

10100 ROCKET BOULEVARD • ORLANDO, FLORIDA 32824

Via email tim.bahr@dep.state.fl.us and 1st Class Mail

October 2, 2006

Mr. Tim Bahr Hazardous Waste Regulation Section Florida Dept. of Environmental Protection M.S. 4560 2600 Blair Stone Road Tallahassee, FL 32399-2400

Subject:

Unmanifested Waste Report for Waste Received;

Perma-Fix of Orlando, Inc.:

10100 Rocket Blvd., Orlando, Florida 32824

EPA ID No. FLD 980 559 728

Dear Mr. Bahr:

This submittal shall serve as the unmanifested waste report required under 40 CFR 264.76. The following information is provided in accordance with 40 CFR 264.76(a):

1) Facility That Received Waste:

Perma-Fix of Orlando, Inc. (PFO)

10100 Rocket Blvd.

Orlando, FL 32824

EPA ID Number FLD 980 559 728

2) Date Facility Received Waste:

July 12, 2006

3) Generator of Waste:

Ed Morse Cadillac, Inc.

101 East Fletcher Avenue

Tampa, FL 33612

EPA ID No. FLD 981 752 082

Transporter of Waste:

Freehold Cartage

175 Bartow Municipal Airport

Bartow, FL 33830

EPA ID No. NJD 054 126 164

4) Description and Quantity of Waste Received:

1 – 55 gallon drum described as "Non-Hazardous Waste Oil & Brake Fluid, AO46908" 5) Method of Treatment, Storage, Disposal:

Waste is currently in storage at PFO awaiting the generator's instructions for waste disposition. Current expectations are that the waste will be shipped offsite as a hazardous waste to a RCRA-permitted facility for fuel blending.

6) Explanation Why Waste Was Unmanifested:

The waste was transported to PFO under a non-hazardous waste manifest as "NON-HAZARDOUS WASTE OIL & BRAKE FLUID". The shipping paper includes a note "Halogens < 1%". Upon sampling and testing for total halogen content, it was determined that PFO must presume the waste was a hazardous waste pursuant to 40 CFR 279.44(c). Because this presumption has not been rebutted by the generator under 40 CFR 279.44, and because it has been more than 15 days since (PFO) determined the waste had a total halogen content above 1,000 ppm and notified the generator of this fact, this report is being submitted to comply with 40 CFR 264.76(a).

7) Certification

As required under 40 CFR 264.76(a), I certify that based on my inquiry of the persons involved in preparing this report, all of the above information is true and correct to the best of my knowledge.

If you have any questions, please do not hesitate to call me or Victor San Agustin at 407/859-4441.

Sincerely,

Rerma-Fix of Orlando, Inc.

Mike Avery

Acting General Manager

MA/vsa

CC:

Janine Kraemer, FDEP-Central District Beth Knauss, FDEP-Southwest District