Program

Submittals in response to Specific Condition 26 of this part shall be submitted to:

Financial Coordinator
Hazardous Waste Regulation Section
Department of Environmental Regulation
2600 Blair Stone Road
Tallahassee, Florida 32399-2400



- 29. The permittee shall notify the Department of any Solid Waste Management Units (SWMU) that are not listed in Subpart P of FDER Application form number 17-730.900(2).
- 30. The permittee shall submit a letter describing any unresolved manifest discrepancy and any attempts to reconcile them, and a copy of the manifest or shipping paper to the Department if the discrepancy is not resolved within fifteen (15) calendar days after receiving the waste in accordance with 40 CFR 264.72(b).
- 31. The permittee shall operate and maintain the on-site transfer facility pursuant to Rule 17-730.171, F.A.C.
- 32. The permittee shall comply with the provisions of Part 268.7 regarding notification and certifications which must accompany each shipment of waste restricted from land disposal. The permittee shall keep copies of all notices and certifications made by the permittee pursuant to this section for wastes shipped from the facility. The permittee shall also keep copies of all land disposal restriction notices and certifications which accompany shipments of hazardous waste received at the facility. These documents are to be kept filed with the permittee's copy of the manifest or service document as in the case of the small quantity generator (SQG) that accompanied the original shipment.
- 33. The permittee may not store hazardous wastes restricted from land disposal for more than one year from the date of receipt. The permittee shall notify the Department in writing within 14 days if any wastes restricted from land disposal are stored at the facility for more than one year. The notice must include a summary of all previous actions taken by the permittee to find a facility to accept the waste for treatment or disposal. The notice shall also include what measures the permittee shall undertake to dispose of the waste. The permittee shall submit copies of all manifests for wastes stored more than one year to the Department within 30 days of shipment off-site as per 40 CFR 268.50.

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SPECIFIC CONDITIONS: (cont'd)
Part I. General (cont'd)

- 34. The permittee shall clearly mark each container of hazardous waste restricted from land disposal with the following informaton:
  - · a description of the contents, including all applicable EPA waste identification numbers; and
  - · the date the waste was received at the facility.

#### Part II. Container Storage Conditions

- 1. The permittee shall comply with the type, quality, and specification of containers utilized for storing hazardous wastes as described in PART II B in Attachment II.B.3, Tables II.B.3-1 through II.B.3-7 of the permit application. Any change in container type shall be previously approved by the Department.
- 2. The permittee shall be authorized to store the hazardous wastes approved on pages  $\underline{2}$  of  $\underline{21}$  and  $\underline{3}$  of  $\underline{21}$  of this permit in the approved storage areas which are detailed in Attachment 2.
- 3. Containers shall be kept closed except when adding or removing waste and be handled in a manner that will not allow the containers to rupture or leak. If a container holding hazardous waste is not in good condition, or begins to leak, the waste shall be transferred to another container in good condition as per 40 CFR Part 264.171, .172 and .173.
- 4. The permittee shall use containers which are compatible with the hazardous waste to be stored to comply with the requirements of 40 CFR Part 264.172.
- 5. The permittee shall not store incompatible waste in containers or place it in unwashed containers that have previously held incompatible waste as per 40 CFR Part 264.177
- 6. The permittee shall inspect the container unloading areas as well as the container storage area in accordance with the schedule and procedures approved in Attachment II.B.5 of the application and 40 CFR Part 264.174.
- 7. Any unknown waste shall be segregated from all other hazardous wastes until it is identified by analyses and a compatibility group is assigned.
- 8. Incompatible wastes shall not be stored in the same bay or in bays having the same containment system and, shall be physically separated by a dike, berm or other approved device in accordance with 40 CFR Part 264.177(c) requirements.
- 9. The permittee shall, prior to the storage of hazardous waste, determine the compatibility of each waste to be added to a storage area according to the procedures identified in Section I.D.4 of the permit application and EPA publication 600/2-80-076 "A Method for Determining the Compatibility of Hazardous Waste" (latest edition).

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SPECIFIC CONDITIONS: (cont'd)
Part II. Container Storage Conditions (cont'd)

- 10. Hazardous waste must be compatible with the secondary containment systems and liners of the storage bays.
- 11. Spilled or leaked waste and accumulated precipitation must be removed from the collection area, analyzed and disposed of in accordance with Attachment II.A.4(b) and Attachment II.A.6 of the application and 40 CFR Part 264.175(b)(5).
- 12. The permittee shall comply with the 50 foot setback rule concerning the storage of ignitable and reactive wastes in containers as per 40 CFR Part 264.176.
- 13. The permittee shall comply with the requirements of 40 CFR Part 264.35 and maintain a minimum aisle space between pallets and between a pallet and a wall of two (2) feet for containers storing free liquids. This rule shall imply that the pallet be observable from at least 2 sides in which the two foot aisle space is evident. The third and fourth side may be situated against a wall, containment curb or another pallet. The container arrangement discussed on Page II.B.1-1 and detailed in Figures II.B.1-2 and II.B.1-3 of the application shall be followed. Any change to the container arrangement (Attachment 5a and 5b) in any unit shall be previously approved by the Department. Containers shall not be placed/stored in the aisles between facility storage units.
- 14. The permittee shall be authorized to store non-regulated waste in the regulated storage area provided:
  - a. The permittee complies with the requirements of 40 CFR Part 264.175 and includes the volume of non-regulated waste liquids in calculating the total volume of liquid to be stored in the regulated storage area.
  - b. The permittee shall maintain the required aisle spacing in the storage area for both the regulated and non-regulated wastes in accordance with 40 CFR Part 264.35.
  - c. The permittee ensures that non-regulated materials shall be separate and apart from regulated waste and shall have signs posted indicating the contents of the containers and that the materials are non-regulated.
  - d. The permittee shall provide a written notice in the facility operating record of any non-regulated materials placed in the regulated storage area. The notice shall detail:
    - 1. the type and the quantity of the wastes,
    - 2. verify adequate secondary containment,
    - confirm that appropriate aisle spacing is available, and
    - 4. document compatibility of the non-regulated waste with all other wastes already present in the storage area.

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SPECIFIC CONDITIONS: (cont'd)

Part II. Container Storage Conditions (cont'd)

15. The container unloading areas shall have the containers removed from the service vehicle to the unloading areas and placed into the respective storage locations within eight (8) hours of arrival at the unloading area. The following container unloading areas (Attachment 2) have been authorized:

- 3 loading docks along the east side of the south building
- 1 loading dock along the east side of the solvent return fill station
- · 1 loading dock along the west side of the solvent return fill station.
- 16. All service vehicle trucks and tractor trailers shall be situated over a manmade surface having emergency liquid containment or at one of the unloading areas when the vehicle contains hazardous waste.
- 17.a. No vehicle containing RCRA regulated containers or RCRA regulated wastes shall be on-site at the facility for more than three (3) days before its contents shall be unloaded into a storage area, or in those instances where a truck is being loaded for shipment to a recycle center, the truck must leave the facility for the recycle center within three (3) days of the first container of RCRA waste being placed on the transport vehicle (exclusive of tanker trucks and those vehicles storing containers for which the facility is acting solely as a transfer facility, appropriate documentation verifying transfer facility activity shall be maintained).
- 17.b. The permittee shall provide assurances that the three (3) day time frame (specified above in Specific Condition Part II. 17.a) is being observed via documented placement of RCRA waste containers on board the transport vehicle designated for off-site disposal of such RCRA waste.
- 18. The secondary containment structure provided at the container loading/unloading areas shall be clear of any liquids and/or debris at all times.
- 19. The following containers shall conform to the Performance Standard and Construction specifications detailed in Tables II.B.3-1 through II.B.3-7 and be managed in accordance with the approved container management plan:
  - · 5 gallon steel and polyethylene containers
  - · 16 gallon steel containers
  - · 30 gallon steel containers
  - split 30 gallon steel containers
  - · 55 gallon steel containers
  - · 85 gallon steel overpack containers



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SPECIFIC CONDITIONS: (cont'd)
Part II. Container Storage Conditions (cont'd)

- 20. The North Building Service Center shall have a maximum liquid waste storage of 5,197 gallons composed of non-flammable liquid wastes and/or liquid product.
- 21. The South Building Accumulation Center shall have a maximum liquid waste storage of 44,367 gallons composed of non-flammable liquid wastes and/or liquid product in Area 1.
- 23. The South Building Accumulation Center shall have a maximum liquid waste storage of 12,749 gallons composed of flammable liquid wastes and/or liquid product in Area 2.
- 24. The container unloading and storage areas shall be closed as per Attachment II.B.6 and PART II K and the Financial Requirements of the application as required by 40 CFR Subpart G and Part 264.178.
- 25. The permittee shall ensure that those containers being managed under the transporter/transfer station requirements of 40 CFR Part 263 are clearly identified from containers being managed in accordance with the storage requirements of 40 CFR Part 264. Subpart I.
- 26. The permittee shall manage all containers, which shall include containers of non-regulated waste in the manner described above in "Part II. Container Storage Conditions" of this permit to ensure that a release of hazardous waste or hazardous constituents will not occur.

#### Part III - Tank Storage Conditions

- 1. The permittee shall maintain, inspect, and operate the tank storage unit, appurtenant equipment, and associated secondary containment structures in such a manner that any leakage or release of hazardous waste from the unit shall be detected within twenty four (24) hours of occurrence, that the secondary containment structures will be capable of preventing any migration of wastes or accumulated liquid to the soil, groundwater, or surface waters, and that spilled or leaked waste and accumulated precipitation will be removed within twenty four (24) hours of occurrence. The specific conditions presented in Part III apply to the tank system storing Petroleum based spent parts washer solvents (composed of mineral spirits part washer solvent 105, and premium solvent) as described on pages 1 of 21 and 2 of 21 of this permit. The tank system shall be defined as the tank storage unit, appurtenant equipment and secondary containment structures (detailed in Attachments 3 and 4).
- 2. The permittee shall keep records at the facility documenting the age of the tank system.
- 3. The permittee shall maintain, inspect, and operate the spill and overfill prevention controls during loading and unloading procedures occurring at the tank storage unit in accordance with 40 CFR Part 264.194.



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SPECIFIC CONDITION (cont'd)
Part III - Tank Storage Conditions (cont'd)

- 4. Description and management of the tank storage unit shall conform to the design shown in Figures II.C.2-4 (D11124) and II.C.2-5(A)(D13102) and Plate 2(D10576) and to the procedures indicated in PART II C of the application.
- 5. The permittee shall inspect the tank storage unit, appurtenant equipment, and secondary containment structures in accordance with Attachment II.C.11 and Figure II.C.11-3 of the permit application, and 40 CFR Part 264.195.
- 6. The permittee shall comply with the provision of response to leaks or spills and disposition of leaking or unfit-for-use tank systems of 40 CFR Part 264.196 by satisfying the following requirements:
  - a. Stop flow or addition of waste into the tank or secondary containment and inspect the system to determine the cause of the release in compliance with 40 CFR Part 264.196(a).
  - b. Remove waste from the tank system to prevent further releases and to allow for inspection and repair, and remove released waste from the secondary containment structure at the earliest possible time in accordance with 40 CFR Part 264.196(b).
  - to the environment, and remove and properly dispose of wastes, contaminated soils or residues in compliance with 40 CFR Part 264.196(c)
  - d. Comply with the notification and report requirements of 40 CFR Part 264.196(d).
  - e. Comply with the secondary containment, repair or closure requirements of 40 CFR Part 264.196(e).
  - f. Certify major repairs of the tank system in accordance with 40 CFR Part 264.196(f).

Tank system is defined as the tank storage unit, appurtenant equipment and secondary containment structures.

- 7. The permittee shall comply with the management requirements for ignitable or reactive wastes contained in 40 CFR 264.198, and shall follow the procedures specified in Attachment II.A.4(d) on pages II.A.4(d)-8 and II.A.4(d)-9 of the permit application.
- 8. The permittee shall not store incompatible waste in the tank in accordance with 40 CFR Part 264.199.
- 9. The permittee is allowed to store in the tank only those wastes shown on Page  $\underline{1}$  of  $\underline{21}$  of this permit. The permittee shall not exceed the indicated waste volume presented on Page  $\underline{1}$  of  $\underline{21}$ .

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SPECIFIC CONDITION (cont'd)
Part III - Tank Storage Condition (cont'd)

10. The permittee shall comply with the protective distance requirements for the tank placement as set forth in Tables 2-1 through 2-6 of the National Fire Protection Association's "Flammable and Combustible Liquids Code" (1977 or 1981) as required by 40 CFR 264.198(b).

#### Part IV - Miscellaneous

- 1. The permittee shall manage stormwater accumulating within the tank farm dike as detailed on Page II.C.2-3 through II.C.2-4 and Page II.C.9-2 through II.C.9-3 of Section II.C of the permit application.
- 2. The permittee shall report to the Department, within 14 days of an incident, any utilization of the retention pond for purposes other than receipt of non-contaminated stormwater. This includes activation of the sprinkler system which will cause an overflow from the accumulation center to the retention pond.

#### Part V. Closure Conditions

- 1. The permittee shall manage all hazardous waste, residues, sludges, spilled or leaked waste, or contaminated liquids and soils removed during closure of the units in accordance with the applicable provisions of 40 CFR Parts 260 through 268 and FDER Form 17-730.900(2), including the manifest requirements. A copy of each manifest required as a result of closure activities shall be submitted to the Department with closure certification.
- 2. The permittee shall close the hazardous waste units in a manner that minimizes or eliminates, to the extent necessary to protect human health and the environment, post-closure escape of hazardous waste, hazardous waste constituents, leachate, contaminated rainfall, or waste decomposition products to the groundwater, surface waters, or to the atmosphere as per 40 CFR Part 264.111.
- 3. The permittee shall submit a written request for a permit modification to authorize a change in the closure plans in accordance with the procedures in 17-730.900(2) Part II K. The written request must include a copy of the amended closure plan for Department approval as per 40 CFR Part 264.112.
- 4. The permittee shall notify the Department 30 days prior to the date on which he expects to begin partial closure or final closure of a unit(s) as per 40 CFR Part 264.112.
- 5. The permittee shall complete closure activities within one hundred eighty (180) days after Department approval of the closure plan. Any changes in the time allowed for closure of the units after approval shall require prior Departmental approval as per 40 CFR Part 264.113.
- 6. The permittee shall decontaminate or dispose of as hazardous waste all facility equipment, structures, and residues resulting from the closure activities as required by 40 CFR Part 264.114.

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SPECIFIC CONDITIONS (cont'd)
Part V - Closure Conditions (cont'd)

- 7. Within sixty (60) days of the completion of closure, the permittee shall submit to the Department, by certified mail or hand delivery, a letter signed by the permittee and an independent, Professional Engineer registered in the State of Florida, stating that the facility has been closed in compliance with the closure plan as required by 40 CFR Part 264.115.
- 8. The container storage area and the container loading areas shall be partially closed or finally closed as per PART II B Container Closure Plan Attachment II.B.6 and PART II K Closure Pages II.K.1-3 through 4 of the application and 40 CFR Part 264.178.
- 9. The solvent return/fill shelter area shall be partially or finally closed as per PART II C Tank System Closure Plan Attachment II.C.12(a) and PART II K Closure Page II.K.1-4 of the application and 40 CFR Part 264.197.
- 10. The tank system shall be partially or finally closed as per PART II C Tank System Closure Plan Attachment II.C.12(a) and PART II K Closure Pages II.K.1-5 through 10, Phase I, II, III and IV of the application and 40 CFR Part 264.197.
- 11. The entire facility shall be closed as per PART II K Closure Section of the application and 40 CFR Part 264 Subpart G.

Issued	this	day	of		19	)	
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STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

MAFT

Richard D. Garrity, Ph.D.
Director of District Management
Southwest District

#### ATTACHMENT A

#### Safety Kleen Corporation Tampa Service Center HO29-158820

#### WASTE CODE IDENTIFICATION NUMBERS

PETROLEUM BASE DPARTS WA	ASHER SOLVE	NT5 (COMPOSE	OF M	INERAL S	SPIRITS	PART V	VASHER
SO	DLVENT 105	PREMIUM	SOLVE	NTA AND	PARTS	WASHER	SOLVENT
	查	UMPSTER MUD	AND T	AMK BOTT	COM SLU	DGE	

	ANG ACTREL®
D001	Primary Characteristic - Ignitable
TCLP	SubCharacteristics - Presented in Attachment B
	SPENT IMMERSION CLEANER - OLD FORMULATION (#609)
F002 F004	Primary Characteristic - Chlorinated Solvent Primary Characteristic - Cresylic Acid
TCLP	SubCharacteristics - Presented in Attachment B
	SPENT IMMERSION CLEANER - NEW FORMULATION (#699)
TCLP	SubCharacteristics - Presented in Attachment B
·	DRY CLEANING WASTE
D001 F002	Primary Characteristic - Ignitable (Mineral Spirits) Primary Characteristic - Chlorinated Solvent
TCLP	SubCharacteristics - Presented in Attachment B
ν,	PAINT WASTE
D001 F003	Primary Characteristic - Ignitable (Lacquer Thinner) Primary Characteristic - Non-Halogenated Solvent (Lacquer Thinner) Primary Characteristic - Non-Halogenated Solvent
F005	Primary Characteristic - Non-Halogenated Solvent (Lacquer Thinner)

SubCharacteristics - Presented in Attachment B

TCLP

Page 21 of 23.

#### ATTACHMENT A

#### Safety Kleen Corporation Tampa Service Center HO29-158820

#### WASTE CODE IDENTIFICATION NUMBERS

MAF

#### FRS WASTE (TRANSFER STATION WASTE)

Primary	7 Ch	272	CTAY	 * 7 ~	· •
LT TIMOT ,		ата	CCET	 	<b>.</b>

D001	D002							4
F00,1	F002	F003	F004	F005	F006	F019	F024	F039
K006 K050 K011	K016 K051 K013	K019 K052 K014	K022 K085 K015	K029 K086 K002	K030 K095 K003	K031 K096 K004	K048 K009 K005	K049 K010
U001 U051 U072 U108 U154 U196 U359	U002 U052 U075 U110 U159 U210	U003 U055 U077 U112 U161 U211	U009 U056 U078 U113 U162 U213	U019 U057 U079 U117 U165 U220	U031 U068 U080 U118 U169 U226	U037 U069 U083 U121 U171 U227	U043 U070 U084 U125 U188 U228	U044 U071 U107 U140 U191 U239

TCLP SubCharacteristics - Presented in Attachment B

# ANTIFREEZE WASTE (ETHYLENE GLYCOL) (TRANSFER STATION WASTE)

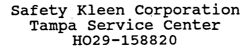
TCLP SubCharacteristics - Presented in Attachment B

# SPENT FILTRATION CARTRIDGES (TRANSFER STATION WASTE)

D001	Primary Characteristic - Ignitable
F002 F004	Primary Characteristic - Chlorinated Solvent Primary Characteristic - Cresylic Acid
TCLP	SubCharacteristics - Presented in Attachment B

Page 22 of 23.

#### ATTACHMENT B





#### TCLP WASTE CODE IDENTIFICATION NUMBERS\*

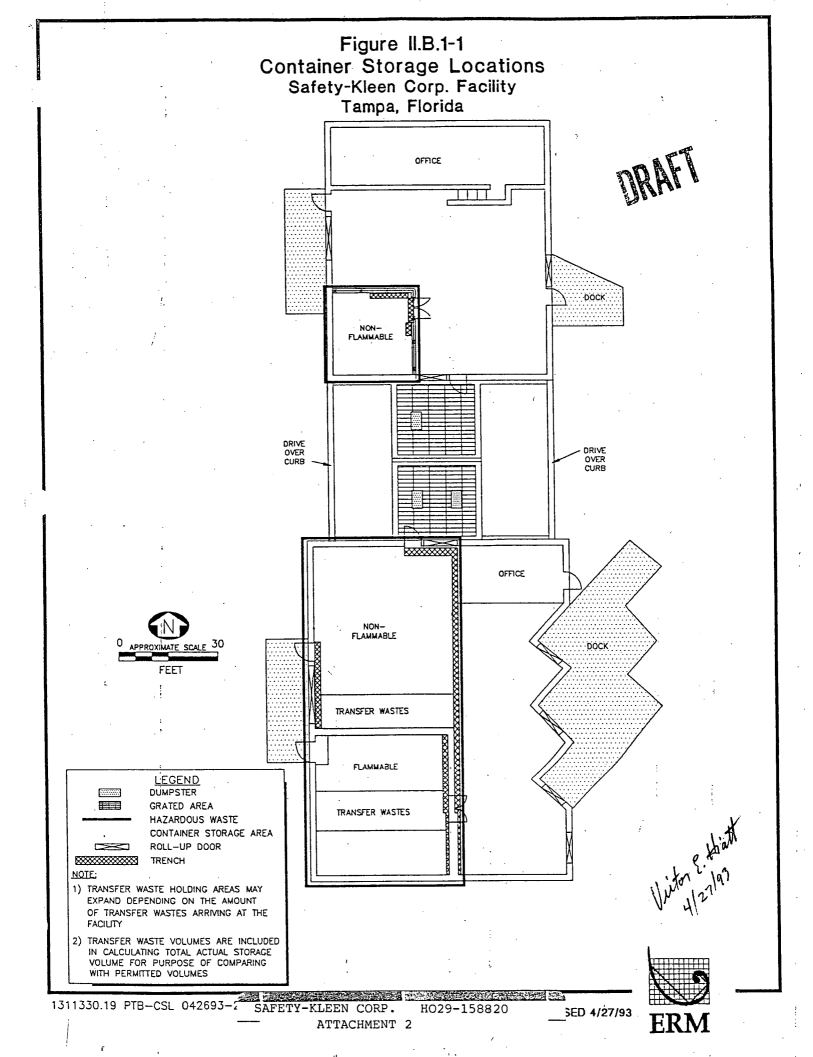
The following TCLP SubCharacteristics may be present in each of the waste sources noted in Attachment A:

DO04	Arsenic	DO18	Benzene
DO05	Barium	DO19	Carbon Tetrachloride
D006	Cadmium	D021	Chlorobenzene
D007	Chromium	DO22	Chloroform
D008	Lead	DO23	o-Cresol
D009	Mercury	DO24	m-Cresol
DO10	Selenium	DO25	p-Cresol
D011	Silver	DO26	Cresol
DO27	1,4-Dichlorobenzene	DO36	Nitrobenzene
DO28	1,2-Dichloroethane	D037	Pentachlorophenol
DO29	1,1-Dichloroethylene	D038	Pyridine `
DO30	2,4-Dinitrotoluene	DO39	Tretrachloroethylene
D032	Hexachlorobenzene	DO40	Trichloroethylene
DO33	Transach lawahishadiana	D041	2,4,5-Trichlorophenol
ככטם	Hexachiorobuladiene	D041	2,4,5-11 TOHITOT Obligator
DO33	Hexachlorobutadiene Hexachloroethane	D041 D042	2,4,6-Trichlorophenol

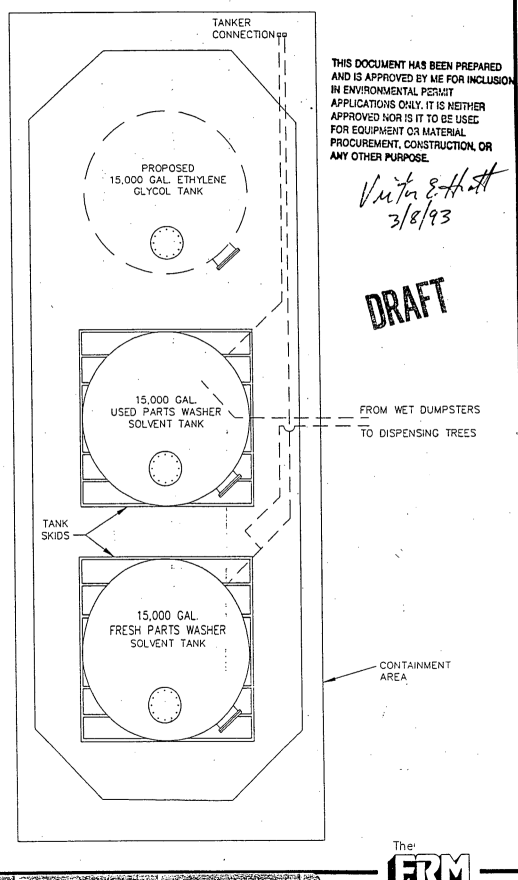
\*These waste codes are identified as hazardous due to the fact that they exhibit the characteristic of toxicity as determined by the Toxicity Characteristic Leaching Procedure (TCLP) established in 40 CFR 261 Appendix II.

M.S.

#### Figure II.A.1(a)-5 Location of Hazardous Waste Storage Areas Safety-Kleen Corp. Facility Tampa, Florida 24TH AVENUE GATE GATE **OFFICE ASPHALT ASPHALT** NORTH BUILDING DOCK **PROPOSED** 15,000 GAL. ETHYLENE 54TH STREET GLYCOL TANK 0 RETURN/FILL USED 15,000 GAL. PARTS WASHER **B B** SOLVENT TANK ... FRESH 15,000 GAL. PARTS WASHER SOLVENT TANK BUILDING DOCK CONTAINMENT AREA NOT USED **ASPHALT** GATE **ASPHALT** RETENTION POND **LEGEND** WASTE MANAGEMENT AREA BOUNDARY PROPERTY BOUNDARY FEET **FENCE** TANK STORAGE GRASS CONTAINER STORAGE CONCRETE MINERAL SPIRITS



# Figure II.C.7-1 Tank Farm Safety-Kleen Corp. Facility Tampa, Florida



13112.19/31119TF/051591

REVISED 02/25/93

SAFETY-KLEEN CORP.

HO29-158820

ATTACHMENT



(B)

# Figure II.C.7-3 Return/Fill Shelter Safety-Kleen Corp. Facility Tampa, Florida

DRAFT

THIS DOCUMENT HAS BEEN PREPARED AND IS APPROVED BY ME FOR INCLUSION IN ENVIRONMENTAL PERMIT APPLICATIONS ONLY. IT IS NEITHER APPROVED NOR IS IT TO BE USED FOR EQUIPMENT OR MATERIAL PROCUREMENT, CONSTRUCTION, OR ANY OTHER PURPOSE.

DRIVE OVER CURB

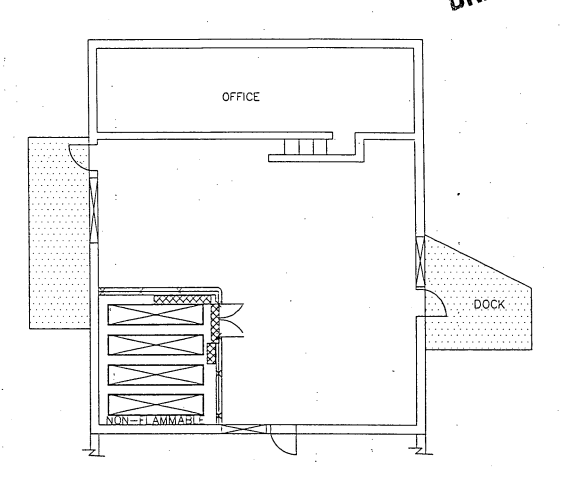


SAFETY-KLEEN CORP. HO29-158820
ATTACHMENT 4

The

FEET

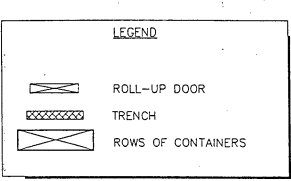
# Figure II.B.1-2 Container Storage Area (North Building) Safety-Kleen Corp. Facility Tampa, Florida



SAFETY-KLEEN CORP. HO29-158820
ATTACHMENT 5a



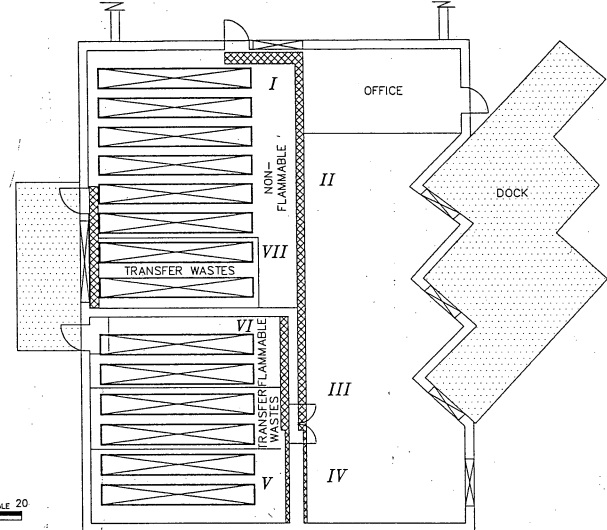
, REVISED 04/05/93



Jula 2 Hall



# Figure II.B.1-3 Container Storage Area (South Building) Safety-Kleen Corp. Facility Tampa, Florida





#### LEGEND

ROLL-UP DOOR



**TRENCH** 



ROWS OF CONTAINERS

NOTE:

- 1) TRANSFER WASTE HOLDING AREAS MAY EXPAND DEPENDING ON THE AMOUNT OF TRANSFER WASTES ARRIVING AT THE FACILITY
- 2) TRANSFER WASTE VOLUMES ARE INCLUDED IN CALCULATING TOTAL ACTUAL STORAGE VOLUME FOR PURPOSE OF COMPARING WITH PERMITTED VOLUMES
- 3) ROMAN NUMERAL REFERS TO CONTAINMENT CALCULATION AREAS

Virta 2. Hall



13113.19 PTB-SO 0426

SAFETY-KLEEN CORP.
ATTACHMENT 5b

HO29-158820

**IEVISED 4/27/93** 

'RM

PART-B

#### P 149 935 308

RECEIPT FOR DERTIFIED MALL

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	Scott Fore	). P.
	Sality Kleen	Corp
	PO Vale and Zo Godin Tink	ver Rd
	Elgin , 14 6	0123
	Centred ee	
	Spilinal Letivery Fee	
	Restricted Delivery Fee	
	Return Receipt showing to whom and Date Delivered	
1985	Return Receipt showing to whom, Date, and Address of Delivery	
June	TOTAL Postage and Fees	S
800,	Postmark or Date	
PS Form 3800	8-30-9	/

SENDER: Complete items 1 and 2 when additional 3 and 4.  Put your address in the "RETURN TO" Space on the reverse from being returned to you. The return receipt fee will provide the date of delivery. For additional fees the following service and check box(es) for additional service(s) requested.	side. Failure to do this will prevent this card you the name of the person delivered to and s are available. Consult postmaster for fees
1.  Show to whom delivered, date, and addressee's ac (Extra charge)	dress. 2.  Restricted Delivery (Extra charge)
3. Article Addressed to: Scott Fore, If Septing Kleen Corp 177 3ig 1 mleer Corp Elgin, Ill 60123	4. Article Number  Type of Service:  Registered   Insured   COD   Return Receipt   For Merchandise   Always obtain Senature of addressee or agent and DATE DELIVERED.
5. Signature Addressee  X 6. Signature Agent  X 7. Date of Delivery  CED 0 2 1001	8. Addressee's Address (ONLY if requested and fee paid)
PS Form 3811, Apr. 1989 *U.S.G.P.O. 1989-238-81	5 DOMESTIC RETURN RECEIPT.

#### **UNITED STATES POSTAL SERVICE OFFICIAL BUSINESS**

#### SENDER INSTRUCTIONS

Print your name, address and ZIP Code in the space below.

- Complete items 1, 2, 3, and 4 on the reverse.
- Attach to front of article if space permits, otherwise affix to back of
- article. Endorse article "Return Receipt Requested" adjacent to number.







USE, \$300

 $V^{M_i}$ 

SEP PENALTY FOR PRIVATE

SOUTHWEST DISTRICT Print Sender's name, address and AIP Code in the space below.

RETURN TO

DEPARTMENT OF ENVIRONMENTAL REGULATION

4520 OAK FAIR BLVD. TAMPA. FL 33610-9544



# State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

For Routing To Other Than The Addressee				
To:	Location:			
To:	Location:			
То:	Location:			
From:	Date:			

# Interoffice Memorandum

TO: Rick Garrity			
THROUGH: BILK.	, Admin	istrator	Mra Program
Wester S.	18/18/9/ Div.	Supervisor	14.1/sb. County
Bil C.	N 4/. 1 /	Supervisor	
Lynne M.	a/ / .	nvestigator	
FILE NAME: Sakety-KI			24th Ave 954th St Tamp
Operations Permit		+ to 100	
(Down Innuance u Warning Notice	sith EPA's	, ASWA Pa	ermit) Report Draft to DAS
Draft NOV to OGC		Case	Report Signed
Revised NOV to OGC		Case	Report to OGC
Final NOV to DAS		Draf	t CO to OGC
NOV Signature (DAS)	•	Pena	lty Authorization
NOV Sent to Responde	ent	Revi	sed CO to OGC
Final Order to DAS		Fina	l CO to Respondent
Final Order Signatur	:e	CO to	DAS
Final Order to Respo	ondent	DAS	Signature
11.22.8% Application Received	ā .	Waive	er
<u>f./4.89</u> lst Completeness/N.O	).D.	Peti	tion Date
12.21.892nd Completeness/N.C	D.D.	Hear	ing Date
3.16% 3rd Completeness/N.C			nmended Order
8.20.9/Notice of Completion		Fina	l Order
Intent/Draft Permit			it Issued
Public Notice .		<del></del>	·



# State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

	For Routing To Other Than The Addressee
	Location:
To:	Location:
To:	
From:	Date:

# Interoffice Memorandum

TO:

Richard Garrity

THROUGH:

Glabe Polk when testar 8/29/91

Victor San Agustin, P.E.

Bill Crawford

FROM:

Lynne R. Milanian hymne 8/28

DATE:

August 20, 1991

SUBJECT:

Safety Kleen Corp., FLD 980 847 271

Draft Operating Permit File No.: HO29-158820

24th Avenue and 54th Street, Tampa, Hillsborough County,

Florida

Safety-Kleen submitted the referenced application on December 27, 1988. The facility is strictly a hazardous waste storage accumulation center. The wastes received on-site are spent mineral spirits (ignitable solvent-D001 and EP Toxic D006 and D008); immersion cleaner (chlorinated solvents F002 and cresylic acid F004); dry cleaning wastes (perchloroethylene F002, mineral spirits D001 and trichlorotrifluoroethane F002); paint wastes (lacquer thinners D001, F003, F005 and paints D006, D007, D008) and lastly seven types of various solvents from "large quantity industrial solvent generators" which include mineral spirits (D001, D006, D008); trichloroethylene (F001, F002); per and trichloroethylene (F001, F002); methylene chloride (F001, F002); trichlorotrifluoroethane (F001, F002); and lacquer thinners (D001, F003, F005).

Each waste type is accumulated and shipped off-site for treatment/disposal.

The applicant has provided information detailing the adequacy of the storage areas along with supporting calculations demonstrating secondary containment capabilities.

The applicant has also agreed to payment of penalties for submitting inaccurate facility drawings, calculations and narrative which were utilized to support issuance of the original permit application. Safety-Kleen submitted a revised application May 20, 1991 which accurately assessed the facility's operation.

Issuance of this draft permit intent is recommended.

LRM/ab Attachments



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## Florida Department of Environmental Regulation

Southwest District 4520 Oak Fair Boulevard

Tampa, Florida 33610-7347

Lawton Chiles, Governor 813-623-5561 FAX 813-272-2279

CERTIFIED - RETURN RECEIPT En Composer AUG 3 0 1991

Safety Kleen Corporation Scotte 224-20079, Vice President Fid Timber Read 777 Big Timber Road Elgin, Illinois

777 sig Timber Resd." Eldin, Illinois 60123

INTENT TO MISSUE Attn: Scott E. Fore, Vice President INTEST TO ISLUE Arth: South E. Fore, Vice

State Operating Permit No. HO29-158820 Federal Operating Permit No. FLD 980 847 271 Operation of a Hazardous Waste Tank and Container Storage Facility - Hillsborough County range and the second and the second in the s

t spanner Deagh Mr. Foreigne, of Albert World And the contract of the fire fire of the fir

Pursuant to Section 403.815, Florida Statutes, and Rule 17-730.220(6) Florida Administrative Code (F.A.C.), the Department sont was and the U.S. Environmental Protection Agency requires you to publish no cotal and broadcast, at your own expense, the Notices of Proposed Agency of the Notices of Proposed Agency Actions. Attached are the Intents to Issue, language for the newspaper publication and radio announcement, and the draft permits.

Pursuant to Rule 17-730.220(6), F.A.C., the notice must be published insi diputu in mang bid din ing padan di bilan. one time only in the legal ad section of a major local newspaper of general circulation in Hillsborough County, and broadcast one time only over a local radio station within thirty (30) days of receipt of this letter. Proof of publication and broadcast must be provided to the Department and the U.S. Environmental Protection Agency ment and within fourteen (14) days of publication of the notice.

Failure to publish this notice and provide proof of publication and oper broadcast within the allotted time may result in denial of the him the allot permits without any further notice or opportunity for hearing and Tupthe

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Richard D. Garrity, Ph.D. Deputy Assistant Secretary Southwest District

RDG/1 rmb Attachments

James H. Scarbrough, EPA Region IV w/Attachments cc: Satish Kastury, DER/Tallahassee w/Attachments Hooshang Boostani, EPC w/Attachments

James H. Starbrough, Sa her Kastury, DER/T Hot Hard Foretana, Fi

Recycled Paper

#### STATE OF FLORIDA TO BE SHOULD BE SHOULD DEPARTMENT OF ENVIRONMENTAL REGULATION OF

THE MATTER OF AN USA FILE NUMBER NUMBER HOS HOSEN SERVICE 9309472 APPLICATION FOR A PERMITEBY: FULLER EPA FILE NUMBER: FLD 980847271

Safety Kleen Corporation Roa777 Big Timber Road: 8. Elgin, Illinois 60123

N 33083

AUG 3 0 1991 3 8 7

Safety Kleen Corporation Pro77 Big Timber Boadeloja. Tilinojs

At B. FrAttn: 1 ScottsEfferore, Vice President store to the

Trattniliscotteriore, Vice

INTENT TO ISSUE INVENT TO ISSUE

he Jasana of The Department of Environmental Regulation (DER) and the U.S. A Forester Environmental Protection Agency (U.S. EPA) hereby give notice of their Intentato Issue, and requestathe publication and notice for a sale was a Prints the above referenced joint spermits . Upon issuance of these permits because The Department and EPA will authorize the permittee to operate a same reasons hazardous waste tank and container storage facility at 24th Avenue Mission Tand 54th Street, Trampa, Hill Sborough County . Safety Kleen Willey Band 191 receive wastes for storage on site resulting from the servicing of Fig. 1 - Parts washers as of customers as follows: 1. Parts washers as as a same as a service which generates spent mineral spirits and spent immersion driana cleaner: 22.cory cleaner service which generates perchloroethylene are service which generates perchloroethylene Page 740 mineral spirits and trichlorotrifluoroethane 23. Paint waste service of boh? which generates various lacquerethinners, and waste paints mand december to the same solvents from larger quantity generators which will produce the same or some wastes mentioned above plusthe similar solvents trichloroethy lene have the and methylene chloride. These wastes are designated EPA Identification Numbers D001, D006, D007, D008, F001, F002, F003, F003, F003 F004 and F005 Preatment and disposal of these stored wastes will wastes will weather to occur off-site. Santun Africa San occur off-site...

The State of Florida has been granted authorization for those portions of the RCRA Hazardous Waste Program that were in effect prior to the passage of the Hazardous and Solid Waste Amendments of the 1984. The Federal Environmental Protection Agency will administer the applicable portions of the Hazardous and Solid Waste Amendments of of 1984 until the State receives authorization for these provisions.

The Department is taking this action under the authority of ment is taking this action under the authority of ment is taking this action under the authority of ment is taking this action under the authority of ment is taking this statutes (F.S.); and Florida Administrative of the condition of permits to facilities that treat, store, or dispose of hazardous wastes. The issuance of this permit is based on the applicant's demonstration that this facility is in compliance with the technical and procedural requirements established in Chapter 17-730 F.A.C. and the appropriate Sections of 40 CFR parts 260 through 266, which were adopted by reference in Chapter 17-730 F.A.C. This demonstration was made in the approved revised application submitted with DER Form 17-730.900(2) on May 20, 1991 and amended on August 9, 1991 and August 15, 1991. These documents supercede the original application application application.

which was received on DER Form 17-730.401(2) on December 27, 1988.

17-730.220(6), F.A.C., you are required to publish and broadcast at you

your own expense notice for the Department's and EPA's Intent to enter to peration permits to Safety Kleen and service Center to operate a hazardous waste storage facility at 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida.

,以此一定要是全性主动的的,是在其中在内部的特殊的特殊的最后并且并且是是是一个自己的的的自身多数的。但是是由于主意的的。而且,可且一种的一种种概要是是是一个工具

Pursuant to Section 17-730 220(6), F.A.C., the attached of the life that it selection of the must be published one time conly in the legal adjaction at a blished one Wapare And framma por clocal a newspaper of general circulation in grass broided takes being a Hillsborough County and broadcast over a local radio station; days Leonwitchthettyb(30) edays; from receipt (of) this letter & Proof 10 for 30) edays from publication and broadcast must be provided to the Department 4 4 4 4 Within fourteen (14) days of fublication of the motice we be seek (14) days Har the brown partorpartor publish the notice and provide proof of a refer by the bridge the Surface A bublication and obroadcast within the allotted times may result and research in denial of the permit.

The Department and EPA shall issue their respective permits with the attached conditions unless an appropriate petition is To the filed for a hearing pursuant to the provisions of Section to the provisions of Section - Converse to 120457 Pes. SeAtlanformal/hearing under Section 120,57 (1) Dec. Seatlanger Seatlanger \* Transfer to present evidence that I have an copportunity to present evidence the consist of The second and argument confall issues involved puto conduct the arriver whent consider is seen cross-examination and submit rebuttal evidence, to submit aproposed findings of fact and orders to file exceptions to any has breakly order or hearing officer's recommended order, and to be 33 Febresented by counseller Atlandinformal hearing under Section 1988 6 158 8 10 11 Fig. 1 1 1 20.57 (2) FFFS. . the Department will provide affected persons rein the object The trop parties vanvopportunity to present evidence or a written wise apportunity That we distatement in opposition to the agency scation we be tempest in opposition to Governd and the Petil Tions for hearting must scomply with the requirements of his to have read Section 28-5-201 F.A.C., and be filed with the Office of General Counsel or the Department at 2600 Blair Stone Road Chasel or the deal

a 723 7-3fallanasseereriofida 32399-2400.8, Petitions filed by the stations of tead 32399-

applicant must be filed within forty-five (45) days of receipt

The Found of this letter. Petitions filed by other parties, or requests . Ferilians

UBLIS IN I for public meetings by persons, must be filed within forty-five tings by per

beliance (45) Ways of publication or broadcastrofather publication of publication of entel reculation of a caractel activities afternateonmentel period in

Entra mediation C-PAIR MOULEVARU . I THE CAR-LEVE OF TILEARDINGSO OAK PATRICOULEVARD

ORIBA 33 permits and may request a hearing pursuant stors of CFR 124. Alad They request a s 3y 622- 5562 a137623-3861

hearing request must be in writing and should be addressed to

TO SEE THE RESERVOIR OF THE SEE THE SE mie v i lienthilling ngida CTION ACTMEN James H. Scarbrough, U.S. EPA, atv345 Courtland Street, H. Scarbrough, I IV, BCRA BRANCH - COLOR IV. VINCHER REGION IV, RIPA BRANCH - CONTRACTOR FOR

LAND STRENTE. 7. Atlanta, Georgia 30365 within 45 days cofethis motice anta, Georgia 30 TO AND REAL PROPERTY OF THE PR CEORGIA 30365 4/347-30 Petitions or requests for the meetings which are mot filled in requests for

accordance with the above provisions are subject to dismissal.

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Executed in Tampa, Florida.

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SCHOOL COLUMN TURS 17 AND AND STATE OF Deputy Assistant Secretary Department of Environmental.

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PROSECTION ROTHER

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12610- HEWRICA, FLORIDA - 33810-7TAMPA, FLORIDA: 33610-7347 TAKER, FLORIDA - 33610-724712 Managaran 313, 603-5,61 pp. 813/623-5561

U.S. EARLINGERMAN PROTECTION AGENCY A TRANSFER REGION IV, WORLD DRAMCH REGION IV, RCRA BRANCH TO THE DOWN BROWNER RE

LOW LABOR

John I

In conjunction with the U.S. ENVIRONMENTAL PROTECTION AGENCY

CHIT, 1245 COURTLAND STREET, N 345 COURTLAND STREET, N.E. 25 COURTLAND ETREET, W 345 A COURS III ANTANESECRULA 30365 ATLANTA, GEORGIA 30365 VIV. NAMEA, GEORGIA ESSES ATI

404/347-0016 404/347-3016

DER FILE NUMBER: HO29-158820 EPA FILE NUMBER: FLD980847271

#### INTENT TO ISSUE

THE FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION (DER) AND THE U.S. ENVIRONMENTAL PROTECTION AGENCY (U.S. EPA) GIVE NOTICE OF THEIR INTENT TO ISSUE JOINT PERMITS UNDER THE RESOURCE THE CONSERVATION AND RECOVERY ACTIVICACE. AS AMENDED BY THE CONSERVATION AND RECOVERY ACTIVICACE. HAZARDOUS AND SOLID WASTE AMENDMENTS OF 1984 (HSWA) SECTION OF 1984 403.722, FLORIDA STATUTES (FS), AND CHAPTERS 17-4 AND 17-730 OF A STATUTES 245 V COME THE FLORIDA ADMINISTRATIVE CODE (FAC) TO SAFETY KEEN TO A COME TO SAFETY KEEN TO SAFE CORPORATION, 24th Avenue and 54th Street, Tampa, Florida, Ton Addition having assigned facility I.D. number FLD 980 847 271 The two permits, if issued, will constitute the RCRA permit required by Florida DER and the U.S. EPA.

Section in witherstate of Floridar hast been granted authorization for those or primar portions of the RCRA Hazardous Waste Program that were in effect. prior to the passage of the Hazardous and Solid Waste Amendments of 1984 The Federal Environmental Protection Agency will administer The applicable portions of the Hazardows and Solid Waste, Amendments of 1984 until the State receives authorization for these provisions of the

Fine where Adraft permits, prepared in accordance with the provisions of the prepared Chapter: 17-730; FAC, s contains the conditions for the operation of succession the hazardous waste storage facility at 24th Avenue and 54th Street. Tampar Hillsborough County Floriday The proposed facility will own county manages hazardous wastes storage units. Storage of wastes is in our wastes six The containers and a tank as follows and a containers and a tank as f The second of th

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Type of	TTA desertone policy		azardous e of	inv. Materd
<u>Waste</u>	Wasto Number to		Number ste	Weste Sumb
Chlorinated Sol	ntoll 19906 DOCA ROOS vents Solvents	F001,	D007 mD008 Solve F002 mode F004, F005	manifis 1100

The South Building will support a maximum drum storage capacity of the same 57,116 gallons. tare in the Carlinguage for the agree to a contraction and the reserver of the care of the care of the care of

DADGE LAMOTERATERA (DEF) A GRAGER A ARANTENONTH Building mar et Arresper ette (E. V. Derleber Rederleber Building) Service Center) of Paoride Stageton and Stageton (Service Center) of the University of the Stageton of the Sta

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U. 190 : TEL<u>Waste</u>se. Florida 1220: 400: 1121 : 1221 :

within the Chiorinated Solvents and the second of the Chiorinated Solvents and the Chiorinated Solvents

F004

Non-Halogenated Solvents

Will be with Building will support a maximum drum storage capacity of 5,197 gallons. Tringing permit his filled and personal back began because the permit his filled and separate

with designated to formulate aspective Storage Tanks by Lesignates to formulate ecopy

Waste Number

Waste

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Capacity

Ignitable Solvent D001

D0.01

- 23 to 14,250 gallons

D006, D008

facility to investigate prior/continuing releases of hazardous waste or constituents from solid waste units. The Federal draft permit also sets conditions for certification of waste minimization and compliance with landban regulations - FDER and EPA have made a reference preliminary determination that the proposed permits will comply with and of the state and of ederal cregulations. The contract the state of the contract of the con

The application and a copy of both state and federal proposed permits are available for public inspection during normal business hours, 8.00 a.m. to 5.00 p.m., Monday through Friday, except legal to reduce Transplantion, 4520, at Florida Department of Environmental Regulation, 4520, ave necession Oak Fair Boulevard . Tampa ... Florida 33610-7347. 有可能的数据用,有几种人工工作。 在一直看过,自然的时候,他们就被告诉了这个时间的一点点,你就是这种的数据的数据的,这是一个一点,这个一个一点是,他们就是一个人

The proposed U.S. EPA permit and statement of basigiare oposed U.S. EPA available for public inspection Monday through Friday, except legal Court Williams, from 89:00 a.m. to 5:00 p.m. at the U.S. EPA Hibrary, 345 and a same Courtland Street, N.E., Atlanta, Georgia 30365 Adl. data submitted a party of the court of the c by the applicant to the U.S. EPA is available as part of the cont to the inadministrative record at the above address. edministrative record of t

> Any interested person may submit written comments on this rested werson proposed State agency action to the Department of Environmental agency a ti Regulation, 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347, or the proposed U.S. EPA action to the U.S. Environmental Protection and approximately protection and appr Agency, Region IV, 345 Courtland Street, N.E., Atlanta, Georgia, TV, 245 Cou 30365 Attention: Mr. James H. Scarbrough, within forty-five (45) at the James days of publication of this notice. All comments on the facility will be considered by both agencies in formulating, a decision on both issuing the respective permits. issurna the respective bet

proposed permitting decision may request a hearing in accordance with Section 120.57, Florida Statutes, and Chapters 17-103, and the section 120.57, Florida Statutes, and Chapters 17-103, and the section 120.57, Florida Statutes, and Chapters 17-103, and the section 10.57, Florida Statutes applicable meeting pursuant to Section 10.57, Florida Statutes applicable section 10.57, Florida Statutes 10.57, Florida Florida Florida Florida Florida Florida Florida Florida Florida Florid

estation to statiful appetention on the Department sepermit is filed at the selector parabo administrative hearing process is designated to formulate agency action. TAccordingly, Tthe Department's Minal action may be different which because from the proposed agency action a Rersons whose substantial actions interests have been affected by any decision of the Department have the right to intervene in the proceeding. A petition for intervention must be filed pursuant to Section 28-5.207, Florida Administrative Code; at least five (5) days before the final hearing and be filed with the hearing officer, if one has been assigned, at the Division of Administrative Hearings, Department of vistor Administration, 2009 Apalachee Parkway, Tallahassee, Florida 32301 reference I fanothearing of the crimas; been cassigned with expetition wis at orbeitied for the sci with the Department's Office of General Counsel, 2600 Blair Stone at Course TATION SEROAD, TWIN Towers Office Building Tallahassee, Florida 32399-2400, December Failure to petition to intervene within the allowed time frame to be we switch constitutes a waiver of any right such person has to request a many to the error the hearing under Section 120.57, Florida Statutes. The safery and be resective little

Any interested person may submit comments on the draft federal permit and may request a hearing pursuant to 40 CFR 124.11. The hearing requests must be in writing and must include a written notice of opposition to the draft federal permit. Hearing requests should be addressed to Mr. James H. Scarbrough, U.S. EPA, at the above address within 45 days of this notice.

Alcopy of the proposed U.S. EPA permit may be obtained by the proposed U.S. EPA permit may be obtained by the proposed U.S. EPA at the above address the Scarbroughoup in EPA at the above address the scarb and a remained by the second of the continuous second or mailing may be charged and research the second or mailing may be charged.

### SECLIA FIRME SPOR CEDLE THEN IS BRANCE TRADIO BROADCAST

TOINT PUBLIC NOTICE OF PROPOSED AGENCY ACTIONS ESERMONTER 18: CO a.m. 159-3401 P. W. FLORIDA DEPARTMENT OF YOUR S. 20 3 .n. CO. S. VO legal moliticays, at: my my contental regulation of mays, ot: was a try

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TAMPA, FLORIDA 533610-7347 

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In conjunction with the JANA TOURS - ENVIRONMENTAL

PROTECTION AGENCY

REGION IV, RCRA BRANCH TO COME THE MEATING THE COME TO AN CHARLES OF THE MEATING TO AN COME TO AN ACCOUNT OF THE PROPERTY OF THE Time to a should be addressed ATLANTA, GEORGIAT 30365 at about be addressed by a second by a second by the second en Gers de de la contine and de alla de la della de la la la la la la de la de la la

> EPA FILE NUMBER: FLD980847271 DER FILE NUMBER: HO29-158820

#### INTENT TO ISSUE

The Florida Department of Environmental Regulation and the U.S. Environmental Protection Agency (U.S. EPA) give notice of their Protection A Intent to Issue joint permits under the Resource Conservation and toint perm Recovery Act, as amended by the Hazardous and Solid Waste, Amendments sended by of 1984, Section 403.722, Florida Statutes, and Chapter 17-4 and n 403.722, 17-730 of the Florida Administrative Code to Safety, Kleen the Florida Admi Corporation, Hillsborough County for the operation of a hazardous as borough waste storage tank and container storage facility at 24th Avenue and and container 54th Street, Tampa, Florida. The two permits, if issued, will constitute the RCRA permit required by Florida DER and the U.S. EPA.

The State of Florida has been granted authorization, for those provide portions of the RCRA Hazardous Waste Program that were in effect prior to the passage of the Hazardous and Solid Waste, Amendments of the The Federal Environmental Protection Agency will administer Environ the applicable portions of the Hazardous and Solid Waste, Amendments, tions of of 1984 until the State receives authorization for these provisions state and

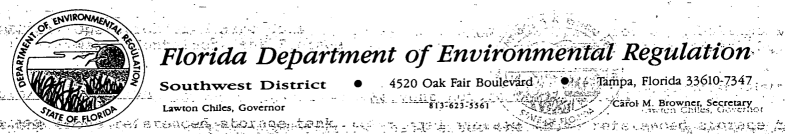
A person whose substantial interests are affected by the n whose substantial Department's proposed permitting decision may request a hearing income permitting accordance with Section 120.57, Florida Statutes. Life in the Department's permit is filed, the administrative hearing process and is is designed to formulate agency action. Accordingly, the med to formulate a Department's final agency action may be different from the position taken in this preliminary statement. Additionally, persons, who preliminary support the proposed agency action may also wish to intervene in the agency For more information concerning the applicable requirements of the petitioning process and the necessary time frames for filing, please contact the Tampa District Office at 813/623-5561. The Tampa District Office at 813/623-5561. The the trainspection during normal business hours, 8:00 a.m. to 5:00 p.m. recording by refiger Monday through Friday, except legal holidays, at: Monday through Friday, exc

had transfer of Epopida Department of Environmental Regulation - Environmental Regulation n District Offisouthwest District Office less three to the brint Or list threat District Of विकार केला विकास कर वि 520 Oak Fair Boulevard Tampa, Florida 33610-7347 (813) 623-5561. COLDE SELECTIONS

feetor for son hany interested person may submit comments on the draft; federal consequence permit and may request a hearing pursuant to 40 CFR 124-11- The ac an at mine request must be in writing and should be addressed to Scarbrough, U.S., EPA, at 345 Courtland Street N.E. 7 7 30323 Atlanta Georgia 30365 within 45 days of this notice and a final way

E. 1947,4520 Oak Raif Bouleva

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## Florida Department of Environmental Regulation

Southwest District

Lawton Chiles, Governor

Carol M. Browner, Secretary

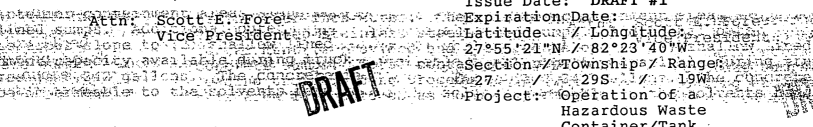
perMITTEE:
Safety Kleen Corporation
1.D. Number: FLD 980 847-271
777 Big Timber Road

County: Hillsborough
Elgin, Illinois 60123

DRAFT #1 Issue Date:

Hazardous Waste Container/Tank

Storage Facility



This permit is issued under the provisions of Chapter 403.722, Florida Statutes, and Florida Administrative Code Rules 17-730: above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawings plans, and other documents, attached hereto or on file with the area documents. Department and made a part hereof and specifically described as follows: follows:

The operation of drum and tank storage units within a service accumulation center at 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida.

## Tank Storage

Utilization of one aboveground, outdoor, vertical storage tank that has a 15,000 gallon capacity and dimensions of 23 feet 3 inches high capacity by 10 feet 6 inches wide. The unit is constructed of mild steel with a 0.25 inch minimal wall thickness and surrounded by a 46 inch high concrete dike as secondary containment. high concrete dike as secondary containment.

Storage of wastes in the tank shall be restricted to spent minerals spirits which are classified as follows:

EPA Number

. Waste Type

Ignitability of the automical en

D006 D008 D008 D008

TO AND EP Toxic - cadmium & Andrew Comments of the control of the

and Coult Plan

Maximum tank operation will be 14,250 gallons which is approximately south 95% of the tank's volume. Secondary containment provided by the North Blog. Cresylle Acros. THE STATE OF THE S

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Mineral Spirit

and for delig.

Dumpster Muds And

Spent Immersion

ult i Wood Lindy-Worth bldg.

PERMIT/CERTIFIC...ION NO.: HO29-158820-Safety Kleen Corporation PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

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Ignitable Administration

Chlorinated Essentis.

and goulth !

EP Toxic Cadmium

EP Toxic - Lead

#### The state of the state Solvent Return/Fill Station was to the state Solvent Return/Fill Station

Spent mineral spirits shall enter the above referenced storage tank via any one of three dumpsters located in the return and fill the comp station, which is a 50 by 80' roofed structure between the north; and south buildings. The dumpsters are not intended for storage and other can hold a combined maximum of 1,512 gallons. The interior secondary containment is in the form of a lined concrete vault having four inch curbs: The interior containment areas slope to (2) 24-inch-deep stainless steel-lined sumps. Additional jouter and see st containment is provided and its areas slope to (2) shallow lined or over each concrete sumps. Trotal containment capacity available during truck which be loading and unloading procedures is 8,342 gallons. The concrete in a this area is coated so as to be impermeable to the solvents handled of solvents

#### Container Storage

Container storage areas are present in the north and south buildings

	as detailed: Mari	North Building	South Building	· · · · · · · · · · · · · · · · · · ·
	<u>Features</u>	Service Center)	(Accumulation Center)	Weendl
	Dimensions	40 ft X 30 ft x 30 ft x 31 ft	60 ft X 45 ft - Area 45 ft X 45 ft - Area	
in in the second	Curbing	6 in wide X 4 in high	6 in wide X 4 in high	Clos Sidem
eria niidi. Viin yapad	Containment.	3 trenches, total capacity 520 gal.	<pre>3 trenches 2 sumps total capacity: 4,437 gal Area 1</pre>	- Sileban
	Maximum Waste Storage	64,357-gal, DRAFT.	1,275 gal Area 2 44,367 gal Area 1 12,749 gal Area 2	\$16 × 14.8 , 3.8 
media etype m. 2	Wastertype	non-flammabiles & A.A.B.	Non-flammables - Area Flammables - Area	1non-Fla
			orized for storage as were	breed in
10000000000000000000000000000000000000	Storage	Foliation Storage Waste Storage	Tollows: Storage Waste Type	Haman Haste Kaste

D001 South Bldg.

F002 North Bldg.

and South Bldg.

Area 1.

Cleaner South Bldg. Solvent and South Bldg. Solventing South Bldg.

D006 Area 2

TiD008tic + 15ead

Page 2 of 21.

OF004 to Act North Bldg. Cresylic Actd For Gilla.

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PERMIT/CERTIFICATION NO.: HO29-158820

Safety Kleen Corporation PROJECT: Operation of a Hazardous

Waste Container/Tank Storage

Facility -

	Hazardous _			Haza
	Wastê EPA Number	Storage Location	Waste Type	· 72762.
Dry Cleaning Waste	D001	South Bldg.	<pre>Graph Spirits (Mineral Spirits)</pre>	A STOD
ender allerications expedi	F0022			្នា ីងម៉េណ
The state of the s	an	d South Bldg.	(perchloroethylene &	ර
		Area l	trichlorotrifluoro-	
Mapplication ages 4.86	Plant maere	de wastin	methane)	
Ten as vell any mast as	Part (2) condi	asometry of the	Ignitable (Lacquer	字列的
Paint Waste	1000 Fed 24	Area 2	Thinner)	FE-1500
	D006	South Bldg.	EP Toxic - Cadmium	000
The second of the second sections	•	Area 32 9 8		sa seematik
	D007	South Bldg.	EP Toxic - Chromium	
	D000	Area 2 South Bldg.	EP Toxic - Lead	
• ,	D008	Area 2	EP TOXIC - Lead	ن ميامند
	F003	South Bldg.	Non-Halogenated	٠.
e e		Area 2	Solvents (Lacquer	* **
•	<del>-</del>	•	Thinner)	
	F005	South Bldg.	Non-Halogenated	F00
•		Area 2	Solvents (Lacquer	
		•	Thinner)	
T 7	D001	South Bldg.	Ignitable (Mineral	
Industrial Solvents	DOOT	Area 2	Spirits and Lacquer	
(from Large Quantity Generators)	-	ALCO Z	Thinner)	
Generators,	D006	South Bldg.	EP Toxic - Cadmium	
		Area 2	(Mineral Spirits)	
-	D008	South Bldg.	EP Toxic - Lead	DCO
•		Area 2	(Mineral Spirits)	
	F001	South Bldg.	Chloronated Solvents	εvu
		Area 1		
	F002	South Bldg.	Chloronated Solvents	E.O.C
•	<b>7000</b>	Area l	Non Halogonatod	
	F003	South Bldg.	Non-Halogenated	F00
		Area 2	Solvents (Lacquer	
			Thinner)	,
間を終すし間のから が必然に関する。 新	F005	South Bldg.	Non-Halogenated Solvents: (Lacquer	ÉOO
Representation of the second		Area 2	Thinner)	
	* *			

Concrete in each of the two storage areas has been coated with material so as to be impermeable to the solvents being stored.

Containerized wastes approved for storage in any of the following stes approcessions: 5 gallon pails, boxes which hold 4 two and one-half gallon pagallon filters each, 16-gallon drums, 30-gallon drums, split 30 gallon 16-gallon drums. gallon drums, and/or 55-gallon drums. gallon drums, and/or 55

PERMIT/CERTIFICALION NO.: HO29-158820 Safety Kleen Corporation PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

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Page 4 of 11

The following submittals were artilized in the preparation of this were are document and are considered a part thereof: homogic sha Taba Toor oiden

me remail revised operating permit application submitted May 20, 1991 are and permit

and and additions and additions to the above application received on a calculation and additions to the above application received on a calculation of the calculation and calculations are calculated as a calculation of the calculation are calculated as a calculation of the calculation are calculated as a calculation of the calculation August 9, 1991 and August 15, 1991.

These documents supercede the joriginal application received on DER juscidence of the second of the

Replaces Permit No.: HC29-118986

DRAFT

Page 4-of 31.

Page 4 of 21.

PERMITTEE: Safety Kleen Corporation

PERMIT/CERTIFICATION NO.: HO29-158820

PROJECT: Operation of a Hazardous

Waste Container/Tank Storage

Facility

#### 

GENERAL CONDITIONS (1)

The terms, conditions, requirements, limitations, and restrictions set forth herein are "Permit Conditions" and as such are binding upon the permittee and enforceable pursuant to the authority to the authority to the suthority to the sections 403.161, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is hereby placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of the "Permit Conditions" by the permittee, its agents, employees, servants or representatives.

This permit is valid only for the specific processes and p

- 3. As provided in Subsections 403.087(6) and 403.722(5), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Nor does it authorize any injury to public or private property or any invasion of personal rights, nor infringement of federal, state or local laws or regulations. This permit does not constitute a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
- This permit conveys no title to land or water, does not constitute state recognition or acknowledgement of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title of leasehold interests have been obtained from the state. Only the Trustees of the Internal Improvement Trust Fund may express state opinion as to title.
- 5. This permit does not relieve the permittee from liability for does not harm or injury to human health or welfare, animal, plant or aguatic life or property and penalties therefore caused by the construction or operation of this permitted source; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by any order.

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this permits of a second of the control of the permits of

PERMITTEE: Safety Kleen Corporation PERMIT/CERTIFICATION NO.: HO29-158820
PROJECT: Operation of a Hazardous
Waste Container/Tank Storage
Facility

DITLING GENERAL CONDITIONS: (cont'd) Lambeau TOHIAT DE PARTERAL CONDITIONS CAUSAL

the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to a chieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

- 7. The permittee, by accepting this permit, specifically agrees to a low authorized Department personnel, Lupon presentation of the control o
- Having access to and copying any records that must be kept under the conditions of the permit;
- passes and a soperations regulated or required under this permit, and required under this permit.
- The complication reasonably necessary to assure compliance with the second to proceed the compliance with the second to the seco

investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in the this permit, the permittee shall immediately notify and provide the Department with the following information:
- Taki Carrier (a) a description of and causerof non-compliance; and a tratical sec
- (b) the period of non-compliance including exact dates and so the land of the confidence including exact dates and so the land of the land

The permittee shall be responsible for any and all damages which may and all damages which may be subject to enforcement action by the Department of this permit.

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PERMITTEE:
Safety Kleen Corporation

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PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

GENERAL JUNDITIONS:

#### GENERAL CONDITIONS: (cont'd)

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information records, notes, monitoring data and other information records, notes, monitoring data and other information records to the construction or operation of this permitted source, as evidence to the Department, may be used by the Department as evidence in any enforcement case arising under the Florida Statutes or Department rules, except where such use is proscribed by the country of the Scatter of the Statutes of Department rules, except where such use is proscribed by the country of the Statutes of Department rules, except where such use is proscribed by the country of the Statutes of Department rules, except where such use is proscribed by the country of the statutes of the country of the statutes of the country of the count
- mperty the application of the permitteet of comply with changes in Department rules of east and Florida Statutes after a reasonable time for compliance, the permittee does not waive any other rights, and granted by Florida Statutes or Department rules.
- 11. This permit is transferable only upon Department approval in accordance with Florida Administrative Code Rules 17-4.120 and 17-730.300, as applicable. The permittee shall be liable for any applicable non-compliance of the permitted activity until the transfer is
- were saile. This permit is required to be kept at the work site of the time of time of the time of time of the time of the time of time of time of time of the time of tim
- 13. This permit also constitutes:
- nent with description of Best Available Control Technology (BACT)
- second such a petermination of Prevention of Significant Deterioration of Significant Deterioration of Post of the Second Second
  - () Certification of Compliance with State Water Quality Standards (Section 401, PL 92-500)
- ( ) Compliance with New Source Performance Standards Compliance
- record keeping requirements:

SEL THARPER LES LIMBARISE POUS MAYOR

proviscre as a nit Upon, request, the permittee shall furnish all records and questons to be seed the permitter language under Department rules. The retention screen and questons in the permitter plans required under Department rules. The retention screen and questons in the unless otherwise stipulated by the Department, during the effect report includes of any unresolved enforcement action.

This permit elso dehan

PERMITTEE: 1988 AND NOT THE Safety Kleen Corporation

PERMIT/CERTIFICATION NO.: - HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility.

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TROWS: GENERAL CONDITIONS: (cont'd) TEPRE CONDITIONS: (cont 14. (cont'd)

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- Records of monitoring information shall include:
- the date, exact place, and time of sampling or measurements; manantwhenithin or -
- The person responsible for person responsible for performing the sampling or measurements;
- The state of the second responsible for performing the analyses of the second s besidenting at each evenes results of such analyses, as a location of even engine essents, of
- 2 2 15. When requested by the Department withespermittee, shall within a constant reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the single parmer as Department, such facts or information shall be submitted or corrected promptly. രാ കമരുക്ക് വച്ചത്തെടെ ഒര corrected promotily.
- Oning 16: Pin the case of a hazardous waste fadulity permit withe following here tons the permit conditions shall also apply to yit to be not beraid abbased bases ball at

telimine with Partition permittee will submit the following reports to the assistance as a second Department: Department: ..

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- Party & word (1) Manifest discrepancy assert a significant discrepancy asserts Photo service the companies the discovered the permittee must attempt to accept the reconcile the discrepancy If not resolved within 15 days after receiving the waste, the permittee shall. find by a copy of the state of manifest to the Department.
- (2) Punmanifested waste report; Prie permittee shall, submit ans tea was unmanifested waste report to the Department within 15 days bostpt of comerciteoforeceipt of unmanifested waste. The comercity of the state of un



PERMITTEE: Safety Kleen Corporation

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

TOTAL CONDERIONS: Coont

GENERAL CONDITIONS: (cont'd)

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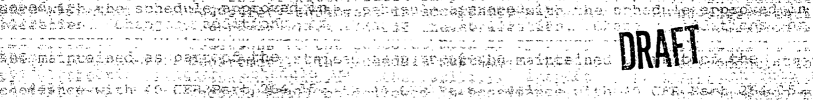
Betweet of Department in the carting of Jany non-compliance which may endanger programme and the public drinking water supplies corethe occurrence of a fire or a fire or explosion from the facility which could threatens the environments or should be human health outside the facility, shall be verbally submitted to the Department within 24 hours and a written submission provided within 5 days. The verbal submission within 24 hours shall contain the name, address, I.D. number and telephone number of the facility and owner or operator, the name and quantity of materials involved the extent of injuries (if any), an assessment of actual or enterior potential hazards, and the estimated quantity and disposition of the talk recovered material. The written submission shall contain the (1) a description of any cause of mon-compliance; and

- Switch the confected the anticipated time the non-compliance is the is expected to continue and steps being taken to reduce.
- Reports of compliance or non-compliance with, or any the progress reports on Trequirements contained in any scompliance of the contained # # # # # To be submitted no later than 14 days to be submitted no later than 14 days to be will be submitted and later than 14 days to be submitted and later than 14 days that 14 days th following each schedule date.
- d. All reports on information required to be submitted to theres at in Department by a hazardous waste permittee shall be signed by a nazardous Envious person cauthorized to sign to permit application thereseen an interest during the bustoness, the encuries has been bustoness and accompanies the encurrence of the constant of the encurrence of the constant of

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PERMITTEE:

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PERMIT/CERTIFICATION NO.: HO29-158820 Safety Kleen Corporation PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility '

SPECIFIC CONDITIONS: Part I. General

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SPECIFIC CONDITIONS: . -warm J. General

seast coorsethes bermitteen shall coberate the herein permitted facility into a same to a conditions of this permit, and the permit application.

cerration of materials.

Shall 3020 They permittee shall store only those wastes identified in a testable of the control erior of the apprincation of Prior tolacceptance of new hazardous waste to for year to the apparent that the permitteet shall submits to the Department, for approval, the proposed new waster. This analysis shall also has a sale of the proposed new waster. This analysis shall also has a sale on site. Compliance with this condition shall be in accordance with 40 CFR Part 264.13.

Section 19 1 The Bermittee shall motify the Department in writing four weeks prior to receipt of hazardous waste from a foreign source, and

- - - - - - - - - - The permittee is only allowed to operate the hazardous waste permit (detailed on Attachment 1).

57 The permittee shall comply with the required notices of 40 CFR 30 500 1000 Part 264 12(c) in accordance with Florida Administrative Code Rule 17-7300300(2); before transferring ownership or operation of the become transferring facility during its operating life.

sale records of chemical sake translate the records of chemical sake trans The land physical analysis for the hazardous wastes generated and stored as second at the permitted facility, as indicated in the permit application in Attachment 1112AC5 and ITAC68 In compliance with 400 CFR Parts 12205 and 110AC68 264113(a) and 264.13(b) .: 64 .: 3(a) but 1.64 .: 4.65 . 264118(a) and 264.13(b) .: 5

anside of the perhittee shall prevent unauthorized entry of persons into a shall prevent unauthorized entry of persons into the hazardous waste units to comply with the security requirements of 40 Cer Part 264: 14 cand shall maintain the security equipment and 1400 and procedures as described in the permit application. Attachmet II A.4

nest reand safety equipmenth in accordance with the schedule approved in prostrain as Attachment if.A.4(d) of the application. Changes, additions, or deletions to the schedule must be approved in writing by the Department of The schedule must be maintained as part of the introduction and operating record at the facility. Inspection program, schedule and records shall be followed in accordance with 40 CFR Parts 264.15

Trade 10 of 21

Page 10 of 21.

PERMITTEE:
Safety Kleen Corporation

PERMIT/CERTIFICATION NO.: HO29-158820
PROJECT: Operation of a Hazardous
Waste Container/Tank Storage
Facility

SPECIFIC CONDITIONS: (cont'd)
Part I. General (cont'd)

The permittee shall comply with the training requirements of 40 complete the CFR Part 264.16. Facility personnel shall successfully complete the approved training program within six (6) months of employment as indicated in the permit application, Attachment II.A.4(e).

Verification of this training must be kept with the personnel of the training must be kept with the personnel of the training must be kept with the personnel of the training has been completed.

- 10.a. The permittee shall comply with the general requirements for ignitable, reactive, or incompatible waste of 40 CFR Part 264 17 concerning precautions to prevent accidental ignition or reaction of ignitable and reactive waste. Signs showing the wastes by the name they are known best, their EPA hazardous waste number, and total storage capacity in accordance with the tables shown on page 1 of 21, 2 of 21 and 3 of 21 of this permit, shall be placed in a highly visible location at each bay. "No Smoking" signs shall be conspicuously posted at each location where ignitable wastes are stored and whenever flammable gases are generated.
- 10.b. The facility shall be maintained and operated to minimize the shall possibility of a fire, explosion, or any unplanned sudden or any non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water which could threaten human health or the environment as per 40 CFR Part 264.31.
- 11. The permittee shall operate the hazardous waste facility in accordance with the preparedness and prevention procedures outlined placed in Attachment II.A.4(d) of the permit application and the manual facility communication, or alarm systems, fire I facility communication, or alarm systems, fire I facility communication protection equipment, spill control equipment, and decontamination equipment as necessary to assure its proper operation in time of constant to a source its proper operation.
  - 12. The contingency plan must be amended and distributed to the appropriate agencies if any criteria of 40 CFR Part 264.54 are met. Amendments to the plan must be submitted and approved in writing by the Department.
- 13. The permittee shall follow the emergency procedures specified in 40 CFR Part 264.56, approved in Attachment II.A.4(b) of the permit application, and contingency plan. The permittee shall give proper notification if an emergency situation arises, and within fifteen (15) days shall submit to the Department a written report which includes all information required in 40 CFR Part 264.56(j), and as described on pages II.A.4(b)-6 through 8 of the contingency plan.
  - 14. The permittee shall post at conspicuous locations information on emergency equipment and evacuation procedures in accordance with 40 CFR Parts 264.52(e) and (f).

PERMITTEE: Safety Kleen Corporation PROJECT: Operation of a Hazardous Waste Container/Tank Storage

PERMIT/CERTIFICATION NO.: HO29-158820

Facility

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- 15. The permittee shall weep close to the telephone from where the shall weep to be the shall weep to the shall weep to the shall we shall we the shall we the shall we shall remergency calls will most likely be made, a list containing the war a most likely be made, a list containing the war a most rames and telephone numbers of the emergency coordinators required to the in 40 CFR part 264.55, and of the emergency response institutions as a containing the emergency coordinators required to the emergency response institutions as a containing the emergency coordinators required to the emergency response institutions as a containing the emergency coordinators required to the emergency response institutions as a containing the emergency coordinators required to the emergency response institutions as a containing the emergency coordinators required to the emergency response institutions as a containing the emergency coordinators required to the emergency response institutions as a containing the emergency coordinators required to the emergency response institutions are contained to the emergency response in the emergency representation of the emergency response in the

properties 610 The contingency plan shall be maintained as a separate as a separate independent document which meets the regulatory requirements of DERand which 2) - 731t Form 17-730.900(2); Part HI, Ach 4:0 (b);

17. The permittee shall romply with the use of manifest system a established requirements of 40 CFR Part 264.71, and the manifest discrepancy requirements of 40 CFR Part 264.72. The permittee shall submit a letter describing the discrepancy and attempts to reconcile it, and a copy of the manifest or shipping paper to the Department within 15 or dep

18. The permittee, when shipping hazardous waste off-site ashallcomply with the requirements of 40 CFR Part 262, Subpart B, and in accordance with the permit application, Attachment II.A. 7

19. The permittee shall comply with the requirements of 40 CFR Parts 264.73 and 264.74, and as described in Attachment II.A.7 of the permit application. The permittee shall keep written operating records at the facility which include: The records at the facility which include:

- The description and quantity of each hazardous waste;
- Heart and the restriction of leach hazardous waste within the facility and her leach he quantity at each location;
- ारेका कर्मन The results of the waste analysis; इंड को की कर्कात पालको इंड के कि का कर्
- 2008 5 64 A Summary report and details of incidents that require a problem with a con-Post was Commplementation of the Contingency Plan; and the Contingency Plan;
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- Operation logs; - Operation logs; -
- minorial Notice to generators; . 4 forms flurespalential a Notice to demenators: . .

and inspections (for 3 years); we will be a final final inspections (for 3 years);

- nal of the Glosure plant and updated closure cost estimates in cresure and and indeters
- Election Annual scentification of hazardous waste minimization;



PERMITTEE: Safety Kleen Corporation PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

SPECIFIC CONDITIONS: (contid): Part I. General (cont'd)

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wielicate thienniel report. That is he as political in triplicate dienniel report and

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These records must be maintained at the facility until completion and certification of closure was a safeton mental second at the land of the la

- 20. Analytical procedures shall be consistent with EPA Manual to Permi SW-846 Test Methods for Evaluating SolidsWaster (latest edition), 101 Department approved equivalent method. The Sampling and Analysis ved equivalent shall be in accordance with Characterization of Hazardous Waste Sites, A Methods Manuala VolumenII, Available Sampling Methods ods Manuala V E-600/4-83-040. 600/4-83-040.
  - The permittee shall apply for a closure permit at least 180 days prior to beginning closure at the facility as required by Florida Administrative Code Rule (17=7300260. Florida Administrative Cod
- The permittee shall apply for permit renewal at least one shall a er machinidred thirty five (135) days before the expiration date of this permit; and comply with all other requirements of the Florida Administrative Code Rule 17-730.300. 7-730.4000 Administrative Code Enledt
  - 23. The Department may modify the conditions of this permit if any of the conditions of Florida Administrative Code Rule 17-730.290(1) apply and the second Epopular hangologia wastest elocated in a tense elocated a seconomical adoptional la cardonal
- Pursuant to Rule 17-730.290, Florida Administrative Code, this permit may be modified if additional information becomes available Prindicating that the provisions of Section 3004(u) of the Hazardous he stovis and Solid Waste Amendments of 1984 (HSWA) apply to this facility. Amendment At that time, this permit may be modified to address the requirements of Section 3004(u) of HSWAcif the State has been of the Market authorized for these provisions, or alternately, the Environmental, see provi Protection Agency would issue a separate federal permit addressing, would is possesses section 3004 (u) requirements . The disperse of a section of the four counters in
- inerwo 25.9 The permittee shall certify to the Department in gless often than annually, that the permittee has in places a program to reduce the volume and toxicity of hazardous waster that the permittee no reserve generates to the degree determined by the permittee to be considered and that the method of storage is the best cable; practicable to minimize the present and future threat to human health and the environment as required by 40 CFR Part 264.73(b)(9).
- 26. The permittee shall maintain compliance with the financial requirements of 40 CFR 264 Subpart H. Salar and Salar And CFR 264 Subpart ar and a brantond thogsaff att decreases content and content in the content of the content in the content of the
  - 27. All documents submitted pursuant to the conditions of this permit shall be accompanied by a cover letter stating the name and accompanies date of the document submitted, the number(s) of the specific document submitted, the number(s) of the specific document submitted, and project name of the permit sold and involved.

Page 13 of 21.

PERMIT/CERTIFICATION NO.: HO29-158820 Safety Kleen Corporation PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

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28. The submittals in response to the specific conditions of this Plan with permit shall be submitted in triplicate to be an empermit abandon entitled,

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4520 Oak Fair Boulevard

aded. S. to to to 336% Tampa, Florida 33610-734785869 3838.

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23 3 - Condition 26 of this part size 3 of this part size 3 of the size bmitted wishall be submitted to: gray toshall be pubmitted fahall be submitted to: gray

Financial Coordinator Hazardous Waste Regulation Section Department of Environmental Regulation වෙතු වර්ත්ය පිලාල් 600 Blair Stone Road ලක් ලියන්දාරය සහ රාජ්යයා සියන් 600 Plaim Stone Tallahassée, Florida 32399-2400

29. The permittee shall notify the Department of any Solid Waste Management Units (SWMU) that are not listed in Subpart P of FDER Fort an Application form number 17-730, 900 (2) of the first and bould at the form number 47

#### Ser Storald Tocontainer Storage Conditions district Storage

- The permittee shall comply with the type, quality, and specification of containers utilized for storing hazardous wastes as described in PART II B, and the Figures detailed in Attachment II.B.3 of the permit application. Any change in container type aviously shall be previously approved by the Department. The Bray and Bray approved
- The permittee shall be authorized to store the hazardous wastes approved approved approved and siof 21 of this permit, in the approved as which storage areas which are detailed in Attachment 2. The recommendation of the storage areas which are detailed in Attachment 2.
- The last containers shall be kept colosed except when adding or removing the the waste and be handled in a manner that will not allow the containers and leading the containers and the containers are that will not allow the containers are the containers. to rupture or leak. The accontainer holding hazardous waster is not all the in good condition, or begins to leak, the waste shall be transferred to another containers in good condition as per 40 CFR Part 264.171 increines .172 and .173.
- 4. The permittee shall huse containers which are compatible with the hazardous waste to be stored to comply with the requirements of 40 CFR Part 264.172. VIR Park (164.59) -CFR Part 266.172,
- The permittee shall hot store incompatible waste in containers waste in containers draw or place it in unwashed containers that have previously held and unwashed co incompatible waste as per 40 CFR Part 264.177

PERMITTEE:

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PERMIT/CERTIFICATION NO.: H029-158820 Safety Kleen Corporation PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility.

SPECIFIC CONDI

(cont'd) SPECIFIC CONDITIONS: Fart III. Container Storage Conditions (contain)

and the construction of a telephone and a contraction of the construction and and and and and and and and a contraction of the The permittee shall inspect the container unloading areas as re non-rewell as the container storage area in accordance with the schedule iner stor and procedures approved in Attachment II.B.5 of the application and roved 40 CFR Part 264.174.

egogleg egist føba tudulli adritas kalendobæke þekt deka kalanthrænder egist í það tudult að af þadkaf eð kæli f Any unknown waste shall be segregated from all other hazardous wastes until it is identified by analyses and a compatibility group

- randerstiffer the masterio grandations of secondations and pass randers by Molecular Masteria, and other Incompatible wastes shall not be stored in the same bay or in wastes si secondary bays having the same containment system and roshall be physically game containment. separated by a dike, berm or other approved device in accordance with 40 CFR Part 264.177(c) requirements.
- 9. The permittee shall, prior to the storage of hazardous waste, determine the compatibility of each waste to be added to a storage permit application and EPA publication 600/2-80-076 "A Method for Determining the Compatibility of Hazardous-Wastely (latest edition)
- esergodoros varas con a la companio de la companio del la companio de la companio with containment systems and liners of the storage bays.

[19] 14.5 [1] 17 [17] 17 [14] 12 [14] 12 [14] 13 [14] 14 [15] 17 [16] 17 [16] 18 [16] 18 [16] 18 [16] 18 [16]

- Spilled or leaked waste and accumulated precipitation must be eased to removed from the collection area, analyzed and disposed of inscription accordance with Attachment II.A.4(b) and Attachment II.A.6 of the application and 40 CFR Part 264 175(b)(5). application and 40 CFR Part 264 (175(b) (5). application and 40 beginning the sale of the
- The permittee shall comply with the 50 foot setback rule concerning the storage of ignitable and reactive wastes in the storage of Containers as per 40 CFR Part 264:176 CFR 18:00 CFR 18:0
- the dependence of the spermittee shall comply with the requirements of 40 CFR Part 264.35 and maintain a minimum aisle space between pallets and as as a management between a pallet and a wall of two (2) feet for containers storing and a wal Fig. 35 The ree liquids - The container arrangement discussed on Page II. B. 1-1. of the application shall be followed. Any change to the container arrangement in any unit shall be previously approved by the in any unit st MDepartment. Propagation of the compartment of the contract of
- The permittee shall be authorized to store non-regulated Meal Lagranguids in the regulated storage area provided to make a succession
- The permittee complies with the requirements of 40 CFR ein Part 264.175 and includes the volume of non-regulated 364.175 and Tage from helf called to be an incalculating the total wolume of aliquid to be as a care stored in the regulated storage area.
  - The permittee shall maintain the required aisle spacing in the the storage area for both the regulated and non-regulated wastes in accordance with 40 CFR Part 264.35.

PERMITTEE: Safety Kleen Corporation PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

SPECIFIC CONDITIONS: (cont.d)

Part TI. Container Storage Conditions (cont'd)

ensures in the residence of the permittee ensures that montregulated materials shall have been as a second as a sure and apart from regulated was telepaid shall have been as a substant of the seontainers and the second as a substant of the seontainers and the second as a substant of the second at the second a

d. The permittee shall provide a written notice in the for operating records of fany non-regulated materials of some regulated materials of the few lated storage areas. The notice shalls be the factor details

ha this the duantivithe type wand she quantity to the wastes a quartity had special

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- 3. confirm that appropriate aisle spacing is available, and
- 4. document compatibility of the non-regulated waste with
- 15. The container unloading areas shall have the containers removed to be from the service vehicle to differ unloading areas and placed into the service vehicle to differ unloading areas and placed into the service the ser
- and the south building cocks along the east side of the south building and a second
  - l loading dock along the east side of the solvent return fill station
- fill station.

The containment or at one of the unloading areas when the vehicle or as seed to the vehicle or as seed to contain the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas when the vehicle or at one of the unloading areas.

TSS 17 17 No vehicle shall be on site at the facility for more than three in her

ast Curtices 1815, The scontainer unloading areas shall be clear of jany liquids thes date ad

Instruction of the following containers shall conform to DOT specifications:

- 5 5 gallon polyethylene drums
- Doxes Containing 4 two and one half gallon filters
- 16 gallon steel drums and seed on

arees, drums

- Section steel Josephit 30 gallon steel drums & Jan 1980 of the
  - 55 gallon steel drums

Safety Kleen Corporation PROJECT:

Pacility

PERMITTEE: PERMIT CERTIFICATION NO.: HO29-158820 Operation of a Hazardous

Waste Container/Tank Storage Facility

SPECIFIC COMDITIONS:

SPECIFIC CONDITIONS: (cont'd)

Part II. Container Storage Conditions (cont'd) Part IV. Container Storage

The North Building Service Center shall have a maximum liquid waste storage of 5,197 gallons composed of non-flammable liquid of 5,197 gal wastes and/or liquid product.

TVILLE 21.10 The South Building Accumulation Center shall have a maximum accumulation Center shall have a maximum accumulation of the south Building Accumulation Center shall have a maximum accumulation of the south Building Accumulation Center shall have a maximum accumulation of the south Building Accumulation Center shall have a maximum accumulation of the south Building Accumulation of the sout springs figured waste storage of 44,367 gallons composed of non-flammable of 44,367 gallons composed of non-flammable liquid wastes and/or liquid product in Area 1. liquid wastes and or liquid product in Area 1.

instit 23.5 The South Building Accumulation Center shall have a maximum Figuid waste storage of 12,749 gallons composed of flammable liquid wastes and/or liquid product in Area 2. cowestes and/or disold produ

The container unloading and storage areas shall be closed as per Attachment II.B.6 and PART II K and the Financial Requirements of the application as required by 40 CFR Subpart G and Part 264.178.

#### III - Tank Storage Conditions

one is the permittee shall maintain, inspect, and operate the tank storage unit, appurtenant equipment, and associated secondary, appurtenant scontainmentestructures in such a manner that any leakage or release property car to confehazardous waste from the unit shall be detected within twenty course of occurrence, that the secondary containment was a containment. structures will be capable of preventing any migration of wastes or an entire accumulated liquid to the soil, groundwater, or surface waters, and that spilled or leaked waste and accumulated precipitation will be with the removed within twenty four (24) hours of occurrence. The specific was four be the conditions presented in Section, III apply to the tank system storing n some aspent mineral spirits as described on pages 1 of 21 and 2 of 21 of this permit. The tank system shall be defined as the tank storage unit, appurtenant equipment and secondary containment, structures at equipment Libosoff (detailed in Attachments 3 and 4) . The modification of the contest of t

- The permittee shall keep records at the facility documenting the hall ke randreys acade to ficthe tank system to sufficient as secundary contains the tenk system the
- CER Part 260. [96(a)]... The permittee shall maintain, inspect, and operate the spill and hall ma rest of the overfill prevention controls, during loading and unloading procedures 136(f) occurring at the tank storage unit in accordance with 40 CFR Part from 5tor 264.194.

industrial and antis completed where a retiles and the contractions in the contraction of the contraction of

Page 17 of 21

PERMITTEE:

PERMIT/CERTIFICATION NO.: HO29-158820

Safety Kleen Corporation PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility -

SPECIFIC CONDITION (cont'd) Hank Storage Conditions (cont.d)

- ion and management of the tank storage unit shall no management of the tank storage unit shall no management of conform to the design shown in Figures II.C.2-4 (D11124) and FIGURES 11.C.2-5 (A) (D13102) and Plate 2 (D10576) and to the procedures of t andicated in PARTOIL C of the application of the application
- Deces 10.5. The permittee shall inspect the tank storage unit, appurtenants shall inspect the tank storage unit, equipment, rand secondary containment structures in accordance with Attachment II C. II and Figure II C. 11-3 of the permit application; and 40 CFR Part 264.195. THE PART HERE CALL BY SEE TO SEE THE S
  - The permittee shall comply with the provision of response to -deaks or spills and disposition of leaking or unfit-for-use tank systems of 40 CFR Part 264.196 by satisfying the following requirements:
- a. Stop flow or addition of waste into the tank or secondary Confainment and inspect the system to determine the cause the the release in compliance with 40 CFR Part 264 196 (a) we lease
- The Remove waste from the tank system to prevent further tanks and the second s for inspection and repair, and remove released waste from the secondary containment. 40 CFR Part 264.196(b).
- And the leak or spill continued to the continue of the leak or spill continued to to the environment, and remove and properly dispose of the environment, Test content accor wastes, contaminated soils or residues in compliance with contaminated CER TILE 166.156(0)40 CFR Part 264.196(c) : 195 (a) TER OVER 156 (c)60 CFR Part 264.
- Salar Comply with the notification and report requirements of 40 th are Clart 254.146(d). CFR Part 264.196(d): 11/d) 541 Fore 114.196(3) ... CFR Part 204.196
- Secondary containment, repair or closure The control of the co
- Fifty and some contact of the major repairs of the tank system in accordance to the terms of the system.

Tank system is defined as the tank storage unit, appurtenant equipment and secondary containment structures.

Factlat A.

PERMIT/CERTIFICATION NO.: HO29-158820" PROJECT: Operation of a Hazardous Waste Container/Tank Storage. Facility Sulably

SPECIFIC CONDITION (Cont'd) (c

The permittee shall comply with the management requirements for shall comply with the management requirements for shall comply with the management. ignitable or reactive wastes contained in 40 CFR 264.198, and shall the wester follow the procedures specified in Attachment II.A.4(d) on page cedures specified II.A.4(d)-9 of the permit application.

- DEPARTMENT The permittee shall not store incompatible waste in the tank in shall decordance with 40 CFR Part 264.199.
  - The permittee is allowed to store in the tank only those wastes is allowed shown on Page 1 of 21 of this permit. The permittee shall not 1 of 21 of the exceed the indicated waste volume presented on Page 1 of 21 indicated waste
  - The permittee shall comply with the protective distance requirements for the tank placement as set forth in Tables 2-1 Through 2-6 of the National Fire Protection Association's "Flammable and Combustible Liquids Code" (1977 or 1981) as required by 40 CFR 264.198(b). 264.195(b).

#### IV - Miscellaneous

IV - Miscelianeous

- The permittee shall visually inspect stormwater accumulating as aball wi within the tank farm dike prior to releasement of these waters. It carm dike n Stormwater exhibiting an irridescent sheen shall be disposed in a ring on ir Department approved manner as detailed on Page II.C.2-3 of Section and manner II.C of the permit application. II.# "The permit applicate
- The permittee shall report to the Department, within 14 days of an incident, any utilization of the retention pond for purposes ny utilization other than receipt of non-contaminated stormwater of This includes to non-contaminated stormwater. activation of the sprinkler system which will cause an overflow from the accumulation center to the retention pond. the accumulation center to

#### Closure Conditions

V. Closure Conditions

- The permittee shall manage all hazardous waste, residues wittee shall ma sludges, spilled or leaked waste, or contaminated liquids and soils a large removed during closure of the units in accordance with the units closure of the applicable provisions of 40 CFR Parts 260 through 268 and EDER FORM ons of 40 17-730.900(2), including the manifest requirements 7-A (copy) of each luding th manifest required as a result of closure activities shall be on red as a result submitted to the Department with closure certification.
- The permittee shall close the hazardous waste units in a manner that minimizes or eliminates, to the extent necessary to protect or eliminate human health and the environment, post-closure escape of hazardous the environment, waste, hazardous waste constituents, leachate, contaminated races waste conrainfall, or waste decomposition products to the groundwater, waste decomposition surface waters, or to the atmosphere as per 40 CFR Parts 264.111. or to the a

PERMIT/CERTIFICATION NO.: H029-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

| PITIONS (SPECIFIC CONDITIONS) | (cont'd) are before conservations | Capacibic constitues (cont.   |
|-------------------------------|-----------------------------------|-------------------------------|
| Closure Conditio              | ns (cont d) gtskure Guardal       | M. v - Trosura Conditions (co |

Frontier

Fig. 111. The entire facility shall be closed as per PART ILK Closure and it was A Section of the application and 40 CFR Part 264 Subpart G. Company Carlon

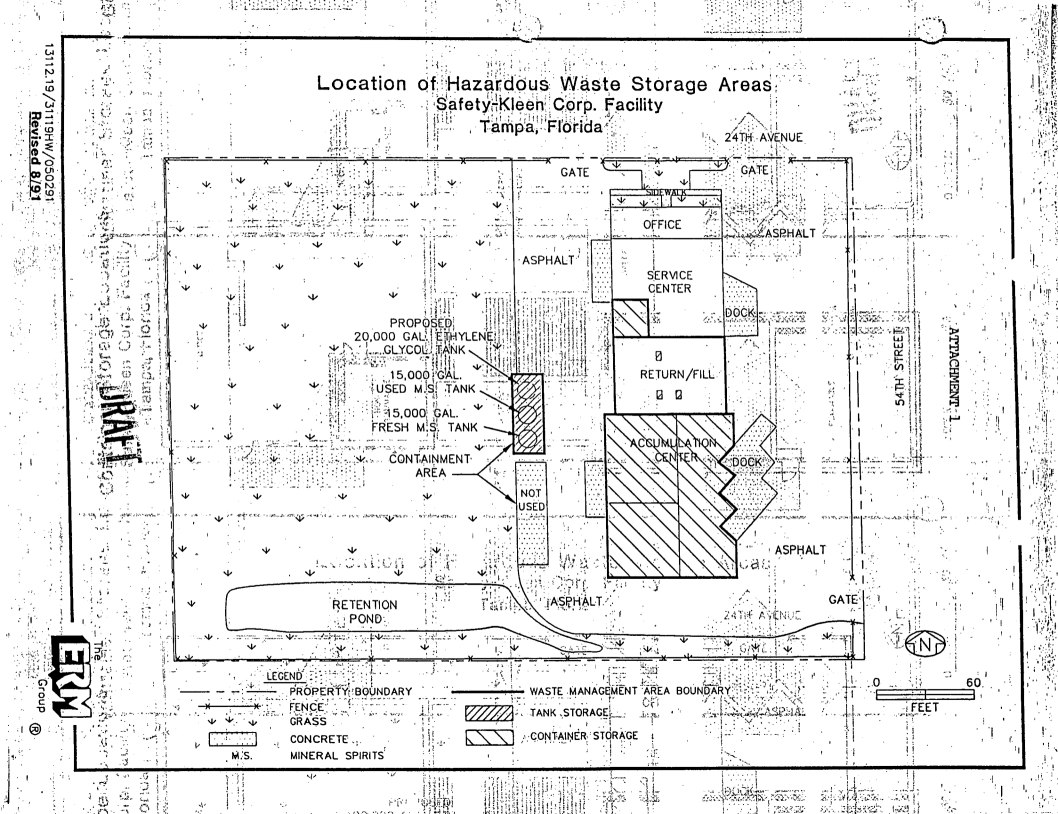
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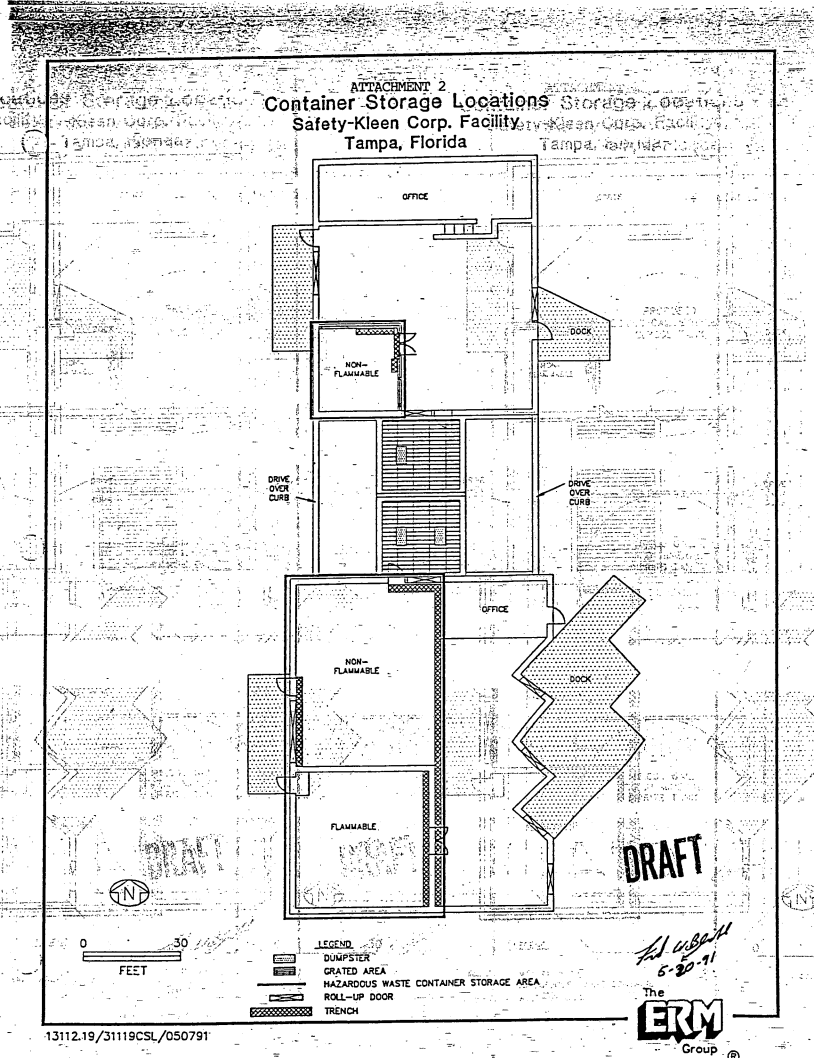
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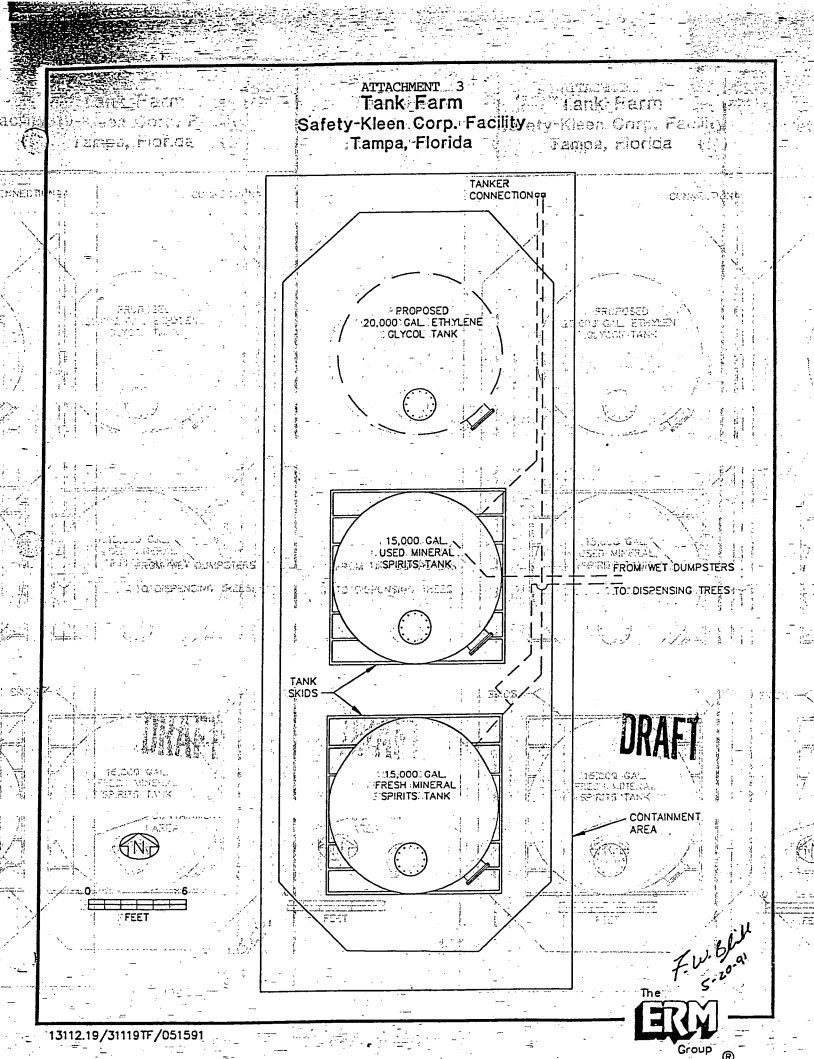
Richard D. Garrity, Ph.D. Director of District Management Southwest District - Southwest District - Southwest District track

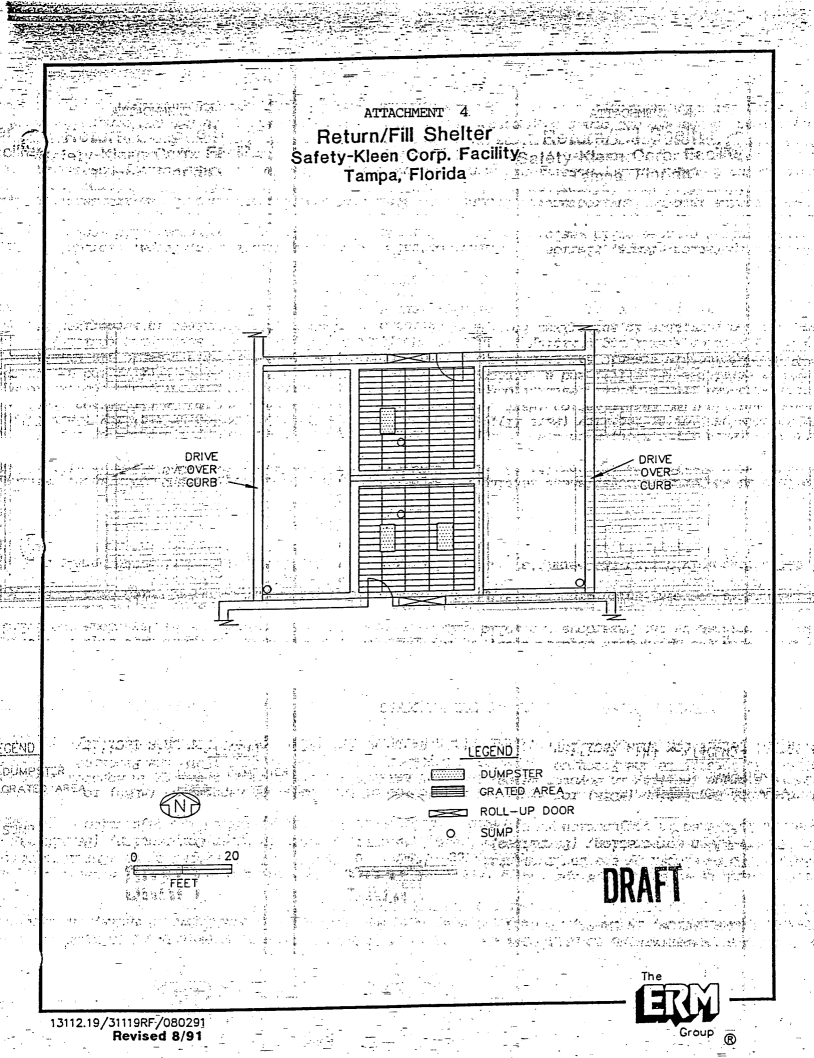
Page 21 of 21.













#### State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

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## Interoffice Memorandum

TO:

Satish Kastury

THRU:

Victor San Agustin, P.E.

William Crawford Que 5/30

FROM:

Lynne R. Milanian  $\angle RM_{5/30}$ 

DATE:

May 25, 1990

Safety Kleen Corporation, FLD 980 847 271

File No. HO29-158820

Draft Permit

Attached for your consideration is the draft permit that has been prepared for Safety Kleen's Tampa Service Center. We have utilized the "Intent to Issue" language you suggested for joint permit issuance. As we would like to proceed with issuance as soon as possible, please notify us of any appropriate revisions you might have by June 15, 1990 or earlier.

LRM/ab

James Scarbrough - EPA/Atlanta (w/attachment)

## STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

IN THE MATTER OF AN APPLICATION FOR A PERMIT BY:

DER FILE NUMBER: HO29-158820 EPA FILE NUMBER: FLD 980847271

Safety Kleen Corporation 777 Big Timber Road Elgin, Illinois 60120

Attn: Scott E. Fore, Vice President

#### INTENT TO ISSUE

The Department of Environmental Regulation (DER) and the U.S. Environmental Protection Agency (U.S. EPA) hereby give notice of their Intent to Issue, and request the publication and notice for the above referenced joint permits. Upon issuance of these permits, the Department and EPA will authorize the permittee to operate a hazardous waste tank and container storage facility at 24th Avenue and 54th Street, Tampa, Hillsborough County. Safety Kleen will receive wastes for storage on-site resulting from the servicing of four specific types of customers as follows: 1. Parts washer service which generates spent mineral spirits and spent immersion cleaner; 2. Dry cleaner service which generates perchloroethylene, mineral spirits and trichlorotrifluoroethane; 3. Paint waste service which generates various lacquer thinners and waste paints; and 4. Solvents from large quantity generators which will produce the same wastes mentioned above plus the similar solvents trichloroethylene and methylene chloride. These wastes are designated EPA Identification Numbers D001, D006, D007, D008, F001, F002, F003, F004 and F005. Treatment and disposal of these stored wastes will occur off-site.

-1-

The State of Florida has been granted authorization for those portions of the RCRA Hazardous Waste Program that were in effect prior to the passage of the Hazardous and Solid Waste Amendments of 1984. The Federal Environmental Protection Agency will administer the applicable portions of the Hazardous and Solid Waste Amendments of 1984 until the State receives authorization for these provisions.

The Department is taking this action under the authority of Section 403.722, Florida Statutes (F.S.), and Florida Administrative Code Chapters 17-4 and 17-730, (F.A.C.), which provide for issuance of permits to facilities that treat, store, or dispose of hazardous wastes. The issuance of this permit is based on the applicant's demonstration that this facility is in compliance with the technical and procedural requirements established in Chapter 17-730 F.A.C. and the appropriate Sections of 40 CFR Parts 260 through 266, which were adopted by reference in Chapter 17-730 F.A.C. This demonstration was made in the approved application submitted with DER Form 17-730.401(2) on December 27, 1988 and amended on June 9, 1989, November 2, 1989, February 14, 1990 and April 30, 1990.

Pursuant to Sections 403.815 and 403.722, F.S., and 17-730.220(6), F.A.C., you are required to publish at your own expense notice for the Department's and EPA's Intent to Issue joint hazardous waste operation permits to Safety Kleen Corporation, Tampa Service Center to operate a hazardous waste storage facility at 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida.



Pursuant to Section 17-730.220(6), F.A.C., the attached notice must be published one time only in the legal ad section of a major local newspaper of general circulation in Hillsborough County and broadcast over a local radio station within thirty (30) days from receipt of this letter. Proof of publication and broadcast must be provided to the Department within fourteen (14) days of publication of the notice.

Failure to publish the notice and provide proof of publication and broadcast within the allotted time may result in denial of the permit

The Department and EPA shall issue their respective permits with the attached conditions unless an appropriate petition is filed for a hearing pursuant to the provisions of Section 120.57, F.S. At a formal hearing under Section 120.57(1), F.S., all parties shall have an opportunity to present evidence and argument on all issues involved, to conduct cross-examination and submit rebuttal evidence, to submit proposed findings of fact and orders, to file exceptions to any order or hearing officer's recommended order, and to be represented by counsel. At an informal hearing under Section 120.57(2), F.S., the Department will provide affected persons or parties an opportunity to present evidence or a written statement in opposition to the agency's action.

Petitions for hearing must comply with the requirements of Section 28-5.201 F.A.C., and be filed with the Office of General Counsel or the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400. Petitions filed by the applicant must be filed within forty-five (45) days of receipt



of this letter. Petitions filed by other parties, or requests for public meetings by persons, must be filed within forty-five (45) days of publication or broadcast of the public notice.

Any interested person may submit comments on the draft federal permit and may request a hearing pursuant to 40 CFR 124.11. The hearing request must be in writing and should be addressed to Mr. James H. Scarbrough, U.S. EPA, at 345 Courtland Street, N.E., Atlanta, Georgia 30365 within 45 days of this notice. Petitions or requests for the meetings which are not filed in accordance with the above provisions are subject to dismissal.

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Richard D. Garrity, Ph.D. Deputy Assistant Secretary Department of Environmental Regulation 4520 Oak Fair Boulevard Tampa, Florida 33610-7347

This is to certify that this NOTICE OF INTENT TO ISSUE was mailed before the close of business on the date indicated on the return request form.

Signature



JOINT PUBLIC NOTICE OF PROPOSED AGENCY ACTIONS FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION SOUTHWEST DISTRICT 4520 OAK FAIR BOULEVARD TAMPA, FLORIDA 33610-7347 813/623-5561
In conjunction with the U.S. ENVIRONMENTAL PROTECTION AGENCY REGION IV, RCRA BRANCH 345 COURTLAND STREET, N.E. ATLANTA, GEORGIA 30365 404/347-3016

DER FILE NUMBER: HO29-158820 EPA FILE NUMBER: FLD980847271

#### INTENT TO ISSUE

THE FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION (DER) AND THE U.S. ENVIRONMENTAL PROTECTION AGENCY (U.S. EPA) GIVE NOTICE OF THEIR INTENT TO ISSUE JOINT PERMITS UNDER THE RESOURCE CONSERVATION AND RECOVERY ACT (RCRA), AS AMENDED BY THE HAZARDOUS AND SOLID WASTE AMENDMENTS OF 1984 (HSWA), SECTION 403.722, FLORIDA STATUTES (FS), AND CHAPTERS 17-4 AND 17-730 OF THE FLORIDA ADMINISTRATIVE CODE (FAC) TO SAFETY KLEEN CORPORATION, 777 Big Timber Road, Elgin, Illinois 60120, having assigned facility I.D. number FLD 980 847 271. The two permits, if issued, will constitute the RCRA permit required by Florida DER and the U.S. EPA.

The State of Florida has been granted authorization for those portions of the RCRA Hazardous Waste Program that were in effect prior to the passage of the Hazardous and Solid Waste Amendments of 1984. The Federal Environmental Protection Agency will administer the applicable portions of the Hazardous and Solid Waste Amendments of 1984 until the State receives authorization for these provisions.

A draft permit, prepared in accordance with the provisions of Chapter 17-730, FAC, contains the conditions for the operation of the hazardous waste storage facility at 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida. The proposed facility will manage hazardous waste storage units. Storage of wastes is in containers and a tank as follows:

## South Building (Accumulation Center)

Type of Waste EPA Hazardous Waste Number

Ignitable Solvent
EP Toxic Metals
Chlorinated Solven

D006, D007, D008

Chlorinated Solvents Non-Halogenated Solvents

F001, F002

D001

F003, F004, F005

DRAFT

The South Building will support a maximum drum storage capacity of 42,912 gallons.

## North Building (Service Center)

Type of EPA Hazardous Waste Number

Ignitable Solvent D001
EP Toxic Metals D006, D008
Chlorinated Solvents F002

The North Building will support a maximum drum storage capacity of 6192 gallons.

#### Storage Tank

F004

Type of EPA Hazardous Maximum Waste Waste Number Capacity

Ignitable Solvent D001

Non-Halogenated Solvents

14,250 gallons

EP Toxic Metals D006, D008

The Federal draft permit contains conditions requiring the facility to investigate prior/continuing releases of hazardous waste or constituents from solid waste units. The Federal draft permit also sets conditions for certification of waste minimization and compliance with landban regulations. FDER and EPA have made a preliminary determination that the proposed permits will comply with applicable state and federal regulations.

The application and a copy of both state and federal proposed permits are available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at Florida Department of Environmental Regulation, 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347.

The proposed U.S. EPA permit and statement of basis are available for public inspection Monday through Friday, except legal holidays, from 8:00 a.m. to 5:00 p.m. at the U.S. EPA Library, 345 Courtland Street, N.E., Atlanta, Georgia 30365. All data submitted by the applicant to the U.S. EPA is available as part of the administrative record at the above address.

Any interested person may submit written comments on this proposed State agency action to the Department of Environmental Regulation, 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347, or the proposed U.S. EPA action to the U.S. Environmental Protection Agency, Region IV, 345 Courtland Street, N.E., Atlanta, Georgia 30365 Attention: Mr. James H. Scarbrough, within forty-five (45) days of publication of this notice. All comments on the facility will be considered by both agencies in formulating a decision on issuing the respective permits.

A person who is substantially affected by the Department's proposed permitting decision may request a hearing in accordance with Section 120.57, Florida Statutes, and Chapters 17-103, and 28-5, Florida Administrative Code. Any person may request a public meeting pursuant to Section 403.722(10), Florida Statutes. The request for a hearing or meeting must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Twin Towers Office Building, Tallahassee, Florida 32399-2400, within forty-five (45) days of publication of this notice. Failure to file a request for hearing within this time frame shall constitute a waiver or any right such person may have to request a hearing under Section 120.57, FS, or a meeting under Section 403.722(10), Florida Statutes.

If a petition on the Department's permit is filed, the administrative hearing process is designated to formulate agency action. Accordingly, the Department's final action may be different from the proposed agency action. Persons whose substantial interests have been affected by any decision of the Department have the right to intervene in the proceeding. A petition for intervention must be filed pursuant to Section 28-5.207, Florida Administrative Code, at least five (5) days before the final hearing and be filed with the hearing officer, if one has been assigned, at the Division of Administrative Hearings, Department of Administration, 2009 Apalachee Parkway, Tallahassee, Florida 32301. If no hearing officer has been assigned, the petition is to be filed with the Department's Office of General Counsel, 2600 Blair Stone Road, Twin Towers Office Building, Tallahassee, Florida 32399-2400. Failure to petition to intervene within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes.

Any interested person may submit comments on the draft federal permit and may request a hearing pursuant to 40 CFR 124.11. The hearing request must be in writing and must include a written notice of opposition to the draft federal permit. Hearing requests should be addressed to Mr. James H. Scarbrough, U.S. EPA, at the above address within 45 days of this notice.

A copy of the proposed U.S. EPA permit may be obtained by contacting Mr. James H. Scarbrough, U.S. EPA at the above address. A nominal fee for copying and/or mailing may be charged.

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JOINT PUBLIC NOTICE OF PROPOSED AGENCY ACTIONS FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION SOUTHWEST DISTRICT 4520 OAK FAIR BOULEVARD TAMPA, FLORIDA 33610-7347 813/623-5561 In conjunction with the U.S. ENVIRONMENTAL PROTECTION AGENCY REGION IV, RCRA BRANCH 345 COURTLAND STREET, N.E. ATLANTA, GEORGIA 30365 404/347-3016

DER FILE NUMBER: HO29-158820 EPA FILE NUMBER: FLD980847271

#### INTENT TO ISSUE

The Florida Department of Environmental Regulation and the U.S. Environmental Protection Agency (U.S. EPA) give notice of their Intent to Issue joint permits under the Resource Conservation and Recovery Act, as amended by the Hazardous and Solid Waste Amendments of 1984, Section 403.722, Florida Statutes, and Chapter 17-4 and 17-730 of the Florida Administrative Code to Safety Kleen Corporation, Hillsborough County for the operation of a hazardous waste storage tank and container storage facility at 24th Avenue and 54th Street, Tampa, Florida. The two permits, if issued, will constitute the RCRA permit required by Florida DER and the U.S. EPA.

The State of Florida has been granted authorization for those portions of the RCRA Hazardous Waste Program that were in effect prior to the passage of the Hazardous and Solid Waste Amendments of 1984. The Federal Environmental Protection Agency will administer the applicable portions of the Hazardous and Solid Waste Amendments of 1984 until the State receives authorization for these provisions.

A person whose substantial interests are affected by the Department's proposed permitting decision may request a hearing in accordance with Section 120.57, Florida Statutes. If a petition on the Department's permit is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final agency action may be different from the position taken in this preliminary statement. Additionally, persons who support the proposed agency action may also wish to intervene in the proceeding.



For more information concerning the applicable requirements of the petitioning process and the necessary time frames for filing, please contact the Tampa District Office at 813/623-5561. The application and a copy of the State permit are available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at:

Florida Department of Environmental Regulation Southwest District Office 4520 Oak Fair Boulevard Tampa, Florida 33610-7347 (813) 623-5561.

Any interested person may submit comments on the draft federal permit and may request a hearing pursuant to 40 CFR 124.11. The hearing request must be in writing and should be addressed to Mr. James H. Scarbrough, U.S. EPA, at 345 Courtland Street, N.E., Atlanta, Georgia 30365 within 45 days of this notice.





## Florida Department of Environmental Regulation

Southwest District ● 4520 Oak Fair Boulevard ● Tampa, Florida 33610-7347 ● 813-623-5561

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary Dr. Richard Garrity, Deputy Assistant Secretary

Safety Kleen Corporation 777 Big Timber Road Elgin, Illinois 60120

Attn:

Scott E. Fore Vice President PERMIT/CERTIFICATION:

I.D. Number: FLD 980 847 271

Permit No.: HO29-158820 County: Hillsborough Issue Date: DRAFT #1

Expiration Date:

/ Longitude: Latitude 27°55'21"N / 82°23'40"W Section / Township / Range: 29S

Project: Operation of a Hazardous Waste Container/Tank Storage Facility

This permit is issued under the provisions of Chapter 403.722, Florida Statutes, and Florida Administrative Code Rules 17-730. above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawings, plans, and other documents, attached hereto or on file with the Department and made a part hereof and specifically described as follows:

The operation of drum and tank storage units within a service accumulation center at 24th Avenue and 54th Street, Tampa, Hillsborough County, Florida.

#### Tank Storage

Utilization of one aboveground, outdoor, vertical storage tank that has a 15,000 gallon capacity and dimensions of 23 feet 3 inches high by 10 feet 6 inches wide. The unit is constructed of mild steel with a 0.25 inch minimal wall thickness and surrounded by a 46 inch high concrete dike as secondary containment.

Storage of wastes in the tank shall be restricted to spent minerals spirits which are classified as follows:

EPA Number

Waste Type

D001 Ignitability D006 EP Toxic - cadmium D008 EP Toxic - lead

Maximum tank operation will be 14,250 gallons which is approximately 95% of the tank's volume. Secondary containment provided by the dike is 20,615 gallons.

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

#### Solvent Return/Fill Station

Spent mineral spirits shall enter the above referenced storage tank via any one of three dumpsters located in the return and fill station, which is a 50' by 80' roofed structure between the north and south buildings. The dumpsters are not intended for storage and can hold a maximum of 1,125 gallons. Four sumps are provided adjacent to the over head doors of the station for secondary containment during truck loading and unloading procedures. Each sump has a 280 gallon capacity. The concrete in this area is coated so as to be impermeable to the solvents handled.

#### Container Storage

Container storage areas are present in the north and south buildings as detailed:

| <u>Features</u>          | North Building (Service Center)     | South Building (Accumulation Center)                |
|--------------------------|-------------------------------------|---|
| Dimensions               | 40 ft X 30 ft                       | 80 ft X 100 ft                                      |
| Curbing                  | 6 in wide X 4 in high               | 6 in wide X 4 in high                               |
| Containment              | 2 trenches, total capacity 624 gal. | 4 trenches, 2 sumps<br>total capacity 4,298<br>gal. |
| Maximum Waste<br>Storage | 6,192 gal.                          | 33,662 gal Area l<br>9,250 gal Area 2               |
| Waste Type               | flammables and non-<br>flammables   | Non-flammables - Area 1<br>Flammables - Area 2      |

Wastes from five specific sources are authorized for storage as follows:

| <u>Source</u>                  | Hazardous<br>Waste<br>EPA Number | Storage<br>Location                       | <u>Waste Type</u>                                  |
|--------------------------------|----------------------------------|---|--|
| Mineral Spirit<br>Dumpster Mud | D001<br>D006<br>D008             | North Bldg.<br>North Bldg.<br>North Bldg. | Ignitable<br>EP Toxic - Cadmium<br>EP Toxic - Lead |
| Spent Immersion<br>Cleaner     | F002<br>and                      | North Bldg.<br>South Bldg.<br>Area 1      | Chlorinated<br>Solvent                             |
|                                | F004<br>and                      | North Bldg.<br>South Bldg.<br>Area l      | Cresylic Acid                                      |

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous

Waste Container/Tank Storage Facility

|                      | Hazardous  |                         | •   |
|----------------------|------------|-------------------------|---|
| Courac               | Waste      | Storage                 |   |
| Source               | EPA Number | <u>Location</u>         | <u>Waste Type</u>                                       |
| Dry Cleaning Waste   | D001       | North Bldg.             | Ignitable (Mineral                                      |
| •                    | an         | d South Bldg.           | Spirits)  |
|                      | EGGG       | Area 2                  |   |
| •<br>•               | F002       | North Bldg.             |   |
|                      | dili       | d South Bldg.<br>Area l | <pre>(perchloroethylene &amp; trichlorotrifluoro-</pre> |
|                      |            | micu i                  | ethane)   |
|                      |            |                         | •   |
| Paint Waste          | D001       | South Bldg.             | Ignitable (Lacquer                                      |
|                      | D006       | Area 2<br>South Bldg.   | Thinner)<br>EP Toxic - Cadmium                          |
|                      |            | Area 2                  | EP TOXIC - Cadmitum                                     |
|                      | D007       | South Bldg.             | EP Toxic - Chromium                                     |
|                      |            | Area 2                  |   |
|                      | D008       | South Bldg.             | EP Toxic - Lead   |
|                      | F003       | Area 2<br>South Bldg.   | Non-Halogenated   |
|                      |            | Area 2                  | Solvents (Lacquer                                       |
|                      | •          | · .                     | Thinner)  |
|                      | F005       | South Bldg.             | Non-Halogenated (                                       |
|                      |            | Area 2                  | Solvents (Lacquer                                       |
|                      |            |                         | Thinner)  |
| Industrial Solvents  | D001       | South Bldg.             | Ignitable (Mineral                                      |
| (from Large Quantity |            | Area 2                  | Spirits and Lacquer                                     |
| Generators)          |            |                         | Thinner)  |
|                      | D006       | South Bldg.             | EP Toxic - Cadmium                                      |
|                      | D008       | Area 2                  | (Mineral Spirits)                                       |
| •                    | D008       | South Bldg.<br>Area 2   | EP Toxic - Lead   |
|                      | F001       |                         | (Mineral Spirits) Chloronated Solvents                  |
|                      |            | Area 1                  | chiolonated bolvents                                    |
| -                    | F002       | South Bldg.             | Chloronated Solvents                                    |
| ·                    |            | Area l                  | onioromated borvenes                                    |
| . :                  | F003       | South Bldg.             | Non-Halogenated   |
| £                    | •          | Area 2                  | Solvents (Lacquer                                       |
|                      | F005       | Couth Dlde              | Thinner)  |
|                      | •          | South Bldg.<br>Area 2   | Non-Halogenated   |
|                      | •          | ALCA 4                  | Solvents (Lacquer Thinner)                              |
| •                    |            |                         | THTHHET)  |

Concrete in each of the two storage areas has been coated with material so as to be impermeable to the solvents being stored.

Containerized wastes approved for storage detail any of the following combinations: 5 gallon pails, boxes which hold 4 two and one-half gallon filters each, 16-gallon drums, 30-gallon drums and/or 55-gallon drums.

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT:

Operation of a Hazardous

Waste Container/Tank Storage

Facility

The following submittals were utilized in the preparation of this document and are considered a part thereof:

- Operating permit application submitted December 27, 1989.
- Capacity of above ground tank system submitted June 9, 1989.
- Modifications and additions to the above application received on November 2, 1989, February 14, 1990, April 30, 1990 and May 24, 1990.

Replaces Permit No.: HC29-118986

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous

Waste Container/Tank Storage

Facility

#### GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations, and restrictions set forth herein are "Permit Conditions" and as such are binding upon the permittee and enforceable pursuant to the authority of Sections 403.161, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is hereby placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of the "Permit Conditions" by the permittee, its agents, employees, servants or representatives.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in Subsections 403.087(6) and 403.722(5), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Nor does it authorize any injury to public or private property or any invasion of personal rights, nor infringement of federal, state or local laws or regulations. This permit does not constitute a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
- 4. This permit conveys no title to land or water, does not constitute state recognition or acknowledgement of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the state. Only the Trustees of the Internal Improvement Trust Fund may express state opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, plant or aquatic life or property and penalties therefore caused by the construction or operation of this permitted source, nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by any order from the Department.

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous

Waste Container/Tank Storage

Facility

GENERAL CONDITIONS: (cont'd)

6. The permittee shall at all times properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law, access to the premises, at reasonable times, where the permitted activity is located or conducted for the purposes of:
  - a. Having access to and copying any records that must be kept under the conditions of the permit;
  - b. Inspecting the facility, equipment, practices, or operations regulated or required under this permit; and
  - c. Sampling or monitoring any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately notify and provide the Department with the following information:
  - (a) a description of and cause of non-compliance; and
  - (b) the period of non-compliance, including exact dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or revocation of this permit.



PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

#### GENERAL CONDITIONS: (cont'd)

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source, which are submitted to the Department, may be used by the Department as evidence in any enforcement case arising under the Florida Statutes or Department rules, except where such use is proscribed by Section 403.73 and 403.111, Florida Statutes.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
- 11. This permit is transferable only upon Department approval in accordance with Florida Administrative Code Rules 17-4.120 and 17-730.300, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit is required to be kept at the work site of the permitted activity during the entire period of construction or operation.
- 13. This permit also constitutes:
  - ( ) Determination of Best Available Control Technology (BACT)
  - ( ) Determination of Prevention of Significant Deterioration (PSD)
  - () Certification of Compliance with State Water Quality Standards (Section 401, PL 92-500)
  - ( ) Compliance with New Source Performance Standards
- 14. The permittee shall comply with the following monitoring and record keeping requirements:
  - Upon request, the permittee shall furnish all records and plans required under Department rules. The retention period for all records will be extended automatically, unless otherwise stipulated by the Department, during the course of any unresolved enforcement action.

Page 7 of 17.



PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

GENERAL CONDITIONS: (cont'd)
14. (cont'd)

- b. The permittee shall retain at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation), copies of all reports required by this permit, and records of all data used to complete the application for this permit. The time period of retention shall be at least three years from the date of the sample, measurement, report or application unless otherwise specified by Department rule.
- c. Records of monitoring information shall include:
  - the date, exact place, and time of sampling or measurements;
  - the person responsible for performing the sampling or measurements;
  - the date(s) analyses were performed;
  - the person responsible for performing the analyses;
  - the analytical techniques or methods used; and
  - the results of such analyses.
- 15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be submitted or corrected promptly.
- 16. In the case of a hazardous waste facility permit, the following permit conditions shall also apply:
- a. The permittee will submit the following reports to the Department:
  - (1) Manifest discrepancy report: If a significant discrepancy in a manifest is discovered, the permittee must attempt to reconcile the discrepancy. If not resolved within 15 days after receiving the waste, the permittee shall immediately submit a letter report including a copy of the manifest to the Department.
  - (2) Unmanifested waste report: The permittee shall submit an unmanifested waste report to the Department within 15 days of receipt of unmanifested waste.

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous

Waste Container/Tank Storage Facility

GENERAL CONDITIONS: (cont'd)

16.a. (cont'd)

(3) Annual report: An annual report covering facility activities during the previous calendar year must be submitted in accordance with Florida Administrative Code Rule 17-730.

- b. Notification of any non-compliance which may endanger public drinking water supplies, or the occurrence of a fire or explosion from the facility which could threaten the environment or human health outside the facility, shall be verbally submitted to the Department within 24 hours and a written submission provided within 5 days. The verbal submission within 24 hours shall contain the name, address, I.D. number and telephone number of the facility and owner or operator, the name and quantity of materials involved, the extent of injuries (if any), an assessment of actual or potential hazards, and the estimated quantity and disposition of recovered material. The written submission shall contain the following:
  - (1) a description of any cause of non-compliance; and
  - (2) if not corrected, the anticipated time the non-compliance is expected to continue and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.
- c. Reports of compliance or non-compliance with, or any progress reports on, requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.
- d. All reports or information required to be submitted to the Department by a hazardous waste permittee shall be signed by a person authorized to sign a permit application.

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage

Facility

SPECIFIC CONDITIONS: Part I. General

- 1. The permittee shall operate the herein permitted facility in accordance with 40 CFR Part 264, Subparts A through J, the conditions of this permit, and the permit application.
- 2. The permittee shall store only those wastes identified in Section I.D.2.6-1 pages ID 2-5 through ID 2-8 of the application. Prior to acceptance of new hazardous waste for storage, the permittee shall submit to the Department, for approval, waste analysis of the proposed new waste. This analysis shall also be incorporated in the general waste analysis plan which is retained on site. Compliance with this condition shall be in accordance with 40 CFR Part 264.13.
- 3. The permittee shall notify the Department in writing four weeks prior to receipt of hazardous waste from a foreign source, and comply with the other requirements of 40 CFR Part 264.12.
- 4. The permittee is only allowed to operate the hazardous waste units specified in pages  $\underline{1}$  of  $\underline{17}$ ,  $\underline{2}$  of  $\underline{17}$  and  $\underline{3}$  of  $\underline{17}$  of this permit.
- 5. The permittee shall comply with the required notice of 40 CFR Part 264.12(c) before transferring ownership or operation of the facility during its operating life.
- 6. The permittee shall maintain and update the records of chemicals and physical analysis for the hazardous wastes generated and stored at the permitted facility, as indicated in the permit application in Section I.D.4.a-l, in compliance with 40 CFR Parts 264.13(a) and 264.13(b).
- 7. The permittee shall prevent unauthorized entry of persons into the hazardous waste units to comply with the security requirements of 40 CFR Part 264.14, and shall maintain the security equipment and procedures as described in the permit application, Section I.E.1 and Section I.E.4.a.
- 8. The permittee shall inspect the facility operating, emergency and safety equipment in accordance with the schedule approved in Section I.E.4.b. of the application. Changes, additions, or deletions to the schedule must be approved in writing by the Department. The schedule must be maintained as part of the operating record at the facility. Inspection program, schedule and records shall be followed in accordance with 40 CFR Part 264.15.

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PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage Facility

SPECIFIC CONDITIONS: (cont'd)
Part I. <u>General</u> (cont'd)

- 9. The permittee shall comply with the training requirements of 40 CFR Part 264.16. Facility personnel shall successfully complete the approved training indicated in the permit application, Section I.E.5. Verification of this training must be kept with the personnel training records and maintained on-site. Personnel shall not work unsupervised until training has been completed.
- 10. The permittee shall comply with the general requirements for ignitable, reactive, or incompatible waste of 40 CFR Part 264.17 concerning precautions to prevent accidental ignition or reaction of ignitable and reactive waste. Signs showing the wastes by the name they are known best, their EPA hazardous waste number, and total storage capacity in accordance with the tables shown on page  $\underline{1}$  of  $\underline{17}$ ,  $\underline{2}$  of  $\underline{17}$  and  $\underline{3}$  of  $\underline{17}$  of this permit, shall be placed in a highly visible location at each bay. "No Smoking" signs shall be conspicuously posted at each location where ignitable wastes are stored and whenever flammable gases are generated.
- 11. The permittee shall operate the hazardous waste facility in accordance with the preparedness and prevention procedures outlined in Section I.E.4. of the permit application and the requirements of 40 CFR 264, Subpart C. Required equipment and communication systems at the facility shall be installed, operated, and maintained as indicated in the permit application section referenced above, in accordance with 40 CFR Part 264, Subpart C.
- 12. The contingency plan must be amended and distributed to the appropriate agencies if any criteria of 40 CFR Part 264.54 are met. Amendments to the plan must be submitted and approved in writing by the Department.
- 13. The permittee shall follow the emergency procedures specified in 40 CFR Part 264.56, approved in Section I.E.2. of the permit application, and contingency plan. The permittee shall give proper notification if an emergency situation arises, and within fifteen (15) days shall submit to the Department a written report which includes all information required in 40 CFR Part 264.56(j), and as described in Section I.E.2.c Item 10 of the contingency plan.
- 14. The permittee shall post at conspicuous locations information on emergency equipment and evacuation procedures in accordance with 40 CFR Parts 264.52(e) and (f).

PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous

Waste Container/Tank Storage Facility

SPECIFIC CONDITIONS: (cont'd)
Part I. <u>General</u> (cont'd)

- 15. The permittee shall keep close to the telephone from where emergency calls will most likely be made, a list containing the names and telephone numbers of the emergency coordinators required in 40 CFR Part 264.55, and of the emergency response institutions and agencies as described in 40 CFR Part 264.52(c).
- 16. The contingency plan shall be maintained as a separate independent document which meets the regulatory requirements of DER Form 17-730.900(2), Part II, A., 4., (b).
- 17. The permittee shall comply with the use of manifest system requirements of 40 CFR Part 264.71, and the manifest discrepancy requirements of 40 CFR Part 264.72.
- 18. The permittee, when shipping hazardous waste off-site, shall comply with the requirements of 40 CFR Part 262, Subpart B, and in accordance with the permit application, Section I.D.6.
- 19. The permittee shall comply with the requirements of 40 CFR Parts 264.73 and 264.74, and as described in Section I.D.6 of the permit application. The permittee shall keep written operating records at the facility which include:
- The description and quantity of each hazardous waste;
- The location of each hazardous waste within the facility and quantity at each location;
- The results of the waste analysis;
- A summary report and details of incidents that require implementation of the Contingency Plan;
- Copy of manifest;
- Notice to generators;
- The results of monitoring and inspections (for 3 years);
- Closure plan and cost estimates;
- Annual certification of hazardous waste minimization.

These records must be maintained at the facility until completion and certification of closure.



PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage

Facility

SPECIFIC CONDITIONS: (cont'd)
Part I. <u>General</u> (cont'd)

- 20. Analytical procedures shall be consistent with EPA Manual SW-846 Test Methods for Evaluating Solid Waste (latest edition), or Department approved equivalent method. The Sampling and Analysis Plan shall be in accordance with Characterization of Hazardous Waste Sites, A Methods Manual, Volume II, Available Sampling Methods, E-600/4-83-040.
- 21. The permittee shall apply for a closure permit at least 180 days prior to beginning closure at the facility as required by Florida Administrative Code Rule 17-730.260.
- 22. The permittee shall apply for permit renewal one hundred thirty five (135) days before the expiration date of this permit, and comply with all other requirements of the Florida Administrative Code Rule 17-730.300.
- 23. The Department may modify the conditions of this permit if any of the conditions of Florida Administrative Code 17-730.290(1) apply.
- 24. Pursuant to Rule 17-730.290, Florida Administrative Code, this permit may be modified if additional information becomes available indicating that the provisions of Section 3004(u) of the Hazardous and Solid Waste Amendments of 1984 (HSWA) apply to this facility. At that time, this permit may be modified to address the requirements of Section 3004(u) of HSWA if the State has been authorized for these provisions, or alternately, the Environmental Protection Agency would issue a separate federal permit addressing Section 3004(u) requirements.
- 25. The permittee shall certify to the Department no less often than annually, that the permittee has in place a program to reduce the volume and toxicity of hazardous waste that the permittee generates to the degree determined by the permittee to be economically practicable; and that the method of storage is the best practicable to minimize the present and future threat to human health and the environment. 40 CFR Part 264.73(b)(9).
- 26. The permittee shall maintain compliance with the financial requirements of 40 CFR 264 Subpart H.
- 27. All documents submitted pursuant to the conditions of this permit shall be accompanied by a cover letter stating the name and date of the document submitted, the number(s) of the specific condition(s) affected, and number and project name of the permit involved.

PERMIT/CERTIFICATION NO.: HO29-158820
PROJECT: Operation of a Hazardous
Waste Container/Tank Storage
Facility

SPECIFIC CONDITIONS: (cont'd)

28. The submittals in response to the specific conditions of this permit shall be submitted in triplicate to:

Deputy Assistant Secretary
Department of Environmental Regulation
4520 Oak Fair Boulevard
Tampa, Florida 33610-7347

Attn: Hazardous Waste Permitting Program

#### II. Container Storage Conditions

- 1. The permittee shall comply with the type, quality, and specification of containers utilized for storing hazardous wastes as described in Section I.E.3, and the Figures detailed in Section I.E.3 of the permit application. Any change in container type shall be previously approved by the Department.
- 2. The permittee shall be authorized to store the hazardous wastes approved on pages 1 of 17, 2 of 17 and 3 of 17 of this permit in the approved storage areas which are detailed in Attachments 1, 2 and 3. Containers must conform to DOT specification(s) and be managed in accordance with the approved operational plan. Containers shall be kept closed except when adding or removing waste and be handled in a manner that will not allow the containers to rupture or leak. If a container holding hazardous waste is not in good condition, or begins to leak, the waste shall be transferred to another container in good condition.
- 3. The permittee shall use containers which are compatible with the hazardous waste to be stored to comply with the requirements of 40 CFR Part 264.173.
- 4. The permittee shall not store incompatible waste in containers or place it in unwashed containers that have previously held incompatible waste.
- 5. The permittee shall inspect the container storage area in accordance with the schedule and procedures approved in Section I.E.4.a and Exhibit I.E.4-1 page 3 of the application and 40 CFR Part 264.174.
- 6. Any unknown waste shall be segregated from all other hazardous wastes until it is identified by analyses and a compatibility group is assigned.
- 7. Incompatible wastes shall not be stored in the same bay or in bays having the same containment system and, shall be physically separated by a dike, berm or other approved device in accordance with 40 CFR Part 264.177(c) requirements.

PERMIT/CERTIFICATION NO.: HO29-158820
PROJECT: Operation of a Hazardous
Waste Container/Tank Storage
Facility

SPECIFIC CONDITIONS: (cont'd)
Part II. Container Storage Conditions (cont'd)

- 8. The permittee shall, prior to the storage of hazardous waste, determine the compatibility of each waste to be added to a storage area according to the procedures identified in Section I.D.4 of the permit application and EPA publication 600/2-80-076 "A Method for Determining the Compatibility of Hazardous Waste" (latest edition).
- 9. Hazardous waste must be compatible with the secondary containment system and liner of the storage bay.
- 10. Spilled or leaked waste and accumulated precipitation must be removed from the collection area, analyzed and disposed of in accordance with Section I.E.2 and Section I.D.4 Part a-2 and a-3 of the application and 40 CFR Part 264.174(b)(5).
- 11. The permittee shall comply with the 50 feet setback rule contained in 40 CFR Part 264.176.
- 12. The permittee shall comply with the requirements of 40 CFR Part 264.35 and maintain a minimum aisle space between pallets and between a pallet and a wall of two (2) feet for containers storing free liquids. The container arrangement shown in Exhibits I.D.5-2a and 2b of the application shall be followed. Any change to the container arrangement in any unit shall be previously approved by the Department.

#### III - Tank Storage Conditions

- 1. The permittee shall maintain, inspect, and operate the tank storage unit, appurtenant equipment, and associated secondary containment structures in such a manner that any leakage or release of hazardous waste from the unit shall be detected within twenty four (24) hours of occurrence, that the secondary containment structures will be capable of preventing any migration of wastes or accumulated liquid to the soil, groundwater, or surface waters, and that spilled or leaked waste and accumulated precipitation will be removed within twenty four (24) hours of occurrence. This specific condition applies to the tank storing spent mineral spirits as described in pages 1 of 17 and 2 of 17 of this permit.
- 2. The permittee shall keep records at the facility documenting the age of the tank mentioned in specific condition #III-1.
- 3. The permittee shall maintain, inspect, and operate the spill and overfill prevention controls during loading and unloading procedures occurring at the tank storage unit in accordance with 40 CFR Part 264.194.



PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous

Waste Container/Tank Storage

Facility

SPECIFIC CONDITION (cont'd)
III - Tank Storage Conditions (cont'd)

- 4. Description and management of the tank storage unit shall conform to the design shown in Figures 12034, 12086 and 12172 and Exhibits I.E.3 Part 5,6,7 and 8 and to the procedures indicated in Part III of the application.
- 5. The permittee shall inspect the tank storage unit, appurtenant equipment, and secondary containment structures in accordance with Section I.E. 4 Part a-6 and a-7 and Exhibit I.E.4-1 page 1 of 4 and page 2 of 4 of the permit application, and 40 CFR Part 264.195.
- 6. The permittee shall comply with the provision of response to leaks or spills and disposition of leaking or unfit-for-use tank systems of 40 CFR Part 264.196 by satisfying the following requirements:
  - a. Stop flow or addition of waste into the tank or secondary containment and inspect the system to determine the cause of the release in compliance with 40 CFR Part 264.196(a).
  - b. Remove waste from the tank system to prevent further releases and to allow for inspection and repair, and remove released waste from the secondary containment structure at the earliest possible time in accordance with 40 CFR Part 264.196(b).
  - c. Prevent possible or further migration of the leak or spill to the environment, and remove and properly dispose of wastes, contaminated soils or residues in compliance with 40 CFR Part 264.196(c)
  - d. Comply with the notification and report requirements of 40 CFR Part 264.196(d).
  - e. Comply with the secondary containment, repair or closure requirements of 40 CFR Part 264.196(e).
  - f. Certify major repairs of the tank system in accordance with 40 CFR Part 264.196(f).

Tank system is defined as the tank storage unit, appurtenant equipment and secondary containment structures.

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PERMIT/CERTIFICATION NO.: HO29-158820 PROJECT: Operation of a Hazardous Waste Container/Tank Storage

Facility

SPECIFIC CONDITION (cont'd)
III - Tank Storage Condition (cont'd)

- 7. The permittee shall comply with the management requirements for ignitable or reactive wastes contained in 40 CFR 264.198, and shall follow the procedures specified in Section I.E.3.d. Parts 1 through 5 of the permit application.
- 8. The permittee shall not store incompatible waste in the tank in accordance with 40 CFR Part 264.199.
- 9. The permittee is allowed to store in the tank only those wastes shown on Page  $\underline{1}$  of  $\underline{17}$  of this permit.
- 10. The permittee shall comply with the protective distance requirements for the tank placement as set forth in Tables 2-1 through 2-6 of the National Fire Protection Association's "Flammable and Combustible Liquids Code" (1977 or 1981) as required by 40 CFR 264.198(b).

#### IV - Miscellaneous

- 1. The permittee shall visually inspect stormwater accumulating within the tank farm dike prior to releasement of these waters. Stormwater exhibiting an irridescent sheen shall be disposed in a Department approved manner.
- 2. The permittee shall report to the Department, within 14 days of an incident, any utilization of the retention pond for purposes other than receipt of non-contaminated stormwater. This includes activation of the sprinkler system which will cause an overflow from the accumulation center to the retention pond.

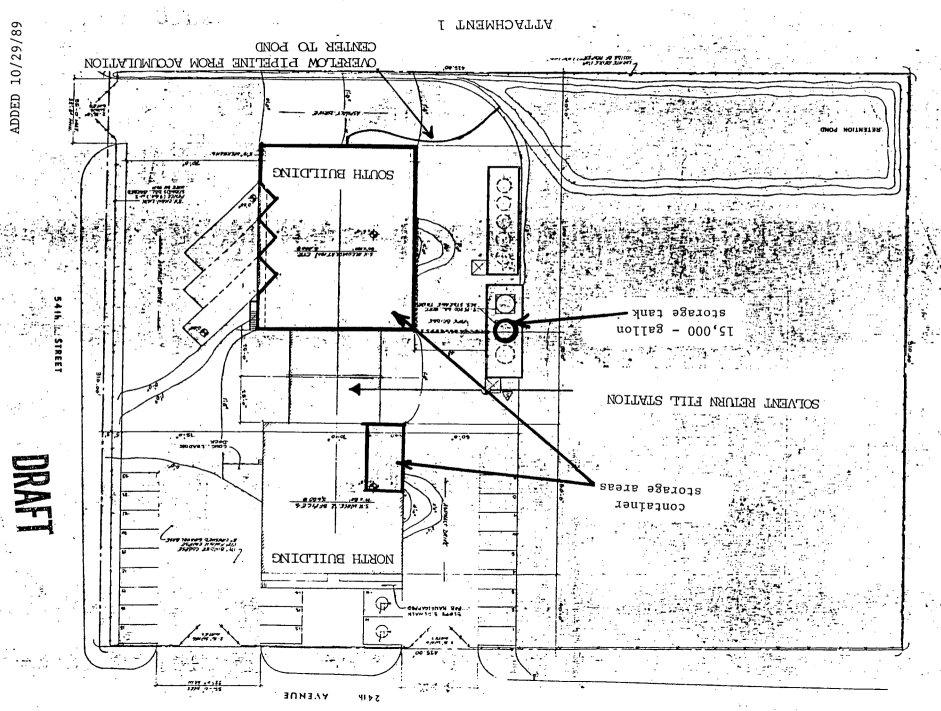
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STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

DRAFI

Richard D. Garrity, Ph.D. Deputy Assistant Secretary Southwest District

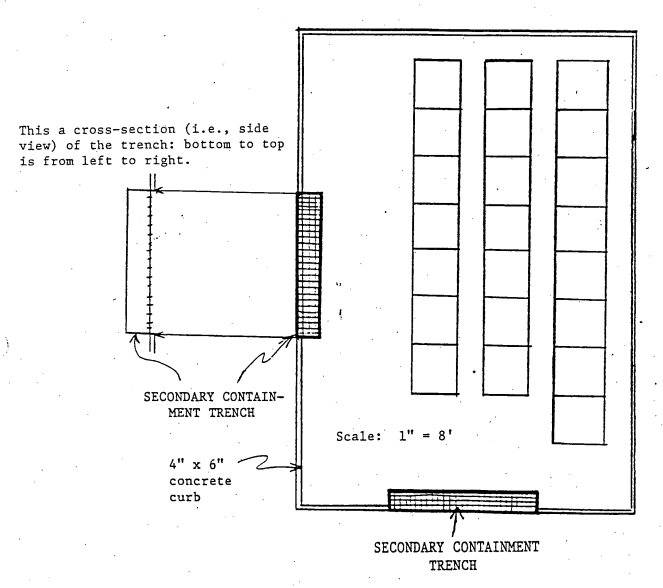
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SITE PLAN

ATTACHMENT 2 NORTH BUILDING (SERVICE CENTER)

## DRAFT



The secondary containment system is closed; no piping is associated with it. There is no slope to the floor. All containers will be stored on pallets.

#### Service Center Container Storage Area:

#### Two Trenches:

 $2 \times 11' 9 1/4'' L \times 19'' W \times 2' D \times 7.481 \text{ gal./cf} = 623.7 \text{ gallons}$ 

#### Amount to Be Stored:

43 single or double stacked pallets x 9 drums/pallet x 16 gallons/drum = 6.192 gallons. While the volume of each type of waste stored may vary, the total volume stored will never exceed 6.912 gallons.

# ATTACHMENT 3 SOUTH BUILDING (ACCUMULATION CENTER)

Scale: 1" = 12'

The trenches delineate three separate areas in this building. The square room in the upper right corner is designed to hold flammable material; flammable material may not be stored in any area but this room. The remaining two areas are actually one L-shaped room which may be used for the storage of any non-flammable material. The secondary containment

