

Florida Department of

Environmental Protection

Hazardous Waste Inspection Report

FACILITY INFORMATION:

Facility Name: Ring Power Corporation

On-Site Inspection Start Date: 04/17/2009 On-Site Inspection End Date: 04/17/2009

ME ID#: 16383 **EPA ID#**: FLR000136598

Facility Street Address: 32000 Blue Star Hwy, Midway, Florida 32343-2414

Contact Mailing Address: PO Box 30169, Tampa, Florida 33630-3169

County Name: Gadsden Contact Phone: (813) 671-3700

NOTIFIED AS:

SQG (100-1000 kg/month)

Used Oil

INSPECTION TYPE:

Pre-Arranged Inspection for CESQG (<100 kg/month) facility

Pre-Arranged Inspection for Used Oil facility

INSPECTION PARTICIPANTS:

Principal Inspector: Melissa D Woehle, Environmental Specialist

Other Participants: Rudy Carlson, Building Maintenance; Scotty Barrett, Environmental Manager

LATITUDE / LONGITUDE: Lat 30° 29' 42.6784" / Long 84° 26' 16.3978"

SIC CODE: 5082 - Wholesale trade - construction and mining machinery

TYPE OF OWNERSHIP: Private

Introduction:

Ring Power Corporation (Ring Power) has 12 branches in Florida and locations in South Carolina, North Carolina and Georgia. Ring Power corporate office is located in Tampa, Florida, and the regional Environmental Manager is Scotty Barrett. Ring Power moved operations from 4760 Capitol Circle North West, Tallahassee, Florida, to 32000 Blue Star Highway, Midway, Florida, in January of 2007. Ring Power currently has 80 employees at this location. Ring Power last notified as a small quantity generator of hazardous waste for this location in January 2007 and was last inspected for compliance with state and federal used oil and hazardous waste regulations in April 2008. Ring Power was found to be generating less than 220 lbs of hazardous waste per month and qualified as a conditionally exempt small quantity generator (CESQG), at the time of that inspection.

Process Description:

Ring Power performs service and sales of heavy equipment. Ring Power remains a CESQG and is registered as a used oil and filter transporter and transfer facility through June 2009 for transport of their own oil and filters. Ring Power has 19 non-hazardous parts washers serviced by Safety Kleen (SK). SK also picks up D039 residue from two System One machines. Batteries are picked up once per week by Battery Distributors Southeast, Inc. Universal waste generated throughout the facility and non-hazardous soil generated in the wash rack are picked up by Veolia.

Ring Power performs used oil and filter changes on equipment that they have rented and/or sold and transports the used oil and filters back to their facility. Ring Power uses two service trucks for this purpose and maintains a log recording the location, date, and amount of used oil, used oil filters, and antifreeze transported. According to Rule 62-710.510(3), FAC, a generator of used oil that transports only its own used oil generated at its own non-contiguous operations to its own central collection facility for storage prior to having its used oil picked up by a certified used oil transporter is not subject to the record keeping and

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reporting requirements of Rule 62-710.510, FAC. Ring Power also generates used oil and filters in service bays located on-site. Used oil and filters are picked up by Synergy Recycling (GAR000048009) for recycle.

Summary of Potential Violations and Areas of Concern:

Potential Violations

No Violations

Areas of Concern

No Areas of Concern

Conclusion:

Records for waste disposal and recycle were easily accessible and well organized. Housekeeping was excellent. During this inspection, your facility was found to be in compliance with the applicable state and federal used oil and hazardous waste regulations. This inspection did not address other areas of Department jurisdiction.

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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 NAME	PRINCIPAL INSPECTOR TITLE	
Melison Wookle	FDEP	5/19/2009
PRINCIPAL INSPECTOR SIGNATURE	ORGANIZATION	DATE
Rudy Carlson	Building Maintenance	
REPRESENTATIVE NAME	REPRESENTATIVE TITLE	
NO SIGNATURE	Ring Power	
REPRESENTATIVE SIGNATURE	ORGANIZATION	_
Scotty Barrett	Environmental Manager	
REPRESENTATIVE NAME	REPRESENTATIVE TITLE	
NO SIGNATURE	Ring Power	
REPRESENTATIVE SIGNATURE	ORGANIZATION	_

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.