

January 10, 2011

MS SHERRY DAVIS  
DWIGHT DAVIS BODY SHOP  
106 LIBERTY DR  
ANDERSON SC 29624-2920

RE: New Air Quality Registration Permit for Autobody Refinishing Shops No. 4104-0017

Dear Ms. Davis:

Enclosed is a new Air Quality Registration Permit for Autobody Refinishing Shops No. 4104-0017. Please note the conditions, emissions limitations, and operational requirements contained within this permit. This permit will be valid until the facility ceases to operate or is granted an exemption from 40 CFR 63, Subpart HHHHHH.

Please be advised that you are required to submit an Annual Compliance Certification Form by March 1<sup>st</sup> of each year, and if applicable, a Return to Compliance Plan, on DHEC approved forms.

It is important for you and/or an authorized representative responsible for the overall operation of this facility to read this issued permit carefully and to understand all requirements. If any errors or omissions are discovered, please contact Dennis Camit of my staff by e-mail at [camitdr@dhec.sc.gov](mailto:camitdr@dhec.sc.gov), or call (803) 898-4284.

Pursuant to the South Carolina Administrative Procedures Act, any Department decision involving the issuance, denial, suspension, or revocation of a permit or certification may be appealed by the applicant, permittee, licensee, or affected person. Please see the enclosed "Notice of Appeal Procedure" for guidelines on filing an appeal.

Sincerely,



Elizabeth J. Basil, Director  
Engineering Services Division  
Bureau of Air Quality

EJB:DRC:KGS

Enclosures

cc: Stephanie L Smith-Strack, Region 1, Anderson EQC Office  
Registration Permit File: 4104-0017

ec: Manager, Air Toxics Section



South Carolina Department of Health  
and Environmental Control

**Office of Environmental Quality Control  
Bureau of Air Quality  
Registration Permit for Auto Body Refinishing Shops**

**Dwight Davis Body Shop  
106 Liberty Dr  
Anderson SC 29624-2920  
Permit Number: 4104-0017**

Pursuant to the provisions of the Pollution Control Act, Section 48-1-50(5) and 48-1-110 (a), 1976 Code of Laws of South Carolina and the South Carolina Air Quality Control Regulation 61- 62.1, Section II(I), the above mentioned sources are hereby granted permission to discharge air contaminants into the ambient air. This permit is subject to all conditions and operating limitations contained herein. This permit is subject to and conditioned upon the terms, limitations, standards, and schedules contained in or specified on the attached pages of this permit.

**GENERAL APPLICABILITY**

In accordance with this registration permit, an auto body refinishing shop may operate under the conditions contained in this permit if the business performs any of the following activities: Spray-applied coatings of motor vehicles and/or mobile equipment for the purposes of finishing or refinishing, or chemical stripping with products that contain methylene chloride (MeCl) to remove dried paint.

**REQUIREMENTS**

1. The permittee shall follow all work practice standards listed in 40 CFR 63, Subpart HHHHHH.
2. The permittee shall submit the Self-Certification Form by March 01 of each year, and if applicable, the Return-to-Compliance Plans for Auto Body Shops on a DHEC approved form.
3. The permittee shall maintain the Self-Certification Checklist for Auto Body Shops on site for a period of at least five (5) years from the date generated and shall make the checklist available to a Department representative upon request

## CONDITIONS

1. This shop is subject to the provisions of 40 CFR Part 63, National Emission Standards for Hazardous Air Pollutants, Subpart A, General Provisions, and Subpart HHHHHH, National Emission Standards for Hazardous Air Pollutants: Paint Stripping and Miscellaneous Surface Coating Operations at Area Sources. Existing affected sources shall comply with the applicable provisions by the compliance date specified in Subpart HHHHHH, National Emission Standards For Hazardous Air Pollutants: Paint Stripping and Miscellaneous Surface Coating Operations at Area Sources. Any new affected sources shall comply with the requirements of these Subparts upon initial start-up unless otherwise noted.
2. This permit expressly incorporates all of the provisions of SC DHEC Regulation 61-62.1, Section II(J).
3. In accordance with SC Regulation 61-62.1, Section II, certain equipment is exempt from obtaining a construction permit.
4. Any permittee who plans to construct, alter, or add to a source of air contaminants, including the installation of any device for the control of air contaminant discharges must notify the Department.
5. This permit may be reopened by the Department for cause or to include any new standard or regulation which becomes applicable to a source during the life of the permit.
6. Upon presentation of credentials and other documents as may be required by law, the permittee shall allow the Department or an authorized representative to perform the following:
  - a. Enter upon the permittee's premises where a source is located or emissions-related activity is conducted, or where records must be kept under the conditions of the permit.
  - b. Have access to and copy, at reasonable times, any records that must be kept under the conditions of the permit.
  - c. Inspect any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under this permit.
  - d. As authorized by the Clean Air Act and/or the SC Pollution Control Act, sample or monitor at reasonable times substances or parameters for the purpose of assuring compliance with the permit or applicable requirements.
7. In accordance with SC Regulation 61-62.5, Standard No. 4 - Emissions from Process Industries, Section IX - Visible Emissions (Where Not Specified Elsewhere), where construction or modification began after December 31, 1985, emissions (including fugitive emissions) shall not exhibit an opacity greater than 20%.

OR

In accordance with SC Regulation 61-62.5, Standard No. 4 - Emissions from Process Industries, Section IX - Visible Emissions (Where Not Specified Elsewhere), where construction or modification began on or before December 31, 1985, emissions (including fugitive emissions) shall not exhibit an opacity greater than 40%.

8. In accordance with SC Regulation 61-62.5, Standard No. 4 - Emissions from Process Industries, Section VIII - Other Manufacturing, particulate matter emissions shall be limited to the rate specified by use of the following equations: for process weight rates less than or equal to 30 tons per hour ( $E = 4.10P^{0.67}$ ) and for process weight rates greater than 30 tons per hour ( $E = 55.0P^{0.11} - 40$ ) where E = the allowable emission rate in pounds per hour and P = process weight rate in tons per hour.

**Notice of Appeal Procedure**  
Pursuant to S.C. Code Section 44-1-60

1. This decision of the S.C. Department of Health and Environmental Control (Department) becomes the final agency decision 15 calendar days after notice of the decision has been mailed to the applicant or respondent, unless a written request for final review accompanied by a filing fee in the amount of \$100 is filed with the Department by the applicant, permittee, licensee, or affected person.
2. An applicant, permittee, licensee, or affected person who wishes to appeal this decision must file a timely written request for final review with the Clerk of the Board at the following address or by facsimile at 803-898-3393. A filing fee in the amount of \$100 made payable to SC DHEC must also be received by the Clerk within the time allowed for filing a request for final review. However, if a request for final review is filed by facsimile, the filing fee may be mailed to the Clerk of the Board if the envelope is postmarked within the time allowed for filing a request for final review.

Clerk of the Board  
SC DHEC  
2600 Bull Street  
Columbia, SC 29201

3. In order to be timely, a request for final review must be received by the Clerk of the Board within 15 calendar days after notice of the decision has been mailed to the applicant or respondent. If the 15th day occurs on a weekend or State holiday, the request is due to be received by the Clerk of the Board on the next working day. The request for final review must be received by the Clerk of the Board by 5:00 p.m. on the date it is due. A request for final review will be returned to the requestor if the filing fee is not received on time as described above.
4. The request for final review should include the following:
  - a. the grounds on which the Department's decision is challenged and the specific changes sought in the decision
  - b. a statement of any significant issues or factors the Board should consider in deciding whether to conduct a final review conference
  - c. a copy of the Department's decision for which review is requested
5. If a timely request for final review is filed with the Clerk of the Board, the Clerk will provide additional information regarding procedures. If the Board declines in writing to schedule a final review conference, the Department's decision becomes the final agency decision and an applicant, permittee, licensee, or affected person may request a contested case hearing before the Administrative Law Court within 30 calendar days after notice is mailed that the Board declined to hold a final review conference.

**The above information is provided as a courtesy; parties are responsible for complying with all applicable legal requirements.**

MS SHERRY DAVIS  
DWIGHT DAVIS BODY SHOP  
106 LIBERTY DR  
ANDERSON SC 29624-2920