

## Eckoff, Michael

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**From:** Kothur, Bheem  
**Sent:** Thursday, March 22, 2012 9:51 AM  
**To:** Eckoff, Michael  
**Cc:** White, John; Russell, Merlin; Herrald, Fletcher; Tripp, Anthony; Ashwood, Janet; Graves, Aprilia  
**Subject:** RE: Triumvirate Environmental - FLD980559728

Hello Michael,  
The Transporter required to register as a PCW Handler.  
However, this facility is not registered as PCW Handler according to their recent Form 8700-12FL, signed and dated February 24, 2012.

PCW can be handled according to PCW Rule 62-740 and no permit required.

If you need any further assistance, please let me know.  
Thanks.

Bheem

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**From:** Russell, Merlin  
**Sent:** Thursday, March 22, 2012 9:03 AM  
**To:** Kothur, Bheem  
**Cc:** White, John; Eckoff, Michael; Herrald, Fletcher; Tripp, Anthony  
**Subject:** RE: Triumvirate Environmental - FLD980559728

Bheem, can you assist?

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**From:** Eckoff, Michael  
**Sent:** Thursday, March 22, 2012 9:01 AM  
**To:** Herrald, Fletcher; Russell, Merlin  
**Cc:** White, John  
**Subject:** Triumvirate Environmental - FLD980559728

Hello,

I was not sure who to direct this to, but your names were on the permit.

I inspected this facility last month, they marked on the notification form that they are a PCW handler as well. I am used to seeing PCW conditions in UO permits, so that is the basis of my email.

Triumvirate's HW permit does not have conditions regarding PCW, does it need to if the facility is managing PCW? Or, do they just need to follow 62-740? In either case, I am assuming that an annual report of PCW activities will have to be submitted by March 1<sup>st</sup>. If so, did they submit the report?

Thank you,

Michael Eckoff  
Environmental Specialist  
Solid and Hazardous Waste Compliance Enforcement  
FDEP - Central District

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