

Florida Department of Environmental Protection Hazardous Waste Inspection Report

FACILITY INFORMATION:

Facility Name: Stericycle Specialty Waste Solutions Inc

On-Site Inspection Start Date: 02/21/2012 **On-Site Inspection End Date:** 02/21/2012 ME ID#: 56404 EPA ID#: FLR000006353 Facility Street Address: 314 W Landstreet Rd # B, Orlando, Florida 32824-7803 Contact Mailing Address: 341 Landstreet Rd # B, Orlando, Florida 32824 Contact Phone: County Name: Orange (407) 855-0141

NOTIFIED AS:

LQG (>1000 kg/month) Transporter Transfer Facility Used Oil

INSPECTION TYPE:

File Review Inspection for Transporter facility

INSPECTION PARTICIPANTS:

Principal Inspector: John White, Inspector Other Participants: N/A

LATITUDE / LONGITUDE: Lat 28° 26' 8.1123" / Long 81° 22' 50.7241"

SIC CODE: 4789 - Trans. & utilities - transportation services, nec

TYPE OF OWNERSHIP: Private

Introduction:

On February 21, 2012, John White, Florida Department of Environmental Protection (FDEP), processed a request from Stericycle Specialty Waste Solutions, Inc. (SSWSI) for authorization to manage waste generated by conditionally exempt small quantity generators (CESQGs). SSWSI, located at 314-B Landstreet Road, Orlando, Florida, is a hazardous waste transporter and transfer facility, used oil and used oil filter transporter and transfer facility, and a universal waste transporter and large quantity handler.

SSWSI's last update of the facility's hazardous waste activities was acknowledged by the Department on November 16, 2011. SSWSI operates under EPA identification number FLR000006353. SSWSI has operated from this location since May 31, 2009, when the business was purchased from Environmental Enterprises of Florida.

Process Description:

The purpose of the CESQG authorization is to allow the consolidation of small volumes of waste from generators of less than 100 kilograms, or 220 pounds, of hazardous waste in a calendar month.

The Department reviewed SSWSI's request and responded on March 6, 2012, with recommendations for changes to the proposed "CESQG Waste Acceptance Shipping and/or Transfer" policy and "Waste Handler Operating Plan."

On Monday, March 19, 2012, Janine Kraemer, FDEP Environmental Manager, met with TJ

McCaustland, SSWSI, to discuss the recommended changes.

On April 20, 2012, SSWSI submitted updated documents with the requested changes. An updated facility layout map was provided on April 24, 2012. The Department reviewed the following submittals:

- 1. SSWSI's Waste Handler Operating Plan 04-04-2012
- 2.CESQG Application Form v04-04-2012,
- 3. Application for CESQG Collection Program Follow Up Questions v04-04-2012
- 4. CESQG Training Presentation and
- 5. SSWSI Facility Layout Map 04-24-2012

Based on these documents SSWSI has provided reasonable assurance they have met the requirements outlined in Rule 62-730.220(5), F.A.C. A proposed CESQG waste management approval letter will be provided to the Bureau Chief, Bureau of Solid and Hazardous Waste, for signature and issuance.

Summary of Potential Violations and Areas of Concern:

Potential Violations

No Violations

Areas of Concern

No Areas of Concern

Conclusion:

Stericycle Specialty Waste Solutions, Inc. is a hazardous waste transporter and transfer facility and has requested approval from the Department for management of conditionally exempt small quantity generator waste in accordance with the requirements of Rule 62-730.220(5), F.A.C.

Stericycle Specialty Waste Solutions Inc Inspection Report

Inspection Date: 02/21/2012

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.

John White PRINCIPAL INSPECTOR NAME	Inspector PRINCIPAL INSPECTOR TITLE	
NO SIGNATURE PRINCIPAL INSPECTOR SIGNATURE	FDEP ORGANIZATION	
N/A REPRESENTATIVE NAME		
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.