

Initial Transfer Facility Notification for SSWSI Miami Area 51

Stericycle Specialty Waste, Inc. (SSWSI) is notifying the department of a proposed hazardous waste transfer facility located at 8505 Northwest 74th Street, Miami, Florida 33166. The site will also manage infectious waste transportation; however there will be no co-mingling of infectious waste. Storage areas of infectious waste will be clearly marked and segregated and the non-infectious wastes proposed to be accepted by this facility.

SSWSI is a permitted hazardous waste transporter with DOT Security and Contingency Plans. The transporter collects hazardous and non-hazardous waste from various generators. SSWSI is permitted by the Bureau of Land and Waste Management to transport hazardous waste under permit number MNS000110924.

The Initial Notification consists of three (3) copies of the notification in binders.

Enclosed with Binder 1 is a check for \$100.00 to pay the annual registration fee for Used Oil Transporter and Transfer Facility.

Should you have any question please do not hesitate to call me:

T.J. M ^c Caustland Environmental, Safety, and Health Manager SSWSI-East Region 5158 Ashley Drive Covington, Georgia 30014 Cell: (770) 891-2531 Fax: (888) 240-4312 Office: (678) 342-4279





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The Initial Notification consists of three (3) copies of the original initial notification in binders.

The Notification is eight (8) parts

Part 1 62-730.171(3)(a) 2. Form 8700-12FL Four (4) pages

Part 2 62-730.171(3)(a) 1.

Certification by a responsible corporate officer of the transporter that the proposed location satisfies the criteria of Section 403.7211(2), F.S.

Fourteen (14) pages

Part 3 62-730.171(3)(a) 3. Evidence of the Transporter's financial responsibility Two (2) pages

Part 4 62-730.171(3)(a) 4. A brief general description of the transfer facility operations Three (3) pages

Part 5 62-730.171(3)(a) 5 A copy of the facility closure plan Two (2) pages

Part 6 62-730.171(3)(a) 6. A copy of the contingency and emergency plan Nineteen (19) pages

Part 7 62-730.171(3)(a) 7. A map or maps of the transfer facility Six (6) pages

Part 8 62-730.220(2)(b) 5. Application to Manage Conditionally Exempt Waste Generated at Other Facilities Fifteen (15) pages



Part 1 62-730.171(3)(a) 2.

Form 8700-12FL

Four (4) pages



Initial Transfer Facility Notification for SSWSI Miami Area 51

Part 1 62-730.171(3)(a) 2.

Form 8700-12FL

Four (4) pages

FLORIDA	DEP	12FL - FLORIDA NO REGULATED WAST Waste Management Divisi 00 Blair Stone Rd. Tallahas (850) 245-87	E ACTIVITY ion-HWRS, MS4560 see, FL 32399-2400 72		Date Received (for FDEP Official Use Only)
EPA ID			MTS		RCRAIsfo
 Reason for Submittal 2. Facility or 	Mark 'X' in correct box:	waste, universal v To provide <u>subse</u> information).	waste, or used oil acti	vities). to update status ctions) for the fi	Number for hazardous and facility identification acility? ID No.
Business Name	Steric	cycle Specialty Waste	e Solutions, Inc		
(List additional Operators in the		le Specialty Waste S	olutions, Inc	No.	ne Operator: 09 / 14 / 12 mm dd yy
comments section).	Street or P.O. Bo	x: 314B La	indstreet Road	Pho	one Number: (407) 855-0141
	City or Town:	Orland	ob	State: FL	Zip Code: 32824
	Operator Type:		Municipal]State []Ot	her
4. Facility Physical Location	Physical Street A	ddress:	8505 Norti	hwest 74th S	Street
Information	City or Town:	Miami		State: FL	Zip Code: 33166
	County: Dade		If available, pi boundaries.	ease attach a n	nap or sketch of the facility
	Latitude: 25	5 0 3 1 . 022 Long	itude: <u> 8 0 </u> 2 0 d d m n		Method: Datum:
5. Facility North An Classification Sys Code(s)	nerican Industry	A. 5621 c.		B. D.	
6. Facility or	Street Address or	P.O. Box:	314B L	andstreet R	oad
Business Mailing Address	City or Town:	Orlando)	State: FL	Zip Code: 33166
7. Facility or Business Contact	First Name:	Rich	Last Name: Cl	nallenger	TitleReg. Ops. Manager
Person	Phone Number:	(407) 467-9585	Extension:	E-Mail: RC	hallenger@stericycle.com
	Street or P.O. Box: 314B Landstreet Road				
	City or Town:	Orlando	nin fan die de Geleken om en de Berner an de Berner de Berner an de Berner de Berner het beken de Berner het b	State: FL	Zip Code: 32824
(Land) Owner of the Facility's	Acosta F	erty (Land) Owner: amily Limited Partne	ership, LTD	Date became	
List additional	Street or P.O. Box:	8505 Northwe	est 74th Street	Phone	Number: (305) 788-5450
n the comments	City or Town:	Medley		State: FL	Zip Code: 33166-2327
ection.)	Owner Type: XPr	rivate 🗍 Federal 🗌	Municipal Stat	e Other_	

DEP Form 62-730.900(1)(b), adopted by reference in rule 62-730.150(2)(a), 62-710.500(1), and 62-737.400(3)(a)2., F.A.C. Effective Date 01-04-2009 Page 1 of 4

		EPA ID No.
9. Type of Regulated Waste Activity (M	lark 'X' in all that apply)	
 A. Hazardous Waste Activities: (1) Generator of Hazardous Waste (Choose only one of the following three categodies a. Large Quantity Generator (LQG): Generates in any calendar month 1,000 greater per month (kg/mo) (2,200 lbs.) hazardous waste; or Greater than 1 kg of acute hazardous waste b. Small Quantity Generator (SQG): Generates in any calendar month greater 100kg/mo but less than 1,000 kg/mo (> lbs.) of non-acute hazardous waste and (2.2 lbs) or less of acute hazardous waste c. Conditionally Exempt SQG (CESQG): Generates in any calendar month 100 k (220 lbs.) of non-acute hazardous waste (2.2 lbs) or less of acute hazardous waste (2.2 lbs.) of non-acute hazardous waste (2.2 lbs.) of non-acute hazardous waste (2.2 lbs.) or less of acute hazardous waste (2.2 lbs.) 	(2) Tre pries.) 0 kilograms or of <i>non-acute</i> (2.2 lbs) (3) (3) (3) (4) (5) (5) (5) (4) (5) (5) (6) (7)	 as 2 through 7, mark 'X' in all that apply. ater, Storer, or Disposer of Hazardous Waste (at your facility) Note: A hazardous waste permit nay be required for this activity. a. Operating Commercial TSD b. Operating Non-commercial TSD c. Non-operating: Postclosure or Corrective Action Permit or Consent Order (HSWA, etc.) Recycler of Hazardous Waste (at your facility) Specify: Commercial; Non-Commercial. t permit is required for storage prior to recycling. Exempt Boiler and/or Industrial Furnace a. Small Quantity On-site Burner Exemption b. Smelting, Melting, and Refining Furnace Exemption Person Authorized to Manage Conditionally Exempt Waste Generated at Other Facilities - Choose this management activity ONLY if you attach EITHER a copy of your application
In addition, indicate other generator activitie d. United States Importer of hazardous wa e. Mixed Waste (hazardous and radioactiv Generator	es that apply. aste (6)	FDEP. Underground Injection Control - Mark an 'X' even if the UIC well at your facility does not receive hazardous waste.
Registration must be renewed annually. c. Hazardous Waste Transporter Insur Insurance Company	a. For own waste only ance Information Hartford Fire Insur One Hartford Plas rtford, Connecticut 06155 Telephon	ance Company za
Florida Administrative Code (F.A.C	ity: be submitted with the initi []: brate officer of the transpor lorida Statutes (F.S.) [Rule tial responsibility [Rule 62- ansfer facility operations [1 Rule 62-730.171(3)(a)5., F rgency plan [Rule 62-730.1 ity [Rule 62-730.171(3)(a)7	Storage Volume 1000x55g drum equivalents al notification for a transfer facility [Rule 62-730.171(3), ter that the proposed location satisfies the 62-730.171(3)(a)1., F.A.C.] 730.171(3)(a)3., F.A.C.] Rule 62-730.171(3)(a)4., F.A.C.] .A.C.] 71(3)(a)6., F.A.C.]

						EPA ID No.		
B. Uni	Universal Waste (UW) Activities (Mark 'X' in all that appl				y) ("accumula	ited" means at any on	e time):	
	Large Quantity Han	dler (LQH) =	5,000 kg (1	1,000 lb) or mo	ore of any com	bination of UW accum	ulated	
	Small Quantity Hand							
	Mercury-containing							
	Mercury-containing	devices SQH	l = less than	100 kg accumu	lated by for-hi	re nandier		
	•					e accumulated by for-hi		
		-			lamps) accum	ulated by for-hire handl	er	
	-	mps = 1 kg, 0				(I INV) a second start of		
						te (UPW) accumulated	mate commutated	
						isted") pharmaceutical v		ad
	Pharmaceuticals SQ	H = always le		na za za postana na serie na na potra i na dal balanti da da kaj na	1		rdous UPW accumulate	
(1) For	those Managing	Generate/ Accumulate	Transport (see note in instructions)	Handle at Trans Facility		-	aximum amount (in p ansported at any one	-
a. Batteri	es					2000		
b. Pestici	des	\square		\square		60		
c. Pharmi	aceuticals			\square		25,000		
d. Mercu	ry Containing Devices					25		
	y Containing Lamps				ti na ing ing ng n	1000		n galasi di Baltanangi dalari mia
8	ter 62-737, F.A.C.]	r Reclamatio	m Facility		Note: A haza F.A.C.]	rdous waste permit is require	d for this activity. [Rule 62-7.	37.800,
(4) Reve	rse Distributor of UV			Pharmaceutica	is 🔀	Lamps D	evices	
(5) Desti	nation Facility for U	w 🗆		Note: for this act torage prior to n		nust treat, dispose or recy	cle a UW. A permit is requ	uired for
8	Oil Activities:	n da da kana kana kana kana kana kana ka	MARATA YALAMARIKAN CIRLANA ANA ANA ANA ANA ANA ANA ANA ANA ANA	KONZONALISEKSIA DISINTATI DI BANDONINA PANYA DI			by all Used Oil Transpo	
2	ed Oil Transporter -	indicate typ	e(s) of activ	/ity(ies):	I certify as a responsibility	Used Oil Transporter that v required under Section 6	the training program and 2-710.600, F.A.C., are in	financial
8	b. Transfer Facili	ity			current and b	eing adhered to. If any me	odifications have been may	de to the
(2)					lorginally app this registrati	roved training program, the on form. Evidence of fina	ney are explained in attach	iments to
(3) [] (4) []				is activity.)	demonstrated	by the attached Used Oil	Transporter Certificate of	
	Off-Specification I Used Oil Fuel Mar		mer		Liability Insu	rance, DEP form 62-710.9	901(4), F.A.C.	
	ed Oil Filter					ET 1/ 1/		
	a. Transporter			6	Signature of	Authorized Person	a Dilling and a second s	
	 b. Transfer Facilit c. Processor 	y			Rich Cha			
	d. End User					Authorized Person		
den in tradition de la des de la desta						Authorized Person		
(T) Head C					1			100
(1) Useu C)il Transporters, Trans	fer Facilities	, Collection (Centers, Off-				
Specificati	on Burners and Marke	eters must pay	y an annual S	100			n tea banda da ana an an ann an an ann an an an an an	
Specificati registration	on Burners and Marke 1 fee. Used Oil Proces	eters must pay sors are exen	y an annual \$ 1pt from this	100 fee. If	(9) The reco	rds required under the p	rovisions of Rule 62-71	10.510,
Specificati registration applicable,	on Burners and Marke	eters must pay sors are exen oney order, in	y an annual \$ upt from this n the amount	100 fee. If of \$100,	F.A.C., are k	ept at (check one):	rovisions of Rule 62-71	10.510,
Specificati registration applicable, payable to	on Burners and Marke a fee. Used Oil Proces enclose a check or me	eters must pay sors are exen oney order, in	y an annual \$ upt from this n the amount	100 fee. If of \$100,	F.A.C., are k	rds required under the p ept at (check one): ng (business) address (facility) address	rovisions of Rule 62-71	10.510,

		EPA ID No.				
D. Other State Regulated Waste Activities:	D. Other State Regulated Waste Activities: Petroleum Contact Water (PCW) Handler [Chapter 62-740, F.A.C.] Note: A water facility permit may be required for this activity.					
10. Waste Codes for Federally Regulated Har your facility. List them in the order they are presented Hazardous waste transporters list codes routinely or u	f in the regulations (e.	$g_{,}$ DWI, DWS, FU	NI, U112J.			
	AllP	³ AIIU	6	7		
8 9 10	11	12	13	14		
15 16 17	18	19	20	21		
22 23 24	25	26	27	28		
11. Other Status Changes (Mark 'X' in all that	apply):					
 A. Non-Handler of Regulated Waste at This Factorial (1) Business no longer generates, transports (2) Waste generated by business has been described in the second se	s, treats, stores, or dis elisted.		waste			
 B. Facility Closed (1) Closed at this location and moved or m be handling regulated waste there. (2) Out of Business - Business closed on address, and phone number where you 		(Date). Ple				
Contact						
Address						
City, State, Zip						
C. Property Tax Default	D. Petition	for Bankruptcy P	rotection			
in accordance with a system designed to assure that qu information submitted is, to the best of my knowledge for submitting false information, including the possibil facility, I am aware that transfer facilities must comply	12. Certification: I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. The information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. If I have notified as a transfer facility, I am aware that transfer facilities must comply with the requirements of Rule 62-730.171, FAC, and Rule 62-730.182, FAC.					
Signature of owner, operator, or an authorized	Pri	nt Name and Tit	le	Date Signed (mm-dd-yyyy)		
John Elholley	Rich Challenge	er Regional Op	erations Mgr	10/17/2012		
			-			
f the person who filled in this form is not the Facility Contact or Operator, please complete the information below: T.J. M c Caustland (770) 891-2531 TMcCaustland@Stericycle.com						
Name of person completing this form)	(Phone Number)	and a second descent of the second	E-mail Address)			
3. Comments:						



Initial Transfer Facility Notification for SSWSI Miami Area 51

Part 2 62-730.171(3)(a) 1.

Certification by a responsible corporate officer of the transporter that the proposed location satisfies the criteria of Section 403.7211(2), F.S. The Certification shall state a factual basis for the conclusion that the location criteria are met, and how those facts were determined.

Fourteen (14) pages

October 17, 2012



Florida Department of Environmental Protection Waste Management Division-HWRS, MS4560 2600 Blair Stone Road Tallahassee, Florida 32399-2400 (850) 245-8772

The initial notification for transfer facility notification requires certification by a responsible corporate officer of the transporter certify that the proposed location satisfies the criteria of Section 403.7211(2) F.S.

This document serves to present the factual basis for the conclusion that Stericycle Specialty Waste Solutions, Inc.'s (SSWSI) proposed hazardous waste transfer facility located at 8505 Northwest 74th Street, Miami, Florida 33166 meets the criteria identified in 403.7211(2).

In making the determination that the facility meets the criteria tours of the surrounding area were conducted. During the tours sensitive facilities were sought out to ensure that there were no sensitive populations within proximity of the proposed facility. Google maps was also used to assist in the conclusion that the criteria were met and to provide the department documentation for each type of facility listed in the Statute. The printed Google maps have been included for reference.

403.7211 Hazardous waste facilities managing hazardous wastes generated offsite; federal facilities managing hazardous waste.—

(2) The department shall not issue any permit under s. 403.722 for the construction, initial operation, or substantial modification of a facility for the disposal, storage, or treatment of hazardous waste generated offsite which is proposed to be located in any of the following locations:

(a) Any area where life-threatening concentrations of hazardous substances could accumulate at any residence or residential subdivision as the result of a catastrophic event at the proposed facility, unless each such residence or residential subdivision is served by at least one arterial road or urban minor arterial road, as defined in s. 334.03, which provides safe and direct egress by land to an area where such life-threatening concentrations of hazardous substances could not accumulate in a catastrophic event. Egress by any road leading from any residence or residential subdivision to any point located within 1,000 yards of the proposed facility is unsafe for the purposes of this paragraph. In determining whether egress proposed by the applicant is safe and direct, the department shall also consider, at a minimum, the following factors:

1. Natural barriers such as water bodies, and whether any road in the proposed evacuation route is impaired by a natural barrier such as a water body:

2. Potential exposure during egress and potential increases in the duration of exposure;

3. Whether any road in a proposed evacuation route passes in close proximity to the facility; and

4. Whether any portion of the evacuation route is inherently directed toward the facility.

Attached is a Google map of the area of 8505 Northwest 74th Street, Miami, Florida.

On the North side of the facility are access roads to the neighboring landfill which is serviced by Northwest 87th Avenue. This smallest arterial road is designed for heavy industrial traffic and will service a catastrophic evacuation with sufficient traffic flow to provide safe and direct egress by land to an area where life=threatening accumulations of hazardous substance cannot accumulate.

On the East, South, and West sides of the facility numerous arterial roads lead away from the facility.

(b) Any location within 1,500 yards of any hospital, prison, school, nursing home facility, day care

Stericycle, Inc.

28161 North Keith Drive · Lake Forest, IL 60045 · Phone: 847.367.5910 · Fax: 847.367.9462 · www.stericycle.com

facility, stadium, place of assembled worship, or any other similar site where individuals are routinely confined or assembled in such a manner that reasonable access to immediate evacuation is likely to be unavailable;

Attached are Google Maps for each facility listed in 403.7211 (2)(b) and identified below:

The nearest hospital to 8505 Northwest 74th Street, Miami, Florida is Palm Springs General Hospital at a distance of more than two miles.

The nearest prison to 8505 Northwest 74th Street, Miami, Florida is located at 13910 Northwest 41st Street, Doral, FL 33178-3014 at a distance of more than two miles,

The nearest school to 8505 Northwest 74th Street, Miami, Florida is John Adams High School 8345 NW 66th ST, # 8179, Miami, FL 33166 at a distance of more than 1200 yards however John Adams High School is an on-line academy and the nearest school with students in attendance is The Mater Academy Elementary School, 7700 Northwest 98th Street, Hialeah, FL 33016-2403 at a distance of more than two miles.

The nearest nursing home facility to 8505 Northwest 74th Street, Miami, Florida is Waterford Rehab & Nursing center 8333 W Okeechobe Rd, Hialeah, FL 33016-2109 at a distance of more than one and a half miles.

The nearest day care facility to 8505 Northwest 74th Street, Miami, Florida is World of Kids Academy 8301 Executive Center Drive, Miami, FL 33166-4611 at a distance of more than one and a half miles.

The nearest stadium to 8505 Northwest 74th Street, Miami, Florida is more than five miles away.

The nearest place of assembled worship to 8505 Northwest 74th Street, Miami, Florida is 10311 Northwest 58th Street, Doral, FL 33178-2819 at a distance of more than two miles.

(c) Any location within 1,000 yards of any residence; or

The nearest place of residence to 8505 Northwest 74th Street, Miami, Florida is more than 1000 yards away.

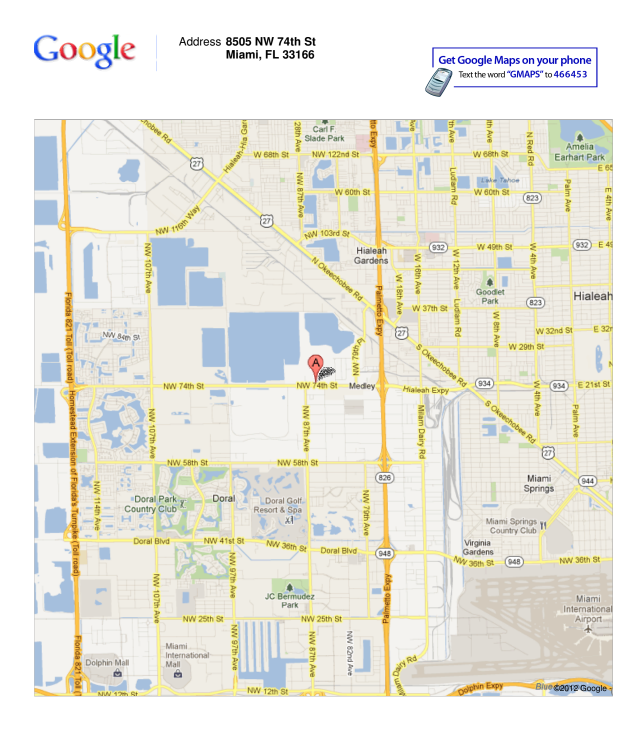
In conclusion Stericycle Specialty Waste Solutions, Inc.'s (SSWSI) proposed hazardous waste transfer facility located at 8505 Northwest 74th Street, Miami, Florida meets the criteria identified in 403.7211(2).

Sincerely,

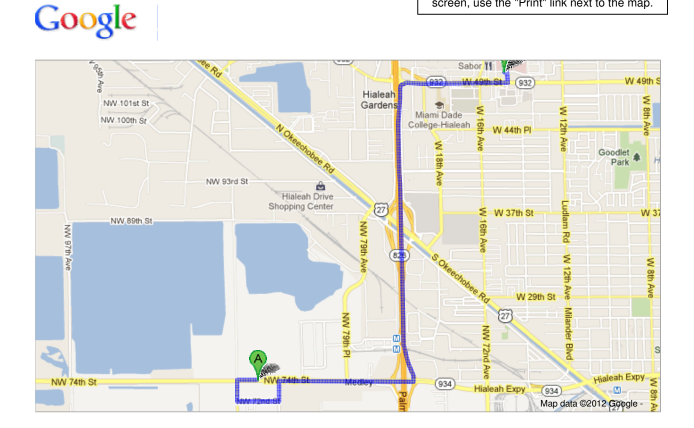
STERICYCLE SPECIALTY WASTE SOLUTIONS, INC.

Frank J.M. ten Brink Vice President, Secretary and Treasurer

tjm



To see all the details that are visible on the screen, use the "Print" link next to the map.



Driving directions to Palm Springs General Hospital
(305) 558-2500



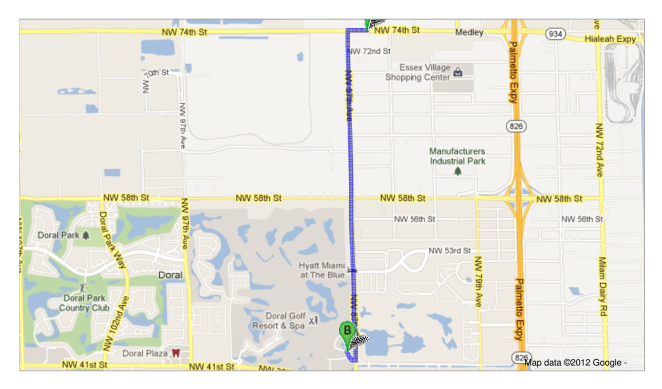
В

8505 NW 74th St Miami, FL 33166

1.	Head west on NW 74th St toward NW 87th Ave
2.	Take the 1st left onto NW 87th Ave
3.	Take the 1st left onto NW 72nd St
4.	C Turn left onto NW 84th Ave
5.	C Take the 1st right onto NW 74th St
6.	C Turn left to merge onto FL-826 N
7.	Take the FL-932 E/NW 103rd St exit
8.	Merge onto FL-932 E/W 49th St
9.	C Turn left onto W 14th Ln
	Turn left onto W 49th PI estination will be on the right
Ра 14	alm Springs General Hospital alm Springs General Hospital 175 West 49th Place, Hialeah, FL 33012 05) 558-2500



To see all the details that are visible on the screen, use the "Print" link next to the map.

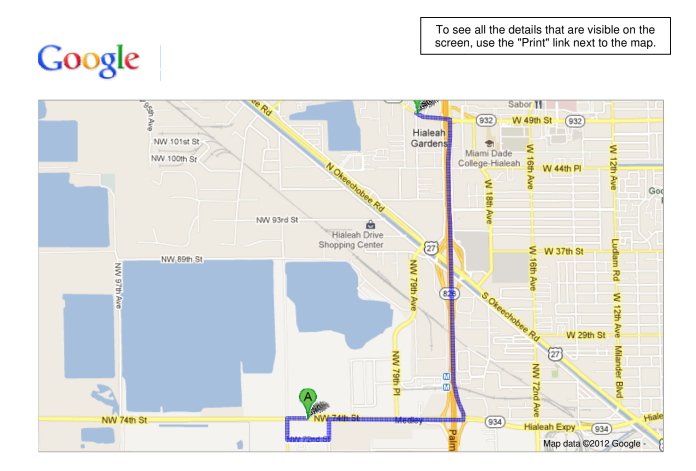


Driving directions to 13910 NW 41st St, Doral, FL 33178

8505 NW 74th St

Miami, FL 33166

1. Head west on NW 74th St toward NW 87th Ave С 2. Take the 1st left onto NW 87th Ave 2 3. Sharp right onto NW 41st St Destination will be on the right 13910 NW 41st St Doral, FL 33178



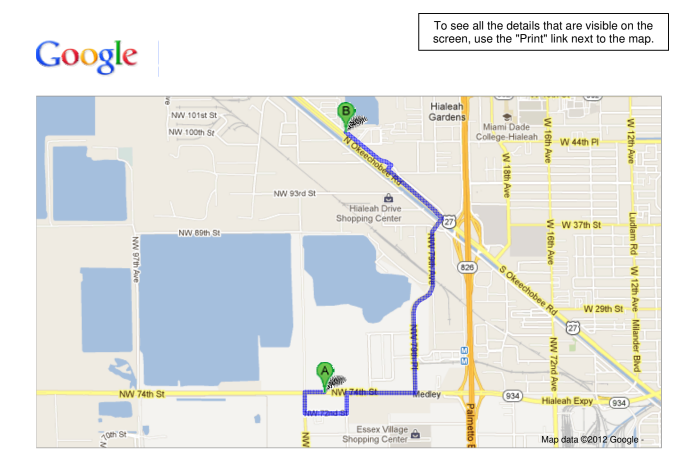
Driving directions to Mater Academy Elementary School (305) 698-9900



В

8505 NW 74th St Miami, FL 33166

1.	 Head west on NW 74th St toward NW 87th Ave 	
2.	2. Take the 1st left onto NW 87th Ave	(
3.	3. Take the 1st left onto NW 72nd St	(
4.	1. Turn left onto NW 84th Ave	(
5.	5. Take the 1st right onto NW 74th St	(
6.	5. Turn left to merge onto FL-826 N	(
7.	7. Take the FL-932 W/NW 103rd St exit	1
-	3. Turn left onto FL-932 W/NW 103rd St/W 49th St Continue to follow FL-932 W/NW 103rd St	
M 7	Mater Academy Elementary School Mater Academy Elementary School 7700 Northwest 98th Street, Hialeah, FL 33016 (305) 698-9900	(



Driving directions to Waterford Rehab & Nursing Center $\scriptstyle (305)\ 825\text{-}8954$

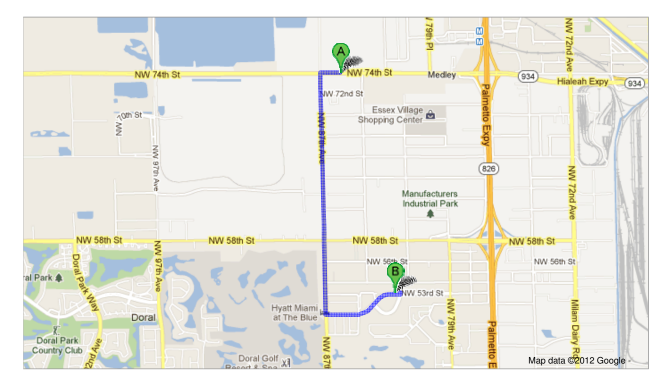


B

8505 NW 74th St Miami, FL 33166

1.	Head west on NW 74th St toward NW 87th Ave	
2.	Take the 1st left onto NW 87th Ave	— (
3.	Take the 1st left onto NW 72nd St	— (
4.	Turn left onto NW 84th Ave	— (
5.	Take the 1st right onto NW 74th St	— (
6.	Turn left onto NW 79th PI	— C
7.	Continue onto N Okeechobee Rd	- 1
8.	Turn right onto NW 95th St	— C
	Turn left onto Frontage Rd/W Okeechobee Rd estination will be on the right	
W 83	/aterford Rehab & Nursing Center /aterford Rehab & Nursing Center 333 West Okeechobee Road, Hialeah, FL 33016 305) 825-8954	— (

To see all the details that are visible on the screen, use the "Print" link next to the map.



Driving directions to World of Kids Academy (305) 593-7010



В

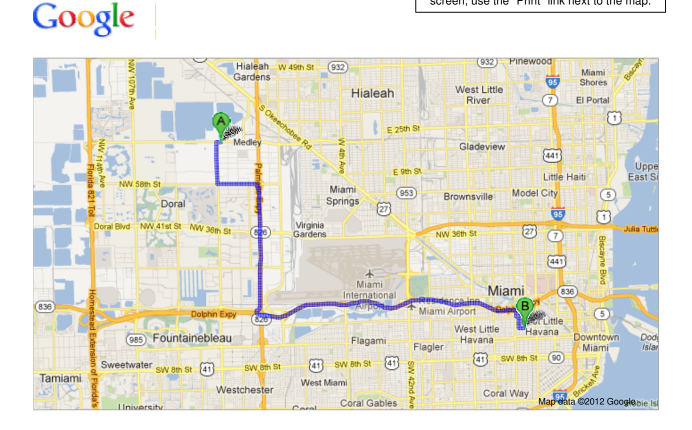
Google

8505 NW 74th St

Miami, FL 33166

	1. Head west on NW 74th St toward NW 87th Ave
	2. Take the 1st left onto NW 87th Ave
	3. Turn left onto NW 53rd St/Executive Center Dr
	4. Make a U-turn at NW 52nd Terrace Destination will be on the right
)	World of Kids Academy
	World of Kids Academy
	8301 Executive Center Drive, Miami, FL 33166
	(305) 593-7010

To see all the details that are visible on the screen, use the "Print" link next to the map.



Driving directions to Orange Bowl Stadium (305) 643-7100

This route has tolls.



B

8505 NW 74th St

Miami, FL 33166

1.	Head west on NW 74th St toward NW 87th Ave
2.	Take the 1st left onto NW 87th Ave
3.	Turn left onto NW 58th St
4.	Take the Florida 826 S ramp
5.	Merge onto FL-826 S
6.	Take the FL-836 W exit toward Turnpike
	Keep left at the fork, follow signs for FL-836 E/Airport Miami and merge onto FL-836 E rtial toll road
	Take the NW 17th Ave exit toward Orange Bowl Il road
	Keep right at the fork, follow signs for NW 17th Ave S/Orange Bowl and merge onto NW 17th Ave rtial toll road
10	. Turn left onto NW 7th St
11	. Take the 1st right onto NW 16th Ave
12	. Take the 2nd left onto NW 3rd St
De	stination will be on the left
	range Bowl Stadium
	range Bowl Stadium
	501 Northwest 3rd Street, Miami, FL 33125 05) 643-7100



Part 3 62-730.171(3)(a) 3.

Evidence of the transporter's financial responsibility as required under subsection 62-730.170(3), F.A.C.

Two (2) pages

DEP Form # 62-730.900(5)(b) Form Title: HWF Transporter Liability Endorsement Effective Date: 1-29-06 DEP Application #

STATE OF FLORIDA HAZARDOUS WASTE TRANSPORTER LIABILITY ENDORSEMENT

States and a state of the states

1. This endorsement certifies that the policy to which the endorsement is attached provides liability insurance covering bodily injury and property damage including environmental restoration for sudden accidental occurrences in connection with the insured's obligation to demonstrate financial responsibility under Florida Administrative Code Rule 62-730.170. The coverage applies at:

EPA/DEP I.D. No.	<u>Name</u> <u>Loca</u> Stericyle Specialty	<u>tion</u> 8505 NW 74th Street
	<u>Waste Solutions, Inc.</u>	<u>Miami, FL 33166</u>

(If coverage is for multiple facilities, identify each facility insured.)

This insurance is <u>primary</u> and the company shall not be liable for amounts in excess of \$ 5,000,000 for each accident, exclusive of the legal defense costs.

This insurance is excess and the company shall not be liable for amounts in excess of \$______ for each accident in excess of the underlying limit of \$______ for each accident, exclusive of legal defense costs.

2. The insurance afforded with respect to such occurrences is subject to all of the terms and conditions of the policy; provided, however, that any provisions of the policy inconsistent with subsections (a) through (d) of this Paragraph are hereby amended to conform with subsections (a) through (d):

(a) Bankruptcy or insolvency of the insured shall not relieve the Insurer of its obligations under the policy to which this endorsement is attached.

(b) The Insurer is liable for the payment of amounts within any deductible applicable to the policy, with a right of reimbursement by the insured for any such payment made by the Insurer.

(c) Whenever requested by the Secretary (or designee) of the Florida Department of Environmental Protection (FDEP), the Insurer agrees to furnish to the Department a signed duplicate original of the policy and all endorsements.

(d) Cancellation of this endorsement, whether by the Insurer or the insured and any other termination of this endorsement (e.g., expiration, non-renewal), will be effective only upon written notice and only after the expiration of thirty (30) days after a copy of

such written notice is received by the Secretary of the FDEP as evidenced by certified mail return receipt.

(e) The Insurer shall not be liable for the payment of any judgment or judgments against the Insured for claims resulting from accidents which occur after the termination of the insurance described herein, but such termination shall not affect the liability of the Insurer for the payment of any such judgment or judgments resulting from accidents which occur during the time the policy is in effect.

Attached to and forming part of policy No. 83 CSE S13402	issued by
Hartford Fire Insurance Company , herein called the Insurer, of	
One Hartford Plaza, Hartford, CT 06155	
	to
[Address of Insurer]	
Stericycle Specialty Waste Solutions, Inc.	of
[Name of Insured]	
314-B West Landstreet Road, Orlando, FL 32824	
[Address of Insured]	
this $\frac{5\text{th}}{(\text{Day})}$ day of September , $20\frac{12}{(\text{Year})}$. The effective date of said	
policy is $\frac{1 \text{st}}{(\text{Day})}$ day of June , $20 \frac{12}{(\text{Year})}$.	
I hereby certify that the Insurer is licensed to transact the business of insura eligible to provide insurance as an excess or surplus lines insurer, in one or including Florida. (Signature of Authorized Representative of Insurer, who is a Resident Agent of Florida]	
Cullen B. Flanigan	
[Type Name] Senior Advisory Representative [Title]	
Authorized Representative of	
-	
Hartford Fire Insurance Company	
[Name of Insurer]	
One Hartford Plaza, Hartford, CT 06155	

[Address of Representative]



Part 4 62-730.171(3)(a) 4.

A brief general description of the transfer facility operations, including customer base, anticipated waste codes, operating procedures, structures and equipment (with the maximum design capacity for storage), including engineering drawings or sketches if any.

Three (3) pages



Operations Descriptive for SSWSI Miami Area 51

Stericycle Specialty Waste, Inc. (SSWSI) is notifying the department of a proposed hazardous waste transfer facility located at 8505 Northwest 74th Street, Miami, Florida 33166. The site will also manage infectious waste transportation; however there will be no co-mingling of infectious waste. Storage areas of infectious waste will be clearly marked and segregated and the non-infectious wastes proposed to be accepted by this facility.

SSWSI is a permitted hazardous waste transporter with DOT Security and Contingency Plans. The transporter collects hazardous and non-hazardous waste from various generators. SSWSI is permitted by the Bureau of Land and Waste Management to transport hazardous waste under permit number MNS000110924.

Wastes will be stored in sealed containers of various sizes. Hazardous materials will be stored in DOT Compliant and/or UN rated containers. Trucks and trailers will be loaded with waste collected on a route truck and subsequently transported to various permitted TSD or recycling facilities for final disposal. Hazardous wastes are temporarily stored on site for periods exceeding 24 hours but less than 10 days. The containers remain in transportation trailers or are placed in the warehouse and reloaded onto a trailer until the trailer leaves the site. There is no processing of hazardous waste. Consolidation of wastes bound for the same destination facility may occur to maximize transportation efficiency. The purpose of this transfer facility is to aggregate wastes during transportation in order to efficiently move the materials to permitted disposal sites.

The customer base of the facility is made up of hospitals and other health care providers; manufacturers, wholesalers, and retailers of pharmaceuticals and other consumer products; and industrial operations. Most of the customers will be located in South Florida and waste will be transported north to SSWSI's Orlando facility for further segregation and aggregation for transportation efficiencies or shipped directly to the end disposal or recycling facility.

The customer base is capable of generating all EPA Hazardous Waste Codes so it is possible that All D, All F, All K, All P, and All U codes may be transported through the facility. The largest volumes will be flammables D001, corrosives D002, solvents D001, F001, F002, F003, F004, F005, and Universal Pharmaceutical Waste D001, D002, D005, D007, D009, D010, D011, D024, D026, P001, P012, P075, P188, U010, U024, U026, U035, U089, U129, U132, U150, U188, U200, U201, U205, U206 (not an all inclusive list).

The facility warehouse is approximately 10,000 square feet with a yard approximately 100 feet by 100 feet. The areas where trailers will back up to the warehouse will have an impervious pad bordered with 6" rollover berms or 6" X 8" curbs for liquid containment. The yard is enclosed with cyclone fencing along the entire perimeter with a controlled access electric gate for vehicle traffic. The gate will have signs mounted with "Danger—Unauthorized Personnel Keep Out" and "Peligro: Personal No Autorizado No Entre" printed on them. The facility also has open areas with soil and vegetation but is mostly gravel or asphalted.

All transfer activities will occur under a roof. The current maximum capacity would be the equivalent of 4000 fifty-five gallon drum equivalents or 1000 pallets in the warehouse and three 53 foot trailers. A 53 foot trailer can hold 26 pallet foot prints with each pallet foot print capable of holding 8 55 gallon drums for 1872 drums in storage on trailers. Added to this would be the



capacity of inbound trucks bring the maximum onsite capacity to 6000 fifty-five gallon drum equivalents. For the purpose of determining a maximum tonnage on site an average 3 fifty-five gallon drum equivalents per ton is used for a maximum of 2000 tons. Amounts in excess of 2000 tons would be anticipated to be in transit.

Manifested waste will be received from generators and the end disposal facility will be identified. If waste is to be removed from in transit vehicles or remains onsite for more than 24 hours it will be logged on the facility 10 day log. The log will include at a minimum:

(a) Manifest number for each shipment that enters and leaves the facility, or, for a shipment from a CESQG without a manifest, an identifying number from the shipping document.

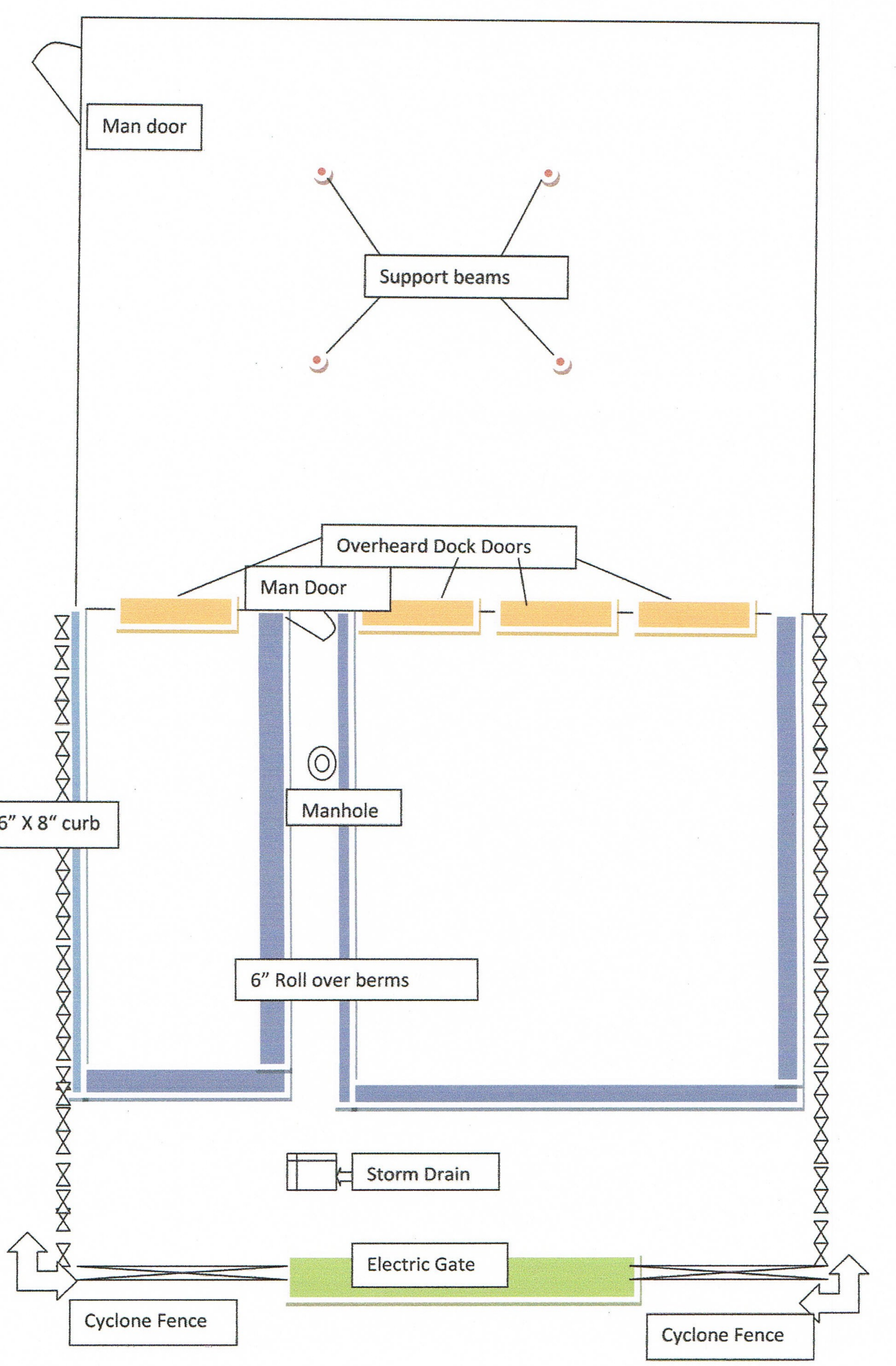
(b) The date when all hazardous waste enters and leaves the facility.

(c) The generator's name and the EPA/DEP identification number. For CESQGs without an EPA/DEP identification number, the record shall include the name and address of the generator.

(d) Amounts of hazardous waste and hazardous waste codes associated with each shipment into and out of the facility.

Waste will be loaded in accordance with DOT regulations described in 40 CFR 263.10 [as adopted by reference in subsection 62-730.170(1), F.A.C.] to prevent any incompatible waste from contacting other wastes. In all cases waste will be managed prevent damaging containers and containers will be inspected for potential ruptures or leaks. Over pack drums will be on-site in the unlikely event that a container is identified with a leak or potential leak.

Attached is a diagram of the facility showing locations of the warehouse, pads or trailers, and electronic gate.





Part 5 62-730.171(3)(a) 5

A copy of a closure plan demonstrating that the transfer facility will be closed in a manner which satisfies the closure performance, notification, and decontamination standards of 40 CFR 265.111, 265.112, 265.114 and 265.115 [as adopted by reference in subsection 62-730.180(2), F.A.C.].

Two (2) pages



Closure Plan for SSWSI Miami Area 51

Upon final closure of the facility, located at 8505 Northwest 74th Street, Miami, Florida 33166 Stericycle Specialty Waste Solutions Inc. (SSWSI) plans to remove all waste in transit and storage at that time, conduct a facility inspection to determine if there are any areas which require cleanup and clean any areas that may show signs of contamination. There is no consolidation or processing of waste at the facility, therefore there are no specific areas to decontaminate.

Expected Year of Closure

This facility is expected to operate for thirty years from the start of the operation. Partial closure will not occur because the facility is too small for part of it to be isolated and still allow for the parking of trailers.

Estimate of Maximum Inventory

The maximum amount of hazardous waste that can be at this facility will be 2000 tons. The maximum amount of lead acid batteries and sealed lead acid batteries will be 2,000 pounds. The maximum amount of used oil stored on site will be 1320 gallons.

Removal of Inventory

The inventory of the Hazardous waste will remain in closed containers until it is transported for final off-site disposal. The containers will be moved to another permitted location or taken to its final destination at the time of closure. It appears most likely that the hazardous waste will be transported to SSWSI in Orlando, Florida. However, it may also be transferred to other permitted TSD facilities which SSWSI utilizes. This will be determined at time of closure.

Decontamination of the Facility

Leaks and discharges that occur during the operation of the facility are covered under the Contingency and Emergency Plan. A site inspection will be performed to determine if there are areas which require cleaning. This will be accomplished in a manner approved by FL DEP. Any contaminated soil will be excavated and stored in drums for off-site disposal at a permitted hazardous waste disposal facility.

Closure Schedule

Closure of the facility will be completed within a 30 day period in accordance with the following schedule:

Inventory Removal	5 days
Inspection of Facility	5 days
Cleanup	•
Certification of Closure	



Amendment of the Closure Plan

The facility will submit a written notification to the FL DEP whenever changes are needed or occur at the facility that affects the closure plan. The notification will contain an amendment to the closure plan reflecting modifications needed because of changes at the facility. The written notification will be submitted whenever any of the following occurs:

- 1. There is a change in the expected year of closure.
- 2. Changes in operating plans or facility design affect the closure plan, or
- 3. Partial or final closure activities are conducted and unexpected events require a modification of the approved closure plans.

The facility will submit the written notification for approval at least 60 days prior to the proposed changes, or no later than 60 days after an unexpected event occurs that force changes at the facility, which affect the closure plan. If an unexpected event has occurred during the partial or final closure period, the facility will submit the modified plan no more that 30 days after the unexpected event.

Notification of Final Closure

- 1. SSWSI will notify the FL DEP in writing at least 60 days prior to the date on which it expects to begin final closure at the facility.
- 2. SSWSI will notify the FL DEP in writing, when the facility closure is complete.
- 3. SSWSI will submit a post-closure plan for approval, if it is determined that contaminated soil cannot be practicably removed or treated.

Closure Cost Estimate:

-Inventory Removal:	\$400,000.00
-Inspection of Facility	\$300.00
-Cleanup (contingency)	\$1,000.00
-PE Certification of Closure (Third party P.E. Certification, closure oversight, and closure report preparation)	\$3500.00
-Subtotal	\$404,800.00
-Contingency and Administrative Costs 20%	\$80,960.00
-Total	\$485,760.00



Part 6 62-730.171(3)(a) 6.

A copy of the contingency and emergency plan required by paragraph 62-730.171(4)(a), F.A.C.

Nineteen (19) pages



Contingency Plan for SSWSI 10-day Hazardous Waste Transfer Facility

8505 Northwest 74th Street

Miami, Florida 33166

(786) 433-1901

This contingency plan is intended to be implemented and to provide information to employees and emergency coordinators in the event of imminent or actual emergency. Employees need to be trained as to the specific duties that will be assigned to them in an emergency and where to locate emergency equipment and information. Proper knowledge and training will minimize hazards to human health or the environment from fire, explosions, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water.

This plan will be reviewed and amended as necessary if the applicable regulations are revised, the plan is used in an emergency or imminent emergency and found to be inadequate, the operations of the facility change, the type or location of emergency equipment changes, the list of emergency coordinators changes, or biennially if not utilized.

Copies of the plan will be kept in the office, the power units of vehicles based at the facility, and electronically with the facility Environmental, Safety, and Health Manager. Copies will be provided to all entities listed in Section 8) Distribution List.

The plan is separated into sections to assist in rapid location of information:

- 1) Summary Description
- 2) Employee actions
 - a) Spill
 - b) Fire
 - c) Explosion
 - d) Hurricane
- 3) Emergency Equipment
- 4) Evacuation Plan

Revision History

Original Plan October 17, 2012

- a) Evacuation Route Diagrams
- 5) Local Authorities
 - a) Letter Seeking Agreements
 - b) Letter Documenting Arrangements
- 6) Emergency Coordinators
- 7) Reporting Requirements
- 8) Distribution List



Stericycle* Specialty Waste Solutions

The facility has a cyclone fence preventing unauthorized access along the entire perimeter. An electronic controlled access gate will allow vehicle traffic. The gate will have signs mounted with "Danger—Unauthorized Personnel Keep Out" and "Peligro: Personal No Autorizado No Entre" printed on them. Should any man gates be created they will have similar signage.

Areas where trailers or straight trucks containing hazardous waste will be parked have an impervious surface that is surrounded by a roll over berm or curb designed to contain any liquid that could be spilled.

The facility will be maintained and operated to minimize the possibility of a fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water which could threaten human health or the environment. The facility is intended to manage sealed containers on trailers that are staged on a cement pad or within the confines of the warehouse. The potential for fires, reactions, and releases will be minimized through inspection of containers as they are received and or transferred.

Hazardous waste will be placed inside of a building that is equipped with sprinklers in compliance with NFPA 13.

The office is equipped with telephones capable of reaching external assistance. The office has direct line of sight of all areas where hazardous waste will present. The facility is small enough that any area that has hazardous waste is close enough to the telephone that voice and/or visual signals can be used to relay information to an individual on the telephone with emergency personnel.

A spill pallet will be located near the overhead dock doors so as to provide easy access to any of the trucks or trailers containing hazardous waste. The spill pallet will be equipped with drums containing oil absorbent material and other inert absorbent materials such as vermiculite. The spill pallet will also have a spark resistant, shovel, broom, and dust pan. The spill pallet will also have a container of absorbent "socks" or similar items to assist in preventing liquid spills from leaving the building or vehicle. If no extra drums are available the drum storing the oil absorbent or vermiculite will be utilized to package the spilled waste and debris. All hazardous waste spills will be managed as hazardous waste and labeled accordingly.

Waste will be loaded in accordance with DOT regulations described in 40 CFR 263.10 [as adopted by reference in subsection 62-730.170(1), F.A.C.] to prevent any incompatible waste from contacting other wastes. In all cases waste will be managed prevent damaging containers and containers will be inspected for potential ruptures or leaks. Over pack drums will be on-site in the unlikely event that a container is identified with a leak or potential leak.

It is not possible to have a usable repository of MSDS and emergency response information as the facility inventory is intended to be dynamic and short lived. Therefore each employee will be issued the current Emergency Response Guidebook (ERG) and trained on the usage of the ERG. Manifests with waste description(s) including UN Number, ERG Guidebook Number, and other emergency information will bill located in the tractor to which the trailer is attached, in a folder in the rear of the trailer containing the waste, or in the office.

Original Plan October 17, 2012

Contingency Plan for SSWSI Miami Area 51

2. Employee Actions

In no circumstance should an employee put themselves in danger. Therefore it is imperative to assess the situation as rapidly and as accurately as possible. Never attempt to act in any emergency situation without first alerting an Emergency Coordinator, Supervisor, or Outside Emergency Responder. This will prevent an employee from being injured with no help in route.

It is expected that employees will don normal PPE for their job duties and will follow PPE Guidelines when working with Hazardous wastes. Most duties require gloves and duties with caustics or a risk of splash require eye protection.

The first duty of employees is to remain safe and report the emergency to the Emergency Coordinator. The Emergency Coordinator will provide instructions on how to proceed if different than described for each emergency procedure below.

Information for the Emergency Coordinators

- ✤ Injuries
- Product name of material spilled
- Profile number, RCRA Waste Code(s), DOT Classification
- ✤ Generator Name
- ✤ Amount of Spill
- Cause of Spill (leaking container, defective valve, etc.)
- Exact Date, time, and location of incident
- * Recommendations for equipment needed to clean up spill and repair damage

The Emergency Coordinator will immediately identify the character, exact source, amount, and a real extent of any released materials. The Emergency Coordinator may do this by observation or review of SSWSI records and manifests, and if necessary by chemical analyses. With the release information the Emergency Coordinator will assess possible hazards to human health, the environment, the facility, and other materials on-site. The assessment will consider both direct and indirect effects of the release, fire, explosion, or other emergency events. Consideration will be given to the effects of any toxic, irritating, or asphyxiating gases that could be generated and the effects of any hazardous surface water run-offs from water or chemical agents used to control fire and heat induced explosions.

If in his assessment of the emergency event the Emergency Coordinator determines that evacuation of local areas may be advisable, he will immediately notify appropriate local authorities. The Emergency Coordinator will make himself available to help appropriate officials with evacuation planning.

The Emergency Coordinator will also follow the reporting requirements outlined in section 6.



During an emergency the Emergency coordinator will take all reasonable measures necessary to ensure that fires, explosions, or releases do not occur, recur, or spread. These measures could include stopping processes, traffic, and operations. Additionally containers will be isolated or removed to prevent further involvement of the emergency event.

Should the Emergency Coordinator deem it safe to do so the Emergency Coordinator will assign duties as described on the following pages.

Spill

Alert other personnel of the size and location of the spill.

Asses the size and content of the spill.

For toxic materials don appropriate respiratory equipment.

For Flammable spills ensure that all ignition sources are removed.

If the spill is from a leaking container or other source that is continuing to release material attempt to stop the leak by shutting off valves, up righting containers, or other appropriate means.

Prevent the spill from traveling beyond containment. Protect down slope area first, followed by sensitive areas such as drains, ditches, and other areas where the spill may enter waterways or leave the facility.

Utilize the spill "socks" from the spill pallet to surround the spill. If the spill is very large utilize surrounding earth to prevent runoff.

Once the spill is contained begin the clean up process. Utilize the inert absorbent material to solidify liquids. Use the spark resistant shovel, broom, and dust pan to clean all spilled material and absorbent and place into a container. Use an appropriate container compatible with the waste. Label the container appropriately for the waste that was spilled. All hazardous waste and debris from a spill of hazardous waste is hazardous waste and must be managed as such.

Driver Responsibilities

Keep unauthorized persons away from spilled materials. Remain with the vehicle and advise pedestrians and motorists of the potential danger. If you are unable, ask someone to notify the local police and fire departments.

Contact the emergency coordinators at SSWSI as soon as possible. The list of Emergency Coordinators is in Section 6.



Set up warning devices surrounding the vehicle. When police or fire department arrives, request the area to be blocked off to both pedestrian and vehicle traffic to prevent any injury or damage.

Follow procedures listed above for spill containment and clean up.

Fire

Alert other personnel of the size and location of the fire.

Asses the size of the fire and if not caught in the initial phases proceed with the evacuation plan.

If possible to do so without risk of injury attempt to extinguish the fire with the appropriate fire suppression equipment. Class ABC Fire extinguishers are present and can be used on fires not involving metals.

Do use the PASS technique as described in Fire Extinguisher training

Do **NOT** attempt to extinguish a fire:

That has become too large for a single extinguisher

Places the fire between you and safe egress

If you cannot see your safe egress

Involves toxics for which you do not have the appropriate respirator

Without alerting others

With an inappropriate extinguisher

If the fire cannot be extinguished proceed with the evacuation plan.

Once the fire has been extinguished ensure that there are no "Hot" spots or materials that may catch on fire. Proceed with the spill response as described above.

Explosion

Alert outside emergency personnel. Alert non-emergency coordinators to proceed with the evacuation plan.

It is imperative that extreme caution be utilized in assessing emergencies involving an explosion.

Asses the surroundings for the cause of the explosion. Looking specifically for situations where another explosion is imminent or possible. If it is safe to do so remove ignition sources or other causes of explosion.

Original Plan October 17, 2012



If there are no signs of further imminent explosions proceed with spill response and/or fire response as described above.

Hurricane

Fortunately there is ample warning for hurricanes so it is possible to have a Standard Operating Procedure. Refer to SSWSI OP-201 Hurricane Preparedness.

Return to Operations

When the emergency response and clean up have been completed all equipment used must be decontaminated. All wash waters and disposable cleaning materials need to be contained and packaged as the same waste category as the waste involved in the emergency and destroyed in accordance with the regulations for that class of waste.

Prior to restarting operations all emergency supplies must replenished, replaced, or refurbished.



3. Emergency Equipment

Driver Emergency bag

- Gloves
- Goggles/safety glasses
- Boots
- Hard hat
- Rubber Shovel
- Respirator (Full Face)
- DOT Emergency Response Guidebook
- Skin and eye neutralization solution
- First Aid Kit

On Site in Warehouse

- 66 Automatic Sprinkler heads
- 10 10 pound dry chemical Fire extinguishers Class ABC
- 1 A spill pallet will be located on the cement pad in the transfer trailer spill pallet containing:
 - a. one 55 gallon Y rated drum containing oil absorbent material (Oil sorb or similar)
 - b. one 55 gallon Y rated drum containing spill "sock" to prevent liquid from flowing off of pad
 - c. one 55 gallon Y rated drum containing inert absorbent material (vermiculite or similar)
 - d. One container with chemical resistant gloves, goggles, face shield, chemical resistant apron, coated one time use chemical resistant coveralls and foot covers
 - e. one spark resistant broom
 - f. one spark resistant dust pan
 - g. one spark resistant shovel

On Site in Office (Mobile)

Telephone capable of summoning outside resources

2 10 pound dry chemical Fire extinguishers Class ABC
 Respirators and cartridges appropriate for solvents, acids, and caustics
 Extra spill pads and PPE

Prior to restarting operations all emergency supplies must replenished, replaced, or refurbished.

Original Plan October 17, 2012

Emergency Equipment Capabilities

Sprinkler system is equipped with 2" feeder pipes and ½" brass fusible link pendants. The sprinkler system passed a pressure test with 90 PSI of pressure before the test, 60 PSI of residual pressure and a static pressure of 75 PSI. The total number of sprinkler heads in the area is 66 which meets NFPA 13 requirement for coverage per square foot.

General requirements to code:

- 1. The system has a hydraulic plate.
- 2. The system standpipe is accessible.
- 3. There is a minimum of 18" clearance between the top of the storage and the sprinkler deflector.

Alarm requirements to code:

- 1. The water flow alarm has passed test.
- 2. The supervisory signal has passed test.

Fire department requirements to code:

- 1. The FDC identification signs are in place.
- 2. The FDC are visible and accessible.
- 3. The FDC caps are in place.
- 4. The FDC couplings and swivels are not damaged and rotate smoothly.

Control valve requirements to code:

- 1. All system control valves are accessible in the open position and locked.
- 2. The control valves are equipped with sealed tamper switches.
- 3. All valves are identified with a sign.

Sprinkler requirements to code:

- 1. Stocks of sprinklers are available on site.
- 2. There is a copy of NFPA available.
- 3. Sprinklers are less than 50 years old.
- 4. All quick response sprinklers in service are less than 20 years old.
- 5. All sprinklers are free of paint, corrosion or physical damage.
- 6. All pipes are free of mechanical damage and are not leaking.

10 pound dry chemical Fire extinguishers Class ABC are capable of discharging dry chemical powder (usually monoammonium phosphate) a distance of 15-21 feet for 20-22 seconds. These extinguishers are appropriate for Class A –wood, paper, and etc.; Class B-flammable liquid; and Class C-Electrical fires

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Oil absorbent material is capable of capturing approximately 50% of its weight in oil with a density of approximately 5.5 pounds per gallon. A 55 gallon drum would hold approximately 300 pounds and be capable of absorbing 150 pounds of hydrocarbon materials or roughly 20 gallons.

Spill sock are hazmat chemical absorbent socks are soft and flexible enough to fit in tight confined spaces and absorb up to 10 time their weight in aggressive or non-aggressive fluids. Non-biodegradable, they can be wrung out for recycling or disposal. Chemical spill absorbent socks absorb oil, waters, acids, bases and many other fluids. A 55 gallon drum would hold approximately 100 pounds and be capable of absorbing 1000 pounds of liquid materials or roughly 125 gallons.

Inert absorbent will not react with most materials and is capable of absorbing 250-500% of its weight in fluids and some solids. A 55 gallon drum would hold approximately 150 pounds and be capable of absorbing at least 375 pounds of liquid material or at least 45 gallons.

Gloves with various capabilities ranging from latex gloves capable of protecting from blood borne pathogens to heavy neoprene capable of protecting from numerous chemicals. Work gloves are also available if necessary to protect chemical gloves while used.

Goggles/safety glasses capable of protecting the eyes of workers from minor liquid splashes, face shield may also be worn to protect from larger splashes.

Boots capable of protecting workers feet from various hazards including drops of heavy materials.

Hard hat for protecting workers in area where overhead work is performed and falling objects are a possibility.

Rubber Shovel capable of picking up approximately one cubic foot of material and designed to be spark resistant.

Respirator (Full Face) fit to each individual employee with cartridges to protect from particulate, hydrocarbon, and/or acids as necessary.

Skin and eye neutralization solution capable of neutralizing small exposures of acids and caustics.

First Aid Kit with basic first aid supplies including bandages, slings, gauze, and similar. DOT Emergency Response Guidebook with emergency information for various hazardous materials identified by UN Number. This book also contains emergency response phone numbers.



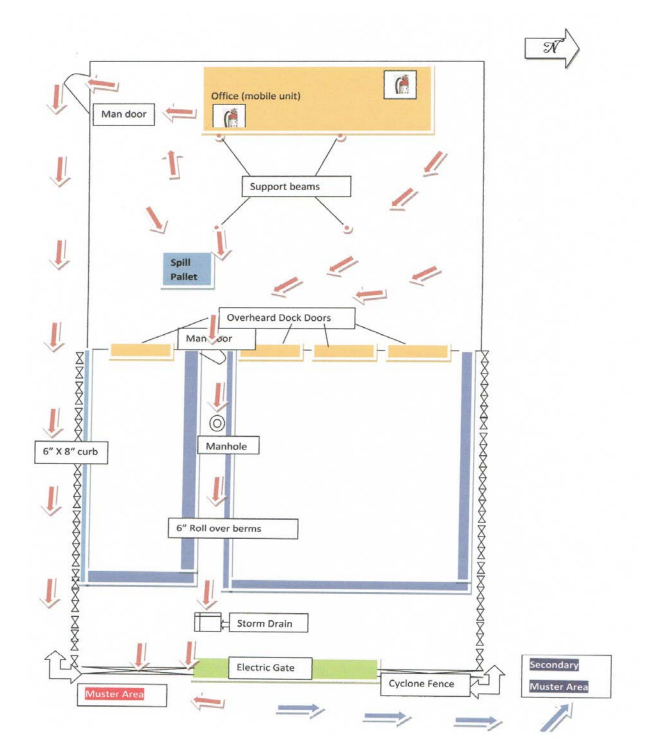
4. Evacuation Plan

Employees are expected to quickly proceed in an orderly fashion to the Muster Area which is located outside the electric gate on the southeast corner of the property.

In the event winds are from the north and smoke or other gases cause opacity or inhalation hindrance the secondary muster area is located in the northeast corner of the property outside the electronic gate.

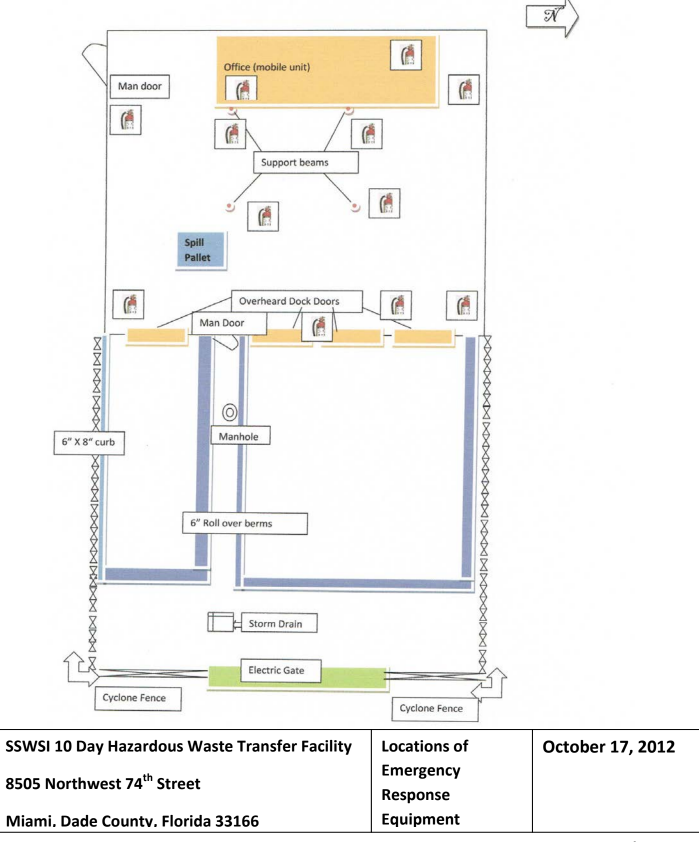
Diagrams of the Evacuation Routes and Emergency Equipment including Portable Fire Extinguishers in the Warehouse and Office areas are on the following pages.





SSWSI 10 Day Hazardous Waste Transfer Facility	Evacuation	October 17, 2012
8505 Northwest 74 th Street	Plan	







5. Local Authorities

Miami-Dade County Office of Emergency Management 9300 Northwest 36th Street Doral, FL 33178-2414 (305) 468-5400

Miami Dade County Fire Rescue 9300 NW 41st St Doral, FL 33178 (786) 331-5000

Miami-Dade Police Department 9105 NW 25 ST Doral, FL 33172 (305) 471-1780

Palm Springs General Hospital 1475 W 49th St Hialeah, FL 33012 (305) 558-2500

The agencies listed above will be contacted by SSWSI to establish a relationship and an agreement to provide emergency assistance.

The letter and response on the following pages are intended to aide in the establishment of this agreement. All communications with the agencies listed above will be documented in the operations record of the facility



Date

Address

Dear Sir or Madam,

Stericycle Specialty Waste Solutions, Inc. (SSWSI) is a transporter offering hazardous waste transport services such as hazardous waste, used oil filter, and biomedical services. SSWSI will operate a hazardous waste transfer facility located at 8505 Northwest 74th Street, Miami, Dade County, Florida 33166. The facility will not store hazardous waste in excess of ten (10) days. With this letter, SSWSI is submitting to your agency a copy of the facility's Contingency Plan.

This plan is designed to minimize hazards to human health and the environment from fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water. SSWSI is submitting it to you to familiarize you with the SSWSI facility, wastes handled and their hazards. The plan identifies where facility personnel normally work, the location of hazards in the facility, and evacuation routes.

Title 40 of the Code of Federal Regulations, Section 264.37, requires SSWSI to obtain an agreement with your agency regarding the implementation of the Contingency Plan and your ability to assist SSWSI within your capabilities in the event of an emergency. Please sign the attached letter of confirmation.

Please feel free to contact me at (407) 467-9585 if you have any questions or if you would like to tour the facility to familiarize yourself with the facility.

Sincerely,

Stericycle Specialty Waste Solutions, Inc.

Rich Challenger

Regional Operations Manager

Original Plan October 17, 2012



Date

Stericycle Specialty Waste Solutions 314B West Landstreet Road Orlando, Florida 32824

Dear Sir,

This is to inform you that this agency has received a copy of the Stericycle Specialty Waste Solutions, Inc. (SSWSI) Contingency Plan. This agency will assist the SSWSI facility within the capabilities of this agency in the event of an emergency.

This agency can offer the following services:

	Fire Response
	Medical Services
	Spill Response
	Traffic Control
	Other Services
Sincerely	7,
Name:	
Title:	
Agency:	
Address:	

6. Emergency Coordinators

Stericycle[®]

The Emergency Coordinators are thoroughly familiar with all aspects of the facilities contingency plan, all operations activities at the SSWSI facility, the location of and characteristics of waste handled, the location of all records, and the facility layout.

Following an emergency event activating the contingency plan the Emergency Coordinator is also responsible for the proper management of recovered waste, contaminated soil or other debris, and any contaminated ground or surface water.

The following Personnel have been authorize by Stericycle Specialty Waste Solutions, Inc. to commit the necessary resources during an emergency, and that at least one coordinator is always on-site or on call and can reach the facility on short notice during an emergency:

Primary Emergency Coordinator

Alex Alamo Regional Operations Manager 9301 SW 60th Street Miami, Florida 33173 Cell: (305) 434-2909 Fax: (866) 645-6845 Office: (786) 433-1901

Secondary Emergency Coordinator

Osmar Barreras Transportation Supervisor II 21750 Heritage Circle Box 227 Pembroke Pines, Florida 33029 Cell: (786) 402-9757 Fax: (786) 433-1912 Office: (786) 433-1901 Home: (954) 433-5992

Regional Operations Manager

Rich Challenger Regional Operations Manager 30926 Top of the Hill Drive Mt. Dora, Florida 32757 Cell: (707) 467-9585 Fax: (407) 880-4144 Office: (407) 855-0141 Office: (800) 825-4907 Home: (352) 735-1553

Regional Environmental/Safety Manager

T.J. M^c Caustland Environmental, Safety, and Health Manager SSWSI-East Region 5158 Ashley Drive Covington, Georgia 30014 Cell: (770) 891-2531 Fax: (888) 240-4312 Office: (678) 342-4279 Home: (678) 342-7157



7. Reporting Requirements

The Emergency Coordinator is expected to evaluate the Emergency, and when SSWSI resources are insufficient, to immediately notify:

ERTS (Emergency Response Contractor)(800) 924-6804

State (DEP/District Office) Officials.....

DCA STATE WARNING POINT	

Environmental Administrator, M.S. 4560 Florida Department of Environmental Protection 2600 Blair Stone Road Tallahassee, FL 32399-2400

Florida Department of Environmental Protection	.(561) 681-6600
Southeast District Office	
400 North Congress Avenue	
West Palm Beach, FL 33401	

The Emergency Coordinator must note in the operating record the time, date, and details of any incident that requires implementing the contingency plan. Within 15 days after the incident, he must submit a written report on the incident to the Regional Administrator. The report must include:

(1) Name, address, and telephone number of the owner or operator;

(2) Name, address, and telephone number of the facility;

(3) Date, time, and type of incident (e.g., fire, explosion);

(4) Name and quantity of material(s) involved;

(5) The extent of injuries, if any;

(6) An assessment of actual or potential hazards to human health or the environment, where this is applicable; and

(7) Estimated quantity and disposition of recovered material that resulted from the incident.

Regional Administrator US EPA, Region 4 Sam Nunn Atlanta Federal Center 61 Forsyth Street, SW Atlanta, GA 30303



Transportation Spills/Incidents

Within fifteen (15) days of any spill, a report must be filed by the Emergency Coordinator, in duplicate form, on Form ES 800.1 and submitted to:

Secretary of Hazardous Materials Regulation Board Department of Transportation Washington, D.C. 20590.

A copy of the hazardous waste manifest(s) must be attached to this report.



8. Distribution List

Facility Manager-3 copies

Environmental Administrator, M.S. 4560 Florida Department of Environmental Protection 2600 Blair Stone Road Tallahassee, FL 32399-2400

Florida Department of Environmental Protection Southeast District Office 400 North Congress Avenue West Palm Beach, FL 33401 (561) 681-6600

Miami-Dade County Office of Emergency Management 9300 Northwest 36th Street Doral, FL 33178-2414 (305) 468-5400

Miami-Dade County Permitting, Environment and Regulatory Affairs Miami-Dade Permitting and Inspection Center 11805 SW 26 Street (Coral Way) Miami, Florida 33175-2474

Miami Dade County Fire Rescue 9300 NW 41st St Doral, FL 33178 (786) 331-5000

Miami-Dade Police Department 9105 NW 25 ST Doral, FL 33172 (305) 471-1780

Palm Springs General Hospital 1475 W 49th St Hialeah, FL 33012 (305) 558-2500



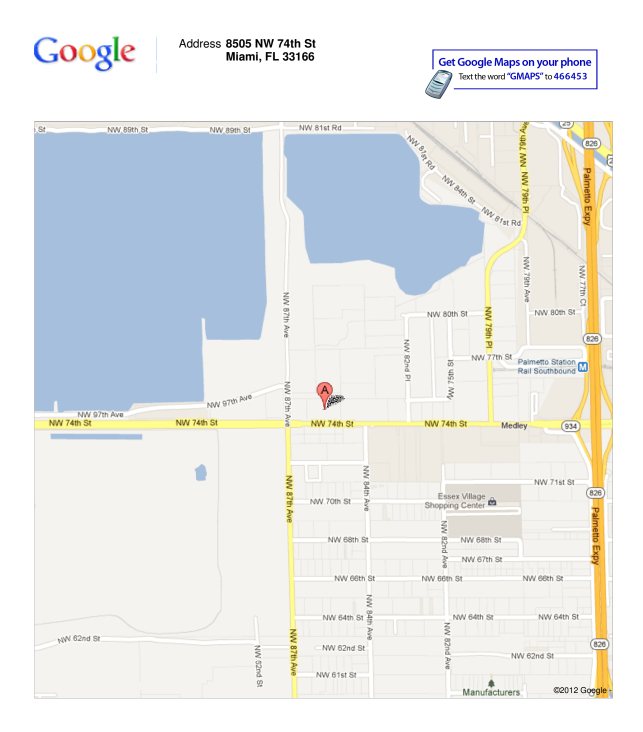
Part 7 62-730.171(3)(a) 7.

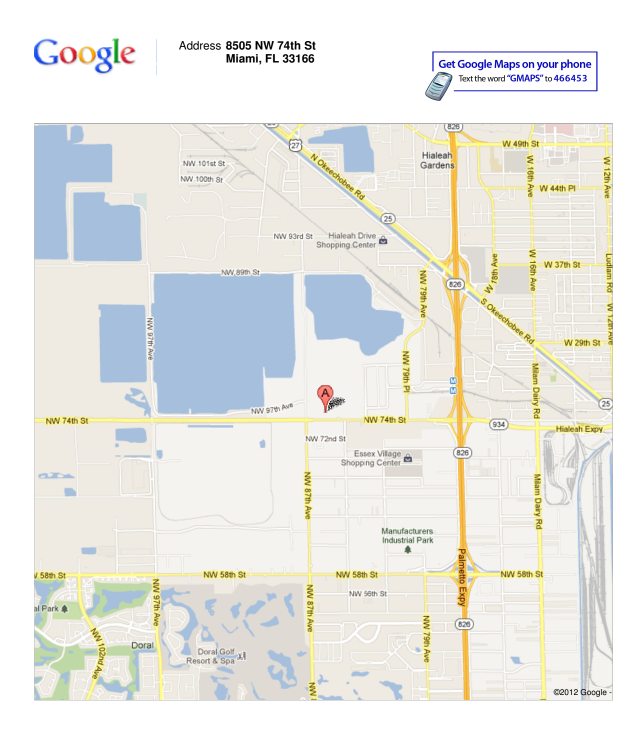
A map or maps of the transfer facility, depicting property boundaries, access control, buildings or other structures and pertinent features (such as recreation areas, runoff and stormwater control systems, access or internal roads, sanitary and process sewer systems, loading and unloading areas, and fire control equipment.)

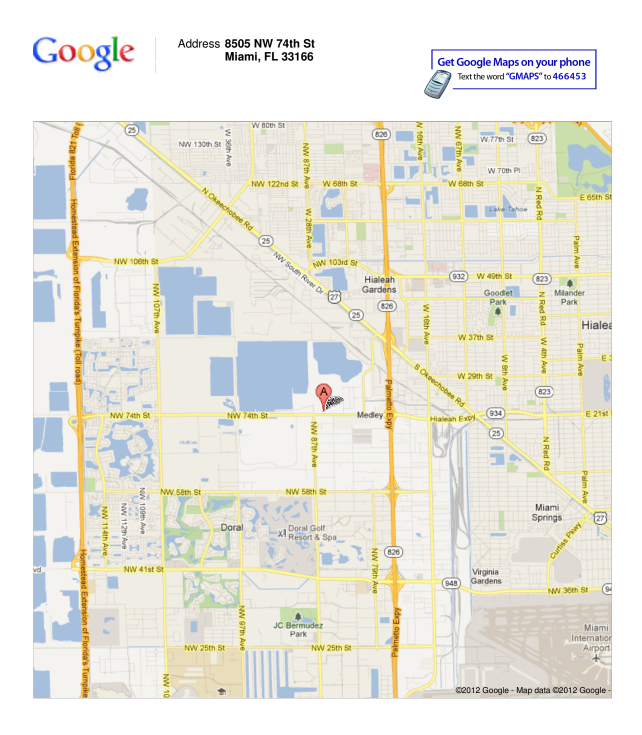
Six (6) pages

Four (4) Google Maps showing the facility location in increasing area.

Two Google Aerial photos showing the warehouse where the transfer station will be a part located. The transfer station will only occupy a fraction of the warehouse and be separated by walls from other occupants.

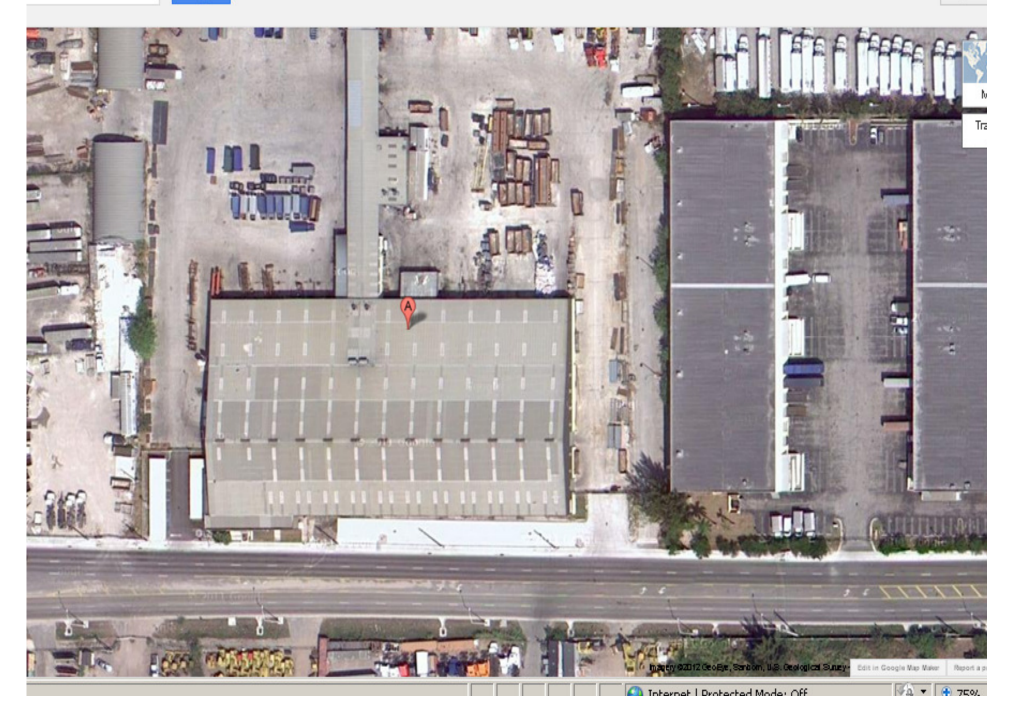




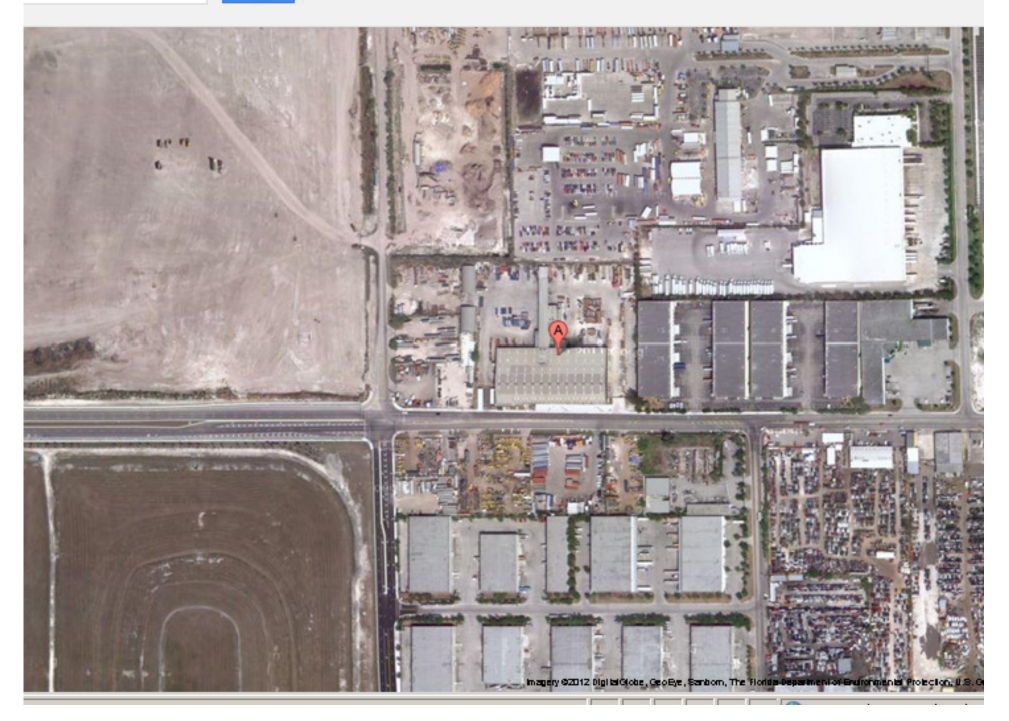








Sign in





Part 8 62-730.220(2)(b) 5.

Application to Manage Conditionally Exempt Waste Generated at Other Facilities Fifteen (15) pages

WASTE HANDLER OPERATING PLAN

STERICYCLE SPECIALTY WASTE SOLUTIONS, INC.

8505 NORTHWEST 74TH STREET MIAMI, FLORIDA 33166 (407) 855-0141

PLAN DATE:

OCTOBER 17, 2012

I. INTRODUCTION

Stericycle Specialty Waste Solutions, Inc. (further referenced as COMPANY) is committed to maintaining strict compliance with all Federal, State and Local regulations. COMPANY sales and technical staff have received extensive training in proper waste characterization procedures and have assisted generators with the proper characterization of their wastes.

COMPANY has developed profiles that target specific types of wastes to ensure that the customer understands specific areas that must be addressed for proper characterization of their waste. COMPANY's goal is to provide quality knowledge and assistance in the proper characterization of all waste streams destined for disposal.

COMPANY will maintain up to date training of appropriate regulations for all employees involved in the waste management process in accordance with the COMPANY's training programs.

II. PROFILING PROCEDURE

In order to properly characterize a customer's waste stream(s), COMPANY has designed forms for evaluating specific types of wastes. COMPANY also utilizes waste profiles available from third party disposal facilities where appropriate. The COMPANY's procedure is summarized below:

Waste Profiling Process

- 1) Ask General Waste Profiling Questions:
 - a. What type of business?
 - b. What type of waste to be disposed?
 - c. What is the process generating the waste (e.g., is the waste from a listed source)?
 - d. What type of disposal is desired?
 - e. Obtain existing analytical results, current MSDS, generator's knowledge about the waste, and current profiles if available?
 - f. Potential issues related to cross contamination or co-mingling of wastes.
 - g. Historical & current waste management methods and other pertinent information.
- 2) Characterize Waste
 - a. Utilize information in Item 1 directly above.
 - b. Sample and perform required analytical testing as appropriate.

- i. Obtain representative sample utilizing SW-846 sampling procedures.
- ii. Use SW-846 averaging of multiple data points utilizing the SW-846 procedures and upper and lower confidence limits where there is potential for variability.
- iii. Use Caliwasa tube for liquids and sludges.
- iv. Assure all required testing is performed and/or to conform with RCRA and end disposal facility permit requirements (See Appendix A for a sample list of analytical testing methods).
- v. Only use approved and properly accredited labs for specific work.
- 3) Determine what waste profile fits the customer's waste and appropriate disposal methods:
 - a. Utilize information in Items 1 and 2 directly above.
 - b. **If the waste is hazardous** select end disposal facility and profile using an end disposal facility profile.
 - c. If the waste is non-hazardous industrial waste, or RCRA Exempt Waste, use an appropriate COMPANY profile, or a waste profile provided by the end disposal facility. COMPANY waste profiles may be modified or amended from time to time.
 - d. For CESQG customers verify that the customers industry and facility are consistent with CESQG status
- 4) Profile completion:
 - a. All profiles have unique identification numbers.
 - b. COMPANY staff provides technical assistance to generators to properly profile their wastes.
 - c. Verify the profile is complete and signed.
 - d. Attach all MSDS/Analytical to the profile as appropriate.
 - e. Provide customer with a copy of the completed profile.
 - f. Include physical sample with profile as appropriate.
- 5) Profile Approval:
 - a. Determine if profile can be approved for desired disposal option.
 - b. Recommend testing or scrutinize generator knowledge using MSDS or other as appropriate.
 - c. Review requirements of the end disposal facility for approval.
 - d. Review analytical testing perform additional analytical testing as required.
 - e. Hazardous Wastes: send profile with attachments and/or a sample end disposal facility for final approval.

- f. Non-hazardous wastes: COMPANY will review and approve or reject all nonhazardous profiles.
- g. Issue/forward notice of waste approval to customer.
- 6) Maintain complete files at COMPANY with profiles, analytical, MSDS, approval letters, and other information used to characterize Customer wastes.

III. QUALITY ASSURANCE AND QUALITY CONTROL (QA/QC)

- 1) Driver will perform QA/QC at the Customer's site
 - a. Periodic on-site review of waste stream to verify profile information.
 - b. Affix informative labels to manage waste correctly (Appendix B).
 - c. Contact Technical Representative immediately if a discrepancy exists.
- 2) Final End Disposal Verification and analytical review
 - a. Review any possible discrepancies.
 - b. Consult with the end disposal facility and adjust profile(s) if necessary.
- 3) COMPANY will utilize five (5) primary safeguards to limit the possibility of improper waste disposal by the generator.
 - a. Initial review and profiling.
 - b. Analytical testing to verify characterization.
 - c. Formal approval.
 - d. Driver QA/QC review of waste stream and warning labels affixed to the containers.
 - e. End Disposal Waste analysis plans for receiving waste to verify compliance.

IV. WASTE MANAGEMENT PROCEDURE

The following procedures are followed by COMPANY for waste management at the COMPANY facility:

- 1) Salespersons identify customer wastes and prepare profiles and attachments per **Items I and II** above. Forward to approvals department for review.
- 2) Approvals department evaluate wastes per **Items I and II** above

a. Hazardous Wastes:

- i. Complete COMPANY internal review of profile.
- ii. Forward to TSDF for final approval.
- iii. Forward approval to Customer when received.

b. Non-Hazardous Wastes:

- i. Complete COMPANY internal final approval of profile where COMPANY profile is used.
- ii. Forward to disposal facility for final approval where disposal facility profile is used.
- iii. Forward approval to Customer.

c. CESQG Wastes:

- i. Have customer complete Application for CESQG Collection Program for every shipment
- ii. Provide CESQG Training Presentation to customer
- iii. Review previous orders to ensure that multiple shipments in a calendar month will not change generator status
- iv. Complete COMPANY internal review and final approval of profile where COMPANY profile or disposal facility profile is used.
- v. Forward to disposal facility for final approval where disposal facility profile is used.
- vi. Forward approval to Customer.
- vii. Confirm volumes are consistent with CESQG limits
 - 1. A CESQG may ship <1kg of acutely hazardous waste
 - 2. A CESQG must not ship in excess of 1000kg of hazardous waste
 - 3. Ensure that the CESQG is documenting monthly generation rates and not averaging
- 3) Customer service takes order. Prepares work order. Forwards to Operations.
- 4) Customer Service prepares container labels, manifests, land disposal restrictions and other required documentation for work order.
- 5) Operations deploy to customer to execute work order.
 - a. Operations arrives on-site site with required paperwork.
 - b. Identify customer wastes.
 - c. Affixes proper labels.
 - d. Implement QA/QC practices per Item III above.
 - e. Completes manifesting, obtain customer signature, leave copy with generator copy of manifest.

- 6) On-Site Management
 - a. Deliver to COMPANY facility.
 - b. Unload from truck and move to appropriate storage area.
 - i. CESQG wastes must be segregated and
 - ii. CESQG waste managed as 10 day waste MUST not be stored with CESQG program waste
 - iii. CESQG storage area(s) must be clearly identified as CESQG storage
 - c. Enter transaction information in the Waste Logs.
 - d. Retain transporter copy of manifest.
- 7) On-Site Management of CESQG Wastes
 - a. Deliver to COMPANY facility.
 - b. Unload from truck and move to appropriate storage area.
 - c. Terminate Uniform Hazardous Waste Manifest/Shipping Papers and enter transaction information in the CESQG waste log. If CESQG manifest/shipping paper is not terminated, follow item 6 above, then Item 9.
 - i. Ensure that CESQG Application is complete
 - d. Retain facility and transporter copies of manifest.
 - e. Mail required manifest copies to appropriate agencies.
 - f. Review compatibility of all waste streams prior to consolidation.
 - g. Consolidate wastes into DOT approved containers within appropriate secondary containment in accordance with the procedures specified in 49 CFR 173.12 (See Appendix C). Use liners as required. All consolidation to occur indoors.
 - h. Waste will be consolidated utilizing appropriate equipment and personal protective equipment.
 - i. Record consolidation event in the CESQG waste log.
- 8) On-site Consolidation of non-hazardous wastes

Consolidate non-hazardous wastes for bulk transport to destination facilities utilizing the following procedures:

- a. Identify wastes for consolidation. Consolidate based on end disposal facility and management method.
- b. Assign a unique ID number to the consolidated load.
- c. Review compatibility of all waste streams prior to consolidation.
- d. Stage all wastes for consolidation.
- e. Re-verify staged wastes prior to consolidation.
- f. Implement QA/QC practices per Item III above.

- g. Consolidate wastes into bulk containers within appropriate secondary containment. Use liners as required. All consolidation to occur indoors.
- h. Consolidate wastes as appropriate utilizing appropriate equipment and personal protective equipment.
- i. Record consolidation event in the Non-Haz waste log.
- 9) Off-site shipments

a. Hazardous Wastes:

- i. Manifested Hazardous wastes may only be stored on site 10 days and must be shipped to the end disposal facility accordingly.
 - a. CESQG waste will be received and SSWSI will become the generator and manifestor
- ii. Ship with manifests and LDR's.
- iii. Record in the Haz Waste log.

b. Non-Hazardous Wastes:

- Ship consolidated wastes to end disposal facility using a COMPANY non-hazardous waste manifest or appropriate shipping document. Retain COMPANY's shipping document as the generator of the consolidated load or
- ii. Ship wastes destined for the same disposal facility with the generator manifest.

c. CESQG Wastes:

- i. CESQG Hazardous wastes may only be stored on site 90 days and must be shipped to the end disposal facility accordingly.
- ii. Ship with manifests and LDR's.
- iii. Record in the CESQG Waste log.
- iv. This waste will not be counted toward SSWSI's generator status or accumulation quantity limits.
- 10) Operations forwards supporting paperwork to Customer Service. Customer service coordinates all paperwork and completes work order. Forward documentation to Customer of the waste disposal transaction.

V. RECORD KEEPING

COMPANY maintains written records of all waste profiling and management activities within the office files.

Wastes received at, and transported from, the COMPANY are maintained on waste logs included in **Appendix D**. The waste logs are used to assure that waste is only stored on-site for durations that conform with permit requirements including but not limited to ten and 180 day storage and transfer requirements for hazardous and CESQG wastes respectively.

The waste logs also identify what wastes and materials are located on-site at any one time. The logs will be used by other programs and plans to assist in the identification of materials on-hand and in emergency situations. Waste logs will be provided to outside authorities only upon approval by COMPANY management, or the Emergency Coordinator.

All records are maintained on-site for three years.

APPENDIX A

ANALYTICAL TESTING METHODS

Method 1311 TCL	P Testing
Arsenic, Barium, Cadmium, Chromium, Lead, Selenium & Silver	SW 846, 6010 (EPA 200.7)
Mercury	SW 846, 7470 (EPA 245.2)
Benzene, Carbon Tetrachloride, Chlorobenzene, Chloroform, o- Creosol, m-Creosol, p-Creosol, Creosol, 1,4-Dichlorobenzene, 1,2- Dichloroethane, 1,1-Dichelorethylene, Dinitrotolulene, Endrin, Heptachlor, Hexachlorobezene, Hexachlorobutadiene, Hexachloroethane, Lindane, Methoxychlor, MEK, Nitrobenzene, Pentachlorophenol, Pyridine, Tetrachloroethylene, Toxaphene, Trichloroethylene, 2,4,5- Trichlorophenol, 2,4,6-Trichlorophenol, 2,4,5-TP (Silvex), Vinyl Chloride	Method 8240 or 8270

Total Composition Test for the	Eight (8) Hea	avy Metals
Arsenic	SW 846, 7060	(EPA 206.2)
Barium, Cadmium, Chromium, Lead & Silver	SW 846, 6010	(EPA 200.7)
Mercury	SW 846, 7470	(EPA 245.2)
Selenium	SW 846, 7740	(EPA 270.2)

F	lash Point Test
Flash Point	ASTM D93

t
M D240

Total Halogens	
Total Halogens	ASTM D808 or D4327

Total Nitro	gen
Total Nitrogen	ASTM D3828

	Total Sulfur
Total Sulfur	ASTM D129

Other analytical testing methods as required

8505 Northwest 74th Street, Miami, Florida 33166

APPENDIX B

CONTAINER LABELS

(Available on-site for reference)

8505 Northwest 74th Street, Miami, Florida 33166

APPENDIX C

LAB PACKING – US DOT RULE EXCERPT

49 CFR Sec. 173.12 Exceptions for shipment of waste materials.

(a) Open head drums. If a hazardous material that is a hazardous waste is required by this subchapter to be shipped in a closed head drum (i.e., a drum with a 7.0 cm (3 inches) or less bung opening) and the hazardous waste contains solids or semisolids that make its placement in

a closed head drum impracticable, an equivalent (except for closure) open head drum may be used for the hazardous waste.

(b) Lab packs. (1) Waste materials classed as Class or Division 3, 4.1, 4.2, 4.3, 5.1, 6.1, 8, or 9 are excepted from the specification packaging requirements of this subchapter for combination packagings if packaged in accordance with this paragraph and transported for disposal or recovery by highway, rail or cargo vessel only. In addition, a generic description from the Sec.172.101 table may be used in place of specific chemical names, when two or more chemically compatible waste materials in the same hazard class are packaged in the same outside packaging.

(2) Additional packaging requirements are as follows:

(i) The outer packaging must be a UN 1A2 or UN 1B2 metal drum, a UN 1D plywood drum, a UN 1G fiber drum or a UN 1H2 plastic drum tested and marked at least for the Packing Group III performance level for liquids or solids;

(ii) The inner packagings must be either glass, not exceeding 4 L (1 gallon) rated capacity, or metal or plastic, not exceeding 20 L (5.3 gallons) rated capacity;

(iii) Each outer packaging may contain only one class of hazardous material;

(iv) Inner packagings containing liquid must be surrounded by a chemically compatible absorbent material in sufficient quantity to absorb the total liquid contents; and

(v) Gross weight of the complete package may not exceed 205 kg (452 lbs).

(3) Prohibited materials. The following materials may not be packaged or described under the provisions of this paragraph (b): a material poisonous by inhalation, a Division 6.1 Packing Group I

material, a Division 4.2 Packing Group I material, chloric acid and oleum (fuming sulfuric acid).

APPENDIX D

WASTE LOGS

(Available on-site for review)



Transportation
Incineration
Landfilling
Hazardous Waste Mgmt.
Solidification
Liquid Waste Mgmt.

- Waste Water
 TSCA / PCB / Asbestos
 Beneficial Re-Use
 Remediation
 Stabilization
 Bio-Remediation
 Regulatory Compliance
 Permitting
 Moste Characterization
- RemediationSoil TreatmentSoil Disposal
- Waste Characterization
- Analytical Testing

CONDITIONALLY EXEMPT SMALL QUANTITY GENERATOR PROGRAM (CESQG)

Dear Customer,

Thank you for your interest in Stericycle Specialty Waste Solutions, Inc. Conditionally Exempt Small Quantity Generator Program. In order to participate, you must:

- Generate less than 220 pounds of hazardous waste per month; and
- Generate less than 2.2 pounds of acute hazardous waste; and
- Accumulate less than 2200 pounds of hazardous waste at any time; and
- Accumulates less than 2.2 pounds of acute hazardous waste at any time; and •
- Generate or handle no Universal Pharmaceutical Waste without an EPA ID number, and
- Complete both of the enclosed application/inventory forms and return them.

The state of FL does not require Notification of Regulated Waste Activity (8700-12FL), for CESQGs.

When we receive your completed application and waste inventory, we will determine the exact cost to dispose of your waste and send you a quote for your approval. Upon acceptance of the quotation, we will send specific instructions on how to package and transport your waste. We will also schedule an appointment for you to bring your waste to our collection facility or schedule a pick-up if you prefer.

We look forward to doing business with you.

Sincerely,

Stericycle Specialty Waste Solutions, Inc



Application for CESQG Collection Program

To participate in this program you must:

1. Generate less than 220 pounds of hazardous waste and less than 2.2 pounds of acute hazardous waste per month.

2. For each shipment complete both pages of this form, sign, and return.

Company:			
Address:			
City:	State:		Zip:
County:			
Company Contact:		Title:	
Phone Number:		Fax Number:	
Please Check the type of business: Automotive Shop Cleaning Contractor Local Government School/College Other (specify)	Electro	otive Dealer pplating g Contractor rofit Organizatio	 Building Management Laboratory Print Shop

By signing this form, I understand and agree to abide by these terms and conditions: I certify that the business identified above generates less than 220 pounds of hazardous and 2.2 pounds of acute hazardous waste per month, does not accumulate more than 2.2 pounds of acute hazardous waste at any time, and has an EPA ID number if managing Universal Pharmaceutical Waste, and is classified as a Conditionally Exempt Small Quantity Generator. I understand that: 1) the collection program reserves the right to require additional analysis or repacking of wastes at generator's site prior to drop off and to refuse to accept any wastes which are not preregistered and approved; 2) completion of this and other forms does not expressly imply that the waste listed on the waste inventory will be accepted; 3) I am required to read and follow the transportation guidelines provided to me and that I have reviewed and understood the CESQG Training Presentation; 4) I am responsible for the safe and legal transportation of waste to the collection site; and 5) payment is required before my waste can be accepted at the collection program.

Signature:

Print Name:



Inventory of Waste for Disposal

Please be very descriptive and attach the MSDS if available or lab results You will only be allowed to dispose of those wastes identified below

Waste Description	# of Containers	Size of Containers	Total Quantity	Container Type	Solid/Liquid
Example: Latex Paint	5	5 gallons	25 gallons	Plastic	Liquid
Oil Base Paint					
Latex Paint					
Solvent: Chemical Name: Fluorescent Bulbs					
Corrosive Waste Chemical Name:					
Aerosols					
Others (Please describe)					

Stericycle® 28161 North Keith Drive, Lake Forest, IL 60045				0900686247			
OUR REF. NUMBER	YOUR INVOICE NUMBER	INVOICE DATE	INVOICE AMOUNT	AMOUNT PAID	DISCOUNT TAKEN	NET CHECK AMOUNT	
824017 FLO	RIDA DEPARTMENT	oF cycle St	ericycle Sto	ricycle' Ste	icycle's		
0001875901	ReqWstUsdOilFee	10/18/12	100.00	100.00	0.00	100.00	
Stericycle	Sterrcycle St	ericycle 51	ericycle Ste	ricycle Ste	leycle s		
	Storicycle	Patericy-	e stericyst arievela St	riovola Sta			
de Sterii	vcle Stericvcl	o Stericvc	e Stericych	Stericycle	Stericy		
	Stericycle St	ericycle St	ericycle [®] Sto	ricycle [®] Ste	icycle/S		
	ycle Stericycl	Stericyc	e Stericych	Stericycle	Stericy		
	Stericycle St	encycle's	encycle 5t	vicycle ste	icycle)		
	y die Stericydi Storicydia St	atericyc wiewelo S	e stencych orievelo St	nievele Ste	otentey invelo s		
	vclet Stericycl	Stericyc	e Stericycl	Stericycle	Stericy		

10/18/2012

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G ORIGINAL CHECK HAS A COLORED BACKGROUND PRINTED ON CHEMICAL REACTIVE PAPER 70-2328 IL 0900686247 **Bank of America** Comme cial Disbursement Account Northbrook, IL 0719 Stericycle ® CHECK DATE AMOUNT 28161 North Keith Drive *******\$100.00 10/18/2012 Lake Forest, IL 60045 ** Void after 180 days ** 800-643-0240 -- USD PAY One Hundred and 00/100---Rider T. 1ST FLORIDA DEPARTMENT OF TO THE ENVIRONMENTAL PROTECTION ORDER 2600 BLAIR STONE ROAD OF TALLAHASSEE, FL 32399-2400

"0900686247" \$071923284\$ 8765802766"