

Florida repartment of the Personal Regulation

RCRA PERMITTING ROUTING SLIP
Facility/Item: Sayory-kicen Tallahousee
Pats No: H037- 171747
Date Document Received:
Date Action Required:
Action Is: Urgent
Routine
TO Name SIGNATURE DATE
JANET ASHWOOD LORRAINE CLARK ROBERT FRANQUES SHELTON GRAVES JOHN GRIFFIN DIANE HUNT AMRISAR KAHAROEDDIN SATISH KASTURY BHEEM KOTHUR DOUG OUTLAW
CAMILLE PLAUTZ RABIN PRUSTY MERLIN RUSSELL CINDY SMITH ROY ZIMMERMAN
REQUIRED ACTION & COMMENT:
RETURN TO: Doug Out cut FOR FILING!
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THE STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL REGULATION

CERTIFIED MAIL

In the Matter of an Application for Permit by:

Safety Kleen Corporation 4426 Entrepot Boulevard Tallahassee, Florida 32310 DER File No. 216323 Leon County

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INTENT TO ISSUE

The Department of Environmental Regulation gives notice of its intent to issue a modification to Operation Permit HO37-171747 (copy attached) for the proposed project as detailed in the application specified above for the reasons stated below.

The applicant, Safety Kleen Corporation, applied on July 17, 1992 to the Department of Environmental Regulation to modify Operation Permit HO37-171747 to include a 15,000 gallon hazardous waste storage tank for used antifreeze and to include the storage of dumpster sediment and Transfer/Fluid Recovery Service Waste (FRS) in the hazardous waste storage area. The additional wastes (DO18-DO43) specified in 40 CFR 261.24 Toxicity Characteristics adopted by DER on April 7, 1992 may also be stored in the container storage area. The location of the tank is shown in Attachment 1 and the FRS waste location is shown in Attachment 2. The waste codes are shown in Attachment 3.

The Department has permitting jurisdiction under Section 403.722, Florida Statutes and Florida Administrative Code Rules 17-4 and 17-730. The project is not exempt from permitting procedures. The Department has determined that a modification to the permit is required for the proposed work.

The Department intends to issue the modification to the permit with the conditions included in the attached draft letter.

Pursuant to Sections 403.722 and 403.815, Florida Statutes and DER Rule 17-730.220, F.A.C., you (the applicant) are required to publish at your own expense the enclosed Notice of Intent to Issue Permit Modification and to broadcast over a local radio station the enclosed radio announcement. notice shall be published one time only within 30 days in the legal ad section of a newspaper of general circulation in the area affected. For the purpose of this notice, "publication in a newspaper of general circulation in the area affected" means publication in a newspaper meeting the requirements of Sections 50.011 and 50.031, F.S., in the county where the activity is to take place. Where there is more than one newspaper of general circulation in the county, the newspaper used must be one with significant circulation in the area that may be affected by the If you are uncertain that a newspaper meets these requirements, please contact the Department at the address or telephone number listed below. The applicant shall provide proof of publication to the Department, at the Northwest

District, 160 Governmental Center, Pensacola, Florida 32501-5794; Attention: Robert V. Kriegel, within fourteen days of publication. Failure to publish the notice and provide proof of publication within the allotted time may result in the denial of the permit modification.

The radio announcement shall be broadcast one time only within thirty days on a licensed commercial radio station of sufficient power to be clearly received in the area that may be affected by the permit. Broadcast of the notice shall occur between 8:00 a.m. and 10:00 p.m. The applicant shall provide proof of broadcast to the Department at the Northwest District, 160 Governmental Center, Pensacola, Florida 32501-5794; Attention: Robert V. Kriegel, within fourteen days of broadcast. Failure to broadcast the announcement and provide proof of the broadcast within the allotted time may result in the denial of the permit.

The Department will issue the modification unless a petition for an administrative proceeding (hearing) is filed pursuant to the provisions of Section 120.57, F.S.

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, Florida Statutes. The petition 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. Petitions filed by the permit applicant and the parties listed below must be filed within 45 days of receipt of this intent. Petitions filed by other persons must be filed within 45 days of publication of the public notice or within 45 days of their receipt of this intent, whichever first occurs. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

The Petition shall contain the following information;

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;
- (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 the material facts disputed by petitioner, if any;

(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

- (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and
- (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 is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this intent. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 45 days of receipt of this intent in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes, and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

Executed in Pensacola, Florida.

State of Florida Department of Environmental Regulation

ROBERT V. KRIEGEL District Director

160 Governmental Center Pensacola, Florida 32501-5794 (904) 436-8300

CERTIFICATE OF SERVICE

The undersigned duly designated deputy clerk hereby certifies that this INTENT TO ISSUE and all copies were mailed by certified mail before the close of business on October 6, 1992 to the listed persons.

Filing and Acknowledgement filed, on this date, pursuant to §120.52(11), Florida Statutes, with the designated Department clerk, receipt of which is hereby acknowledged.

Styleny Oct. 6,1997

Date

Copies furnished to:

Leon County Board of Commissioners Augusta Posner, OGC, Tallahassee Alan Farmer, EPA/Region IV City Attorney, Tallahassee Satish Kastury, DER, Tallahassee

Newspaper Notice

PUBLIC NOTICE OF PROPOSED AGENCY ACTION
FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION
NORTHWEST DISTRICT

160 Governmental Center, Pensacola, Florida 32501-5794

THE DEPARTMENT OF ENVIRONMENTAL REGULATION (DER) GIVES

NOTICE OF ITS INTENT TO ISSUE A MAJOR MODIFICATION TO A PERMIT

UNDER THE RESOURCE CONSERVATION AND RECOVERY ACT (RCRA), AS

AMENDED BY THE HAZARDOUS AND SOLID WASTE AMENDMENTS OF 1984,

SECTION 403.722, FLORIDA STATUTES, AND CHAPTERS 17-4 AND 17-730

OF THE FLORIDA ADMINISTRATIVE CODE (FAC) TO Safety Kleen

Corporation, 4426 Entrepot Boulevard, Tallahassee, Florida

32310. The modification, if issued, will allow Safety Kleen to

store waste anti-freeze in a 15,000 gallon tank and additional

waste in the container storage area as follows: dumpster

sediment which in listed as DOO1 in 40CFR261.21, waste codes

DO18-DO43, 40CFR 264.21, and Transfer/Fluid Recovery Waste(FRS)

in accordance with Rule 17-730.171 Florida Administrative Code.

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 (specifically the waste minimization and prior release sections) until the State receives authorization for these provisions.

A proposed letter listing the modifications to the permit in accordance with Rule 17-730, Florida Administrative Code has been prepared.

The application and a copy of the proposed letters 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, Northwest District, 160 Governmental Center, Pensacola, Florida 32501-5794, 904/436-8300.

Any person may request a public meeting regarding the proposed permitting decision pursuant to Section 403.722(10), Florida Statutes. A request for public meeting is not equivalent to a request for a formal or informal administrative hearing. Public meetings are not evidenciary in nature, and information submitted at a public meeting is for non-binding consideration only. A public meeting is not subject to court or appellate review. A request for a public meeting must be filed (received) in the Office of General Counsel within 45 days of publication of this notice. Failure to file a request for a public meeting within this time period shall constitute a waiver of any right such a person may have to request a meeting under Section 403.722(10), F.S.

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, Florida Statutes. The petition 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 45 days of publication of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

The petition shall contain the following information; (a)
The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed; (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 the material facts disputed by petitioner, if any; (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; and (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 is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this Notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 45 days of publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes, and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

The application is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except for legal holidays, at the Northwest District, 160 Governmental Center, Pensacola, Florida.

Radio Announcement

PUBLIC NOTICE OF PROPOSED AGENCY ACTION
FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION
Northwest Distirct

The Florida Department of Environmental Regulation (DER) gives notice of its intent to issue a modification to a permit under the Resource Conservation and Recovery Act (RCRA), as amended by the Hazardous and Solid Waste Amendments of 1984, Section 403.722, Florida Statutes, and Chapters 17-4 and 17-730 of the Florida Administrative Code (FAC) to Safety Kleen Corporation.

The modification, if issued, will allow Safety Kleen to store waste anti-freeze in a 15,000 gallon tank and additional waste in the container storage area as follows: dumpster sediment which in listed as DOOl in 40 CFR 261.21, waste codes DO18-DO43, 40 CFR 264.21, and Transfer/Fluid Recovery Waste (FRS) in accordance with Rule 17-730.171 Florida Administrative Code.

The tank was constructed under a construction permit from the Department and meets the standards specified in 40 CFR 264. The dumpster sediment is accumulated during the transfer of used mineral spirits from the containers to the storage tank and is listed as ignitable, D001 in 40 CFR 261.21. The additional D-listed wastes became regulated by DER on April 7, 1992. The Transfer/Fluid Recovery Service Waste (FRS) is a newly added waste to the container storage area as a result of

a new service by Safety Kleen to pick up individual drums of waste from their customers. This waste is to be stored within a permanently designated, distinctly separate, area.

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. Any person may request a public meeting pursuant to Section 403.722(10), 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. Therefore, persons who support the proposed agency action may also wish to intervene in the processing.

For more information concerning the applicable requirements of the petitioning process and the necessary time frames for filing, please contact the Northwest District Office at 904/436-8300. The application and a copy of the proposed letter 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 the Department's Northwest District, 160 Governmental Center, Pensacola, Florida 32501-5794, 904/436-8300.

CERTIFIED RETURN
RECEIPT REQUESTED

Safety Kleen Corporation
4426 Entrepot Blvd.
Tallahassee, Florida 32310

Dear Mr. Becker:

This is in response to your request dated July 17, 1992 to modify your Operation Permit, #H037-171747. Your request for the modification is approved and is as follows:

- a. The third 15,000 gallon tank in the tank storage area will store used anti-freeze. The location of the tank is shown on Attchment 1.
- b. Dumpster sediment will be stored in the container storage area.
- c. The additional waste codes developed in the Toxicity Characteristic rule, 40CFR261.24 are authorized to be stored in the container storage area.
- d. The Transfer/Fluid Recovery Service Waste(FRS) is authorized to be stored in the northeast section of the building. Area shown on Attachment 2.
- e. The waste type and the process codes(40CFR261) authorized to be stored in the tanks and container storage area

are shown on Attachment 3.

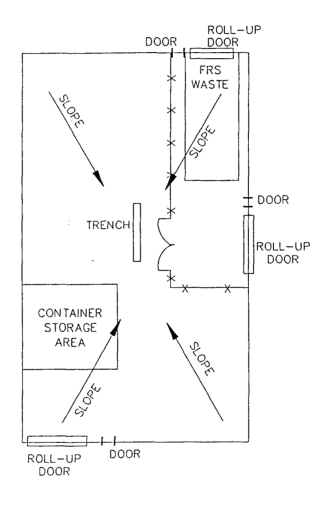
This letter shall be attached to permit H037-171747 as Modification #1 and becomes part thereof. All other conditions of the permit remain in effect.

If you have any questions, please call Bill Kellenberger at 436-8360.

Sincerely,

RVK

Figure II.B.1-1
Container Storage Area
Safety-Kleen Corp. Facility
Tallahassee, Florida





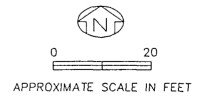




TABLE I.D.3-1 SAFETY-KLEEN CORP. TALLAHASSEE, FLORIDA ESTIMATED ANNUAL QUANTITIES OF HAZARDOUS WASTE

Waste Type	Process Code(s)	Estimated Annual Amounts (Tons)	Waste Codes
Spent Mineral Spirits	S01* S02**	575	D001 and D-Codes Listed in Note Below
Dumpster Sediment	S01*	Included Above	D001 and D-Codes Listed in Note Below
Tank Bottoms	S01*	Included Above	D001 and D-Codes Listed in Note Below
Spent Ethylene Glycol	S01*	5,000	D-Codes Listed in Note Below
Spent Immersion Cleaner (Old Formula)	S01*	22	F002, F004, and D-Codes Listed in Note Below
(New Formula)	S01*	Included Above	D-Codes Listed in Note Below
Dry Cleaning Waste	S01*	50	D001 or F002 and D-Codes Listed in Note Below
Paint Waste	S01*	50	D001, F003, F005 and D-Codes Listed in Note Below
Fluid Recovery Service (FRS Waste)	S01****	250	D001, D002, and D-Codes, F-Codes, K-Codes, and U-Codes Listed in Note Below

NOTES:

D-Codes: D004, D005, D006, D007, D008, D009, D010, D011, D018, D019, D021, D022, D023, D024, D025, D026, D027, D028, D029, D030, D032, D033, D034, D035, D036, D037, D038, D039, D040, D041, D042, D043

F-Codes: F001, F002, F003, F004, F005, F006, F019, F024, F039



TABLE I.D.3-1 (Continued)

K-Codes: 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

U-Codes: U001, U002, U003, U009, 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

- * These wastes will be stored in containers in the container storage area. The maximum capacity in the container storage area for hazardous waste is 6,912 gallons.
- ** The used mineral spirits storage tank has a maximum storage capacity of 15,000 gallons.
- *** The spent ethylene glycol storage tank has a maximum storage capacity of 15,000 gallons.

****FRS wastes are transfer wastes only.

