

# Florida Department of

## **Environmental Protection**

## **Hazardous Waste Inspection Report**

## **FACILITY INFORMATION:**

Facility Name: Veolia ES Technical Solutions LLC

On-Site Inspection Start Date: 03/16/2009 On-Site Inspection End Date: 03/16/2009

**ME ID#**: 62668 **EPA ID#**: FLR000124917

Facility Street Address: 4972 Woodville Hwy (South Lot), Tallahassee, Florida 32305-0903

Contact Mailing Address: 342 Marpan Ln, Tallahassee, Florida 32305-0904

County Name: Leon Contact Phone: (850) 877-8299

**NOTIFIED AS:** 

Non-Handler Transporter Transfer Facility

## **INSPECTION TYPE:**

Routine Inspection for Non-Handler facility

Routine Inspection for Universal Waste Transporter facility

Routine Inspection for Transfer Facility

## **INSPECTION PARTICIPANTS:**

Principal Inspector: Melissa D Woehle, Environmental Specialist

Other Participants: John Johnson, Environmental Specialist; Lonnie A. Jenkins II, USEPA Environmental

Scientist; Phillip Ditter, EH&S Manager; Randy Williams, Operations Supervisor

**LATITUDE / LONGITUDE:** Lat 30° 21′ 45.5093″ / Long 84° 15′ 57.5033″

SIC CODE: 4789 - Trans. & utilities - transportation services, nec

TYPE OF OWNERSHIP: Private

## Introduction:

Veolia Environmental Services Technical Solutions (Veolia), formerly Recyclights, Superior Support Services, Inc., Onyx Special Services, Inc., and Onyx Environmental Services LLC, notified the Department of Universal Waste Transfer Facility activities for a parking area within the Industrial Park at 4972 Woodville Highway, South Lot, Tallahassee, on January 9, 2006. This transfer facility (Veolia TF) is used for parking of Veolia transport vehicles (trailers/vans) prior to and after unloading at the mercury containing lamps and devices storage, recovery and reclamation facility (Veolia TSD). No violations were cited during the last inspection of Veolia TF, conducted in August 28, 2008.

## **Process Description:**

Veolia TF is a universal waste transfer facility and regulations allow universal waste to remain on trailers/vans in this area for up to 10 days. Trailers/vans arriving at the facility have shipping documents reviewed by the Operations Manager. Any manifested hazardous waste in the shipment is removed at the Veolia TSD facility prior to parking the trailer/van at the Veolia TF. A 10-day log is used to monitor trailer/van arrival dates, HW unloading, mandatory unload dates and actual unload dates. The 10-day log and yard are checked daily to ensure compliance with procedures.

Inspection Date: 03/16/2009

# Inspection:

On March 16, 2009, Melissa Woehle and Lonnie Jenkins inspected Veolia TF for compliance with the Resource Conservation and Recovery Act (RCRA). Phillip Ditter and Randy Williams provided access to the facility and described the process. Copies of the 10-day log for 1-6-09 through 2-13-09 were printed and used as reference during this inspection. A review of the log indicated that manifested hazardous waste is unloaded on the day of arrival and no trailers parked in the yard within this time frame were allowed to remain loaded for more than 10 days. The database records indicated two trailers parked in the transfer area were waiting to be unloaded.

During our physical inspection of the transfer area, we opened and observed the contents of three trailers identified on the 10-day log: two shown as incoming (loaded) and one shown as unloaded on 3-13-09. The incoming trailers contained universal waste, transformers and e-waste. The trailer identified as "unloaded" on the log was empty. No hazardous waste (manifested or un-manifested) was observed within any of the trailers.

## Attachments:

**UW Batteries & Transformers** 



UW Lamps & E-Waste



## **Summary of Potential Violations and Areas of Concern:**

**Potential Violations** 

No Violations

Areas of Concern

No Areas of Concern

## Conclusion:

The facility appears to be in compliance at the time of this inspection.

Inspection Date: 03/16/2009

# Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Melissa D Woehle	Environmental Specialist PRINCIPAL INSPECTOR TITLE	
PRINCIPAL INSPECTOR NAME		
Melin whole	FDEP	3/27/2009
PRINCIPAL INSPECTOR SIGNATURE	ORGANIZATION	DATE
John Johnson	Environmental Specialist	
INSPECTOR NAME	INSPECTOR TITLE	
NO SIGNATURE	FDEP	
INSPECTOR SIGNATURE	ORGANIZATION	
Lonnie A. Jenkins II	USEPA Environmental Scientist	
INSPECTOR NAME	INSPECTOR TITLE	
NO SIGNATURE	USEPA Region 4	
INSPECTOR SIGNATURE	ORGANIZATION	
Phillip Ditter	EH&S Manager	
REPRESENTATIVE NAME	REPRESENTATIVE TITLE	
NO SIGNATURE	Veolia	
REPRESENTATIVE SIGNATURE	ORGANIZATION	
Randy Williams	Operations Supervisor	
REPRESENTATIVE NAME	REPRESENTATIVE TITLE	
NO SIGNATURE	Veolia	
REPRESENTATIVE SIGNATURE	ORGANIZATION	

Inspection Date: 03/16/2009

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.