



Florida Department of  
Environmental Protection  
Hazardous Waste Inspection Report

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**FACILITY INFORMATION:**

**Facility Name:** Raider Environmental Services

**On-Site Inspection Start Date:** 11/13/2008

**On-Site Inspection End Date:** 11/13/2008

**ME ID#:** 83539

**EPA ID#:** FLR000143891

**Facility Street Address:** 4103 NW 132nd St, Opa Locka, Florida 33054-4510

**Contact Mailing Address:** 4103 NW 132nd St, Opa Locka, Florida 33054-4510

**County Name:** Miami-Dade

**Contact Phone:**

**NOTIFIED AS:**

CESQG (<100 kg/month)

Used Oil

**INSPECTION TYPE:**

Routine Inspection for Used Oil Processor facility

Routine Inspection for Used Oil Transporter facility

Routine Inspection for Used Oil Marketer facility

Routine Inspection for CESQG (<100 kg/month) facility

**INSPECTION PARTICIPANTS:**

**Principal Inspector:** Kathy R Winston, Inspector

**Other Participants:** Robyn Begley, Environmental Specialist ; Art Torvela, Professional Engineer; Steve Obst, Owner

**LATITUDE / LONGITUDE:** Lat 25° 53' 41.924" / Long 80° 15' 51.6958"

**SIC CODE:** 5093 - Wholesale trade - scrap and waste materials

**TYPE OF OWNERSHIP:** Private

**Introduction:**

Raider Environmental Services (RES) is located at 4103 NW 132nd St, Opa Locka, FL 33054. The property encompasses 1.22 acres and is connected to city water and sewer. There are currently 8 employees. At the time of the inspection, the facility had been open 1 week.

**Process Description:**

RES is a transporter, processor, and marketer of used oil and used oil filters. The facility also processes oily water from tank bottoms and ships' bilges.

The tank farm consists of 14 tanks total. There are two 8,000 gallon tanks, two 6,000 gallon tanks, and ten 3,000 gallon tanks. At the time of the inspection inspectors observed only one tank holding oily water. The tank was not labeled properly. Once construction of the tank farm is complete, there will be a total of 24 tanks. They will utilize three 7,000 gallon tanker trucks, seven vacuum trucks, one roll off truck, and two box trucks.

RES did not have any records to review since they had just started operating. They did provide blank copies of the manifests and receipts that will be provided to customers.

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**New Potential Violations and Areas of Concern:****Checklist Independent Potential Violations and Areas of Concern**

Type: Violation  
Rule: 279.52(a)  
Explanation: Has not yet established a "General Facility Standards" Inspection log  
Corrective Action: Establish log and fill out for two week timeframe, send copy to Department

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Type: Area Of Concern  
Rule: 279.56(a)  
Explanation: Not processing yet but reminded facility of obligation to have acceptance logs  
Corrective Action: Requested example logs to assure facility will meet the requirements.

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Type: Area Of Concern  
Rule: 279.56(b)  
Explanation: Not processing yet but reminded facility of obligation to have delivery logs.  
Corrective Action: Requested example delivery logs to assure facility meets requirements.

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Type: Area Of Concern  
Rule: 62-710.500(4)  
Explanation: Still transporting from old facility but will need to display valid registration when receive approval here  
Corrective Action: Display valid registration and ID number on site

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Type: Violation  
Rule: 62-710.401(6)  
Explanation: Tanks within the containment area were not labeled, and there was an open five gallon bucket of used oil from on-site vehicle maintenance activities located in the grassy area in the rear of facility.  
Corrective Action: Send picture showing tanks were properly labeled. Five gallon bucket was addressed while inspector was on site

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Type: Violation  
Rule: 279.46(a)(1)  
Explanation: Facility did not have established transporter acceptance logs.  
Corrective Action: Asked to submit example acceptance and delivery logs that meet the requirements for a used oil transporter and processor, and to start using as

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soon as appropriate

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

Rule Number	Area	Date Cited	Explanation
Checklist Independent Violations			
279.52(a)		11/13/2008	Has not yet established a "General Facility Standards" Inspection log
62-710.401(6)		11/13/2008	Tanks within the containment area were not labeled, and there was an open five gallon bucket of used oil from on-site vehicle maintenance activities located in the grassy area in the rear of facility.
279.46(a)(1)		11/13/2008	Facility did not have established transporter acceptance logs.

Areas of Concern

Rule Number	Area	Date Cited	Explanation
Checklist Independent Areas of Concern			
279.56(a)		11/13/2008	Not processing yet but reminded facility of obligation to have acceptance logs
279.56(b)		11/13/2008	Not processing yet but reminded facility of obligation to have delivery logs.
62-710.500(4)		11/13/2008	Still transporting from old facility but will need to display valid registration when receive approval here

**Conclusion:**

Based on the inspection, RES is a permitted used oil transporter and processor, and generates less than 100 kilograms of hazardous waste per month which would classify them as a Conditionally Exempt Small Quantity Generator(CESQG). An exit interview was conducted at the conclusion of the inspection which addressed potential violations listed above.

The facility was found to be out of compliance at the time of the inspection. They were given 30 days to return to compliance.

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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.

Kathy R Winston

**PRINCIPAL INSPECTOR NAME**

Inspector

**PRINCIPAL INSPECTOR TITLE**

NO SIGNATURE

**PRINCIPAL INSPECTOR SIGNATURE**

Robyn Begley

**INSPECTOR NAME**

Environmental Specialist

**INSPECTOR TITLE**

NO SIGNATURE

**INSPECTOR SIGNATURE**

FDEP

**ORGANIZATION**

Art Torvela

**INSPECTOR NAME**

Professional Engineer

**INSPECTOR TITLE**

NO SIGNATURE

**INSPECTOR SIGNATURE**

FDEP

**ORGANIZATION**

Steve Obst

**REPRESENTATIVE NAME**

Owner

**REPRESENTATIVE TITLE**

NO SIGNATURE

**REPRESENTATIVE SIGNATURE**

Raider Environmental Services

**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.