



Monroe County Building Department

<http://fl-monroecounty.civicplus.com/149/Building-and-Permitting>

DEMO PERMIT REFRIGERANT RECOVERY STATEMENT (Required Submission with DEMO Permit Application)

Section 608 of the Clean Air Act mandates that refrigerants containing CFCs, HCFCs and HFCs are recovered instead of releasing the gas into the atmosphere. Submit this completed and signed form as evidence that Freon was reclaimed from the described equipment below.

NOTE: Commercial Demo requires a Mechanical or Air-condition contractor registered on the Demo permit in addition to submitting this form. Residential Demo permit applications can submit this form in lieu of Mechanical or Air-conditioning contractor.

Customer Name:	Date:
Site Address:	

Please check the statement that applies:

<input type="checkbox"/> Refrigerant required to be removed from site	
Company Name Recovering Refrigerant:	Company Phone Number:
Contractor Name	License #:
Permanent Installed Equipment Description:	
Date Refrigerant Removed:	Appx. Quantity: lbs.
I certify that all refrigerant has been recovered from the stated equipment by a certified technician and disposed of per Section 608 of the Clean Air Act, effective July 1, 1992.	
_____ <i>Technician/Contractor Signature</i>	_____ <i>Date</i>

<input type="checkbox"/> No Refrigerant required to be removed from site	
I certify that no refrigerant was required to be removed from site.	
_____ <i>GC / Owner Builder Signature</i>	_____ <i>Date</i>

NOTICE:

Federal law prohibits the release of refrigerant into the atmosphere and mandates the use of recovery equipment by a certified technician. Failure to comply with this policy can result in a \$25,000.00 maximum fine. This policy is the result of Section 608 of the Clean Air Act, effective July 1, 1992.