

Florida Department of Environmental Protection

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 Charlie Crist Governor

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

01/06/2010

Patrick Reilly, Vice President Liquid Environmental Solutions of Florida LLC 11855 Sorrento Valley Rd Ste C San Diego, CA 92121-1028

The Hazardous Waste Regulation Section has reviewed your application for a hazardous waste DEP/EPA Identification Number. Based on the information received you must use the following identification number for all manifests or reports for Liquid Environmental Solutions of Florida LLC located at 1640 Talleyrand Ave, Jacksonville.

FLD981928484

Your facility has been registered with the following requested status/activities:

Conditionally Exempt SQG
Used Oil Marketer, Used Oil on-Spec Marketer, Petroleum Contact Wastewater
Management, Oil Filters, Used Oil Transporter

THIS LETTER IS NOT AN APPROVAL TO TRANSPORT HAZARDOUS WASTE OR USED OIL OR UNIVERSAL WASTE OR TO OPERATE A HAZARDOUS WASTE TREATMENT, STORAGE, OR DISPOSAL (TSD) FACILITY OR A UNIVERSAL WASTE OR USED OIL PROCESSING FACILITY OR LARGE QUANTITY HANDLER. PLEASE CONTACT THE DEPARTMENT FOR COMPLETE REQUIREMENTS FOR HAZARDOUS WASTE OR USED OIL TRANSPORTERS, UNIVERSAL WASTE HANDLERS, USED OIL PROCESSING FACILITIES, AND TSDS.

You are required to notify us on form 8700-12FL if there is any change in your operations which would affect your status or contact information. For further assistance, please call the Notification Coordinator at (850)245-8760 or (850)245-8772 or (850)245-8706. Sincerely,

for Michael Redig

Michael X. Redig Environmental Manager Hazardous Waste Regulation Section

n Lu

ME ID: 33798, Email Address: patrick.reilly@liquidenviro.com

Link: http://appprod.dep.state.fl.us/www_RCRA/Reports/handler_results.asp?epaid=FLD981928484

FLORIDA

8700-12FL - FLORIDA NOTIFICATION PECEIVEL

on HWRS, MS4560 se, FL 32399-2400 DFL 1 7669

1	Date Received			
F	DEP Official Use	Only)		

DEP Waste Management Division HWRS, MS4560 2600 Blair Stone Rd. Tallahassee, FL 32399-2400

***************************************		(850) 245-8772		1. V. St	2.00			
EPA ID F L D	9 8 1 9 2	8 4 8 4	MTS	: BS	HW	RCRAI	nfo	
1. Reason for Submittal	Mark 'X' in correct box:	waste, universal wa To provide <u>subseque</u> information).	otification (to obtain ste, or used oil activit tent notification (to fication (see instructi	ies). apdate su	atus an	d facility iden		
2. Facility or Business Name Liquid Environmental Solutions of Florida, LLC FEID No. 5 9 2						8 9 5 1		
3. Facility Operator (List additional Operators in the	Name of Operator: Yuri Turovsky				New Operator Date became Operator://			
comments section).	Street or P.O. Box	: 1640 Talle	yrand Avenue	Phone Number: (972) 373-3024				
	City or Town:	Jacksonv	ille	State:	FL	Zip Code:	32206	
	Operator Type: Private Federal Municipal State					Γ		
4. Facility Physical Location	Physical Street Address: 1640 Talleyrand Avenue							
Information	City or Town:	Jacksonvi	lle	State:	FL	Zip Code:	32206	
	County: Duval	7	If available, please attach a map or sketch of the facility boundaries.					
	Latitude: 3 0 2 0 3 6 N Longitude: 8 1 3 7 4 6 W Method: d d m m s s . ssss							
5. Facility North Am Classification Syst Code(s)		A. 5622 c.	9 B. D.					
6. Facility or	Street Address or P.O. Box: 11855 Sorrento Valley Road, Suite C							
Business Mailing Address	City or Town:	San Dieç	30	State:	CA	Zip Code:	92121	
7. Facility or Business Contact	First Name: Patrick Last Name:			Reilly				
Person	Phone Number:	(858) 481-8106	Extension: 16	E-Mail:	patr	ick.reilly@liq	uidenviro.com	
	Street or P.O. Box	11	1855 Sorrento Valley Road, Suite C					
	City or Town:	10	State:	CA	Zip Code;	92121		
8. Real Property (Land) Owner of the Facility's		perty (Land) Owner: A. Thomas Dudley	Sr. Date became Owner:/_/mmddyy					
Physical Location (List additional	Street or P.O. Box: P.O. Box 43369					e Number: g	104-354-0372	
real property owners in the comments	City or Town:	Jacksonvi	State:	FL	Zip Code:	32203		
section.)	Owner Type: Private Federal Municipal State Other							

and the state of t	EPA ID No. FLD981928484					
9. Type of Regulated Waste Activity (Mark 'X' in all that apply):						
A. Hazardous Waste Activities: (1) Generator of Hazardous Waste (Choose only one of the following three categories.) a. Large Quantity Generator (LQG): Generates in any calendar month 1,000 kilograms or greater per month (kg/mo) (2,200 lbs.) of non-acute hazardous waste; or Greater than 1 kg (2.2 lbs) of acute hazardous waste b. Small Quantity Generator (SQG): Generates in any calendar month greater than 100kg/mo but less than 1,000 kg/mo (>220 to <2,200 lbs.) of non-acute hazardous waste and/or 1 kg (2.2 lbs) or less of acute hazardous waste c. Conditionally Exempt SQG (CESQG): Generates in any calendar month 100 kg/mo or less (220 lbs.) of non-acute hazardous waste and 1 kg	For Items 2 through 7, mark 'X' in all that apply. (2) Treater, Storer, or Disposer of Hazardous Waste					
(2.2 lbs) or less of acute hazardous waste In addition, indicate other generator activities that apply. d. United States Importer of hazardous waste e. Mixed Waste (hazardous and radioactive) Generator	FDEP. (6) Underground Injection Control - Mark an 'X' even if the UIC well at your facility does not receive hazardous waste.					
(7) ☐ Transporter of Hazardous Waste [Note: A Certificate of Liability Insurance is required along with this registration.] Registration must be renewed annually. ☐ a. For own waste only ☐ b. For commercial purposes c. Hazardous Waste Transporter Insurance Information Insurance Company						
Policy Number Expiration date d. Transportation Mode						
Initial notification The following items are required to be submitted with the initial notification for a transfer facility [Rule 62-730.171(3), Florida Administrative Code (F.A.C.)]: □ Certification by a responsible corporate officer of the transporter that the proposed location satisfies the criteria of Section 403.7211(2), Florida Statutes (F.S.) [Rule 62-730.171(3)(a)1., F.A.C.] □ Evidence of the transporter's financial responsibility [Rule 62-730.171(3)(a)3., F.A.C.] □ A brief general description of the transfer facility operations [Rule 62-730.171(3)(a)4., F.A.C.] □ A copy of the facility closure plan [Rule 62-730.171(3)(a)5., F.A.C.] □ A copy of the contingency and emergency plan [Rule 62-730.171(3)(a)6., F.A.C.] □ A map or maps of the transfer facility [Rule 62-730.171(3)(a)7., F.A.C.] □ Notification of changes in above items □ Annual update notification						

	FLD981928494 EPA ID No.				
B. Universal Waste (UW) Activities (Mark 'X' in all that apply) ("	'accumulated'' means at any one time):				
Large Quantity Handler (LQH) = 5,000 kg (11,000 lb) or more o Small Quantity Handler (SQH) = always less than 5,000 kg accur					
Mercury-containing devices LQH = 100 kg (220 lb) or more acc Mercury-containing devices SQH = less than 100 kg accumulated	•				
Mercury-containing lamps LQH = 2,000 kg (4400 lbs/8,000 lamp	nps) or more accumulated by for-hire handler				
Mercury-containing lamps SQH = less than 2,000 kg (8,000 lamp	ps) accumulated by for-hire handler				
[Note: $4 \text{ lamps} = 1 \text{ kg}, 62-737.200(10)$]					
Pharmaceuticals LQH = 5,000 kg or more of universal pharmace	utical waste (UPW) accumulated				
Pharmaceuticals LQH = more than 1 kg (2.2 lb) of acutely hazard	dous ("P-listed") pharmaceutical waste accumulated				
Pharmaceuticals SQH = always less than 5,000 kg of UPW and a	llways 1 kg or less of acutely hazardous UPW accumulated				
III For those Wangging I see note in 1	(2) Enter your esitmate of the maximum amount (in pounds) of each type of UW on site or transported at any one time.				
a. Batteries					
b. Pesticides					
c. Pharmaceuticals					
d. Mercury Containing Devices					
e. Mercury Containing Lamps					
	Note: A hazardous waste permit is required for this activity. [Rule 62-737.800, F.A.C.]				
(4) Reverse Distributor of UW Pharmaceuticals	Lamps Devices				
(5) Destination Facility for UW Note: for this activit storage prior to recy	ty, a facility must treat, dispose or recycle a UW. A permit is required for cling.				
(1) Used Oil Transporter - indicate type(s) of activity(ies): □ a. Transporter □ b. Transfer Facility (2) □ Collection Center (3) ☒ Used Oil Processor (A permit is required for this activity.) (4) □ Off-Specification Used Oil Burner (5) ☒ Used Oil Fuel Marketer (6) Used Oil Filter □ ☒ a. Transporter ☒ b. Transfer Facility ☒ c. Processor □ d. End User	8) Specific Certification to be signed by all Used Oil Transporters I certify as a Used Oil Transporter that the training program and financial responsibility required under Section 62-710.600, F.A.C., are in place, current and being adhered to. If any modifications have been made to the originally approved training program, they are explained in attachments to this registration form. Evidence of financial responsibility is demonstrated by the attached Used Oil Transporter Certificate of Liability Insurance, DEP form 62-710.901(4), F.A.C. Signature of Authorized Person Patrick Reilly Print Name of Authorized Person				
payable to Florida Department of Environmental Protection.	(9) The records required under the provisions of Rule 62-710.510, F.A.C., are kept at (check one): ☐ Our mailing (business) address ☐ The site (facility) address				

en Paris 22 Ann	EPA ID No. FLD981928494							
D. Othe	D. Other State Regulated Waste Activities: Petroleum Contact Water (PCW) Handler [Chapter 62-740, F.A.C.] Note: A water facility permit may be required for this activity.							
10. Waste Codes for Federally Regulated Hazardous Wastes: List the waste codes of the Federal hazardous wastes handled at your facility. List them in the order they are presented in the regulations (e.g., D001, D003, F007, U112). Hazardous waste transporters list codes routinely or usually transported. Use an additional page if more spaces are needed.								
^I D	001	² D006	³ D007	4	D009	5	6	7
8		9	10	11		12	13	14
15		16	17	18		19	20	21
22		23	24	25		26	27	.28
11. Ot	her Statu	ıs Changes (Mar	k 'X' in all that a	pply)	1:			
A. Non-Handler of Regulated Waste at This Facility (1) Business no longer generates, transports, treats, stores, or disposes of hazardous waste (2) Waste generated by business has been delisted. (3) Other (explain)								
B. Facility Closed (1) Closed at this location and moved or moving to another - submit a new Form 8700-12FL for the new location if you will be handling regulated waste there. (2) Out of Business - Business closed on								
	C. Pro	perty Tax Default			D. Petition	for Bankruptcy P	rotection	
12. Certification: I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. The information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. If I have notified as a transfer facility, I am aware that transfer facilities must comply with the requirements of Rule 62-730.171, FAC, and Rule 62-730.182, FAC.								
Signature of owner, operator, or an authorized representative		r an authorized	Print Name and Title			tle	Date Signed (mm-dd-yyyy)	
4	ateur	E f lect	<u>ll</u>		Patrick f	Reilly / Vice P	resident	12/08/2019
			0					/ /
If the person who filled in this form is not the Facility Contact or Operator, please complete the information below: Katherina Petershoure (Phone Number) (E-mail Address)								
13. Comments: Real property owner to be determined, may change on January 4, 2010. Real property owner (No. 8 on this form) is listed as current (as of December 9, 2009) property owner.								

Noland, Tiffaney

From: Bahr, Tim

Sent: Wednesday, January 06, 2010 11:00 AM

To: Noland, Tiffaney; Baker, Bryan

Cc: Graves, Aprilia; Kothur, Bheem; Tripp, Anthony **Subject:** RE: Liquid Environmental Solutions of FL LLC

Attachments: RE: TSD question

Hi Tiffaney,

Tony asked me about this one yesterday (see attached). I suggest that the non-operating TSD box be checked until they have clean closed their former hazardous waste storage tank.

Thanks,

Tim J. Bahr, Administrator Hazardous Waste Regulation 850-245-8790

From: Noland, Tiffaney

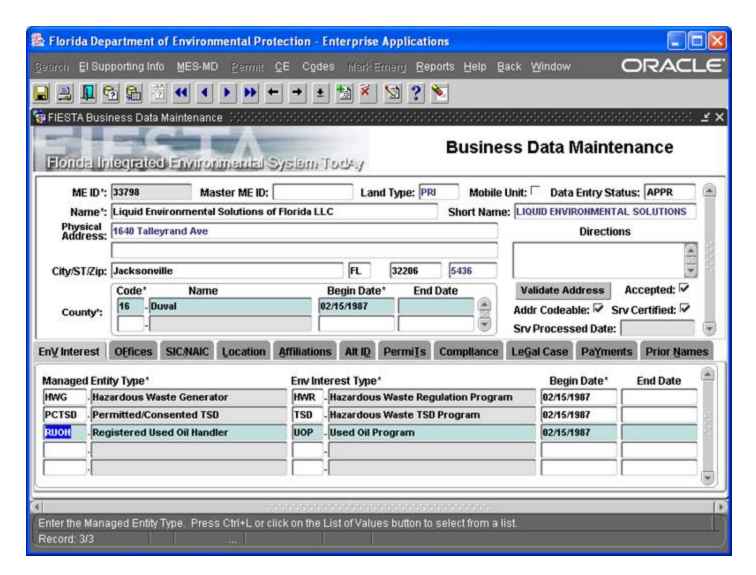
Sent: Wednesday, January 06, 2010 10:32 AM

To: Bahr, Tim; Baker, Bryan Cc: Graves, Aprilia; Kothur, Bheem

Subject: Liquid Environmental Solutions of FL LLC

Good morning, Bryan/Tim,

We just received a notification and they did not mark that they are a TSD. Could you please verify if they are or not?



Thanks, Tiff

Tiffaney Noland
Florida Dept of Envrionmental Protection
Bureau of Solid & Hazardous Waste - IT Section
2600 Blair Stone Rd.
Tallahassee, FL 32327
Office: (850)245-8727
Fax: (850)245-8803
Tiffaney Noland@dep.state.fl.us

Noland, Tiffaney

Graves, Aprilia From:

Monday, January 04, 2010 3:00 PM Sent: Noland, Tiffaney; Erickson, John To:

Sullivan, Theresa A. Cc: FW: IWS-LES Subject:

FYI

Liquid Environmental Solutions has already submitted the 8700-12FL. **Aprilia**

From: Tommy Dudley.Jr [mailto:tommy.dudley.jr@iwsww.com]

Sent: Monday, January 04, 2010 11:56 AM

To: Kothur, Bheem

Cc: Graves, Aprilia; Petersburg, Kati

Subject: IWS-LES

Bheem,

This is an email to confirm that the sale of Industrial Water Services to Liquid Environmental Solutions was finalized 12/31/2009, and effective as of 1/1/2010.

Please let me know if you need anything further from me.

Regards, Tommy

Tommy Dudley Jr Industrial Water Services, Inc. m. 904-237-4405 e. tommy.dudley.jr@iwsww.com