



**Florida Department of  
Environmental Protection  
Hazardous Waste Inspection Report**

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**FACILITY INFORMATION:**

**Facility Name:** Environmental Management Conservation Oil Corp  
**On-Site Inspection Start Date:** 06/05/2012      **On-Site Inspection End Date:** 06/05/2012  
**ME ID#:** 56326      **EPA ID#:** FLR000000166  
**Facility Street Address:** 8470 NW 68th St, Miami, Florida 33166-2661  
**Contact Mailing Address:** 8470 NW 68th St Lot B, Miami, Florida 33166  
**County Name:** Miami-Dade      **Contact Phone:**

**NOTIFIED AS:**

CESQG (<100 kg/month)  
Transporter  
Used Oil

**INSPECTION TYPE:**

Routine Inspection for Used Oil Transfer Facility  
Routine Inspection for Used Oil Transporter facility  
Routine Inspection for Used Oil Generator facility  
Routine Inspection for Hazardous Waste Transporter facility  
Routine Inspection for Non-Handler facility

**INSPECTION PARTICIPANTS:**

**Principal Inspector:** Magdalena Gierczak, Inspector  
**Other Participants:** Chester Wendell, ES III; Maria Leon, President

**LATITUDE / LONGITUDE:** Lat 25° 50' 4.6497" / Long 80° 20' 7.5499"

**SIC CODE:** 4959 - Trans. & utilities - sanitary services, nec

**TYPE OF OWNERSHIP:** Private

**Introduction:**

Environmental Management Conservation Oil Corporation (EMC) is a used oil transporter/transfer facility, hazardous waste transporter, and a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste. EMC has been at this location since 1994 and currently employs 15 people. The facility is approximately 38,000 sq ft and is on public utilities.

Property is currently owned by MEL PROPERTY INC.

Facility has been inspected by the Department numerous times. Last inspection took place on 05/13/2010 and no violations were found at time of inspection.

**Process Description:**

Facility operations include:

- transport of hazardous waste from the customer's facility directly to Triumvirate in Fort Lauderdale.
- transport of used oil, used oil filters, absorbents, and oily water from customers into their facility for transfer into tankers and roll offs for final shipments to the receiving facilities.
  - + used oil is transported to either Noble Oil or H & J Asphalt
  - + absorbents are sent to Triumvirate
  - + oily water is taken to Cliff Berry

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+ used oil filters were previously transported to US Foundry. However, since January 2012 a used oil filter treatment facility, McKenze Environmental (EPA ID#FLR000182071), begun its operations on a portion of EMC property leased by them. McKenze Environmental is to be inspected separately at another time.

EMC stores its used oil in an 8,000 gallon tank in secondary containment and in 10,000 gal double-walled tank transports located in the parking area.

EMC has a maintenance shop that generates used oil and used oil filters. Parts washing solvent which was previously generated is no longer used and/or generated by the facility.

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

#### **Areas of Concern**

Type:	Area Of Concern
Rule:	279.52(b)(2)
Question Number:	28.340
Question:	Does the plan include the following?
Explanation:	Facility did not have updated name and address of a designated facility listed in contingency plan.
Corrective Action:	Facility corrected violation at time of inspection. No further corrective action is required.

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#### **Conclusion:**

Records reviewed during the inspection included: training records for the employees, sampling of the oil picked up and sent out, manifests for the hazardous waste and used oil, proof of insurance, and a copy of their contingency plan.

No items were requested to be sent to the Department for review. EMC appeared to be in compliance by the end of the inspection.

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**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.

Magdalena Gierczak

**PRINCIPAL INSPECTOR NAME**

Inspector

**PRINCIPAL INSPECTOR TITLE****PRINCIPAL INSPECTOR SIGNATURE**

6/6/2012

**DATE****Supervisor:** Karen Kantor

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.