

Florida Department of Environmental Protection Hazardous Waste Inspection Report

# FACILITY INFORMATION:

**Raider Environmental Services Inc** Facility Name: **On-Site Inspection Start Date:** 08/02/2011 **On-Site Inspection End Date:** 08/02/2011 ME ID#: 100667 EPA ID#: FLR000176271 Facility Street Address: 3555 E State Road 60, Mulberry, Florida 33860 Contact Mailing Address: 4103 NW 132nd St, Opa Locka, Florida 33054-4510 County Name: Polk Contact Phone: (305) 994-9949

# NOTIFIED AS:

CESQG (<100 kg/month) Used Oil

# **INSPECTION TYPE:**

Routine Inspection for Used Oil Transporter facility

Routine Inspection for Used Oil Transfer Facility

# **INSPECTION PARTICIPANTS:**

Principal Inspector: Shannon D. Camp, Inspector

Other Participants: Tony Machado, Manager

# LATITUDE / LONGITUDE: Lat 27° 53' 36.7303" / Long 81° 55' 32.3462"

SIC CODE: 2992 - Manufacturing - lubricating oils and greases

TYPE OF OWNERSHIP: Private

## Introduction:

Raider Environmental Services (Raider) was inspected on August 2, 2011, to determine the facility's compliance with state and federal hazardous waste and used oil regulations. Mr. Machado assisted the inspector throughout the inspection. This is the Department's first inspection of this facility at this location. This facility recently relocated operations from Palmetto, Florida (FLR000167023). That facility was last inspected in August 2010.

## **Process Description:**

Raider is registered with the Department as a used oil/used oil filter transporter and transfer facility. The company had been operating out of the Mulberry office for approximately one month prior to the inspection. Used oil and used oil filters are transported to this location prior to shipment to their Opa Locka processing facility (FLR000143891). Used oil is pumped into a tanker in the rear of the facility for storage. The tanker was not being used for transport. At the time of the inspection, the tanker had been storing used oil on site longer than 24 hours without being provided with secondary containment. The last delivery to Opa Locka had been on July 29, 2011. Mr. Machado stated that all used oil pick ups were screened for halogen content with a sniffer. If the driver's sniffer detects the presence of halogens, Mr. Machado drives to the facility himself to sample the oil with a Clor-D-Tect kit. He stated the it was policy to not transport any used oil with a halogen content over 1000 ppm. He also stated that oil loads that are rejected were not currently being documented.

Used oil filters are stored within a box truck parked on the asphalt on site. Acceptance and delivery records were reviewed from the past 30 days during the inspection. No discrepancies were noted. A copy of the facility's financial assurance was also available for review.

## New Potential Violations and Areas of Concern:

Violation

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

71	
Rule:	279.45(d)

Type:

Explanation: At the time of the inspection, the facility was storing used oil in a tanker at the facility over 24 hours without secondary containment. (corrected)

Corrective Action: Subsequent to the inspection, the facility constructed secondary containment within one of the buildings on site. The containment was constructed of concrete block and sealed with an oil impervious sealant. Mr. Machado stated that the containment was only temporary until the tank farm is constructed. He estimated that the tank farm would be built within 60 days.

# Summary of Potential Violations and Areas of Concern:

**Potential Violations** 

Rule Number	Area	Date Cited	Explanation
Checklist Independent \	/iolations		
279.45(d)		08/02/2011	At the time of the inspection, the facility was storing used oil in a tanker at the facility over 24 hours without secondary containment. (corrected)

## Areas of Concern

No Areas of Concern

## Conclusion:

At the time of the inspection, Raider Environmental Services, Inc. was not operating with state and federal hazardous waste regulations governing used oil transfer facilities. The facility returned to compliance subsequent to the inspection.

**Raider Environmental Services Inc Inspection Report** 

Inspection Date: 08/02/2011

#### 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	
X-S		9/16/2011
PRINCIPAL INSPECTOR SIGNATURE		DATE
Tony Machado	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.