

Ring Power Corporation 500 World Commerce Parkway St. Augustine, Florida 32092 (904) 494-7464 APR 17 2013

BSHW

April 11, 2013

Aprilia Graves
Engineering Specialist IV
Division of Waste Management
Bureau of Solid and Hazardous Waste
Hazardous Waste Regulation Section
2600 Blair Stone Road, MS 4560
Tallahassee, FL 32399-2400

RE: Ring Power Corporation's Used Oil Registrations

Dear Aprilia,

As promised enclosed are the Certificates of Liability Insurance from our insurance company covering 2013 - 2014.

Thank you.

Sincerely,

Dave Strickland

Environmental Manager

DS:jls



Vice President

(Title)

Department of Environmental Protection

MS 4550 2600 Blair Stone Road Tallahassee, Florida 32399-2400

CEP Form #62-710,901(4) Form Title Certificate of Liability insurance **Used Oil Transporters**

Received

Certificate of Liability Insurance **Used Oil Transporters**

Please Print or Type Form Travelers Indemnity Company of Connecticut (the Insurer), 4401 Northside Pkwy, Suite 250, Atlanta, GA 30327 (Address of the Insurer) Ring Power Corporation hereby certifies that it has issued liability insurance to: (the Insured). (Name of the Insured) 4900 N. Main Street, Gainesville, Fl 32609 whose EPA Identification number is FLD 982 150 237 (Address of the Insured) This insurance complies with the insured's obligation to demonstrate the financial responsibility required by Florida Administrative Code Rule 62-710.600(2)(e). [See page 2 on the back side of this Form] The insurance is primary and the company shall be liable for amounts up to \$ 1,000,000 less the deductible or retention of \$ 1,000,000 for each accident exclusive of legal defense costs. If a deductible or retention is applied, its amount may not exceed 10% of the equity of the Insured. This coverage is provided under policy number HC2ECAP475M5399-13 issued on 04-01-14 The expiration date of said policy is or the annual renewal date is 2. The Insurer further certifies the following with respect to the insurance described in Paragraph 1: Bankruptcy or insolvency of the insured shall not relieve the Insurer of its obligations under this policy. 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 the insurance, whether by the Insurer or the Insured or by any other termination of the insurance (e.g. expiration or 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 judgments resulting from accidents which occur during the time the policy is in effect. I hereby certify that the house is lipensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus times insurer in one or more States, including Florida. Authorized Representative of (Signature of Insurer of Authorized Representative) L. Kipp Minter Travelers Indemnity Company of Connecticut (Type Name) (Name of Insurer) BB&T – J. Rolfe Davis Insurance

(Address of Representative)

Page 1 of 2

850 Concourse Parkway South Suite 200, Maitland, Fl 32751

D3P Form 667-719.001(4) Furn 18ta Gwilhean of Lipbith Iduarena Lica Cil Transportus Efotowo D210 Juno P. 2003

Chapter 62-710.600(2)(e), Florida Administrative Code Certification Program for Used Oil Transporters

- (e) Have, verify, and maintain vehicle insurance with a combined single limit of no less than \$1,000,000. Such insurance, or additional policy, must in no way exclude pollution coverage for sudden and accidental alleged or threatened discharge, dispersal, seepage, migration, release or escape of used oil, and must include any cost or expense relating to pollution damage for which the transporter is legally liable. Such insurance must be maintained at all times and be exclusive of legal defense costs.
 - 1. The insurance required in this paragraph may be established by:
- a. Evidence of liability insurance, either on a claim made or an occurrence basis, with or without a deductible (with the deductible, if any, to be on a per occurrence or per accident basis and not to exceed ten percent of the equity of the business), using DEP Form 62-710.901(4). The insurance policy shall be issued by an agent or company authorized or licensed to transact business in the State of Florida. An ACORD form will only be accepted for renewal of a policy with the same carrier; or
- b. For business entities registered in Florida, evidence of self-insurance provided by the chief financial officer of the business entity.
 - 2. States and the federal government are exempt from the requirements of this paragraph.

Any quastions concerning this form may be referred to the Used Oil Coordinator, MS 4660, Department of Environmental Projection 2600 Stair Stone Road, Tallahassee, Ft. 32399-2400, Phone (850) 245-8754, email: sebrotia-bolton@dep.state.fl.us, OR Phone (850) 245-8755, email: aprilia-grayos@dep.state.fl.us