

## Florida Department of Environmental Protection

Central District 3319 Maguire Boulevard, Suite 232 Orlando FL 32803-3767 Governor Leff Kottkamp

Charlie Crist

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

December 8, 2008

## **ELECTRONIC MAIL**

dgushleff@feccorporation.com

Dave Gushleff, Project Manager FECC, Inc. 3652 Old Winter Garden Road Orlando, Florida 32805

OCD-HW-C-08-384

Orange County – HW FECC, Inc.- FLD981748015 <u>Inspection Letter</u>

Dear Mr. Gushleff:

Hazardous waste compliance inspections were conducted at your facility on November 21 and December 5, 2008. The inspections were conducted under the authority of Section 403.091, Florida Statutes, and Chapter 403, Part IV, Florida Statutes, and are designed to determine the compliance status of your facility with Title 40 Code of Federal Regulations Parts 260 through 268, and 279 as adopted in Florida Administrative Code (F.A.C.) Chapters 62-730 and 62-710.

The company recently moved from their Silver Star address to this location in July 2008. The facility is a soil and groundwater remediation and spill response company. Wastes generated from these processes cause the facility to be a hazardous waste transporter; however, the facility has not transported any hazardous waste under the EPA identification number from the new location yet. Hazardous waste is taken directly from the job site to a treatment, storage and disposal facility and never stored at this location. Vacuum trucks parked on site are emptied at a facility in Lakeland. Currently, the facility only has one driver for hazardous waste transportation. Mr. Ernest Whidden completed hazardous waste training most recently in April 2008.

Used oil and oil absorbents are generated from maintenance conducted on machinery. Trucks are taken to Truck Lube for general automotive maintenance.

At the time of the inspections the facility was operating as a Conditionally Exempt Small Quantity Generator (CESQG) and transporter of hazardous waste. By definition in 40 CFR 261.5, this means the facility is generating less than 220 pounds a month of hazardous waste. The facility was in compliance at the time of the inspection.

If you have any questions, please feel free to contact me at (407) 893-3329 or by email at Janine.Kraemer@dep.state.fl.us.

Sincerely,

Janine Kraemer, CHMM Environmental Specialist Hazardous Waste Program