

Florida Department of Environmental Protection

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 Rick Scott Governor

Herschel T. Vinyard Jr. Secretary

02/07/2014

Kurt Seaburg Alachua County HHW Collection Center 5125 NE 63rd Ave Gainesville, FL 32609-5515

The Florida Department of Environmental Protection has reviewed your application for registration as a transporter or handler for universal waste lamps and devices destined for recycling. Based on the information received, the facility located at **5125 NE 63rd Ave, Gainesville, FL 32609-5515** has been registered through **March 1, 2015** with the following status:

Facility ID # **FLR000057158**

Small Quantity Handler Facility for Universal Waste Lamps and Devices

(Less than 2,000kg of Lamps (8,000) and/or 100kg of Devices for 1 Year)

The registration form for the year **2015** will be sent to the contact person on your application.

Chapter 62-737, Florida Administrative Code (F.A.C.), (copy enclosed) specifies several other requirements including packaging, training and record keeping for transporters and handlers of universal waste lamps or devices destined for recycling. These requirements are simple, flexible and make good business and environmental sense (summarized on enclosed fact sheets).

This registration does not allow you to transport or handle universal waste lamps or devices which are destined for landfill or other disposal. The transportation or handling of universal waste lamps or devices destined for disposal is subject to our hazardous waste management regulations under Chapter 62-730, F.A.C.

If any of your facility's information on the Universal Waste Lamp and Device Transporter and Handler Registration Form changes, please notify by sending an updated form 8700-12FL(Florida Notification of Regulated Waste Activity) to the address on the form which can be found at http://www.dep.state.fl.us/waste/categories/mercury/pages/registration.htm. I can also be contacted at (850) 245-8759 or at Laurie.Tenace@dep.state.fl.us.

Sincerely,

Laurie Tenace

Environmental Specialist Waste Reduction Section

Enclosures

FLORIDA

8700-12FL - FLORIDA NOTIFICATION OF REGULATED WASTE ACTIVITY

DEP Waste Management Division-HWRS, MS4560 2600 Blair Stone Rd. Tallahassee, FL 32399-2400 (850) 245-8707 Date Received (for FDEP Official Use Only)

JAN 23 2014

EPA ID: F L	R 0 0 0 5 7 1 5 8 Please use the instructions document to complete this form													
Reason for Submittal	Mark 'X' in To provide initial notification (to obtain an EPA ID Number for hazardous waste, universal waste, used oil activities, or PCW activities).													
(all submitters must complete pages 1 and 2 and sign page 5. Pages 3 and 4, - com- plete as applicable)	(must choose one if a notification) To provide subsequent notification (to update status and facility identification information). To provide the final notification (closing) for the facility. (see instructions—must complete pages 1,2,5) FL Registration(s) UW Mercury (see page 3) HW Transporter (see page 4) Used Oil (see page 4)									e pages 1,2,5)				
2. Facility or Business Name	Alachua County Hazardous Waste Collection Center													
3. Facility Operator (List additional Operators in the comments section).	Name of Operator: Alachua County BoCC Street or P.O. Box:							Date became Operator: 10 / / 1999 New Operator mm dd yy Phone Number:						
	Gainesville FL						Zip () 3260	352-264-6900 Zip Code: Country (if not USA): 32602-2877 Country Other Country Co						
4. Facility Physical Location	Physical Street Address: 5125 NE 63rd Avenue							Vessel						
Information (No P.O. Boxes)	City or Town: Gainesville							State: Zip Code:						
Same address as #3 above or:	Country: Country (if not USA): Alachua								_					
5. Facility North Ai Classification Sys	tem (NAICS)	A. <u>f</u>	4 2	<u> 1 2 </u>	_		(required) B.	.	_ _	<u>.</u>			
Code(s) (at least 5		C. <u> </u>	_ _	<u> _</u>	_			D.	.		_	<u> </u>		
6. Facility or Business	Same address as # above or: Street or P.O. Box:													
Mailing Address	City or Town:			State	state: Zip/Postal			tal Code: Country (if not t			USA):			
7. Facility or Business	First Name: Last Name: Kurt Seaburg						Title: Hazardous Waste Coordi					ordinator		
RCRA Contact Person	Phone Number: Extension: 352-334-0440						E-Mail: Fax: kurt @alachuacounty.us 352-334-0442			0442				
☐ Same address as	Street or P.O. Box: 5125 NE 63rd Ave													
#above or:	City or Town: Gainesville						tate:		Zip Code: Country (if not USA): 32609			ot USA):		
8. Real Property (FL Land) Owner of the Facility's	Name of Owner: Alachua County BoCC Street or P.O. Box:						Ισ	Date became Owner: 10 / /1999 New Owner mm dd yy Phone Number:						
Physical Location (List additional owners in the comments section.)							ate:		Zip Code: Country (if not USA):				ot USA):	
Same address as # 3 above or:														

RCRA Hazardous Waste Status Notification or Out of Business Notification						EPA ID No. FLR000057158							
9. RCRA Hazardous Waste Activities at this Facility: (Mark 'X' in all that apply):													
(A) (1)Generator	of Hazar	rdous Waste	;		For I	For Items 2 through 7, mark 'X' in all that apply.							
🗖 Yes 🛢 No	(Do no	ot include Univ	versal Waste or Used Oil	1)	(2)	(2) Treater, Storer, or Disposer of Hazardous Waste							
	If YES, Choose only one of the following three categories.					(at your facility) Note: A hazardous waste permit may be required for this activity.							
General greater hazardo of acute b. Small Q General 100kg/r	 a. Large Quantity Generator (LQG): Generates in any calendar month 1,000 kilograms or greater per month (kg/mo) (2,200 lbs.) of non-acute hazardous waste; or Greater than 1 kg (2.2 lbs) of acute hazardous waste (at least once a year) b. Small Quantity Generator (SQG): Generates in any calendar month greater than 100kg/mo but less than 1,000 kg/mo (>220 to <2,200 				(3)	a. Operating Commercial TSD b. Operating Non-Commercial TSD c. Non-Operating: Postclosure or Corrective Action Permit or Order (HSWA, etc.) (3) Recycler of Hazardous Waste (at your facility) Specify: Commercial Non-Commercial. Note: A permit is required for storage prior to recycling. (4) Exempt Boiler and/or Industrial Furnace a. Small Quantity On-site Burner Exemption b. Smelting, Melting, and Refining Furnace Exemption							
(2.2 lbs	lbs.) of non-acute hazardous waste and/or 1 kg (2.2 lbs) or less of acute hazardous waste (at least once a year)			(4)									
c. Conditionally Exempt SQG (CESQG): Generates in any calendar month 100 kg/mo or less (220 lbs.) of non-acute hazardous waste and 1 kg (2.2 lbs) or less of acute hazardous waste In addition, indicate other generator activities that apply.				(5)	(5) 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 for such authorization OR the authorization you received from FDEP.								
d. Short-Term Generator (one-time, not on-going) e. Episodic: Not more than one-time per year:SQGLQG f. United States Importer of hazardous waste g. Mixed Waste (hazardous and radioactive) Generator					(6) (7)	, ,							
your facility. I Hazardou	10. Waste Codes for Federally Regulated Hazardous Wastes: List the waste codes of the Federal hazardous wastes handled at your facility. List them in the order they are presented in the regulations (e.g., D001, D003, F007, K019, P012, U112). Hazardous waste transporters list codes routinely or usually transported. Use comments or an additional page if more spaces are needed.												
1	2		3	4			5		6		7		
8	9		10	11			12		13		14		
15	16			18			19		20		21		
			longer handling waste						ink and sl	cip Section 1	12-16):		
(A) Non-Handler of Regulated Waste at This Facility (Sections 9, 10 and 12-16 should be blank.) (1) Business no longer generates, transports, treats, stores, disposes of, or otherwise handles any regulated waste. (B) Facility Closed (Complete this section only if all business activities at this facility have ceased.) (1) Closed at this location and moved or moving to another - Submit a new Form 8700-12FL for the new location if you will (2) Out of Business - Business closed on(date)													
(C) Property	☐ (C) Property Tax Default ☐ (D) Petition for Bankruptcy Protection												
12-14 — Registı	ation A		Contact Informa	tion			nission is	a registrati	on or reg	istration info	ormation update):		
Same as Facility I		First Name:				Last Name:				Title:			
Contact for:		Phone Num	ber:		Extension		E-Mail:						
HW Transporter Used Oil Handler		Street or P.0	Street or P.O. Box:										
Universal Waste		City or Town:					State:(Country):		Zip Code:				

Universal Wa	ste Notification and Mercury Transporter/Handler Registration EPA ID No. FLR000	0057158							
12. Universal Waste (UW) Activities (Mark 'X' and complete all that apply):									
A. Federal Notification	Tecerally Delines Builde Quantity manager (BQ11) Generates recumulates 51000 Kg 111000 ID/ 01 more								
	Accumulates: a. UW Batteries b. Pesticides c. Pharmaceu	ıticals							
	d. Mercury Containing Devices e. Mercury Contain	ning Lamps							
	Destination Facility for UW Note: For this activity, a facility must treat, dispose or recycle a UW. A permit is required for storage prior to recycling.								
B. Florida l	Universal Pharmaceutical Waste (UPW): one-time registration								
D Pharm	accuticals LQH = 5,000 kg or more of Universal Pharmaceutical Waste (UPW) accumulated (at any one time)								
☐ Pharm	aceuticals Acute LQH = more than 1 kg (2.2 lb) of acutely hazardous ("P-listed") pharmaceutical waste (UPW) accumulated							
☐ Rever	se Distributor of Universal Pharmaceutical Waste (UPW) (must be registered with the Florida Department of Heal	th [DOH])·							
☐ Florid	a Universal Pharmaceutical Waste (UPW) Transporter								
C. Florida A	nnual Mercury Handler Registration:								
Mercury-Containing Lamps and Devices as detailed in 62-737.400(3)(a)3. (please contact FDEP first). If you only generate lamps and/or devices or manage pharmaceuticals, do not register or complete the information below.									
	(1) This form is being submitted as a Florida Registration of Universal Waste Transporter/Handler <u>for-hire</u> Activities □ First time registering □ Renewal □ One-time \$1,000 fee for Mercury for-hire first time LQH registration is attached								
☐ For-h	ire Transporter of Universal Waste Mercury-Containing Lamps or Devices								
☐ For-h	ire Transfer Facility of Universal Waste Mercury-Containing Lamps or Devices	Annual Registration							
Merc	Mercury-Containing Devices (thermostats, etc) SQH = less than 100 kg accumulated by for-hire handler Required								
Merc	ary-Containing Lamps SQH = less than 2,000 kg (8,000 lamps) accumulated by for-hire handler								
☐ Merc	ury-Containing Devices LQH = 100 kg (220 lb) or more accumulated at any one time by for-hire handler	-Containing Devices LOH = 100 kg (220 lb) or more accumulated at any one time by for-hire handler Annual Registration +							
<u></u> Мегс	cury-Containing Lamps LQH = 2,000 kg (4400 lbs/8,000 lamps) or more accumulated by for-hire handler	one-time \$1,000 fee+ More Requirements (contact FDEP)							
• •	Recovery and/or Reclamation Facility (A <u>hazardous waste permit</u> is required for this activity) rst time registering Renewal	Annual Registration Required							
Briefly Describe your Universal Waste Activities: County Hazardous Waste Collection Center, receives lamps, batteries, and devices from the public and from businesses. Properly manages and recycles Universal Waste with licensed contractors, not for hire therefore considered a non handler.									
	te Regulated Waste Activities: Petroleum Contact Water (PCW) Recovery Transpo								

Hazardous Waste and Used Oil Transporter Registration	EPA ID No. FLR000057158								
14. HW Transporter Activities: (Mark 'X' and complete all that apply if you need to register your HW Transporter activities)									
Transporters of and Transfer Facilities for Hazardous Waste in the State of Florida are required to register and annually renew their registration. Evidence of casualty/liability insurance pursuant to 62-730.170(2)(a) is required in addition to this registration. Transfer facilities must submit several additional documents as detailed on page 5 the first time they register and when the information changes. Registered transporters and transfer facilities may only begin operations after receiving approval from the Department. Generators of hazardous waste who transport waste only within the boundaries of their facility should not register.									
A. HW Transporter Registration Information (must be	completed annually	y and when this information changes)							
This facility is a registered transporter of hazard	ous waste.								
This form is: 🔲 Initial Registration 🔲 Renewal	Notification of	changes 🔲 Cancel Registration							
☐ 1. For own waste only ☐ 2. For commercial purposes ☐ 3. Both commercial and own waste									
4. Transportation Mode 🔲 Air 🔲 Rail 🔲 Highwa	y Water O	ther - specify							
B. HW Transfer Facility Registration Information (m	ust be completed a	nnually and when this information changes)							
This facility is a Hazardous Waste Transfer Face	cility: (at this locatio	on) Storage Volume							
This form is: 🗖 Initial Registration 📮 Renewal	Notification of c	changes							
Note: Hazardous Waste transfer facilities must comply with the requirements of Rule 62-730.171, F.A.C., and Rule 62-730.182, F.A.C.									
The Transfer Facility records required under the provisions of Rule 62-730.171(6), F.A.C., are kept at (check one): Our mailing (business) address The site (facility) address									
Please enter the EPA ID Number of the HW Transporter who carries the	insurance for this Tra	nsfer Facility:							
Please see the top of page 5 for additional items that must be submitted in addition to the above registration for Hazardous Waste Transfer Facilities [Rule 62-730.171(3), Florida Administrative Code (F.A.C.)]:									
15. Used Oil and Oil Filter Activities: : (Mark 'X' and com	plete all that apply if	you need to register your used oil activities),							
Transporters (exemptions in 40 CFR 279.40(a)(1-4), transfer facilities, processors, off-specification burners, and/or marketers must annually register with the Department using this form. All except Florida used oil (UO) Processors and collection centers must pay an annual \$100 registration fee. This form is: Initial Registration Renewal Notification of changes Cancel Registration If applicable, a check or money order, in the amount of \$100, payable to Florida Department of Environmental Protection is enclosed.									
(1) Used Oil Transporter - mark activities: (occurring in Florida)	(6) Used Oil Filte	er Management (must annually register)							
☐ a. Transporter (off-site) and noncontiguous locations	a. Transpo								
b. Transfer Facility	☐ b. Transfe								
	C. Proces	sor (Annual Report Required)							
(2) Collection Center (From businesses, no more than 55 gal per shipment)	d. End U	ser							
(3) Used Oil Processor (A permit is required.)		quired under the provisions of Rule 62-710.510,							
(4) Off-Specification Used Oil Burner		at (check one):							
(5) Used Oil Fuel Marketer	Gur maiin	ng (business) address							
Please see the top of page 5 for additional items that must be subnexempt Used Oil Transporters.	litted in addition to t	the above registration and fees required for non-							

Transfer Facility and Used Oil Transporter requirem	ents and required signature page	EPA ID No. FLR00	005	7158				
(14 cont.) Hazardous Waste Transfer Facilities: In addition to the registration required for Transfer Facilities on Page 4, Section 14, the following items are required to be submitted with the initial notification for a transfer facility and any changed items must be submitted with any subsequent submission [Rule 62-730.171(3), Florida Administrative Code (F.A.C.)]:								
Certification by a responsible corporate officer of the transporter that the proposed location satisfies the criteria of Section 403.7211(2), Florida Statutes (F.S.) [Rule 62-730.171(3)(a)1., F.A.C.]								
Evidence of the transporter's financial responsibility [Rule 62-730.171(3)(a)3., F.A.C.]								
A brief general description of the transfer facilit	ty operations [Rule 62-730.171(3)(a)4.,	F.A.C.]						
A copy of the facility closure plan [Rule 62-730	0.171(3)(a)5., F.A.C.]							
A copy of the contingency and emergency plan [Rule 62-730.171(3)(a)6., F.A.C.]								
_A map or maps of the transfer facility [Rule 62-730.171(3)(a)7., F.A.C.]								
(15 cont.) Used Oil Transporters: (Exemptions in	40 CFR 279.40(a)(1-4))							
In addition to the requirements on Page 4 Secti	on 15:							
 ALL registered UO Handlers must submit their own company. 	an annual report except generators tra	nsporting UO from noncon	tiguo	us operations within				
UO transporters transporting off-site over	nublic highways only within their our	company must submit pro	of of	incurance				
UO transporters transporting on-site over UO transporters transporting more than 50								
submission as a certified used oil transpor		-	-	and certify unis				
The used oil annual report is attached	Evidence of Liability Insurance pur	suant to 62-710.600(2)(e).	F.A.	C. is attached.				
16. Comments (attach a page if more space is need	ed):							
Center. I notified FDEP in Dec. 2012 that our facility was considered by FDEP to be a SQG due to the production of Biodiesel at this location and the resulting glycerol by-product having a flash point below 140 degrees and generating in excess of 1,000 kg of a hazardous waste per calendar month. Suspension of the biodiesel production began on January 1, 2013 until July 1, 2013 resulted in no hazardous waste being generated during that 6 months. Biodiesel production resumed again July 1, 2013, and the county subsequently purchased a methanol recovery unit to recover and reuse the methanol in the glycerol waste. Recent lab analysis conducted by Test America confirmed that three glycerol byproduct samples submitted have a flash point in excess of 212 degrees, thereby rendering the glycerol non-hazardous. There was four 55 gallons drums of the glycerol waste considered hazardous during calendar year 2013 shipped for proper disposal by EQ of Florida, less than the SQG threshold. Since the glycerol is now considered non-hazardous, we are not considered a CESQG either. Since the program does not generate any hazardous waste I am requesting our facility to be re-classified as a non-handler/generator. All wastes collected for proper disposal are generated by households or small businesses, and FDEP has Alachua County's authorization of file as a person authorized to manage CESQG generated at other facilities.								
17. Certification: I certify under penalty of law that accordance with a system designed to assure that qu submitted is, to the best of my knowledge and belief false information, including the possibility of fine an	alified personnel properly gather and e f, true, accurate, and complete. I am aw	valuate the information sub are that there are significan	mitte	d. The information				
☐ I certify as a Used Oil Transporter that I am f tation and have an annual and new employee trainin bility is demonstrated by the Used Oil Transporter O	g program in place covering the applic	able used oil rules. Eviden	ce of t A.C					
Signature of owner, operator, or an	Print Name and	Title	Used Oil	Date Signed				
authorized representative				(mm-dd-yyyy)				
Kurt Slabing	Kurt Seaburg, Hazardous V	Vaste Coordinator		01/17/2014				
If the person that filled in this form is not the Facility	y Contact or Operator, please compl	ete the information below	/:					
		· 7 1						
(Name of person completing this form)	(Phone Number)	(E-mail Address)						