

# Florida Department of Environmental Protection

Rick Scott Governor

Jennifer Carroll Lt. Governor

Herschel T. Vinyard Jr. Secretary

Southwest District 13051 North Telecom Parkway Temple Terrace, Florida 33637-0926 Telephone: 813-632-7600

June 20, 2011

CERTIFIED MAIL 7009 1410 0001 0092 2349 RETURN RECEIPT REQUESTED

Mr. Bob Mulholland EQ Florida, Inc. 7202 East 8<sup>th</sup> Ave. Tampa, FL 33619

Re:

EQ Florida, Inc.

FLD981932494

Warning Letter #WL11-0019HW29SWD

Hillsborough County

Dear Mr. Mulholland:

The purpose of this letter is to advise you of possible violations of law for which you may be responsible, and to seek your cooperation in resolving the matter. A joint USEPA Region IV/Department of Environmental Protection (FDEP) hazardous waste program field inspection conducted on April 19, 2011, indicates that violations of Florida Statutes and Rules may exist at the above referenced facility. USEPA and FDEP personnel made observations described in the attached inspection report. The report lists a summary of alleged violations of Department Rules.

Sections 403.161 and 403.727, Florida Statutes (F.S.) provides that it is a violation to fail to comply with rules adopted by the Department. The activities observed during the Department's field inspection and any other activities at your facility that may be contributing to violations of Florida Statutes or Department Rules should cease.

You are requested to contact Shannon Camp at (813)632-7600, extension 473, within fifteen (15) days of receipt of this Warning Letter to arrange a meeting to discuss this matter. The Department is interested in reviewing any facts you may have that will assist in determining whether any violations have occurred. You may bring anyone with you to the meeting that you feel could help resolve this matter.

Please be advised that this Warning Letter is part of an agency investigation, preliminary to agency action in accordance with Section 120.57(5), F.S. If after further investigation the Department's preliminary findings are verified, this matter may be resolved through the entry of a Consent Order which will include a compliance schedule, an appropriate penalty, and

reimbursement of the Department's costs and expenses. In accordance with the United States Environmental Protection Agency's (EPA) RCRA Civil Penalty Policy of 2003, the penalties which could be assessed in hazardous waste cases are up to \$37,500 per day per violation.

If this investigation confirms that your facility is significantly out of compliance, and the case is not resolved through timely entry of a Consent Order, under the Department's agreement with the EPA, a formal referral for judicial action must be made to the Department's Office of General Counsel. We look forward to your cooperation in completing the investigation and resolution of this matter.

Sincerely yours,

Pamala Vazquez

Program Administrator Southwest District

PV/sdc

Attachment

cc: Ron Noble, ESQ (rnoble@fowlerwhite.com)
Parvez Mallick, USEPA Region IV (Mallick.Parvez@epamail.epa.gov)
Hector Danois, USEPA Region IV (Danois.Hector@epamail.epa.gov)
Glen Perrigan, HWR Section (Glen.Perrigan@dep.state.fl.us)
Kelley Boatwright, Hills. Co. EPC (Boatwright@epchc.org)



### Florida Department of

#### **Environmental Protection**

#### **Hazardous Waste Inspection Report**

**FACILITY INFORMATION:** 

Facility Name: EQ Florida Inc

On-Site Inspection Start Date: 04/19/2011 On-Site Inspection End Date: 04/19/2011

ME ID#: 21659 EPA ID#: FLD981932494

Facility Street Address: 2002 N Orient Rd, Tampa, Florida 33619-3356

Contact Mailing Address: 7202 E 8th Ave, Tampa, Florida 33619-3380

County Name: Hillsborough Contact Phone: (813) 319-3423

**NOTIFIED AS:** 

LQG (>1000 kg/month)

Transporter
Transfer Facility
TSD Facility Unit Type(s)

**Used Oil** 

**INSPECTION TYPE:** 

Routine Inspection for TSD Facility Unit Type(s)

Routine Inspection for Hazardous Waste Transfer Facility

Routine Inspection for Hazardous Waste Transporter facility

Routine Inspection for LQG (>1000 kg/month) facility

**INSPECTION PARTICIPANTS:** 

Principal Inspector: Shannon D. Camp, Inspector

Other Participants: Larry Sinatra, Plant Manager; Hector Danois, EPA Inspector; Bob Mulholland, Manager

LATITUDE / LONGITUDE: Lat 27° 57' 44.8953" / Long 82° 22' 25.1455"

SIC CODE: 4953 - Trans. & utilities - refuse systems

TYPE OF OWNERSHIP: Private

#### Introduction:

EQ Florida, Inc. was inspected on April 19, 2011, to determine the facility's compliance with state and federal hazardous waste regulations. This inspection was a joint Environment Protection Agency, Region IV/Florida Department of Environmental Protection inspection. Mr. Sinatra accompanied the inspectors throughout the inspection. The Department's Hazardous Waste Section last inspected this facility in August 2010.

#### **Process Description:**

EQ Florida (EQ) is a permitted Treatment, Storage and Disposal Facility as well as a registered Hazardous Waste, Used Oil and Universal Waste Transporter and Transfer Facility. The facility is currently in the process of renewing their permit with the Department.

Operations at EQ have not changed significantly since the previous inspections. The inspection included all three bays within the storage building, the transport trucks, the vehicle maintenance area, the laboratory and a review of pertinent records. All five sumps within the storage building appeared clean and dry. The facility had only documented eight new shipments on the transfer facility log since the previous inspection. EQ's contingency plan was last revised in January 2010 and the training documentation appeared adequate.

Inspection Date:

04/19/2011

The only changes to the EQ since the Department's last inspection is that EQ is no longer emptying all the spent aerosol cans prior to shipping them off site. Currently, the majority of the aerosols are segregated: those with chlorofluorocarbons which are generally in aluminum cans and those in steel cans. They normally only empty the cans that are almost empty to remove the propellant and residual contents. Spent hazardous waste aerosols are currently shipped to Rineco for disposal.

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

#### **Checklist Independent Potential Violations and Areas of Concern**

Type:

Violation

Rule:

279.22(c)(1)

**Explanation:** 

The facility failed to label one used oil dolly and one used oil drum that were located

within the vehicle maintenance shop with the words "Used Oil." (corrected)

Corrective Action:

Personnel labeled the used oil dolly and used oil drum with the words "Used Oil" during

the inspection.

Type:

Violation

Rule:

273.14(a)

Explanation:

At the time of the inspection, EQ was storing multiple 55-gallon drums containing universal waste batteries that were improperly marked as "Non-regulated Waste."

Corrective Action:

Effective immediately, EQ must ensure that all containers storing universal waste

batteries are marked with the words "Universal Waste Batteries."

Type:

Violation

Rule:

264.173(a), 264.173(b)

**Explanation:** 

At the time of the inspection, at least two cubic yard boxes storing hazardous waste were observed to be open. One of the boxes was observed in the processing area. That container was storing spent aerosol cans. No workers were observed adding or removing waste from the container. At the time, the workers were processing aerosols from the hoppers only. The second container was observed in Bay 3. That container was marked as Hazardous Waste, without waste codes, and had DOT shipping

description of corrosive solids.

Also, one cubic yard box was observed in the processing area with damage to the bottom corner. The container was storing ignitable hazardous waste aerosol cans. An additional drum was observed in an outbound truck that had a bad bung seal. Hazardous waste was observed to be bubbling out of the bung during the inspection in

the truck.

Corrective Action:

Effective immediately, all containers storing or holding hazardous waste must always be closed except as necessary to add or remove waste. In addition, EQ must ensure that all containers holding or storing hazardous waste are handled and stored in a manner that will not cause a rupture or leak.

Inspection Date:

04/19/2011

Type:

Violation

Rule:

264.15(d)

Explanation:

EQ is failing to record the date and nature of corrective actions or repairs in the daily

inspection logs.

Corrective Action:

Effective immediately, EQ must record the date and the nature of any corrective action

or repair in the daily inspection logs.

Type:

Violation

Rule:

403.727(1)(c)

**Explanation:** 

At the time of the inspection, several containers located in Bays 2 and 3 and within a trailer being loaded for outbound shipment, were not marked with applicable EPA waste identification codes in violation of permit condition S.C.II.22.a. Some containers did not

have the generator's information marked on the container, either.

Corrective Action:

Effective immediately, EQ must ensure that all containers storing hazardous waste are clearly marked with the contents of each container, including all applicable EPA waste

identification codes and generator information.

Type:

Area Of Concern

Rule:

403.727(1)(c)

**Explanation:** 

The Department is concerned that EQ may be exceeding the maximum quantity of receipted waste that remains unloaded. Records indicate that the amount often exceeds 10,000 gallons at any one time. It is unclear, however, if the documented inbound quantities are receipted or not.

Corrective Action:

In a subsequent teleconference, EQ explained that there were issues concerning the facility's inspector and the documentation of the daily inspections. The facility stated that they have retooled the inspections, provided the inspectors with new training and are using a new log to document the container inventory. EQ was not able to say with certainty that the facility had not exceeded either the inbound capacity or the facility's

total capacity during the teleconference.

Type:

Violation

Rule:

403.727(1)(c)

**Explanation:** 

At the time of the inspection, over thirty 55-gallon drums and over twenty 5-gallon containers of hazardous waste were observed being stored in a trailer. Most of the waste had been received at the facility at least 14 days prior to the inspection. Some of the containers had been stored over two months. It was explained by Mr. Mullholland that the materials had been received but were pending an internal approval. The materials were not being loaded for outbound shipment. Storage of hazardous waste outside the permitted storage building is a violation of permit condition S.C.II.1.

(corrected)

Corrective Action:

Personnel relocated the material to within the storage building during the inspection.

Inspection Date:

04/19/2011

Type:

Violation

Rule:

263.10(d)

**Explanation:** 

At least three manifests were observed in which EQ as the hazardous waste transporter failed to ensure that the manifests included the transporter name and EPA identification number. In all three instances, the EQ facility noted the descrepancies after accepting the wastes. The noted manifest numbers are 007799732 JJK, 007799801 JJK and

007799791 JJK.

Corrective Action:

Effective immediately, EQ must ensure that the manifests are properly filled out prior to

transporting hazardous waste.

Type:

Violation

Rule:

264.31

**Explanation:** 

At the time of the inspection, multiple containers that were located on a pallet within Bay 1 were observed with hazardous waste pooled on the tops. At least three of the containers appeared to have improper lids secured with tape. All the containers had arrived at EQ on April 14, 2011. No attempt had been made to repackage the material

prior to the inspection.

Corrective Action:

Effective immediately, EQ must ensure all containers storing hazardous waste are clean

and must immediately recontainerize containers that are not in good condition.

Type:

Violation

Rule:

264.1080(a)

**Explanation:** 

EQ routinely processes hazardous waste aerosol cans in a unit that has a "carbon absorption device". In a letter from the Department dated September 24, 2002, it was explained to the facility that they would either need to demonstrate that the filter is at least 95% effecient (by weight) in reducing the total organic content of the inlet vapor unless the control device is exempt. EQ responded in a letter dated October 14, 2002 that they would not be able to demonstrate compliance with 40 CFR 264 Subpart CC, and would therefore only use the device on containers smaller than 26 gallons to exempt the unit. At the time of the inspection, the facility was using two of the devices, which were mounted onto 55-gallon drums. EQ could not demonstrate during the inspection how often the filters were replaced. In addition, the filter on one of the units appeared "full" and in need of replacement, and the filter on the other unit that was in use during the inspection, had a filter that was visibly damaged.

Corrective Action:

Effective immediately, EQ must demonstrate that the units are in compliance with the rule. In addition, EQ must ensure the units' filters are replaced when full or damaged if compliance can be certified.

Type:

Violation

Rule:

62-737.400(7)

**Explanation:** 

At the time of the inspection, EQ was storing universal waste lamps in an open box truck. The facility was not actively loading or unloading spent lamps into the truck at the time of the inspection.

Inspection Date:

04/19/2011

Corrective Action:

As an unversal waste lamp transfer facility, EQ must store its universal waste lamps or devices indoors, within a closed box truck or cover the lamp containers with a tarp if the

truck is to remain open.

Type:

Violation

Rule:

268.50(a)(2)(i)

**Explanation:** 

At the time of the inspection, several containers at the facility were not marked with the date the containers were received at the facility. The containers were located within all three bays and outside in the processing area and a trailer located in the yard. Failure to clearly mark upon receipt each container of hazardous waste with the date the waste was received at the facility is a violation of permit condition S.C.II.22b.

At the time of the inspection, one cubic yard box storing hazardous waste aerosols was observed without being labeled with the words "Hazardous Waste" or being dated.

(Corrected)

Corrective Action:

Effective immediately, EQ must mark all containers of hazardous waste with the receipt

date upon acceptance of the waste.

Type:

**Violation** 

Rule:

264.177(c)

Explanation:

At the time of the inspection, multiple containers storing unknown wastes were being stored on carts in Bay 2. Personnel indiated that the wastes were placed on the cart because they were unknown or had caused an unanticipated reaction during consolidation. Most of the containers were labeled only as hazardous waste. In addition, a sign was observed on the second cart stating it was a "Unknown Holding Area." Failure to segregate unknown wastes is also a violation of permit condition

S.C.II.6.

Corrective Action:

Effective immediately, EQ must ensure that unknown wastes are segregated from each

other.

Type:

Violation

Rule:

403.727(1)(c)

**Explanation:** 

EQ failed to accurately document the inventory of wastes on the daily inventory log. In addition, the inventories were not being conducted at the opening of each business day as required by S.C.II.17 of the permit. For instance, the facility's daily counts on the date of the inspection did not appear to reflect the waste on site. The facility's waste count was conducted after the inspectors finished the facility portion of the inspection. The inspectors did not observe any trucks with inbound waste, only four being loaded for outbound and one storing hazardous waste. However, the facility documented 20,865

gallons of inbound waste.

Corrective Action:

Effective immediately, EQ must accurately document the waste inventories and

inventories should be conducted at the same time each business day.

Type:

Violation

Inspection Date:

04/19/2011

Rule:

62-737.400(5)(a)

Explanation:

At the time of the inspection, at least two boxes storing universal waste lamps within the

box truck did not appear to be structurally sound.

Corrective Action:

Effective immediately, EQ must ensure that universal waste lamps are stored in closed,

labeled and structurally sound containers.

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

#### **Potential Violations**

403.727(1)(c)

Potential violations			
Rule Number Checklist Independent V	Area iolations	Date Cited	Explanation
279.22(c)(1)		04/19/2011	The facility failed to label one used oil dolly and one used oil drum that were located within the vehicle maintenance shop with the words "Used Oil." (corrected)
273.14(a)		04/19/2011	At the time of the inspection, EQ was storing multiple 55-gallon drums containing universal waste batteries that were improperly marked as "Non-regulated Waste."
264.173(a), 264.173(b)		04/19/2011	At the time of the inspection, at least two cubic yard boxes storing hazardous waste were observed to be open. One of the boxes was observed in the processing area. That container was storing spent aerosol cans. No workers were observed adding or removing waste from the container. At the time, the workers were processing aerosols from the hoppers only. The second container was observed in Bay 3. That container was marked as Hazardous Waste, without waste codes, and had DOT shipping description of corrosive solids.
			Also, one cubic yard box was observed in the processing area with damage to the bottom corner. The container was storing ignitable hazardous waste aerosol cans. An additional drum was observed in an outbound truck that had a bad bung seal. Hazardous waste was observed to be bubbling out of the bung during the inspection in the truck.
264.15(d)		04/19/2011	EQ is failing to record the date and nature of

04/19/2011

corrective actions or repairs in the daily

containers located in Bays 2 and 3 and within a trailer being loaded for outbound shipment, were not marked with applicable EPA waste

At the time of the inspection, several

inspection logs.

identification

Inspection Date:

04/19/2011

mapeetion bate: 04/10	5/2011		
Rule Number	Area	Date Cited	Explanation  codes in violation of permit condition  S.C.II.22.a. Some containers did not have the generator's information marked on the container, either.
403.727(1)(c)		04/19/2011	At the time of the inspection, over thirty 55-gallon drums and over twenty 5-gallon containers of hazardous waste were observed being stored in a trailer. Most of the waste had been received at the facility at least 14 days prior to the inspection. Some of the containers had been stored over two months. It was explained by Mr. Mullholland that the materials had been received but were pending an internal approval. The materials were not being loaded for outbound shipment. Storage of hazardous waste outside the permitted storage building is a violation of permit condition S.C.II.1. (corrected)
263.10(d)		04/19/2011	At least three manifests were observed in which EQ as the hazardous waste transporter failed to ensure that the manifests included the transporter name and EPA identification number. In all three instances, the EQ facility noted the descrepancies after accepting the wastes. The noted manifest numbers are 007799732 JJK, 007799801 JJK and 007799791 JJK.
264.31		04/19/2011	At the time of the inspection, multiple containers that were located on a pallet within Bay 1 were observed with hazardous waste pooled on the tops. At least three of the containers appeared to have improper lids secured with tape. All the containers had arrived at EQ on April 14, 2011. No attempt had been made to repackage the material prior to the inspection.
264.1080(a)		04/19/2011	EQ routinely processes hazardous waste aerosol cans in a unit that has a "carbon absorption device". In a letter from the Department dated September 24, 2002, it was explained to the facility that they would either need to demonstrate that the filter is at least 95% effecient (by weight) in reducing the total organic content of the inlet vapor unless the control device is exempt. EQ responded in a letter dated October 14, 2002 that they would not be able to demonstrate compliance with 40 CFR 264 Subpart CC, and would therefore only use the device on containers smaller than 26 gallons to exempt the unit. At the time of the inspection, the facility was using two of

Inspection Date:

04/19/2011

Rule Number	Area	Date Cited	Explanation
			the devices, which were mounted onto 55-gallon drums. EQ could not demonstrate during the inspection how often the filters were replaced. In addition, the filter on one of the units appeared "full" and in need of replacement, and the filter on the other unit that was in use during the inspection, had a filter that was visibly damaged.
62-737.400(7)		04/19/2011	At the time of the inspection, EQ was storing universal waste lamps in an open box truck. The facility was not actively loading or unloading spent lamps into the truck at the time of the inspection.
268.50(a)(2)(i)		04/19/2011	At the time of the inspection, several containers at the facility were not marked with the date the containers were received at the facility. The containers were located within all three bays and outside in the processing area and a trailer located in the yard. Failure to clearly mark upon receipt each container of hazardous waste with the date the waste was received at the facility is a violation of permit condition S.C.II.22b.
•			At the time of the inspection, one cubic yard box storing hazardous waste aerosols was observed without being labeled with the words "Hazardous Waste" or being dated. (Corrected)
264.177(c)		04/19/2011	At the time of the inspection, multiple containers storing unknown wastes were being stored on carts in Bay 2. Personnel indiated that the wastes were placed on the cart because they were unknown or had caused an unanticipated reaction during consolidation. Most of the containers were labeled only as hazardous waste. In addition, a sign was observed on the second cart stating it was a "Unknown Holding Area." Failure to segregate unknown wastes is also a violation of permit condition S.C.II.6.
403.727(1)(c)		04/19/2011	EQ failed to accurately document the inventory of wastes on the daily inventory log. In addition, the inventories were not being conducted at the opening of each business day as required by S.C.II.17 of the permit. For instance, the facility's daily counts on the date of the inspection did not appear to reflect the waste on site. The facility's waste count was conducted after the inspectors finished the facility portion of the inspection. The inspectors did not observe any trucks

Inspection Date: 04/19/2011

Rule Number	Area	<b>Date Cited</b>	Explanation	
			with inbound waste, only four being loaded for outbound and one storing hazardous waste. However, the facility documented 20,865 gallons of inbound waste.	
62-737.400(5)(a)		04/19/2011	At the time of the inspection, at least two boxes storing universal waste lamps within the box truck did not appear to be structurally sound.	
Areas of Concern				
Rule Number	Area	<b>Date Cited</b>	Explanation	
Checklist Independent Areas of Concern				
403.727(1)(c)		04/19/2011	The Department is concerned that EQ may be exceeding the maximum quantity of receipted waste that remains unloaded. Records indicate that the amount often exceeds 10,000 gallons at any one time. It is unclear, however, if the documented inbound quantities are receipted or not.	

#### **Conclusion:**

At the time of the inspection, EQ Florida was not operating in compliance with state and federal hazardous waste regulations.

Inspection Date:

04/19/2011

#### 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.

Shannon D. Camp	Inspector		
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE		
8-8	_	6/13/2011	
PRINCIPAL INSPECTOR SIGNATURE		DATE	
Hector Danois	EPA Inspector		
INSPECTOR NAME	INSPECTOR TITLE		
NO SIGNATURE	EPA Region 4		
INSPECTOR SIGNATURE	ORGANIZATION		
Larry Sinatra	Plant Manager		
REPRESENTATIVE NAME	REPRESENTATIVE TITLE		
NO SIGNATURE			
REPRESENTATIVE SIGNATURE			
Bob Mulholland	Manager		
REPRESENTATIVE NAME	REPRESENTATIVE TITLE		
NO SIGNATURE			
REPRESENTATIVE SIGNATURE	_		

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.

641	U.S. Postal Service TM CERTIFIED MAIL TM RECEIPT (Domestic Mail Only; No Insurance Coverage Provided)				
E B	For delivery information visit our website at www.usps.com				
	OFFICIAL USE				
1 0092	Postage Certified Fee	\$	6/20/11		
1000	Return Receipt Fee (Endorsement Required)		Postmark Here		
	Restricted Delivery Fee (Endorsement Required)				
1470		. Bob Mulholland			
Б	Sent To EC	Florida, Inc.			
	Stroot Ant	02 East 8 <sup>th</sup> Avenu			
7009	or PO Box i  City, State,	mpa, FL 33619			
	PS Form 3800, August 2	006	See Reverse for Instructions		

From:

Microsoft Exchange

To:

'moble@fowlerwhite.com'

Sent:

Monday, June 20, 2011 12:00 PM

Subject:

Relayed: EQ Florida - Warning Letter

Delivery to these recipients or distribution lists is complete, but delivery notification was not sent by the destination:

'moble@fowlerwhite.com'

Subject: EQ Florida - Warning Letter

Sent by Microsoft Exchange Server 2007

From:

Coogle, Deon

Sent:

Monday, June 20, 2011 11:59 AM

To:

'moble@fowlerwhite.com'; 'Mallick.Parvez@epamail.epa.gov'; 'danois.hector@epa.gov';

Perrigan, Glen; 'boatwright@epchc.org'

Subject:

EQ Florida - Warning Letter

Attachments:

FLD 981 932 494.pdf

Tracking:

Recipient

Delivery

'rnoble@fowlerwhite.com'

'Mallick.Parvez@epamail.epa.gov'

'danois.hector@epa.gov'

Perrigan, Glen

Delivered: 6/20/2011 12:00 PM

'boatwright@epchc.org'

Attached, please find the above referenced correspondence. This is the only copy you will receive.

NOTE: If you have any question concerning the contents of this document, please contact the FDEP Environmental Specialist III, Shannon Camp at (813) 632-7600 x473 or via email <a href="mailto:Shannon.D.Camp@dep.state.fl.us">Shannon.D.Camp@dep.state.fl.us</a>.

Acrobat Reader 6.0 or greater is required to read this document. It is available for downloading at http://www.adobe.com/products/acrobat/readstep.html

## Deon Coogle

Senior Clerk
Department of Environmental Protection
Storage Tanks/Hazardous Waste Programs
Southwest District
13051 North Telecom Parkway
Temple Terrace, FL 33637-0926
(813) 632-7600 x356
FAX (813) 632-7664
Deon.Coogle@dep.state.fl.us

From:

Microsoft Exchange

To:

Perrigan, Glen

Sent: Subject: Monday, June 20, 2011 12:00 PM

Delivered: EQ Florida - Warning Letter

## Your message has been delivered to the following recipients:

Perrigan, Glen

Subject: EQ Florida - Warning Letter

Sent by Microsoft Exchange Server 2007

From:

Microsoft Exchange

To:

'boatwright@epchc.org'

Sent:

Monday, June 20, 2011 12:00 PM

Subject:

Relayed: EQ Florida - Warning Letter

Delivery to these recipients or distribution lists is complete, but delivery notification was not sent by the destination:

'boatwright@epchc.org'

Subject: EQ Florida - Warning Letter

Sent by Microsoft Exchange Server 2007

## Memorandum

Attachments:

## **Environmental Protection**

# SOUTHWEST DISTRICT ENFORCEMENT COVER MEMO TO: Pamala Vazquez, Program Administrator William Kutash, Waste Program Administrator THROUGH: James Dregne, Hazardous Waste Program Manager Elizabeth Knauss, HW Enforcement Coordinator Shannon Camp, Environmental Specialist II FROM: DATE: June 10, 2011 FILE NAME: EQ Florida COUNTY: Hills WL # WL11-0019HW29SWD PROGRAM: Hazardous Waste TYPE OF DOCUMENT: Draft Warning Letter/ Inspection Report REQUESTED ACTION: Review / Signature DESCRIPTION OF VIOLATIONS: storing HW outside the permitted HW storage building, open HW containers, undated HW containers, improper storage of UW lamps; waste on tops of HW storage containers; storing HW in improper areas; failure to segregate unknown HW containers; failure to label used oil/UOF containers (maintenance); no waste codes on HW storage containers. Inaccurate inventories, noncompliance with 264 subpart cc with release STATUS OF CORRECTIVE ACTIONS: Pending STATUS OF PENALTY ASSESSMENT: TBD PENALTY: Not Applicable Amount: \$ TBD Costs & Expenses: \$500.00 Total: \$ TBD

Secretary Approval Not required / Approved on \_\_\_\_\_