

Florida Department of Environmental Protection

Bob Martinez Center 2600 Blair Stone Road Talfahassee, Florida 32399-2400 Charlie Crist Governor

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

October 12, 2009

Robert McFeeley Crowley Liner Services Inc PO Box 2110 Jacksonville, FL 32203-2110

Re: Florida Hazardous Waste Transporter Approval

Dear Robert McFeeley:

Your Florida Hazardous Waste Transporter Approval Certificate is enclosed. The terms and conditions of approval are specified in Sections 62-730.170 and 62-730.171, Florida Administrative Code(FAC), a copy of which is enclosed for your reference. Please note the following.

- You must demonstrate proof of liability coverage on an annual basis, even if your
 insurance policy is issued on a multi-year basis. If no changes in status or insurance
 coverage have occured, you can meet this requirement by submitting a certificate of
 liability coverage form along with the two copies of the Hazardous Waste Transporter
 Status Form, copies of which are available upon request from the Department of
 Environmental Protection.
- 2. A copy of your insurance policy, together with any endorsements, must be maintained at your principal place of business.
- 3. Your insurer can not terminate your coverage until 30 days after filing written notice with DEP, by Certified mail, that your policy has expired or has been canceled.
- Any changes to the information specified on your approval certificate will render it null and void. It is your responsibility to advise DEP of any changes in liability coverage or status.
- A copy of Hazardous Waste Transporter Status Form, complete with the Department approval shall be carried in each vehicle transporting hazardous waste for the transportation company.



Florida Department of Environmental Protection

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HAZARDOUS WASTE TRANSPORTER CERTIFICATE OF APPROVAL

This is to certify that the carrier specified below has been approved as a hazardous waste transporter in Florida. The terms and conditions of this certificate require that the holder comply with all applicable portions of Chapter 62-730, Florida Administrative Code. This certificate shall be rendered null and void if any information contained within becomes obsolete. The certificate shall remain valid through the expiration date specified below.

TRANSPORTER: Crowley Liner Services Inc

FACILITY ID NO: FL0000360560

FACILITY ADDRESS: 4300 Mcintosh Rd

Fort Lauderdale, FL 33316

INSURANCE CARRIER: ACE AMERICAN INSURANCE

INSURANCE POLICY#: ISAH08254382

EFFECTIVE DATE: April 01, 2009

EXPIRATION DATE: February 15, 2010

APPROVED TRANSFER FACILITY, YES

APPROVAL ISSUED BY: ______ DATE: October 12, 2009

Aprilia Graves

Engineering Specialist IV

Hazardous Waste Regulation Section

850/245-8755

rev.0(Oct 91)

RECEIVED

STATE OF FLORIDA

HAZARDOUS WASTE TRANSPORTER STATUS FORM

AUG 2 0 2009

DY: BSHW

1.	Transporter i		* Rowley	I diam	Service			
	Transporter F					560		
	Location Add			-	000	>60		
	Location Aud	-	ancible	" roph	_	_		
Contac	tule !	um		Telec	hone: 9	104.72	7. 2449	
	Address: 9	187 M	men Si		1/4			
		Toelson			225			
11.	Insurance Inf				4.4	_		
	Insurance Co	mpany	se	est	race			
	Address		70					
	Contact:			Telepho	ne.			
	Policy Number	er.		relebile	110,			
	Expiration da							
	- 4							
III.	Waste Inform	nation:						
	EPA Waste C	Codes for W	aste Routir	nely or Us	ually Tran	sported:		
	Deal	Cont	F003	FOO2	DNI	D009	,	
	D001				7007	2007		
	Caramanta	Otter	Possil	.6. 2	and.	hade	chamera	
	Comments:	Jun	france.	, u	purey	700	سرادلس ق	

IV. Certification:

I certify under penalty of law that the above information is true, correct, and complete to the best of my knowledge.

Michael Lesser

Print/Type Name

Title

Signature

A 15 2009

Date Signed

V. The transporter identified above is in compliance with the financial responsibility requirements for hazardous waste transporters pursuant to Chapter 62-730.170, Elorida Administrative Code. The forms submitted by the transporter show compliance with the financial responsibility through______.

Date

Signature of Florida Department of Environmental Protection Representative Date Signed

DEP Form 62-730.900(5)(d) Effective 1/5/95

HW Transporter Status Form Page 1 of 1

CROWLEY

Florida Department of Environmental Protection DEP Waste Management Division – HWRS MS4560, 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Att: Hazardous Waste Management Section

Enclosed are three (3) filings for three (3) locations in Florida where Crowley Liner Service performs as a Hazardous Waste Transporter.

1163 Talleyrand Avenue, Jacksonville, Florida 32206-6047 3001 Talleyrand Avenue, Jacksonville, Florida 32206 4300 McIntosh Road, Ft Lauderdale, Florida 33316-4219

Thank you

Michael Lesser

CROWLEY'

Michael Lesser
SENIOR ADMINISTRATOR, ESQA

PO BOX 2110 JACKSONVILLE, FLORIDA 32203-2110

Michael Leaser@crowley.com

Direct 984,727,2449 o: 1,889,874,6769

Fax 404.727.2186

Cultular 994 871,1261

www.crowley.com



FLORIDA

8700-12FL - FLORIDA NOTIFICATION OF REGULATED WASTE ACTIVITY

DEP Waste Management Division-HWRS, MS4560 2600 Blair Stone Rd. Tallahassee, FL 32399-2400 (850) 245-8772

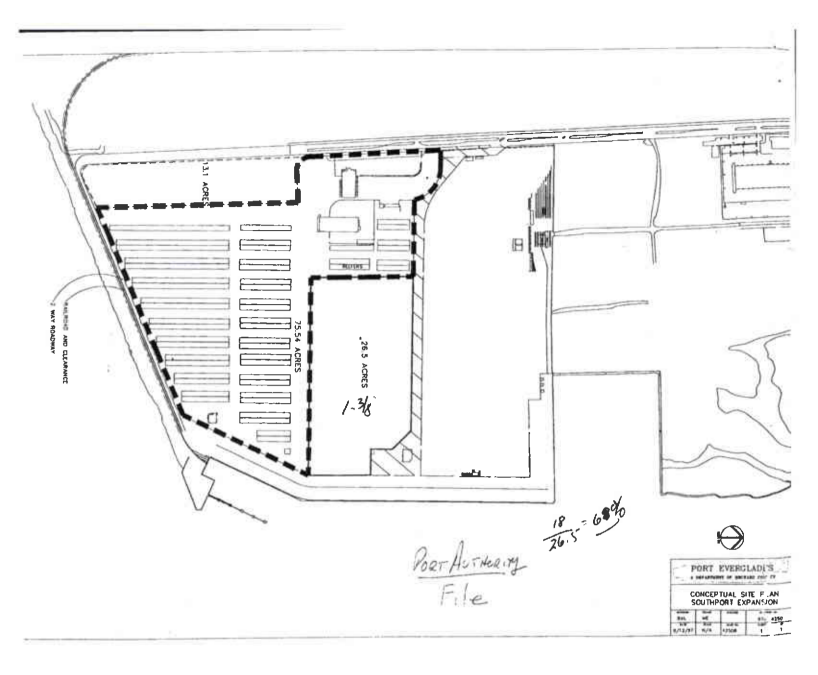
COMP (APP OF APP)	Date Received Mor FDEP Official Use Only)
KILL	THE FDEP Official Use Only
តែដោ	

(850) 245-8772 RCR Alnfo 036 01 0|5|6|0 Mark 'XX in To provide initial notification (to obtain an EPA ID Number for hazardous 1. Reason for correct box: Submittal waste, universal waste, or used oil activities). To provide subsequent notification (to update status and facility identification information). Is this the final notification (see instructions) for the facility? FEID No. 2. Facility or Poor Original crowley Liner Service **Business Name** 5 9 0 8 3 4 8 4 5 l Name of Operator: New Operator 3. Facility Operator Crowley Liner Service Date became Operator: 05 / 10 / 07 (List additional Operators in the mm dd Phone Number: 904-727-2449 comments section) Street or P.O. Box: 4300 McIntosh Road City or Town: State: Zip Code: Fort Lauderdale 33316-4219 Federal Operator Type: X Private Municipal State Other Physical Street Address: 4. Facility Physical 4300 McIntosh Road Location Zip Code: State: City or Town: Information FΙ 33316-4219 Fort Lauderdale County: Broward If available, please attach a map or sketch of the facility boundaries. Latitude: |2|6||0|4||0|5. 65 | Longitude: [8|0||0|7||1|9. 22 | Method: Datum: d d m m m m 5. Facility North American Industry 483113 Classification System (NAICS) C. D Code(s) Street Address or P.O. Box: 6. Facility or 4300 McIntosh Road Business Mailing Zip Code: 33316-4219 City or Town: State: Fort Lauderdale FΙ Address Last Name: Title: Sr ADM ESQA 7. Facility or First Name: Michael Lesser **Business Contact** Extension: E-Mail: Phone Number: Person 904-727-2449 Michael.Lesser@Crowley.com Street or P.O. Box: 4300 McIntosh Road City or Town: State: Zip Code: FI 33316-4219 Fort Lauderdale Name of Real Property (Land) Owner: New Owner 8. Real Property Port Everglades - Board of County Date became Owner: (Land) Owner Commissioners of the Facility's + Phone Number: 954-523-3404 Physical Location Street or P.O. Box: 1850 Eller Drive (List additional real property owners City or Town: State: Zip Code: FI Ft Lauderdale 33316 in the comments section.) State Other Owner Type: Private Federal Municipal

	EPA ID No. FL0000360560				
9. Type of Regulated Waste Activity (Mark 'X' in all tha	at apply):				
A. Hazardous Waste Activities: (1) Generator of Hazardous Waste (Choose only one of the following three categories.) a. Large Quantity Generator (LQG): Generates in any calendar month 1,000 kilograms or greater per month (kg/mo) (2,200 ibs.) of non-acute hazardous waste; or Greater than 1 kg (2.2 lbs) of acute hazardous waste	For Items 2 through 7, mark 'X' in all that apply. (2) Treater, Storer, or Disposer of Hazardous Waste (at your facility) Note: A hazardous waste permit may 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.)				
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 lbs.) of non-acute hazardous waste and/or 1 kg (2.2 lbs) or less of acute hazardous waste	(3) Recycler of Hazardous Waste (at your facility) Specify: Commercial: Non-Commercial. 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				
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	(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.				
In addition, indicate other generator activities that apply. d. United States Importer of hazardous waste e. Mixed Waste (hazardous and radioactive) Generator	(6) Underground Injection Control - Mark an 'X' even if the UIC well at your facility does not receive hazardous waste.				
	waste only 🗵 b. For commercial purposes				
Contact Euan Smart	Telephone 305-961-6164				
Policy Number ISAH08254382 d. Transportation Mode Air Rail Highway	Expiration date February 15, 2010 Water Other - specify				
e. 🛛 Hazardous Waste Transfer Facility:	Storage Volume none				
Florida Administrative Code (F.A.C.)]:	ity [Rule 62-730.171(3)(a)3., F.A.C.] operations [Rule 62-730.171(3)(a)4., F.A.C.] 71(3)(a)5., F.A.C.] tule 62-730.171(3)(a)6., F.A.C.]				
Allitades appare notification					

	FL0000360560 FL0000360560			
B. Universal Waste (UW) Activities (Mark 'X' in all that apply) ('	'accumulated" means at any one time):			
Large Quantity Handler (LQH) = 5,000 kg (11,000 lb) or more of Small Quantity Handler (SQH) = always less than 5,000 kg accu	•			
Mercury-containing devices LQH = 100 kg (220 lb) or more accommodate. Mercury-containing devices SQH = less than 100 kg accumulate.				
Mercury-containing lamps LQH = 2,000 kg (4400 lbs/8,000 lam	ps) or more accumulated by for-hire handler			
Mercury-containing lamps SQH = less than 2,000 kg (8,000 lam	ps) accumulated by for-hire handler			
[Note: $4 \text{ lamps} = 1 \text{ kg}, 62-737.200(10)$]				
Pharmaceuticals LQH = 5,000 kg or more of universal pharmace	eutical waste (UPW) accumulated			
Pharmaceuticals LQH = more than 1 kg (2.2 lb) of acutely hazar	dous ("P-listed") pharmaceutical waste accumulated			
Pharmaceuticals SQH = always less than 5,000 kg of UPW and a	always 1 kg or less of acutely hazardous UPW accumulated			
M.) Conthose Monoging	(2) Enter your esitmate of the maximum amount (in pounds) of each type of UW on site or transported at any one time.			
a. Batteries				
b. Pesticides				
c. Pharmaceuticals				
d. Mercury Containing Devices				
e. Mercury Containing Lamps				
	Note: A hazardous waste permit is required for this activity. [Rule 62-737 800, F.A.C.]			
(4) Reverse Distributor of UW Pharmaceuticals	☐ Lamps ☐ Devices ☐			
(5) Destination Facility for UW Storage prior to recy	ty, a facility must treat, dispose or recycle a UW_A permit is required for reling_			
Ci Osca On richirmen	8) Specific Certification to be signed by all Used Oil Transporters			
	I certify as a Used Oil Transporter that the training program and financial responsibility required under Section 62-710.600, F.A.C., are in place, current and being adhered to. If any modifications have been made to the originally approved training program, they are explained in attachments to this registration form. Evidence of financial responsibility is demonstrated by the attached Used Oil Transporter Certificate of Liability Insurance, DEP form 62-710.901(4), F.A.C.			
□ a. Transporter □ b. Transfer Facility □ c. Processor	Signature of Authorized Person			
d. End User (7) Used Oil Transporters, Transfer Facilities, Collection Centers, Off- Specification Burners and Marketers must pay an annual \$100 registration fee. Used Oil Processors are exempt from this fee. If applicable, enclose a check or money order, in the amount of \$100, payable to Florida Department of Environmental Protection. A check is enclosed.	Print Name of Authorized Person (9) The records required under the provisions of Rule 62-710.510, F.A.C., are kept at (check one): Our mailing (business) address The site (facility) address			

學是		是關係物質		EPA ID No	FLO	0000360560
). Other Sta	te Regulated Wast	e Activities:			(PCW) Handler [Cermit may be required	hapter 62-740, F.A.C.] ed for this activity.
our facility.	List them in the ord	ler they are preser	Hazardous Wastes nted in the regulation or usually transported	s (e.g., D001, D00	3, F007, U112).	nazardous wastes handled at s are needed.
D001	F005	³ F003	f F002	3 D007	f D009	7
	v	10	H	12	D .	//
•	16	17	18	19	20	21/
	2)	Ŋ	25	26	37	.2N
1. Other S	tatus Changes (Mark 'X' in all t	hat apply):			
, ,			n delisted.			
☐ (I)		ited waste there.	•			e new location if you will ontact person, mailing
			ou can be reached af		•	
Co	ntact		Phone			
	dress					
Cit	y, State, Zip					
О с.	Property Tax Defa	ault	D. Petis	tion for Bankrupt	cy Protection	
n accordance nformation s or submitting acility, I am	with a system design ubmitted is, to the bag false information,	gned to assure that est of my knowle including the pos- facilities must con r, or an author	it qualified personnel dge and belief, true, a sibility of fine and in mply with the require	properly gather an accurate, and comp prisonment for known	d evaluate the informal dete. I am aware that owing violations. If 30.171, FAC, and R	er my direction or supervision nation submitted. The there are significant penaltificant penaltifica
Mi	lesso		Micha	el Lesser SR	ADM ESQA	04/01/2009
						
If the perso	who filled in this	form is not the F	acility Contact or C	perator, please c	omplete the inform	ation below:
Name of per	son completing this	form)	(Phone Number	er)	(E-mail Addres	s)
13. Commo Other wa		andled depen	nding upon shipp	per		



STATE OF FLORIDA

HAZARDOUS WASTE TRANSPORTER CERTIFICATE OF LIABILITY INSURANCE

ACE America	an Insurance Company	and the second s
	(Name of Insurer)	
(the "Insurer"), of	Two Riverway, Suite 1100, Hor	uston, TX 77057
	(Address of Insurer)	
environmental resto	ration for sudden accidental occurre	ering bodily injury and property damage including nees to
Crowley	iner Services, Inc.	
	(Name of Insured)	
(the "Insured"), of	9487 Regency Square Blvd J	lacksonville, FL 32225
	(Address of Insured)	
	he insured's obligation to demonstra Rule 62-730.170. The coverage ap	te financial responsibility under Florida en oplies at:
EPA/DEP I.D No	Name	Location
LD 085 092 146	Crowley Liner Services	1163 Talleyrand, Jacksonville
LD 000 054 221	Crowley Liner Services	3001 Talleyrand, Jacksonville
LO 085 360 560	Crowley Liner Services	4300 McIntosh, Ft. Lauderdale
This insurance is on \$ 5,000,000	ultiple facilities, identify each facilities mary and the company shall not be for each accident, exclusive of I ISAH08254382 issued on Ar	liable for amounts in excess of legal defense costs. The coverage is provided only 1, 2009
The effection data of	said policy is April 1, 2009	(date) and the expiration date of said policy
I tre errective revie iti	(date)	and the expiration date of said botto.
1s February 15, 2		
(da	atc)	
This insurance is exc	cess and the company shall not be li	able for amounts in excess of
\$	for each accident in excess of	
\$		af legal defense costs. The coverage is provided
under policy number	issued on	
said policy is	and the expiration	(date)
said policy is	(date)	(date)
The Insurer further of	ertifies the following with respect to	o the insurance described in Paragraph 1:
(a) Bankruptcy policy	or insolvency of the insured shall n	ot relieve the Insurer of its obligations under the

0 (1 1 1 9 9 1 90)

Transporter Certificate of Liability Insurance

2

1.

- (b) The Insurer is liable for the payment of amounts within any deductible applicable to the policy, with a right of reunbursement 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 and any other termination of the insurance (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 hotice 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.

I hereby certify that the Insurer is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer, in one of more States including Florida.

action 1875年,1975年 1975年 1

A)		
(Signature of Authorized Repres	entative of Insurer)	_
Euan Smart		
(Typed name)	(Social Security Number)	_
Sr. Vice President		_
(Title)		
Authorized Representative of		
ACE American Insurance Com	pany	
(Name of Insurer)		
Aon Risk Services Inc. of Florid	la	
(Address of Representative)		
1001 Brickell Bay Or.		
Miami, FL 33131		

Change Request

Add new process

CROWLEY LINER SERVICES INC

Preindex#

Received Date



Login Login name: None

Checked Out

Related Documents

DocLog-ID

<u>717</u>	<u>78</u> 320128	8/20/2009	53	Status Form	Noland T
HWR: Mkg	:hael.Lesser@Crowley.com				
Program Area	Process		Date		Author
	Logged	4/23/2009	1:01:23 PM	Sullivan_TA	
	Waiting for information	7/6/2009 1	:03:26 PM	Sullivan_TA	
	Data processing	9/14/2009	2:16:17 PM	Noland_T	
	Final reviewed	9/14/2009	3:52:03 PM	Graves_A	
RHWT	Notification Letter Emailed	10/12/200	9 2:10:17 PM	Graves_A	
RHWT	Booked into Oculus	10/12/200	9 4:17:39 PM or	Add ones proc	015

Day In Process

Date	Comment	Program Area	Author
7/6/2009 1:03:26 PM	Need status Forms		Suffivan_TA
2/20/2000	Placed Third call to Michael Lesser he is working on the status form, per the second email I sent on 7/21/2009		Sulfivan_TA
8/17/2009 12:24:03 PM	I have placed another msg for Michael for status forms. I am sending this to Aprilla for a letter.		Sulfivan_TA
8/21/2009 2:47:29 PM	Walting on Tony's approval as HW Transfer Station		Graves A
9/9/2009 11:17:57 AM	Per Tony-Walting for comments from District		Noland_T
9/10/2009 2:35:55 PM	Awaiting facility updates. They stated they want to be HWT only, not HW Transfer Station		Graves_A
9/10/2009 5:25:30 PM	Facility called back- they want to be HWT and TS after all. They want to know what is lacking to meet TS requirements		Graves_A
9/14/2009 2:16:39 PM	Per Aprilla-process just HWT Certificate part		Noland_T
9/14/2009 3:57:17 PM	Letter emailed todat for HWT only. When TS documents complete, a new cerificat will be issued		Graves_A
10/12/2009 10:02:03 AM	Per Tony on 10-9-09-they are approved to be a transfer Facility	RHWT	Noland_T
10/12/2009 2:16:32 PM	Letter emailed for HW Transfer Station approval	RHWT	Graves_A
Add new comment		RHWT	Add comment

Robert McFeeley October 12, 2009 Page Two

If you intend to operate a hazardous waste transfer facility, please refer to Form 8700-12FL, page 2, item 7(e) for a list of all the required documents that must be submitted.

If you are currently operating an authorized transfer facility, you must maintain records of incoming and outgoing hazardous waste shipments. These records must include generator names and manifest numbers, and, unless otherwise approved by the Department, must be maintained at the transfer facility in accordance with Rule 62-730.171, 7(6), F.A.C. Also, please review the attached letter of March 11, 2009 addressed to all hazardous waste transporters who have notified of existing transfer facilities, subject: Required Submittal of Supplemental Information.

If you have any questions, please contact me at 850/245-8755.

Cincorolu

Aprilia Graves

Engineering Specialist IV

Hazardous Waste Regulation Section

RN

Enclosures: Hazardous Waste Transporter Approval Certificate

Hazardous Waste Transporter Status Form (with insurance verification)

Sections 62-730.170 and 62-730.171, FAC

Facility: Crowley Liner Serives, Inc.
Date: May 10, 2007

TRANSPORTERS CHECKLIST

1. Site Name: Crowley Liner Services, Inc.

Transporter Requirements (40 CFR 263)

1.		vehicles transporting hazardous waste have the appropriate acards? (263.10)(49 CFR 172.500)	YX	N					
2.	Do	es transporter have an EPA identification number? (263.11(a))	YX	N					
3.	Do	es the transporter use manifest system as required by 263.20?	YX	N					
	Do	the manifests contain at least:							
	a.	Name, address, and EPA ID of transporter?	Y <u>X</u>	N					
	b.	Name, address, and EPA ID code of generator?	YX	N					
	c. fac	Name, address, identification code of designated permitted sility?	Y <u>X</u>	N					
	d.	Corresponding manifest document number?	Y <u>X</u>	N					
	e.	Description and quantity of each hazardous waste?	Y_X	N					
	f.	Signature of subsequent transporters?	YX	N					
	g. co	Signatures signifying proper delivery or reasons why delivery uld not be certified?	YX	N					
	h.	EPA waste codes?	Y <u>X</u>	N					
4.	Inte	ernational shipments: (263.20(g))	NA	_X					
	No	Note: International shipments of hazardous waste are shipped to the U.S. by Crowley.							
	a.	Record of date waste left U.S.?	Y	N_					
	b.	Presence of one signed copy in records?	Y	N_					
	C.	Signed copy of manifest returned to the generator?	Y	N_					
		Copy of the manifest given to a U.S. Customs official at the point departure from the United States?	Y	N_					
5.	Fo	r SQG waste:							
	a.	Is waste transported according to reclamation agreement?	Y	N_	Χ				
	b.	Is following information recorded on a shipping paper:	N/A _	Х					
		Name address and EPA ID of waste generator	N/A	x					

		Facility: Crowley Liner Serives, Inc. Date: May 10, 2007
	Quantity of waste accepted	N/AX
	DOT - required shipping info	N/A <u>X</u>
	Date waste is accepted	N/AX
	 c. Does transporter carry this shipping paper during transport? d. Are records maintained for three years after termination or 	N/AX
_	expiration of reclamation agreement?	N/A <u>X</u>
6.		Y <u>X N</u>
7.	Is there evidence of discharge of hazardous waste? (263.30)	YNX_
8. 9.	under 17-30.170(2)	Y <u>X N</u>
<i>3</i> .	annually (17-730.170(3))?	Y <u>X N</u>
	Transfer Facility Requirements (17-7)	30.171)
1.	Does transporter comply with 10 day storage limit for transfer facilitie (263.12)	s? Y <u>X N</u>
	a Is the hazardous waste packaged according to 262.30? (263.12) Y <u>N N/A X</u>
	Note: Hazardous waste containers are transported to Crowle trailers are not opened until they reach their destination manifest only. Actual waste storage containers are not	on. Contents are verified by
2.	General Facility Standards (265 Subpart B)	
	a. Security (265.14)	
	(1) Is the facility security system adequate to minimize unauthorisentry?	zed Y_X_N
	(2) Are signs posted and legible for 25 feet?	Y <u>X</u> N
	b. Inspection Requirement (265.15)	
	(1) Does the facility have a copy of the Inspection Plan?(2) Does the facility have completed inspection logs?	Y X N Y X N
	(3) Were the deficiencies corrected in a timely manner?	Y <u>X</u> N
	(4) Are the inspection logs maintained at the facility for 3 years?	Y <u>X</u> N
	c. Personnel Training (265.16)	
	(1) Do management personnel complete hazardous waste trainir Is training on the job?Is training in the classroom?	ng? Y X N Y X N Y X N
	(2) Do laborers who handle hazardous waste complete training?	Y <u>X N</u>

			Facility: Date:	Crowley Liner Serives, Inc. May 10, 2007
		Is training on the job? Is training in the classroom?		Y X N Y X N
		(3) Does training include:		
		Emergency response procedures? Inspection procedures? Operation of hazardous waste handling equipment?		Y X N Y X N Y X N
(4)	Ho	w often is training reviewed? <u>Annually</u>		
(5)	Do	es the facility have personnel training records including:		
		Job title and description of position? Description of employee's training (6) Is training successfully completed within 6 months of hiring/ transfer to HW position?		Y X N Y X N Y X N
	d.	(7) Are records maintained for three years at the facility? Ignitable, Reactive, or Incompatible Waste (265.17)		Y <u>X N</u>
		(1) Is the waste separated and confined from sources of ignition reaction, sparks, spontaneous ignition, and radiant heat?	or	Y <u>X N</u>
		(2) Are "No Smoking" signs posted in the area?		Y <u>X N</u>
3.	Pre	eparedness and Prevention (265 Subpart C)		
		Is there evidence of fire, explosion or contamination of the vironment? (265.31 Maintenance and Operation of Facility)		YN_X_
	If y	es, use narrative explanation.		
	b.	Is the facility equipped with (265.32 - required equipment):		
		(1) Internal communications or alarm system? Is it easily accessible in case of emergency?		Y X N Y X N
		(2) Telephone or two-way radio to call emergency response personnel?		Y_X_N
		(3) Portable fire extinguishers, fire control equipment, spill control equipment and decontamination equipment?	ol .	Y <u>X N</u>
		Is this equipment tested to assure its proper operation?		Y <u>X N</u>
		How frequently? Annually		
		(4) Water of adequate volume for hoses, sprinklers or water spra system? N/A	ay _X`	/N
		(a) Describe source of water		
		(b) Indicate flow rate and/or pressure and storage capacity, if applicable.		

Facility: Crowley Liner Serives, Inc.
Date: May 10, 2007

c. Is there sufficient aisle space to allow unobstructed movement of personnel and equipment? (e.g., adequate aisle space in between barrels to check for leakage, corrosion and proper labeling, etc.) (265.35 -Required Aisle Space) Y X NHas the owner/operator made arrangements with the local authorities to familiarize them with characteristics of the facility? (Layout of facility, properties of hazardous waste handled and associated hazards, places where facility personnel would normally be working, entrances to roads inside facility, possible evacuation routes.) (265.37 - Arrangements with Local Authorities) ΥX N e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities) N/A X If yes, indicate primary authority... Is the fire department a city or volunteer fire department? f. Does the owner/operator have phone number of and agreements with state emergency response teams, emergency response contractors and equipment suppliers? (265.37 - Arrangements with Local Authorities) Are they readily available to the emergency coordinator? g. Has the owner/operator arranged to familiarize local hospitals with the properties of hazardous waste handled and types of injuries that could result from fires, explosions, or releases at the facility? (265.37 -Arrangements with Local Authorities) Y X N . If no, has the owner/operator attempted to do this? N/A X Y h. If the State, or local authorities decline to enter into the above referenced agreements, has this been documented in the operation record? X Y___ (265.37 - Arrangements with Local Authorities) 4. Contingency Plan and Emergency Procedures (265 Subpart D) a. Does the facility have a contingency plan? (265.51 - Purpose and Implementation of Contingency Plan) Y X N b. Is it maintained at the facility? (265.53 - Copies of Contingency Plan) Y X Nc. Is the contingency plan a revised SPCC Plan (265.52 - Content of Contingency Plan) Y<u>X</u> N (1) Does the plan include: (a) Action personnel will take? Y X N(b) Evacuation routes? (c) Emergency Equipment? (d) Is the emergency equipment properly inspected and maintained? ΧN d. Is there an emergency coordinator on site or within short driving

	Facility:	<u>Crov</u> May	vley L 10, 2	iner Serives, Inc. 1007
	distance of the plant at all times? (265.55 - Emergency Coordinator)	Y}	(1	1
	e. Who is the emergency coordinator? : Ed Alford			
	f. Has the facility supplied local police and fire departments with a copy of the contingency plan? (265.53(b) - Content of Contingency Plan)	Y <u></u>	(1	<u> </u>
	g. Has the facility supplied DEP with a copy of the Contingency Plan? (17-730.171(2)(a))	Y <u></u>	<u>(</u>	1
5.	Container Storage Checklist (Subpart I - Use and Management of Containers	265.	170)	
	Note: Hazardous waste containers are transported to Crowley in clost trailers are not opened until they reach their destination. Cont manifest only.			
	 a. Are the containers in good condition (265.171)? (check for leaks, corrosion, bulges, etc.) 	Y		<u> </u>
	b. If a container is found to be leaking, does the operator transfer the hazardous waste from the leaking container?	Y	N	<u> </u>
	c. Is the waste compatible with the containers and/or its liner? (265.172)	Y	N	<u> </u>
	d. Are containers holding hazardous waste opened, handled or stored in such a manner as to cause the container to rupture or leak? (265.173)	Υ	N	<u> </u>
	If yes, explain using narrative.			
	e. Are each of the containers inspected at least weekly (265.174)? If no, explain using narrative concerning the frequency of inspection.	Y	N	<u>L</u>
	f. Are containers holding ignitable or reactive wastes located at least 15 meters (50 feet) from the facility property line? (265.176)	Y <u> </u>	<u>(</u>	I
	If yes, explain using narrative.			
	g. Are incompatible wastes stored in the same containers?	Y	N	<u> </u>
	If yes, explain using narrative.			
	 h. Are containers holding incompatible wastes kept apart by physical barrier or sufficient distance? If no, explain using narrative. 	Y	N	<u>. </u>
	Does facility have a written closure plan satisfying requirements of sure performance, notification, and decontamination standards of CFR 265.111, 265.112(c), 265.114, 265.115? (17-730.171(2)(b)) Has the facility supplied DEP with a copy of the plan?	Y <u> </u>	<u>(N</u>	
7	to be needed a west a that is stored in containers or vehicles stored on			

Rev. 4-28-94

	Facility: Crowley Liner Serives, Inc. Date: May 10, 2007
a man made surface which is capable of preventing spills or releases to the ground? (17-730.171(2)(d))	YXN
8. Is a written log maintained for all waste entering or leaving the transfer facility? $(17-730.171(2)(e))$	er Y <u>XN</u>
Does the log contain:	
Generators' names? Manifest numbers? Dates when waste enters and leaves facility?	Y X N Y X N Y X N
9. Has the facility notified the department on Form 17-730.900(6) (Transfer facility notification form)? (17-730.171(3))	YXN
10. Does the transfer facility have an EPA/DER ID number?	YXN
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity NA_X	Generator Wastes)
1. Does the transporter have documentation that this waste was generated by an unregulated source?	YN
2. If no, is the transporter assuming responsibility as the generator of this waste?	YN
If yes, complete the applicable Generator or Small Quantity Generator checklist.	
b. If no, the inspector should inform the transporter that he will be held responsible as the generator of the waste and will be reinspecte to ensure that the applicable requirements are being satisfied. A folk inspection should be scheduled as follows:	
(1) 90 days after initial inspection if the quantity of "unregulated" wastes on site exceed 1000 kg.	
(2) 180 days after initial inspection if the quantity of "unregulated wastes on site are less than 1000 kg.	п
3. Does the transporter mix/consolidate hazardous wastes of different DOT shipping descriptions 263.10(c)(2)?	YN
If yes, complete the Generator checklist.	
Land Disposal Restrictions	
Does the transporter manage restricted (land ban) wastes?	YXN
If yes, check appropriate boxx(es).	

"California List"
F--- List Solvents
First Third
Second Third
Third Third
Soil and Debris

CESQG CHECKLIST

Date: May 10, 2007

Facility Name: Crowley Liner Services, Inc. Facility ID #: FL0000360560

Facility Representative: Mr. Charles Meridth Inspectors: Richard Beauman and Ken Jarvis

40 CFR 261.5

1. Describe the facility's hazardous and potentially hazardous waste streams 40 CFR 262.11:

Waste	EPA Waste #s	Generation Rate	Disposal facility?	Proper Waste ID?
Waste Solvents	D001	15kg/mo	Safety Kleen	Yes
Used Oil	N/A	15kg/mo	Atlantic Industrial and Perma-Fix	Yes
Batteries	D008	5kg/mo	American Battery	Yes
Used Anti-Freeze	D008	10kg/mo	Atlantic Industrial and Perma-Fix	Yes

(describe discrepancies in waste identification in narrative)

Standards for Conditionally Exempt Small Quantity Generators - 40 CFR 261.5

2.	Does the facility generate less than 100 kg/mo (220 lb/mo) of all hazardous wastes?	Y <u>X</u>	_N
	And less than 1kg/mo of acutely toxic (P-listed, 40 CFR 262.33) hazardous wastes?	Y <u>X</u>	_N
3.	Has the facility obtained an EPA ID #? (not required for CESQGs)	Y <u>X</u>	_N
4.	Is the facility disposing of all its hazardous wastes to facilities permitted to accept the waste? (40 CFR 261.5) Describe discrepancies in narrative.	Y <u>X</u>	_N
5.	Is the facility disposing of hazardous waste by mixing with used oil?	Y	_N <u>X</u> _
6.	Can the facility document proper disposal of all hazardous wastes?	Y <u>X</u>	_N
7.	Are any hazardous wastes treated or disposed of on site? Describe in narrative:	Y	_N <u>X</u> _
8.	Are there any unpermitted discharges of other wastes to the environment?	Y	_N <u>X</u> _

Hazardous Material Emergencies Contingency Plan

4.2 Emergency Contact List

Primary Response Coordinator: Edward J. Alford

Director/Security

Work: (954)760-7900 Ext. 4089

Home: (954)630-8469 Cellular: (954)646-9852

Secondary Response Coord:

Michael Y. Hopkins

V.P. Operations/Latin America Work: (954)760-7900 Ext 4055

Home: (305)661-2303 Cellular: (954)646-1682

4.2.1 Crowley Crisis Management Team

<u>Name</u>	<u>Position</u>	Telephone Numbers		
(Eme	rgency Coordinator)			
Edward J. Alford	Director, Security	Home: (954)630-8469 Cellular: (954)646-9852		
Michael Y. Hopkins	V.P. Operations/L.A.	Home: (305)667-2303 Cellular: (954)646-1682		

(Alternate Emergency Coordinator)

(Alternate Emergency Coordinator)							
Edward J. Corrigan	Manager, Stevedoring	Home: (561)790-5580 Cellular: (954)646-9057					
Daniel Borrelli	Manager, Intermodal/ Trucking	Home: (954)382-2023 Cellular: (954)806-5147					
Charles Meridth	Manager, Maintenance	Home: (954)572-0847 Cellular: (954)253-2151					

MANIFEST INSPECTION LOG

. [FACILITY N	NAME C	rowley Lin	er_			DATE 5	10-0	7
	EPA ID#-	FL	CONTENTS	QUAN.	CONTAIN.	VOL/#	SIGNED	LDR	
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HAZARDOUS WASTE INSPECTION EXIT INTERVIEW SUMMARY, NOTICE OF POTENTIALVIOLATIONS Page 2 of 2

showing	send next 2 manifest from Safety Kleen ng less than 25 gal were picked up. provide the page of the Contingency (Emergency withouther the name of the Energency Response nator and Alternate along with their Contact notion
Please	provide the page of the contingency (Emergence
Plan	withou the name of the Energency Response
Coordi	nator and Alternate along with their contact
inform	nation
OWNER/OPE	RATOR COMMENTS:
The owner/op of all correctiv description of Department of 33401. The a	erator is hereby requested to submit in writing, within 20 days of this inspection, 1) a description e actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Floridate of Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL ctions taken within 30 days of this notice will be considered in determining whether enforcement
The owner/op of all corrective description of Department of 33401. The a including the a	erator is hereby requested to submit in writing, within 20 days of this inspection, 1) a description e actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Floridate Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL ctions taken within 30 days of this notice will be considered in determining whether enforcement assessment of penalties, should be initiated.
The owner/op of all corrective description of Department of 33401. The all including the all IF YOU HAVE	erator is hereby requested to submit in writing, within 30 days of this inspection, 1) a description e actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Florida Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL ctions taken within 30 days of this notice will be considered in determining whether enforcement assessment of penalties, should be initiated. EQUESTIONS, contact: Richard Beauman at (561) 681-6600.
The owner/op of all corrective description of Department of 33401. The aincluding	erator is hereby requested to submit in writing, within 20 days of this inspection, 1) a description e actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Floridate Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL ctions taken within 30 days of this notice will be considered in determining whether enforcement assessment of penalties, should be initiated.
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The owner/op of all corrective description of Department of 33401. The aincluding	erator is hereby requested to submit in writing, within 30 days of this inspection, 1) a description e actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Florida Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL ctions taken within 30 days of this notice will be considered in determining whether enforcement assessment of penalties, should be initiated. EQUESTIONS, contact: Richard Beauman at (561) 681-6600. 2" (signature): Puhand Beauman Date: 5~10-07 gned person hereby acknowledges that he/she received a copy of this notice and d understands the same.
The owner/op of all corrective description of Department of 33401. The aincluding	erator is hereby requested to submit in writing, within 30 days of this inspection, 1) a description e actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Florida Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL ctions taken within 30 days of this notice will be considered in determining whether enforcement assessment of penalties, should be initiated. EQUESTIONS, contact: Richard Beauman at (561) 681-6600. The grad person hereby acknowledges that he/she received a copy of this notice and dunderstands the same.

NOTICE OF POTENTIAL HAZARDOUS WASTE NON-COMPLIANCE - Page 1 of 2

FACILITY NAME	TYPE OF INSPECTION:
ADDRESS CITY	CAV: CEI: CEI: OTHER: C
1.1. 10 7	vderdale FL 33316
EPA ID NUMBER DATE OF INSP	ECTION PAGE OF
FL0000 360 560 5-10-	
FOLLOW UP CAV INSPECTION WITHIN 120 DAYS:	S Z NO
A hazardous waste/used oil compliance inspection was	made this date, under the authority of Section
403.091, Florida Statutes (F.S.), to determine your facil	ity's compliance with Chapter 403, F.S. and Chapters
62-730 and 62-710, Florida Administrative Code (F.A.C	
(C.F.R.) Parts 260 through 268 and 279, which are cite state hazardous waste and used oil rules in Chapter 62	
of non-compliance were identified by the inspector(s). 1	
not be a complete listing of all items of non-complia	nce which exist at the time of this inspection.
GENERAL REQUIREMENTS:	CONTAINER MANAGEMENT:
Failure to ensure delivery of HW to proper HW facility § 20	Unlabeled containers § 262.34
Failure to provide hazardous waste determination § 262.11	Undated containers § 262.34
Failure to notify as generator § 262.12	Leaking or bulging containers § 262.34
Failure to use a manifest or reclamation agreement § 262.	20 Open containers § 265.173
Failure to provide personnel training § 265.16, 262.34	Inadequate aisle space § 62-730.160
Evidence of release(s) of waste § 265.31	RECORDKEEPING REQUIREMENTS:
Facility exceeds 90/180 day time limit § 262 34	OK Manifests § 262.40, § 262.44
USED OIL VIOLATIONS:	Training records § 262.34
☐ Failure to label containers § 279.22	Contingency Plan § 262.34
Failure to respond to releases § 279 22	Weekly Inspection records § 62-730.160
Failure to document used oil disposal § 279 10	Information not posted by phone § 262.34
— I award to document document disposal g 270, 10	Authorities not notified § 262.37
	·
MATERIALS PROVIDED to assist in accomplishing corrective action	
	nnaging Used Oil
	mental Yellow Pages
	W/Used Oil Transporters United Other
Florida Automotive Recyclers Handbook Antifree	ze Recycling Vendors United Other
Florida Fact Sheets	
☐ Antifreeze for Recycling / Waste Antifreeze ☐ Othe	er:
	er:
	er:



Department of **Environmental Protection**

leb Bush Governor

Southeast District 400 N. Congress Ave. Suite 200 VIA ELECTRONIC MAIL West Palm Beach, Florida 33401

Colleen M. Castille Secretary

JH 1 3 2006

robert.mcfeeley@crowley.com

Robert McFeeley Crowley Liner Services, Inc. PO Box 2110 Jacksonville, FL 32203

RE:

Hazardous waste compliance inspection at Crowley Liner Services, Inc., 4300 Macintosh

Road, Fort Lauderdale, FL 33316 EPA ID Number: FL0000360560

Dear Mr. McFeeley:

On April 7, 2006 the Department conducted a hazardous waste and used oil compliance evaluation inspection at your facility. The facility is classified as a Transporter, a 10-Day Transfer Facility, and a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste. The inspection also found possible violations of Chapter 403, Florida Statues (F.S.), and Chapters 62-730 and 62-710, Florida Administrative Code (F.A.C.) regarding management of hazardous waste and used oil. Enclosed, please find the inspection report used to determine compliance at your facility. Florida Statutes provide that facilities must comply with Title 40 Code of Federal Regulations (CFR) Parts 260 to 268 and 279 as adopted in Chapter 62-730, F.A.C. and Chapter 62-710, F.A.C.

The Department has reviewed the documents received on May 5, 2006. June 5, 2006 and July 5, 2006 in response to our exit interview. It appears that your facility has returned to compliance.

This will conclude the Department's investigation into this matter, however, please be advised that the State will continue to conduct random and unannounced compliance evaluation inspections in the future. If you have any questions about the inspection or any other compliance related issues, please contact Mr. Stephen Brown at 561/681-6722. Thank you for your cooperation.

Sincerely,

Stephen Brown

Environmental Specialist III

Hazardous Waste Compliance/Enforcement Section

cc: West Palm Beach DEP Files Al Gomez, Broward County EPD

"More Protection, Less Process"



Department of Environmental Protection

Jeb Bush Governor Southeast District 400 N. Congress Ave. Suite 200 West Palm Beach, Florida 33401

Colleen M. Castille Secretary

JUL 1 3 2006

HAZARDOUS WASTE INSPECTION REPORT

HAZARDOUS WA	STE INSPECTION REPU	KI
1. INSPECTION REPORT _Complain	nt X Routine Follow-up	Permitting
FACILITY NAME Crowley Liner Ser	vices, Inc. DEP/EPA ID# F	L0000360560
ADDRESS: 4300 Macintosh Road, I	Fort Lauderdale, Florida 333	<u>16</u>
COUNTY Broward PHONE (305)	470-4032 DATÉ <u>04/09/06</u> T	IME <u>11:03am</u>
TYPE	E OF FACILITY:	
Generator X Cond. Exempt S.Q.G. Small Quantity Generator Non-Handler X Used Oil	Storage _ Container _ Tank _ Waste Pile _ Surface Impoundment	Treatment Tank Land Treatment Thermal Chem/Phys/Bio Incinerator Surface
Transporter X Transporter Transfer Station	Disposal Landfill Surface Impoundment Waste Pile	
2. Applicable Regulations:		
<u>X</u> 40 CFR 261.540 CFR 262	<u>X</u> 40 CFR 263 40 C	CFR 264
_40 CFR 265 _ 40 CFR 26640	CFR 268 <u>X</u> 40 CFR 279	
 Responsible Official: (Name & Titl Robert McFeeley, Manager Sa 	e) afety, Quality & Hazardous I	Materials Mgt.
4. Survey Participants & Principal Ins Crowley: Charles Meredith, M. DEP: Stephen Brown, Debbie	lanager, Maintenance and Re	epair
5. Facility Latitude: 26° 4' 19"	Longitude: 80° 7' 27"	
6. Type of Ownership: FEDERAL S	TATE COUNTY MUNIC	TIPAL PRIVATE
7. Pre-arranged Inspection: _Yes XN	Io	

CESQG CHECKLIST

Date: April 7, 2006

Facility Name: Crowley Liner Services, Inc. Facility ID #: FL0000360560

Facility Representative: Mr. Ed Alford and Mr. Robert McFeeley

Inspectors: Stephen Brown, Debra House

40 CFR 261.5

1. Describe the facility's hazardous and potentially hazardous waste streams 40 CFR 262.11:

Waste	EPA Waste #s	Generation Rate	Disposal facility?	Proper Waste ID?
Waste Solvents	D001	15kg/mo	Safety Kleen	Yes
Used Oil	N/A	15kg/mo	Atlantic Industrial and Perma-Fix	Yes
Batteries	D008	5kg/mo	American Battery	Yes
Used Anti-Freeze	D008	10kg/mo	Atlantic Industrial and Perma-Fix	Yes

(describe discrepancies in waste identification in narrative)

Standards for Conditionally Exempt Small Quantity Generators - 40 CFR 261.5

2.	Does the facility generate less than 100 kg/mo (220 lb/mo) of all hazardous wastes?	Y <u>X</u>	_N
	And less than 1kg/mo of acutely toxic (P-listed, 40 CFR 262.33) hazardous wastes?	Y <u>X</u>	_N
3	Has the facility obtained an EPA ID #? (not required for CESQGs)	Y <u>X</u>	_N
4	Is the facility disposing of all its hazardous wastes to facilities permitted to accept the waste? (40 CFR 261.5) Describe discrepancies in narrative.	Y <u>X</u>	_N
5.	Is the facility disposing of hazardous waste by mixing with used oil?	Y	_N <u>X</u> _
6.	Can the facility document proper disposal of all hazardous wastes?	Y <u>X</u>	_N
7.	Are any hazardous wastes treated or disposed of on site? Describe in narrative:	Y	N <u>X</u>
8.	Are there any unpermitted discharges of other wastes to the environment?	Y	_N <u>X</u> _

Note: During the inspection it was noted that a used oil tank, used oil filter container and used anti-freeze container were not properly labeled. Documents received on May 5, 2006 indicates that the violations have been corrected.

TRANSPORTERS CHECKLIST

1. Site Name: Crowley Liner Services, Inc.

Transporter Requirements (40 CFR 263)

1.		vehicles transporting hazardous waste have the appropriate cards? (263.10)(49 CFR 172.500)	YXN
2.	Do	es transporter have an EPA identification number? (263.11(a))	YXN
3.	Do	es the transporter use manifest system as required by 263.20?	YXN
	Do	the manifests contain at least:	
	a.	Name, address, and EPA ID of transporter?	YXN
	b.	Name, address, and EPA ID code of generator?	YXN
	c. fac	Name, address, identification code of designated permitted ility?	YXN
	d.	Corresponding manifest document number?	YXN
	e.	Description and quantity of each hazardous waste?	YXN
	f.	Signature of subsequent transporters?	YXN
	g. co	Signatures signifying proper delivery or reasons why delivery uld not be certified?	YXN
	h.	EPA waste codes?	YXN
4.	Inte	ernational shipments: (263.20(g))	NA X
	No	te: International shipments of hazardous waste are shipped to the	J.S. by Crowley.
	a.	Record of date waste left U.S.?	YN
	b.	Presence of one signed copy in records?	YN
	C.	Signed copy of manifest returned to the generator?	YN
	d. of	Copy of the manifest given to a U.S. Customs official at the point departure from the United States?	YN
5.	Fo	r SQG waste:	
	a.	Is waste transported according to reclamation agreement?	YN_X_
	b.	Is following information recorded on a shipping paper:	N/AX
		Name, address, and EPA ID of waste generator	N/AX

racility: Crowley Liner Serives, Inc.
Date: April 7, 2006

	Quantity of waste accepted	N/AX
	DOT - required shipping info	N/AX
	Date waste is accepted	N/AX
	 Does transporter carry this shipping paper during transport? Are records maintained for three years after termination or expiration of reclamation agreement? 	N/AX
6.	Are copies of the manifest retained for 3 years? (263.22)	Y_X_N
7.	Is there evidence of discharge of hazardous waste? (263.30)	YN_X_
8. 9.	Has transporter demonstrated the financial responsibility required under 17-30.170(2) Does the transporter verify financial responsibility with the Department	YXN
σ.	annually (17-730.170(3))?	YXN
	Transfer Facility Requirements (17-730).171)
1.	Does transporter comply with 10 day storage limit for transfer facilities? (263.12)	YXN
	a Is the hazardous waste packaged according to 262.30? (263.12)	YNN/AX
	Note: Hazardous waste containers are transported to Crowley trailers are not opened until they reach their destination manifest only. Actual waste storage containers are not	. Contents are verified by
2.	General Facility Standards (265 Subpart B)	
	a. Security (265.14)	
	(1) Is the facility security system adequate to minimize unauthorized entry?(2) Are signs posted and legible for 25 feet?	d Y <u>X</u> N Y <u>X</u> N
	b. Inspection Requirement (265.15)	
	(1) Does the facility have a copy of the Inspection Plan?(2) Does the facility have completed inspection logs?	Y X N Y N X
	Note: Crowley's container inspection log did not contain a col Number. According to documents received on June 5, 2 corrected.	
	(3) Were the deficiencies corrected in a timely manner?	YXN
	(4) Are the inspection logs maintained at the facility for 3 years?	Y X N
	c. Personnel Training (265.16)	
	(1) Do management personnel complete hazardous waste training' Is training on the job? Is training in the classroom?	? Y X N Y X N Y X N

		(2) Do laborers who handle hazardous waste complete training?	T_X_IN
		Is training on the job? Is training in the classroom?	Y X N Y X N
		(3) Does training include:	
		Emergency response procedures? Inspection procedures? Operation of hazardous waste handling equipment?	Y X N Y X N Y X N
(4)	Но	w often is training reviewed? See note below:	
		Note: Department staff have observed that training has not been Documents received on July 5, 2006 indicates the violation Department advises Crowley to conduct annual reviews in and retain documentation of the training. Failure to condumay result in enforcement action.	has been corrected. The a timely manner in the future
		(5) Does the facility have personnel training records including:	
		Job title and description of position? Description of employee's training (6) Is training successfully completed within 6 months of hiring/ transfer to HW position?	Y X N Y X N
	d.	(7) Are records maintained for three years at the facility? Ignitable, Reactive, or Incompatible Waste (265.17)	YXN
		(1) Is the waste separated and confined from sources of ignition or reaction, sparks, spontaneous ignition, and radiant heat?	YXN
		(2) Are "No Smoking" signs posted in the area?	Y_X_N
3.	Pre	paredness and Prevention (265 Subpart C)	
	a. env	Is there evidence of fire, explosion or contamination of the vironment? (265.31 Maintenance and Operation of Facility)	YN_X_
	lf y	es, use narrative explanation.	
	b.	Is the facility equipped with (265.32 - required equipment):	
		(1) Internal communications or alarm system?Is it easily accessible in case of emergency?(2) Telephone or two-way radio to call emergency response personnel?	Y X N Y X N Y X N
		(3) Portable fire extinguishers, fire control equipment, spill control equipment and decontamination equipment?	Y_X_N

Pacility: Crowley Liner Serives, Inc.
Date: April 7, 2006

Is this equipment tested to assure its proper operation?	Υ_		N	
How frequently? Annually				
(4) Water of adequate volume for hoses, sprinklers or water spray system? N/AX	Y		N	
(a) Describe source of water				_
(b) Indicate flow rate and/or pressure and storage capacity if applicable				
c. Is there sufficient aisle space to allow unobstructed movement of personnel and equipment? (e.g., adequate aisle space in between barrels to check for leakage, corrosion and proper labeling, etc.) (265.35 - Required Aisle Space)	Υ	X	N	
d. Has the owner/operator made arrangements with the local authorities to familiarize them with characteristics of the facility? (Layout of facility, properties of hazardous waste handled and associated hazards, places where facility personnel would normally be working, entrances to roads inside facility, possible evacuation routes.) (265.37 - Arrangements with	.,		N	
Local Authorities)	Υ_		N X	+
record at Crowley. Documents received on July 5, 2006 indicate	10114			II IIGO DCCI
record at Crowley. Documents received on July 5, 2006 indicate corrected. e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities) N/AXY				
corrected. e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities) N/AY	(<u></u>		Ν	
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corrected. e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities) N/AX If yes, indicate primary authority	(<u></u>	X X	Ν	
e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities) N/A X If yes, indicate primary authority. Is the fire department a city or volunteer fire department? f. Does the owner/operator have phone number of and agreements with state emergency response teams, emergency response contractors and equipment suppliers? (265.37 - Arrangements with Local Authorities) Are they readily available to the emergency coordinator? g. Has the owner/operator arranged to familiarize local hospitals with the properties of hazardous waste handled and types of injuries that could result from fires, explosions, or releases at the facility? (265.37 -	YYY	X X	N N N	
e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities) N/A X Y If yes, indicate primary authority	Y	X X	N N N	N
e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities) N/A	Y	X X	N N N	N

4.

Pacility: Crowley Liner Serives, Inc.

Date: April 7, 2006

b. Is it maintained at the facility? (265.53 - Copies of Contingency Plan)	YXN
c. Is the contingency plan a revised SPCC Plan (265.52 - Content of Contingency Plan)	YXN
(1) Does the plan include:	
(a) Action personnel will take?	Y_X_N_
 (b) Evacuation routes? (c) Emergency Equipment? (d) Is the emergency equipment properly inspected and maintained? d. Is there an emergency coordinator on site or within short driving distance of the plant at all times? (265.55 - Emergency Coordinator) 	Y X N Y X N Y X N
e. Who is the emergency coordinator?; Ed Alford	
f. Has the facility supplied local police and fire departments with a copy of the contingency plan? (265.53(b) - Content of Contingency Plan)	YXN
g. Has the facility supplied DEP with a copy of the Contingency Plan? (17-730.171(2)(a))	YXN
Container Storage Checklist (Subpart I - Use and Management of Container	ers 265.170)
Note: Hazardous waste containers are transported to Crowley in c trailers are not opened until they reach their destination. Co manifest only.	
trailers are not opened until they reach their destination. Co	
trailers are not opened until they reach their destination. Commanifest only. a. Are the containers in good condition (265.171)?	entents are verified by
trailers are not opened until they reach their destination. Commanifest only. a. Are the containers in good condition (265.171)? (check for leaks, corrosion, bulges, etc.) b. If a container is found to be leaking, does the operator transfer	entents are verified by YN
trailers are not opened until they reach their destination. Commanifest only. a. Are the containers in good condition (265.171)? (check for leaks, corrosion, bulges, etc.) b. If a container is found to be leaking, does the operator transfer the hazardous waste from the leaking container? c. Is the waste compatible with the containers and/or its liner?	YNYN
trailers are not opened until they reach their destination. Commanifest only. a. Are the containers in good condition (265.171)? (check for leaks, corrosion, bulges, etc.) b. If a container is found to be leaking, does the operator transfer the hazardous waste from the leaking container? c. Is the waste compatible with the containers and/or its liner? (265.172) d. Are containers holding hazardous waste opened, handled or stored	Y N Y N
trailers are not opened until they reach their destination. Commanifest only. a. Are the containers in good condition (265.171)? (check for leaks, corrosion, bulges, etc.) b. If a container is found to be leaking, does the operator transfer the hazardous waste from the leaking container? c. Is the waste compatible with the containers and/or its liner? (265.172) d. Are containers holding hazardous waste opened, handled or stored in such a manner as to cause the container to rupture or leak? (265.173)	Y N Y N
a. Are the containers in good condition (265.171)? (check for leaks, corrosion, bulges, etc.) b. If a container is found to be leaking, does the operator transfer the hazardous waste from the leaking container? c. Is the waste compatible with the containers and/or its liner? (265.172) d. Are containers holding hazardous waste opened, handled or stored in such a manner as to cause the container to rupture or leak? (265.173) If yes, explain using narrative. e. Are each of the containers inspected at least weekly (265.174)?	Y N Y N Y N Y N

5.

Pacility: Crowley Liner Serives, Inc.
April 7, 2006

	g.	Are incompatible wastes stored in the same containers?	Υ	N
	If ye	es, explain using narrative.		
	barı	Are containers holding incompatible wastes kept apart by physical rier or sufficient distance? b, explain using narrative.	Y	N
clos	ure CFR	es facility have a written closure plan satisfying requirements of performance, notification, and decontamination standards of 265.111, 265.112(c), 265.114, 265.115? (17-730.171(2)(b)) the facility supplied DEP with a copy of the plan?	Y <u>X</u> Y <u>X</u>	N N
a m	an n	azardous waste that is stored in containers or vehicles stored on nade surface which is capable of preventing spills or releases to and? (17-730.171(2)(d))	YX_	N
		written log maintained for all waste entering or leaving the transfer (17-730.171(2)(e))	YX	N
	Doe	es the log contain:		
		Generators' names? Manifest numbers? Dates when waste enters and leaves facility?	Y X Y X Y X	N N
		the facility notified the department on Form 17-730.900(6) or facility notification form)? (17-730.171(3))	Y <u>X</u>	N
10.	Doe	es the transfer facility have an EPA/DER ID number?	YX_	N
		Unregulated Wastes (Household/Conditionally Exempt/Small Quantity General NA_X	rator W	astes)
		es the transporter have documentation that this waste was ed by an unregulated source?	Y	N
	If no was	o, is the transporter assuming responsibility as the generator of te?	Υ	_N
		If yes, complete the applicable Generator or Small Quantity erator checklist.		
	helo to e	If no, the inspector should inform the transporter that he will be responsible as the generator of the waste and will be reinspected nsure that the applicable requirements are being satisfied. A follow-up ection should be scheduled as follows:		
		(1) 90 days after initial inspection if the quantity of "unregulated" wastes on site exceed 1000 kg.		

Date: Crowley Liner Serives, Inc.
April 7, 2006

(2) 180 days after initial inspection if the quantity of "unregulated" wastes on site are less than 1000 kg.

wastes on site are less than 1000 kg.	
3. Does the transporter mix/consolidate hazardous wastes of different DOT shipping descriptions 263.10(c)(2)?	YN
If yes, complete the Generator checklist.	
Land Disposal Restrictions	
Does the transporter manage restricted (land ban) wastes?	YXN
If yes, check appropriate boxx(es).	
"California List" F List Solvents First Third Second Third Third Third Soil and Debris	<u>X</u>

CESQG CHECKLIST

Date: April 7, 2006

Facility Name: Crowley Liner Services, Inc. Facility ID #: FL0000360560

Facility Representative: Mr. Ed Alford and Mr. Robert McFeeley

Inspectors: Stephen Brown, Debra House

40 CFR 261.5

1. Describe the facility's hazardous and potentially hazardous waste streams 40 CFR 262.11:

Waste	EPA Waste #s	Generation Rate	Disposal facility?	Proper Waste ID?
Waste Solvents	D001	15kg/mo	Safety Kleen	Yes
Used Oil	N/A	15kg/mo	Atlantic Industrial and Perma-Fix	Yes
Batteries	D008	5kg/mo	American Battery	Yes
Used Anti-Freeze	D008	10kg/mo	Atlantic Industrial and Perma-Fix	Yes

(describe discrepancies in waste identification in narrative)

Standards for Conditionally Exempt Small Quantity Generators - 40 CFR 261.5

2.	Does the facility generate less than $100\ kg/mo\ (220\ lb/mo)$ of all hazardous wastes?	Y <u>X</u>	_N
	And less than 1kg/mo of acutely toxic (P-listed, 40 CFR 262.33) hazardous wastes?	Y <u>X</u>	_N
3.	Has the facility obtained an EPA ID #? (not required for CESQGs)	Y <u>X</u>	_N
4.	Is the facility disposing of all its hazardous wastes to facilities permitted to accept the waste? (40 CFR 261.5) Describe discrepancies in narrative.	Y <u>X</u>	_N
5.	Is the facility disposing of hazardous waste by mixing with used oil?	Y	N <u>X</u>
6.	Can the facility document proper disposal of all hazardous wastes?	Y <u>X</u>	_N
7.	Are any hazardous wastes treated or disposed of on site? Describe in narrative:	Y	_N <u>_X</u> _
8.	Are there any unpermitted discharges of other wastes to the environment?	Y	NX

Note: During the inspection it was noted that a used oil tank, used oil filter container and used anti-freeze container were not properly labeled. Documents received on May 5, 2006 indicates that the violations have been corrected.



June 30, 2006

Stephen Brown
Environmental Specialist III
Hazardous Waste Compliance/Enforcement Section
Department of Environmental Protection
Southeast District
Suite 200
400 N. Congress Avenue
West Palm Beach, FL 33401

RECEIVED

JULY 2006

DEPT OF ENV PROTECTION WEST PALM BEACH

RE: Crowley Maritime Corporation

Florida Hazardous Waste Course - 6/28/06

Dear Mr. Brown:

Enclosed you will find a copy of our recent training session on the rules and procedures for handling hazardous waste in the State of Florida.

Included in this training session were all employees who may handle hazardous waste manifest, with the exception of one person, who is on vacation.

Please advise if you have any questions or concerns.

Sincerely,

CROWLEY MARITIME CORPORATION

Robert P. McFeeley

Manager, Safety, Quality & Hazardous Material

RPM:pk

Enclosure: Training Log Sheet



CROWLEY MARITIME CORPORATION

EC JUL PEST P. EN.

TRAINING LOG

Course Title: Flokide HAZALOGUS Worth

Instructor Name:

Start/Stop Time:

Unreadable or Incomplete forms will be returned. Please make sure to use your full birth'name, not your nickname. Date: POLT EVERTHAGES Location:

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10.					
11.					
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13.					
14.					
Comments:					

Effective Date: 04/22/98



May 31, 2006

Stephen Brown
Environmental Specialist III
Hazardous Waste Compliance/Enforcement Section
Department of Environmental Protection
Southeast District
Suite 200
400 N. Congress Avenue
West Palm Beach, FL 33401



RE: Hazardous Waste Compliance Inspection Conducted on 4/7/06

Crowley Liner Services, Inc.

Dear Mr. Brown:

This is in response to your letter received May 17, 2006.

1. Attachment (1) is a Haz/Waste log with the changes your requested. As we have discussed, we were not maintaining written logs but used our computer tracking system to record activity.

Attachment (2) is a shipping document for the last shipment we had in May, 2005. There were three trailers involved for this U.S. Government Waste.

Attachments 3, 4 and 5 show the activity for these three moves:

1YLTBS – In Yard Loaded To Be Sailed 5/11/05

OVL – On Vessel Loaded 5/11/05

ASLDS – At Sea Loaded For Delivery 5/14/05

IYLDU – In Yard Loaded for Delivery 5/14/05

OSLDU – On Street Loaded for Delivery 5/14/05

2. As discussed, all Haz/Waste training was conducted in connection with our D.O.T. Hazardous Material Transportation with a Haz/Waste component. In the future we will be conducting a separate course for Haz/Waste and the next session will be June 13, 2006.

Stephen Brown May 31, 2006 Page 2

3. In researching our files, there is a note of filing our Emergency Contingency Plan with the local fire, police and hospital, but no documented proof. Attached you will find a letter going out to the various agencies.

If further action is required, please advise.

Sincerely,

CROWLEY MARITIME CORPORATION

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1111 5 2006

DEPT OF ENV PROTECTION WEST PALM BEACH

Robert P. McFeeley

Manager, Safety, Quality & Hazardous Material

RPM:pk

Enclosures



HAZARDOUS WASTE LOG

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GENERATOR NAME GENERATOR ID ARVL DT DEPT DT COMMENTS	E GENERATOR ID ARVL DT DEPT DT	ARVL DT DEPT DT	T DEPT DT

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FOR SHIPPER



May 31, 2006

Stephen Brown
Environmental Specialist III
Hazardous Waste Compliance/Enforcement Section
Department of Environmental Protection
Southeast District
Suite 200
400 N. Congress Avenue
West Palm Beach, FL 33401



RE: Hazardous Waste Compliance Inspection Conducted on 4/7/06

Crowley Liner Services, Inc.

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Stephen Brown May 31, 2006 Page 2

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If further action is required, please advise.

Sincerely,

CROWLEY MARITIME CORPORATION

Robert P. McFeeley

Manager, Safety, Quality & Hazardous Material

RPM:pk

Enclosures

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JUN 8 5 2006

DEPT OF ENV PROTECTION WEST PALM BEACH

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CROWLEY MARITIME CORPORATION 05/23/06 16:20:22 PRDDB

PAGE:

ATLANTIC DIVISION

REPORT HISTORY #3: STATUS TYPE: BBOC #5: EQUIPMENT : CMCU 2018046 (LEAD)#1: SECONDARY STATUSES: EQUIPMENT ID MARRIED EC2A

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CROWLEY MARITIME CORPORATION

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PAGE:

ATLANTIC DIVISION

EQUIPMENT STATUS HISTORY REPORT

EQUIPMENT 1D : CMCU 2107689 TYPE: BBOC

MARRIED : (LEAD)#1: CMCU 2107689 #2: CMCZ 120974 #3:

SECONDARY STATUSES:

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DEPT OF EW PROTECTION WEST PALM BEACH

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May 31, 2006

Director of Administration Broward General Medical Center 1101 N.W. 1st Street Ft. Lauderdale, FL 33311-8905



RE: Crov

Crowley Liner Services, Inc. Emergency Contingency Plan

Enclosed you will find a copy of our Port Everglades Emergency Contingency Plan. At this facility we transport, in closed containers, hazardous material and waste of the following classes: 3, 4, 5, 6, 8 and 9.

In accordance with Florida Administrative Code, Sections 62 - 730.171 and 40 Code of Federal Regulations, part 265, we are required to familiarize your organization with our facility. Please advise if you have questions or concerns.

Sincerely,

CROWLEY MARITIME CORPORATION

Robert P. Mc Feeley

Manager, Safety, Quality & Hazardous Material

RPM:pk

Enclosure



1021VED

May 31, 2006

FE AV PROTECTION BY PALM BEACH

Battalion Chief R. Cavanaugh Broward County Fire & Rescue Sation #6 1850 Eller Drive Ft. Lauderdale, FL 33316-1201

RE: Crowley Liner Services, Inc. Emergency Contingency Plan

Enclosed you will find a copy of our Port Everglades Emergency Contingency Plan. At this facility we transport, in closed containers, hazardous material and waste of the following classes: 3, 4, 5, 6, 8 and 9.

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Sincerely,

CROWLEY MARITIME CORPORATION

Robert P. Mc Feeley

Manager, Safety, Quality & Hazardous Material

RPM:pk

Enclosure



HAZARDOUS WASTE LOG

UNIT NUMBER BO	Ш	53													
BOOKING #	CAT667264	AT667264	CAT667264												
MANIFEST #	5010	5010	5010												
GENERATOR NAME ARVL DATE DEPART DT	5010 V.I. Regulator waste	V.I. Regulator waste	✓I. Regulator waste												
ARVL DATE	5/14/05	5/14/05	5/14/05												
DEPART DT	5/19/05		5/19/06												
COMMENTS	5/19/05 THIS NOT HAZ/WASTE IT IS REGULATE	WASTE													



Department of Environmental Protection

Jeb Bush Governor MAY 15

Southeast District 400 N. Congress Ave. Suite 200 West Palm Beach, Florida 33401

Colleen M. Castille Secretary

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Robert McFeeley Crowley Liner Services, Inc. PO Box 2110 Jacksonville, FL 32203

RE: Hazardous waste compliance inspection conducted on 4/7/2006 and your response dated May 2, 2006.

Dear Mr. McFeeley:

The purpose of this letter is to advise you of possible violations of law for which you may be responsible, and to seek your cooperation in resolving the matter. A compliance evaluation inspection was conducted at your facility on April 7, 2006. During the inspection, possible violations of Chapter 403, Florida Statutes and Chapter 62-730 and Chapter 62-710, Florida Administrative Code (F.A.C.), regarding hazardous waste management, were noted. Florida Statutes provide that facilities must comply with Title 40 Code of Federal Regulations, Parts 260-268 and Part 279, as adopted in Chapter 62-730, F.A.C. and Chapter 62-710, F.A.C.

You are advised that any activity at your facility that may be contributing to violations of the above described statutes or rules should be ceased immediately. Operation of a facility in violation of State statutes or rules may result in liability for damages and restoration and the judicial imposition of civil penalties of up to \$50,000 per violation per day pursuant to Section 403.727, Florida Statutes.

The Department has received the documents dated May 2, 2006 in response to the April 7, 2006 exit interview. However, the documentation is not sufficient to document compliance. The Department is requesting the following be provided within thirty (30) days:

- 1. The 10 day transfer log provided is only for the month of May, 06. Please provide copies for the last three years from the date of inspection. Also, the log does not have a column for the generator's EPA ID number as required by 62-730.171(2)(e), F.A.C.
- 2. Training requires an annual review of the training. The documentation you have provided dates back to 1997. Please begin annual reviews if not already done. Please provide documentation of annual reviews.

"More Protection, Less Process"

Crowley Liner Services, Inc. Page 2 of 2

3. There has been no documentation presented that shows arrangements with the local police, fire and hospital. This can be accomplished by sending a letter to each facility, and keeping proof of mailing for the Department's review.

The Department is requesting a response to the items listed above pursuant to Rule 62-730.150(4), F.A.C. Please be advised that unless an adequate response is received, including the documentation being requested, the Department will assume that the corrections have not been made and the Department may proceed with appropriate enforcement.

Please address your written response to Mr. Stephen Brown of the District Office. If you have any questions you may contact Mr. Brown at 561/681-6722. We look forward to your cooperation in completing the investigation and resolution of this matter.

Sincerely,

Stephen Brown

Environmental Specialist III

Hazardous Waste Compliance/Enforcement Section

Enclosures

cc: West Palm Beach, DEP File

Al Gomez, Broward County EPD

Al Golilez, Bloward Cod	iity Di D
SENDER: OMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: Ar	Registered Return Receipt for Merchandise Insured Mail C.O.D.
2. Article Number (Copy from service label)	7002 0860 0006 8782 3177
PS Form 3811, July 1999 Domestic Re	eturn Receipt 102595-00-M-0952



May 2, 2006

Stephen E. Brown, CHMM Environmental Supervisor Department of Environmental Protection Hazardous Waste Program Suite 200 400 N. Congress Avenue West Palm Beach, FL 33401

MAY 0 5 2006

DEPT OF ENV PROTECTION WEST PALM BEACH

RE: Crowley Liner Services, Inc.

Notice of Potential Hazardous Waste Non-Compliance

Dear Mr. Brown:

Attached please find the items we discussed. After your visit to our terminal we conducted a review of all our haz/waste movements for the past three years (in fact, there were only a few and only one within the last year). Hopefully the attachment will meet you requirements. If not, please advise.

Items requested:

- 1. Attachment I is a spreadsheet we developed and it will be used by all traffic personnel.
- 2. Training records: Attachment II is a list of all employees who have received training. The names highlighted are employees who may handle haz/waste documents. As I mentioned, even though this indicates a DOT Haz/Mat course we have a haz/waste component included. I am planning to conduct a separate haz/waste course in mid-May.
- 3. Inspection records: These loads are "shipper load and count" with high security seals. Our employees never go inside.
- 4. Arrangements with local authorities: Attachment III we daily submit to Broward County Public Safety Department a list of all hazardous loads that are on our facility.

- 5. Contingency plans: Attachment IV we have attached these floor plans to our emergency contingency plan.
- 6. and 7. See attached pictures.

Sincerely,

CROWLEY MARITIME CORPORATION

Robert P. McFeeley

Manager, Safety, Quality & Hazardous Material

RPM:pk

Enclosures

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LIABILITY LIMITED UNLESS INCREASED VALUE DECLARED BELOW; ALL AS SPECIFIED IN SECTION 16:

Notificacion de Llegada

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DECLARED VALUE:

* APPLICABLE ONLY WHEN USED A THROUGH TRANSPORTATION BILL OF LADING

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SENDING CONFIRMATION

DATE : JUL-10-2002 WED 11:46

NAME : CROWLEY LINER

TEL

: 305 470 4092

PHONE

: 919047510723

PAGES

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START TIME

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START TIME

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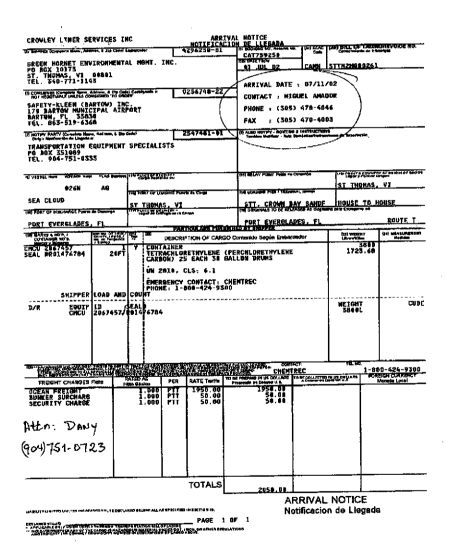
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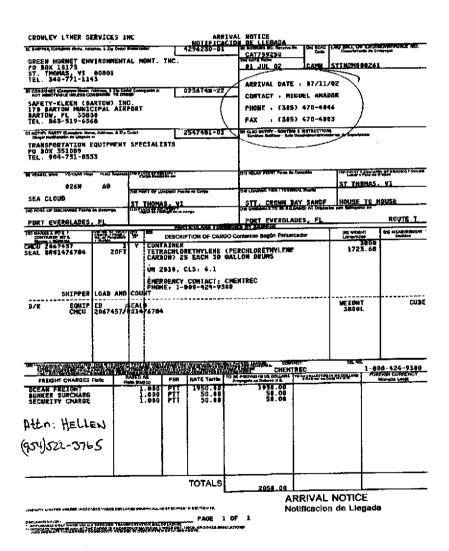
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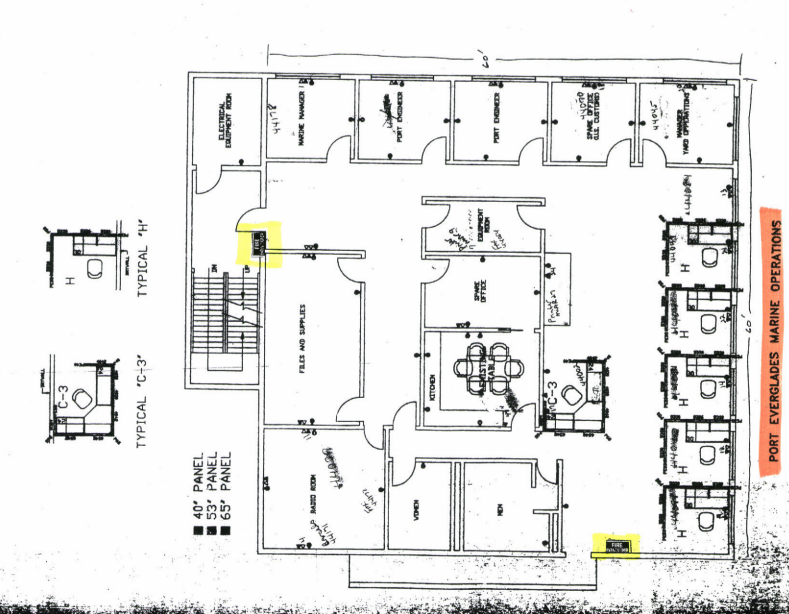
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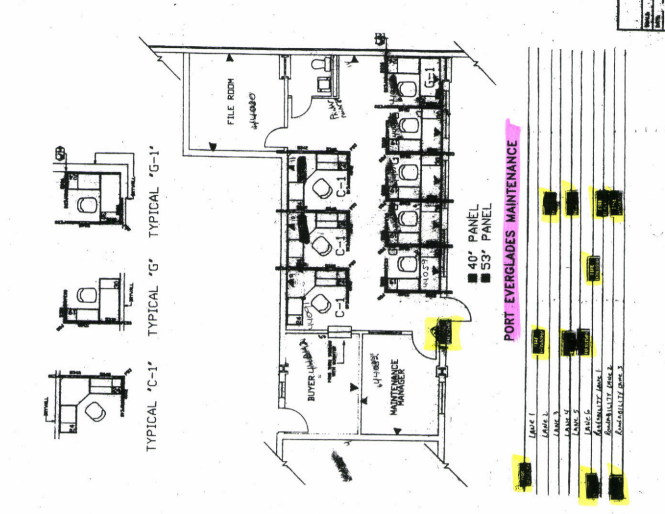
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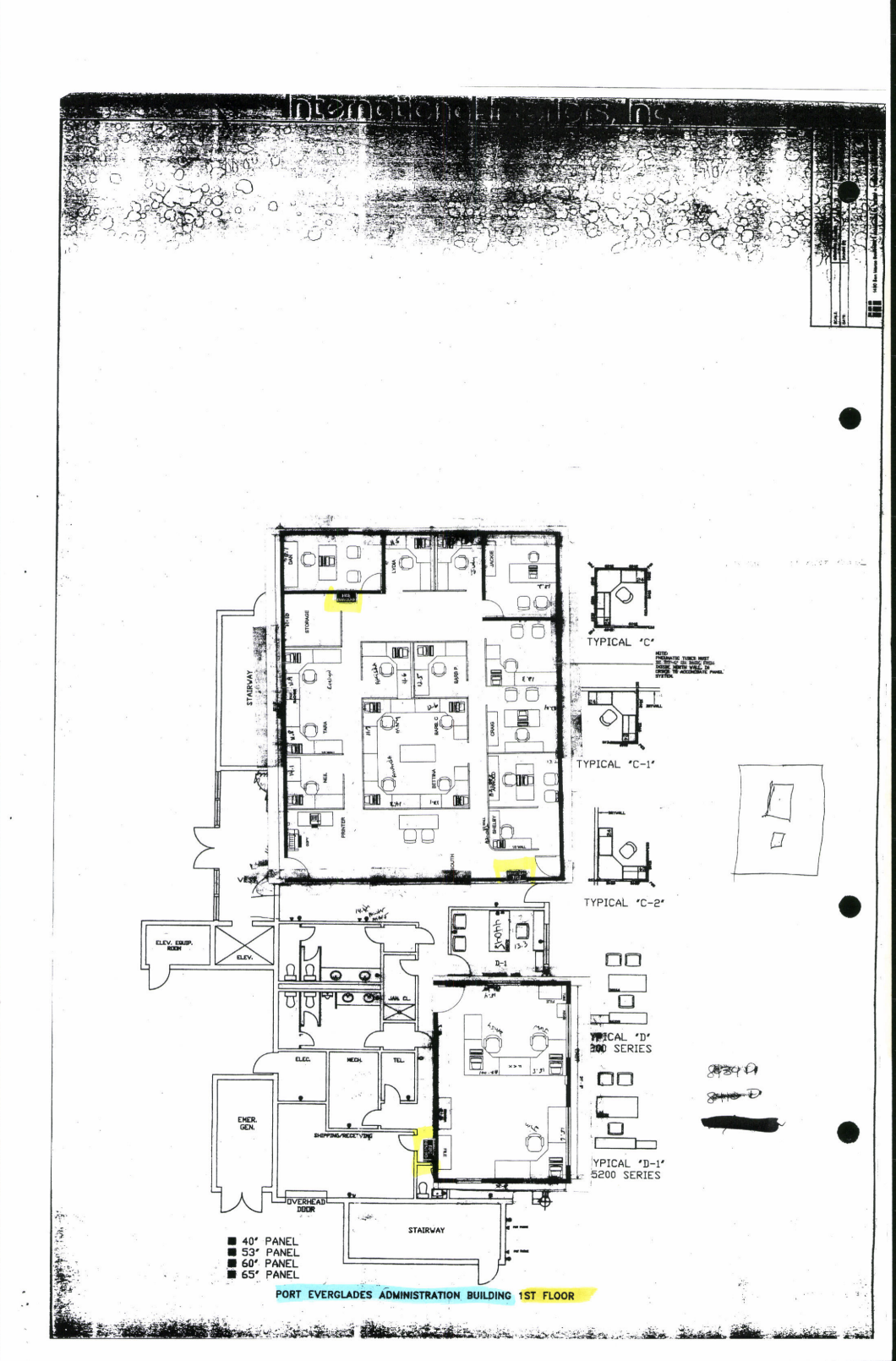
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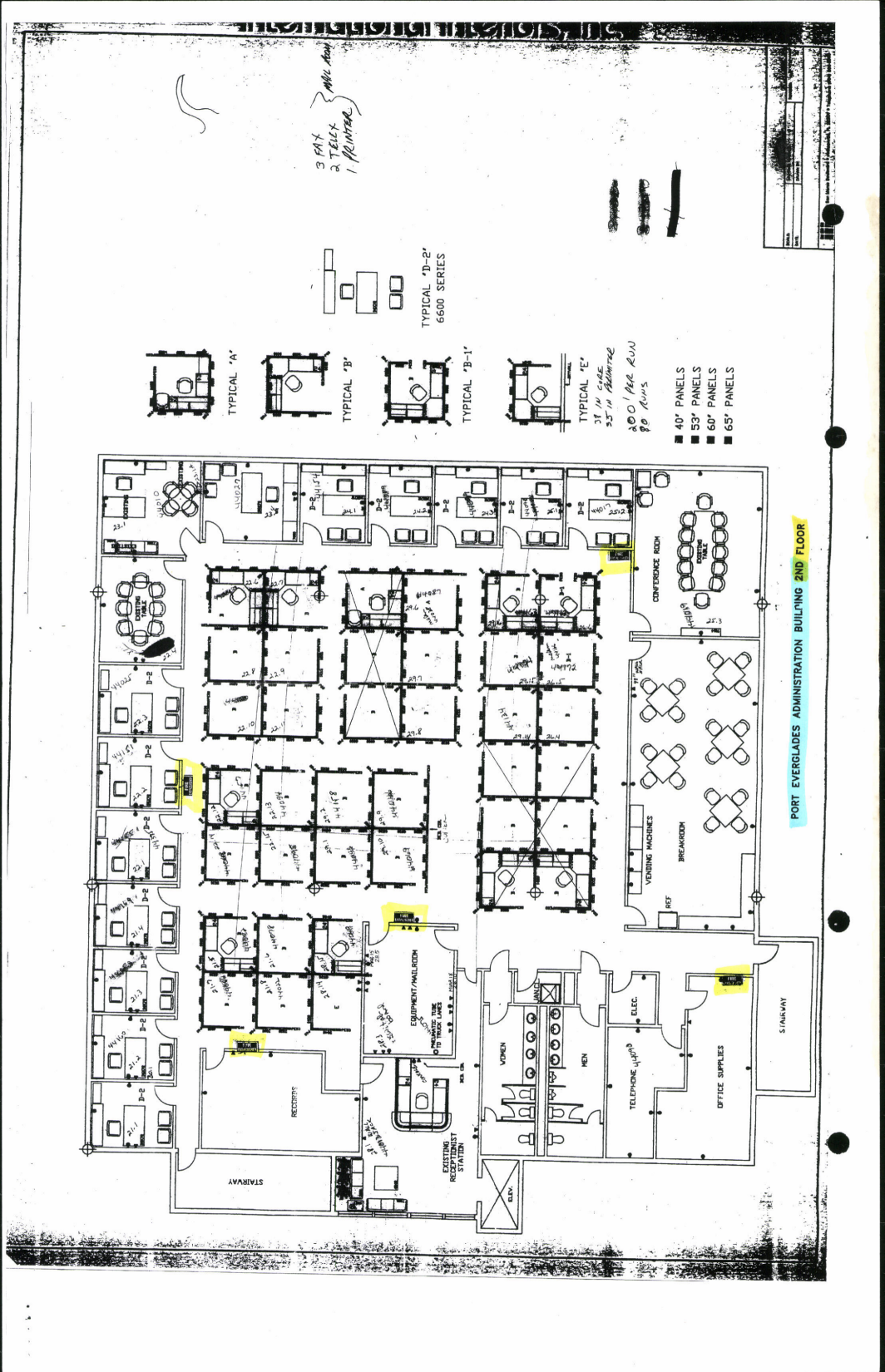


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EMPLID	End Date Name	Job Title	Location
232718	10/2/2001 Andersson, Evelyn	DISPATCHER, INTERMODAL	PTEV
232718	8/13/2002 Andersson, Evelyn	DISPATCHER, INTERMODAL	PTEV
109827	4/3/2003 Archie, Azell	DRIVER	PTEVUN
118729	7/8/2002 Auerbach, Craig Y	SUPERVISOR, EQUIPMENT CONTROL	PTEV
418729	4/7/2004 Auerbach, Craig Y	SUPERVISOR, EQUIPMENT CONTROL	PTEV
118729	4/7/2004 Auerbach, Craig Y	SUPERVISOR, EQUIPMENT CONTROL	PTEV
110744	8/13/2002 Barnard, Lovie A	DRIVER	PTEVUN
110744	10/4/2005 Barnard, Lovie A	DRIVER	PTEVUN
116742	4/3/2003 Bookamer, William T	DRIVER	PTEVUN
325856	8/13/2002 Borrelli, Daniel J	MANAGER, INLAND OPERATIONS	PTEV
134341	10/2/2001 Brown, Marcia P	SUPERVISOR, TRAFFIC	PTEV
134341	7/8/2002 Brown, Marcia P	SUPERVISOR, TRAFFIC	PTEV
112704	8/13/2002 Cabado, Rolando	CAR CARRIER	PTEVUN
112704	10/4/2005 Cabado, Rolando	CAR CARRIER	PTEVUN
290467	10/11/2000 Calderon, Nelson C	LASHER	PTEVUN
110671	8/13/2002 Campos, Julio	DRIVER	PTEVUN
110671	10/4/2005 Campos, Julio	DRIVER	PTEVUN
313459	7/8/2002 Castro, Lydia	SUPERVISOR, INTERMODAL	PTEV
168513	8/13/2002 Cavanagh, Thomas M	DISPATCHER, TRUCKING	PTEV
325031	10/10/2000 Cavieres, Silvia	SPECIALIST, IMPORT	PTEV
325031	8/13/2002 Cavieres, Silvia	SPECIALIST, IMPORT	PTEV
325031		SPECIALIST, IMPORT	PTEV
317268	11/18/1997 Clark, Mary V	CLERK, GENERAL	PTEV
317268	4/7/2004 Clark, Mary V	CLERK, GENERAL	PTEV
109754		DRIVER	PTEVUN
109754	10/4/2005 Cockroft, David	DRIVER	PTEVUN
329827	4/6/2004 Corbin,Barbara A	COORDINATOR, EQUIP CONTROL	PTEV
329827	4/6/2004 Corbin,Barbara A	COORDINATOR, EQUIP CONTROL	PTEV
250023	11/18/1997 Corrigan, Edward J	MANAGER, TERMINAL OPERATIONS	PTEV
197149	10/11/2000 Culp, Mirna E	SPECIALIST, IMPORT	PTEV
197149	8/13/2002 Culp,Mirna E	SPECIALIST, IMPORT	PTEV
197149	10/2/2001 Culp,Mirna E	SPECIALIST, IMPORT	PTEV
197149	1/28/2003 Culp, Mirna E	SPECIALIST, IMPORT	PTEV
230626	11/18/1997 Darr,Bettina C	COORDINATOR, EQUIP CONTROL	PTEV
230626	4/6/2004 Darr,Bettina C	COORDINATOR, EQUIP CONTROL	PTEV
230626	4/6/2004 Darr, Bettina C	COORDINATOR, EQUIP CONTROL	PTEV
110787	10/10/2000 Eason, Geraldine S	MECHANIC	PTEVUN
116963	8/13/2002 Edwards Sr, Malcolm S	DRIVER	PTEVUN
116963	10/4/2005 Edwards Sr, Malcolm S	DRIVER	PTEVUN
114375	4/6/2004 Fisher, Jacqueline S	MANAGER, EQUIPMENT CONTROL	PTEV
114375	4/6/2004 Fisher, Jacqueline S	MANAGER, EQUIPMENT CONTROL	PTEV
188646	11/18/1997 Garcia, Daisy	DISPATCHER, INTERMODAL	PTEV

Course	
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112712	8/13/2002 Gold, James	DRIVER	PTEVUN
112712	10/4/2005 Gold, James	DRIVER	PTEVUN
504735	4/7/2004 Gordon, Bevan J	SPECIALIST, IMPORT	PTEV
504735	4/7/2004 Gordon, Bevan J	SPECIALIST, IMPORT	PTEV
296619	10/11/2000 Harris, Michelle J	MECHANIC	PTEVUN
111481	7/8/2002 Heredia, Arnaldo L	SUPERVISOR, OPERATIONS	PTEV
110795	10/11/2000 Hill, Annette	CHECKER	PTEVUN
81582	1/28/2003 Hopkins, Michael Y	VICE PRESIDENT, OPERATIONS	PTEV
123439	10/11/2000 Jackson Jr, Matthew J	EQUIPMENT INSPECTOR	PTEVUN
115096	8/13/2002 Judson, Freddie L	DRIVER	PTEVUN
115096	12/14/2005 Judson, Freddie L	DRIVER	PTEVUN
290378	11/18/1997 Khein Jr, Neal R	DISPATCHER, TRUCKING	PTEV
500386	4/7/2004 Madrid,Karla E	SPECIALIST, TRAFFIC	PTEV
500386	4/7/2004 Madrid, Karla E	SPECIALIST, TRAFFIC	PTEV
283126	10/10/2000 Major, Anthony W	HOSTLER DRIVER	PTEVUN
295299	10/11/2000 May, Jeannemarie 🔵	SPECIALIST, TRAFFIC	PTEV
295299	10/2/2001 May, Jeannemarie	SPECIALIST, TRAFFIC	PTEV
125377	8/13/2002 McKnight,La Van	CAR CARRIER	PTEVUN
125377	12/14/2005 McKnight, La Van	CAR CARRIER	PTEVUN
505079	10/4/2005 McLean, Stephan C	DRIVER	PTEVUN
160121	7/8/2002 Meridth, Charles L	MANAGER, MAINTENANCE	PTEV
291625	10/11/2000 Naranjo,David	LASHER	PTEVUN
322121	11/18/1997 Obregon, Martha B	ADMIN TEMPORARY	PTEV
186023	11/18/1997 Pazos, Maritza	SPECIALIST, TRAFFIC	PTEV
186023	10/11/2000 Pazos, Maritza	SPECIALIST, TRAFFIC	PTEV
186023	10/2/2001 Pazos, Maritza	SPECIALIST, TRAFFIC	PTEV
115959	4/3/2003 Pearson, Harry L	DRIVER	PTEVUN
295922	4/6/2004 Perry,Barbara A	SR. COORDINATOR, EQUIP CONTROL	PTEV
295922	4/6/2004 Perry,Barbara A	SR. COORDINATOR, EQUIP CONTROL	PTEV
114103	10/4/2001 Porro, Edward D	SR. ADMINISTRATOR, OPS	PTEV
190926	10/2/2001 Poyo,Barbara L	SPECIALIST, TRAFFIC	PTEV
501377	10/2/2001 Prats, Maria G	SUPERVISOR, TRAFFIC	PTEV
501377	7/8/2002 Prats, Maria G	SUPERVISOR, TRAFFIC	PTEV
110469	10/10/2000 Price, Dee K	AUTO/TRAILER INSPECTOR	PTEVUN
185051	11/18/1997 Spence, Shevon M	SPECIALIST, IMPORT	PTEV
185051	1/28/2003 Spence, Shevon M	SPECIALIST, IMPORT	PTEV
193844	4/6/2004 Thomas, Amanda L	COORDINATOR, EQUIP CONTROL	PTEV
193844	4/6/2004 Thomas, Amanda L	COORDINATOR, EQUIP CONTROL	PTEV
109797	8/13/2002 Wilder,William	DRIVER	PTEVUN
109797	10/4/2005 Wilder, William	DRIVER	PTEVUN
128384	11/18/1997 Wright, Belinda	SPECIALIST, IMPORT	PTEV
128384	10/10/2000 Wright, Belinda	SPECIALIST, IMPORT	PTEV
128384	10/2/2001 Wright, Belinda	SPECIALIST, IMPORT	PTEV

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CROWLEY

The following fire extinguishers are in place as designated on Port Everglades Building Plans:

- Admin 1st Floor
- Admin 2nd Floor
- PEV Marine Ops./Maintenance

Master Production Corp.

Model S4-1014

UL Dry Chemical Fire Extinguishers

Classification: 10-A: 60-B:C

Marine Type U.S.C.G. Type-A-Size II,

Type-B:C-Size, II

U.S.C.G. Approval No. 162.028/EX-1216

Placard Nitrogen Compressed

UN 1066

Non-Flammable 2



CROWLEY MARITIME CORPORATION

TRAINING LOG

Course Title: Dot HAZARdows Material TRANSportstor & HAZURAN Instructor Name:

Start/Stop Time:

List only one class per form

Location: REU

Date: 4-6-04

Unreadable or incomplete forms will be returned. Please make sure to use your full birth name, not your nickname.

	Atten	Attendance				
Name (please print clearly)	Job Title/Payroll	Supervisor	SSN or Employee #	Sek	Ethnic	2 5
1 013					5	
1 HOMANDA K. MOMAS	COORdinator 4	144 KIVES	143844			
2. Kettina C Vaer	Pooredivator 1	Coas Augubach	230626			
3. BANGALA Col.	Coordinar a	Crox Buchas	322827			
4. BARONAA BRRY	COURDIHATOR.	Cross avoluch	B665980			
5. Jacke Fisher	may Egs pantrol	Del Borrell	114375	_		
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Comments:



CROWLEY MARITIME CORPORATION

TRAINING LOG

List only one class per form

Date:

Start/Stop Time:

Unreadable or incomplete forms will be returned. Please make sure to use your full birth name, not your nickname.

Location:

Job Title/Payroll	Attendance s/Payroll	ance	ō	SSN or Employee#	Sex	Ethnic
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	Equipment Control Supervisor		sher	118729		
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05-01-06

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EXPRESS

05/05/06 CAXU

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05-01-06

1514 BATTERIES W/FILLED AGID

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1312 EXTRACT FLAVORING LIQUID

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05/03/06 CMPU

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05-01-06

1311 EXTRACT FLAVORING LIQUID

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18600

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AGE.

05/03/06 CMGU

#58532#

TO: HAZARDOUS OFS

COMPANY: DROWLEY AMERICAN TRANSPORT, INC.

HAZARDOUS COMMODITIES AT PEVTT

05-01-86	05-01-05	DATE IN 05-01-06	CONTACT P ADDRESS: TELEPHONE
1531	1427	1005	FAX: (
1531 ARCON, REFRIGERATED LIQUE 2,2	1427 RESIN SOLUTION	THE COMBODITY 18 CORROSIVE LIQUID, ACIDIC	CONTACT PERSON MAKING APPLICATION: ARHOLD HEREIDA ADDRESS: 4300 MCINTOSH ROAD TELEPHONE/FAX: (954) 760-7900 / (954) 760 9229
in)	a	# PE	HEATE I DA 9229
N1951	9N1666	UN 3265	
14296 N	11 194	31277	
2		GD GR	
PEV	PEV	E 1986	
E	CIN	DISCHARGE PORT	

THIS IS A FORMAL REQUEST TO SHIP RESTRICTED OR PROHIBITED CARGO THIS IS A NOTIFICATION OF A NAZARDOUS CONMICOITY MOVEMENT ONLY

11:44 FROM:SECURITY/PEV+CAT 305 470 4064

CHECK ONE LINE ABOVE ONLY

09:11 FROM: SECURITY/PEU+CAT 305 470 4064

2805-05-02 09,00,53

05/0%/2000 01:04 FAX

MAY-2-2006

MAY~2~2006

PARE 1

3110206

CROKLEY UNIVE 05/03/06 JBKU GROWLEY UNIVE 05/03/05 CHOU SEE! 4935194 2109064

NAME NAME

BATE

PREX

AMERICA FEEDE

05/07/06

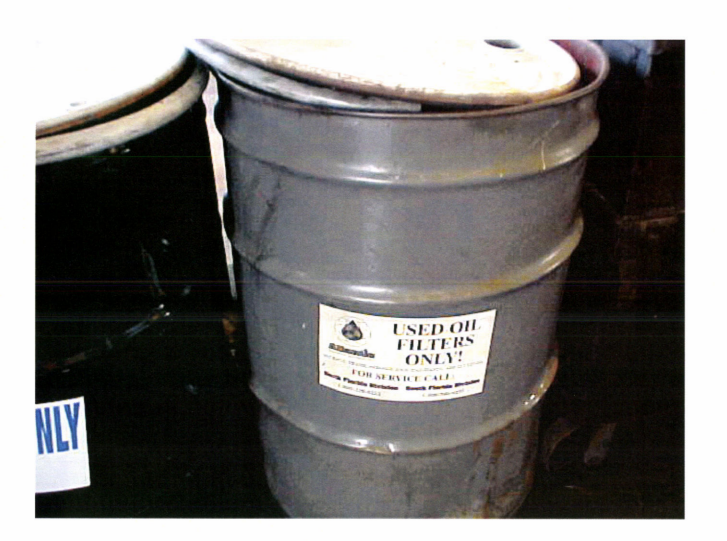
ATTAChMENT

RECEIVED

MAY 0 5 2006

DEPT OF ENV PROTECTION
WEST PALM BEACH





















FACILITY NAME	TYPE OF INSPECTION:
Crowley Liner Services Inc.	CAV: CEI: CI: OTHER: C
ADDRESS Hartosh Road CITY -	LOUNDANDAND STATE ZIP CODE
EPA ID NUMBER DATE OF INSP	PECTION PAGE / OF
FL0000 360560 41	7/06
FOLLOW UP CAV INSPECTION WITHIN 120 DAYS: YE	s <u>X</u> NO
A hazardous waste/used oil compliance inspection was 403.091, Florida Statutes (F.S.), to determine your faci 62-730 and 62-710, Florida Administrative Code (F.A.C (C.F.R.) Parts 260 through 268 and 279, which are cite state hazardous waste and used oil rules in Chapter 62 of non-compliance were identified by the inspector(s).	lity's compliance with Chapter 403, F.S. and Chapters C.). Provisions of Title 40 Code of Federal Regulations ed on this form, have been adopted by reference as the 2-730 and 62-710, F.A.C. The following potential items This is not a formal enforcement action and may
GENERAL REQUIREMENTS:	CONTAINER MANAGEMENT:
Failure to ensure delivery of HW to proper HW facility § 2	Unlabeled containers § 262.34
Failure to provide hazardous waste determination § 262.1	1 Undated containers § 262.34
Failure to notify as generator § 262.12	Leaking or bulging containers § 262.34
Failure to use a manifest or reclamation agreement § 262.	
Failure to provide personnel training § 265.16, 262.34	Inadequate aisle space § 62-730.160
Evidence of release(s) of waste § 265.31	and additional and a space of a 2 1 oc. 100
Facility exceeds 90/180 day time limit § 262.34	RECORDKEEPING REQUIREMENTS:
racinty exceeds 50/100 day time limit § 202.54	Manifests § 262.40, § 262.44
USED OIL VIOLATIONS:	☐ Training records § 262.34
Failure to label containers § 279.22	Contingency Plan § 262.34
Failure to respond to releases § 279.22	☐ Weekly Inspection records § 62-730.160
Failure to document used oil disposal § 279.10	☐ Information not posted by phone § 262.34
	☐ Authorities not notified § 262.37
MATERIALS PROVIDED to assist in accomplishing corrective acti-	one
	anaging Used Oil Mercury Lamp Recyclers
	nmental Yellow Pages University Other
	HW/Used Oil Transporters U Other
☐ Florida Automotive Recyclers Handbook ☐ Antifree	eze Recycling Vendors United Other
Florida Fact Sheets	
☐ Antifreeze for Recycling / Waste Antifreeze ☐ Oth	er:
	er:
	er:

NEXIT INTERVIEW SUMMARY, NOTE OF POTENTIALVIOLATIONS HAZARDOUS WASTE INSPECT Page 2 of 2 ITEMS REQUESTED OR RECOMMENDATIONS BY THE "INSPECTOR" arrives Personnell Inspection acthoritie coller in side OWNER/OPERATOR COMMENTS: The owner/operator is hereby requested to submit in writing, within days of this inspection, 1) a description of all corrective actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a description of efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Florida Department of Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL 33401. The actions taken within 4 days of this notice will be considered in determining whether enforcement, including the assessment of penalties, should be initiated. IF YOU HAVE QUESTIONS, contact "INSPECTOR" (signature): The undersigned person hereby acknowledges that he/she received a copy of this notice and has read and understands the same. SIGNATURE: PRINTED NAME:



Department of Environmental Protection

Jeb Bush Governor MAY 27 2005 Southeast District 400 N. Congress Ave. Suite 200 West Palm Beach, Florida 33401

Colleen M. Castille Secretary

Mr. Michael Hopkins, V.P. of Operations Crowley Liner Services P.O. Box 359004 Ft. Lauderdale, Florida 33335 Broward County HW – Crowley Liner Services

RE:

Hazardous Waste Compliance Evaluation Inspection at Crowley Liner Services

4300 McIntosh Road, Ft. Lauderdale, Florida 33316

Dear Mr. Hopkins:

On May 12, 2005, the Department conducted a hazardous waste compliance evaluation inspection at your facility. The facility appears to be a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste and a transporter of hazardous waste. Enclosed, please find the CESQG checklist used to determine compliance at your facility. The inspection also found possible violations of Chapter 403, Florida Statues (F.S.) and Chapter 62-730, Florida Administrative Code (F.A.C.) regarding management of hazardous waste. Florida Statutes provide that facilities must comply with Title 40 Code of Federal Regulations (CFR) Parts 260 to 268 and Part 279, as adopted in Chapter 62-730, F.A.C. and Chapter 62-710, F.A.C.

Documents requested at the exit interview were provided to the Department within a reasonable time span. It appears that your facility has returned to compliance.

This will conclude the Department's investigation into this matter, however, please be advised that the State will continue to conduct random and unannounced compliance evaluation inspections in the future.

If you have any questions about the inspection or any other compliance related issues, please contact Ms. Karen Kantor at 561/681-6720. Thank you for your cooperation.

Sincerely,

Kathy Winston

Environmental Manager

Hazardous Waste Compliance/Enforcement Section

cc: West Palm Beach DEP Files
Al Gomez, Broward County EPD

"More Protection, Less Process"



Department of Environmental Protection

Jeb Bush Governor Southeast District 400 N. Congress Ave. Suite 200 West Palm Beach, Florida 33401

Colleen M. Castille Secretary

MAY 27 2005

HAZARDOUS WASTE INSPECTION REPORT

1. INSPECTION REPOR	TComplaint _X_Routi	ne _Follow-up _	_Permitting
FACILITY NAME	Crowley Liner Services	_DEP/EPA ID#	FL0000360560
ADDRESS 4300 Mc	Intosh Road, Ft. Lauderda	ale, FL 33316	3
COUNTY Broward	PHONE (305) 470-7900	DATE <u>05/12/0</u>	5 TIME 9:30am
Generator X_Cond. Exempt S.Q.GSmall	TYPE OF FACIL StorageContainerTank	T 	reatment Tank Land Treatment
GeneratorNon-Handler X_Used Oil		ooundment	_Thermal _Chem/Phys/Bio. _Incinerator _Surface
Transporter XTransporter Transfer Station	DisposalLandfillSurface Imp Waste Pile		
2. Applicable Regulation			
_X_40 CFR 261.5	40 CFR 262 <u>X</u>	40 CFR 263	40 CFR 264
40 CFR 265	40 CFR 266	40 CFR 268	_X_40 CFR 279
3. Responsible Official: Michael Hopkin	(Name & Title) s, Vice President of Opera	ations	
4. Survey Participants & Crowley Liner S DEP: Jeff Curtis	ervices: Charles Meridth,	Maintenance and	Repair Manager
5. <u>Facility Latitude</u> : 26°	04' 05.4186" <u>Longitude</u> :	: 80° 07' 19.4560'	,,
6. Type of Ownership: F	FEDERAL STATE CO	UNTY MUNICI	PAL PRIVATE
7. Pre-arranged Inspection	on: _Yes <u>X</u> No		

CESQG CHECKLIST

Facility	Name: <u>Crowley Lir</u>	ier Services	Date	May 12, 2005	
Facility	Representative: Charles	s Meridth	Facility	ID #:_ FL000036	0560
SIC Co	odes: 4424		Inspect	or: Karen Kanto	or
1. Des	scribe the facility's hazard		R 261.5 ly hazardous wa	aste streams 40 C	CFR 262.11:
	WASTE	EPA	Generation	Disposal Facili	
<u> </u>	DESCRIPTION	Waste Codes	Rate	and EPA ID	Waste ID? Yes
Petrole	eum naphtha	D001, D039, D018, D040	23 gal/mo	Safety Kleen	Yes
					=
			(0)		
			~		
	(describe	discrepancies in wa	aste identification	in narrative)	
	Standards for Condi	tionally Exempt Sm	all Quantity Gene	erators - 40 CFR 26	1.5
1. Do	es the facility generate less	than 100 kg/mo (2	20 lb/mo) of all ha	azardous wastes?	Y_X_N
2. An	d less than 1kg/mo of acute	ely toxic (P-listed, 40	O CFR 262.33) ha	azardous wastes?	YX_N
3. Ha	s the facility obtained an EF	PA ID #? (not requir	ed for CESQGs)		YX_N
	the facility disposing of all it waste? (40 CFR 261.5)			nitted to accept	YXN
5. Is t	the facility disposing of haza	ardous waste by mix	xing with used oil	?	YNX_
6. Ca	n the facility document prop	per disposal of all ha	azardous wastes	?	YXN
7. Are	e any hazardous wastes tre	ated or disposed of	on site? Describ	pe in narrative:	YNX_
8. Are	e there any unpermitted disc	charges of other wa	stes to the enviro	onment?	YNX_

Rev. 12-8-95

TRANSPORTERS CHECKLIST

1.	Site	e Name:	Crowley Line	r Services			
			Trans	porter Requi	rements (40 CFR 263)		
1.			orting hazardou)(49 CFR 172.5		ne appropriate	YX_	_N
2.	Do	es transporter h	ave an EPA ide	ntification numb	per? (263.11(a))	YX_	_N
3.	Do	es the transport	er use manifest	system as requ	uired by 263.20?	YX_	_N
	Do	the manifests o	contain at least:				
	a.	Name, address	s, and EPA ID o	f transporter?		YX_	_N
	b.	Name, address	s, and EPA ID c	ode of generato	or?	YX_	_N
	c. fac	Name, addressility?	s, identification	code of designa	ated permitted	YX_	_N
	d.	Corresponding	manifest docur	nent number?		YX_	_N
	e.	Description an	d quantity of ea	ch hazardous w	aste?	Y_X_	_N
	f.	Signature of su	ubsequent trans	porters?		YX_	_N
	g. cou	Signatures siguld not be certific	nifying proper deed?	elivery or reaso	ns why delivery	YX_	_N
	h.	EPA waste cod	des?			YX_	_N
4.	Inte	ernational shipm	nents: (263.20(g))		NA	X
	a.	Record of date	e waste left U.S.	?		Y	_N
	b.	Presence of or	ne signed copy	n records?		Y	_N
	C.	Signed copy of	f manifest returr	ned to the gene	rator?	Y	_N
	d. of o		anifest given to the United State		s official at the point	Y	_N
5.	Fo	r SQG waste:					
	a.	Is waste transp	ported according	g to reclamatior	agreement?	Υ	_N
	b.	Is following inf	ormation record	ed on a shippin	ng paper:		
		Name, addres	s, and EPA ID o	of waste genera	itor	Υ	_N

Date: May 12, 2005 N Quantity of waste accepted N DOT - required shipping info Date waste is accepted N N c. Does transporter carry this shipping paper during transport? d. Are records maintained for three years after termination or N expiration of reclamation agreement? 6. Are copies of the manifest retained for 3 years? (263.22)

Years (263.22)

Years (263.22)

Facility rarely transports and had only one hazardous waste transport in past three years. Received copy of manifest. 7. Is there evidence of discharge of hazardous waste? (263.30) NX 8. Has transporter demonstrated the financial responsibility required under 17-30.170(2) 9. Does the transporter verify financial responsibility with the Department X N annually (17-730.170(3))? N/A Transfer Facility Requirements (17-730.171) Does transporter comply with 10 day storage limit for transfer facilities? N (263.12)a.. Is the hazardous waste packaged according to 262.30? (263.12) N 2. General Facility Standards (265 Subpart B) a. Security (265.14) (1) Is the facility security system adequate to minimize unauthorized N entry? (2) Are signs posted and legible for 25 feet? b. Inspection Requirement (265.15) (1) Does the facility have a copy of the Inspection Plan? N N (2) Does the facility have completed inspection logs? (3) Were the deficiencies corrected in a timely manner? N (4) Are the inspection logs maintained at the facility for 3 years? c. Personnel Training (265.16) (1) Do management personnel complete hazardous waste training? N Is training on the job? Is training in the classroom?

Facility: Crowley Liner Services

Date:May 12, 2005 Y N (2) Do laborers who handle hazardous waste complete training? Is training on the job? Is training in the classroom? (3) Does training include: Emergency response procedures? Inspection procedures? Operation of hazardous waste handling equipment? (4) How often is training reviewed?_____ (5) Does the facility have personnel training records including: Job title and description of position? Description of employee's training (6) Is training successfully completed within 6 months of hiring/ transfer to HW position? (7) Are records maintained for three years at the facility? d. Ignitable, Reactive, or Incompatible Waste (265.17) (1) Is the waste separated and confined from sources of ignition or Y N reaction, sparks, spontaneous ignition, and radiant heat? (2) Are "No Smoking" signs posted in the area? 3. Preparedness and Prevention (265 Subpart C) a. Is there evidence of fire, explosion or contamination of the environment? (265.31 Maintenance and Operation of Facility) If yes, use narrative explanation. b. Is the facility equipped with (265.32 - required equipment): (1) Internal communications or alarm system? Is it easily accessible in case of emergency? (2) Telephone or two-way radio to call emergency response personnel? (3) Portable fire extinguishers, fire control equipment, spill control equipment and decontamination equipment? Is this equipment tested to assure its proper operation? How frequently? (4) Water of adequate volume for hoses, sprinklers or water spray Y____N___ system? (a) Describe source of water._____

Facility: Crowley Liner Services

Facility: Crowley Liner Services
Date:May 12, 2005
Date: May 12, 2000

(b) Indicate flow rate and/or pressure and storage capacity if applicable				
c. Is there sufficient aisle space to allow unobstructed movement of personnel and equipment? (e.g., adequate aisle space in between barrels to check for leakage, corrosion and proper labeling, etc.) (265.35 - Required Aisle Space)	Y	N		
d. Has the owner/operator made arrangements with the local authorities to familiarize them with characteristics of the facility? (Layout of facility, properties of hazardous waste handled and associated hazards, places where facility personnel would normally be working, entrances to roads inside facility, possible evacuation routes.) (265.37 - Arrangements with Local Authorities)	Y	N	NA	
If NA, explain			and the second s	
e. In the case that more than one police or fire department might respond, is there a designated primary authority? (265.37 - Arrangements with Local Authorities)	Y	N	NA	
If yes, indicate primary authority. Is the fire department a city or volunteer fire department?				
f. Does the owner/operator have phone number of and agreements with state emergency response teams, emergency response contractors and equipment suppliers? (265.37 - Arrangements with Local Authorities)	Y	N	-	
Are they readily available to the emergency coordinator?	Y	N		
g. Has the owner/operator arranged to familiarize local hospitals with the properties of hazardous waste handled and types of injuries that could result from fires, explosions, or releases at the facility? (265.37 - Arrangements with Local Authorites)	Y	N		
If no, has the owner/operator attempted to do this?	Y	N		
h. If the State, or local authorities decline to enter into the above referenced agreements, has this been documented in the operation record? (265.37 - Arrangements with Local Authorities)	Y	N		
Contingency Plan and Emergency Procedures (265 Subpart D)				
 a. Does the facility have a contingency plan? (265.51 - Purpose and Implementation of Contingency Plan) 	Y	N	and the second s	
b. Is it maintained at the facility? (265.53 - Copies of Contingency Plan)	Y	N		
c. Is the contingency plan a revised SPCC Plan (265.52 - Content of Contingency Plan)	Y	N		
(1) Does the plan include:				
(a) Action personnel will take?	Y	N		

4.

Date: May 12, 2005 N_____ (b) Evacuation routes? (c) Emergency Equipment? Ν (d) Is the emergency equipment properly inspected and maintained? d. Is there an emergency coordinator on site or within short driving distance of the plant at all times? (265.55 - Emergency Coordinator) Ν e. Who is the emergency coordinator? f. Has the facility supplied local police and fire departments with a copy of the contingency plan? (265.53(b) - Content of Contingency Plan) g. Has the facility supplied DEP with a copy of the Contingency Plan? N (17-730.171(2)(a)) 5. Container Storage Checklist (Subpart I - Use and Management of Containers 265.170) a. Are the containers in good condition (265.171)? N (check for leaks, corrosion, bulges, etc.) b. If a container is found to be leaking, does the operator transfer the hazardous waste from the leaking container? c. Is the waste compatible with the containers and/or its liner? (265.172) d. Are containers holding hazardous waste opened, handled or stored in such a manner as to cause the container to rupture or leak? (265.173) If yes, explain using narrative. e. Are each of the containers inspected at least weekly (265.174)? N If no, explain using narrative concerning the frequency of inspection. f. Are containers holding ignitable or reactive wastes located at least 15 meters (50 feet) from the facility property line? (265.176) If yes, explain using narrative. Y N g. Are incompatible wastes stored in the same containers? If ves, explain using narrative. h. Are containers holding incompatible wastes kept apart by physical barrier or sufficient distance? Y N If no, explain using narrative.

Facility: Crowley Liner Services

6. Does facility have a written closure plan satisfying requirements of

closure performance, notification, and decontamination standards of 40 CFR 265.111, 265.112(c), 265.114, 265.115? (17-730.171(2)(b))	Y	N
Has the facility supplied DEP with a copy of the plan?	Y	N
7. Is hazardous waste that is stored in containers or vehicles stored on a man made surface which is capable of preventing spills or releases to the ground? (17-730.171(2)(d))	Y	N
8. Is a written log maintained for all waste entering or leaving the transfer facility? (17-730.171(2)(e))	Y	N
Does the log contain:		
Generators' names? Manifest numbers? Dates when waste enters and leaves facility?	Y Y Y	N N
9. Has the facility notified the department on Form 17-730.900(6) (Transfer facility notification form)? (17-730.171(3))	Y	N
10. Does the transfer facility have an EPA/DER ID number?	Y	N
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity Gene	erator \	Wastes)
Unregulated Wastes	erator \	Wastes)
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity Gene 1. Does the transporter have documentation that this waste was generated by an unregulated source?	erator \	Wastes)
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity General Does the transporter have documentation that this waste was generated by an unregulated source? 2. If no, is the transporter assuming responsibility as the generator of this waste?	Y Y	N
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity General Does the transporter have documentation that this waste was generated by an unregulated source? 2. If no, is the transporter assuming responsibility as the generator of	Y	N
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity General Does the transporter have documentation that this waste was generated by an unregulated source? 2. If no, is the transporter assuming responsibility as the generator of this waste? a. If yes, complete the applicable Generator or Small Quantity	Y	N
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity General Does the transporter have documentation that this waste was generated by an unregulated source? 2. If no, is the transporter assuming responsibility as the generator of this waste? a. If yes, complete the applicable Generator or Small Quantity Generator checklist. b. If no, the inspector should inform the transporter that he will be held responsible as the generator of the waste and will be reinspected to ensure that the applicable requirements are being satisfied. A follow-up	Y	N
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity General Properties of the transporter have documentation that this waste was generated by an unregulated source? 2. If no, is the transporter assuming responsibility as the generator of this waste? a. If yes, complete the applicable Generator or Small Quantity Generator checklist. b. If no, the inspector should inform the transporter that he will be held responsible as the generator of the waste and will be reinspected to ensure that the applicable requirements are being satisfied. A follow-up inspection should be scheduled as follows: (1) 90 days after initial inspection if the quantity of "unregulated"	Y	N
Unregulated Wastes (Household/Conditionally Exempt/Small Quantity General Quantity General Quantity Generated by an unregulated source? 1. Does the transporter have documentation that this waste was generated by an unregulated source? 2. If no, is the transporter assuming responsibility as the generator of this waste? a. If yes, complete the applicable Generator or Small Quantity Generator checklist. b. If no, the inspector should inform the transporter that he will be held responsible as the generator of the waste and will be reinspected to ensure that the applicable requirements are being satisfied. A follow-up inspection should be scheduled as follows: (1) 90 days after initial inspection if the quantity of "unregulated" wastes on site exceed 1000 kg.	Y	NN

Facility:	Crowley Liner Service	S
Date:Ma	ay 12, 2005	

Land Disposal Restrictions

1.	Does the transporter manage restricted (land ban) wastes?	YN
	If yes, check appropriate boxx(es).	
	"California List" F List Solvents	
	First Third Second Third	
	Third Third Soil and Debris	

USED OIL GENERATOR CHECKLIST

Fac	Facility Name: Crowley Liner Services Date: May 12, 2005					
Facility Representative: Charles Meridth Facility ID #: FL0000360560						
SIC	Codes: 4424		Ins	pector: <u>Kare</u>	en Kantor	
1	40 CFR 279 Subpart C Generator Standards					
1.	Describe the faci			Consession	Diana	and English
	WASTE DESCRIPTION	ON/Off Specification	Testing or Process Knowledge	Generation Rate		sal Facility EPA ID
Jsed		On	Process	Est. 20 gal/mo	Atlantic Industr	ial Services
Jsed	oil filters	On	Process	Est. 5 P/mo	Atlantic Industr	ial Services
2.	Does the generator	mix hazardous w	aste with the used o	oil?(279.10)	Y	_NX
3.	If so, is the facility a	CESQG?			Υ	_N
4.	If not, Is the oil mixe (describe waste)	d with a characte	eristic hazardous wa	ste?	Y	_N
	If so, does the facilit characteristic of haz		the resultant mixture	e does not ex	hibit any Y	N
	Or, if the hazardous ignitable?	waste is only DC	001, that the resultar	nt mixture is n	oot Y	N
	If the facility is not a it must be managed			ed hazardous	waste,	
5.	Does the facility gen	erate other mate	erials contaminated	with used oil?	Y	_NX
	If so, are the materia	als burned for en	ergy recovery as us	ed oil?	Y	_N
	or, Does the facility hazardous waste?	have records do	cumenting the resid	uals are not	Y	N
6.	Does the generator	claim that the us	ed oil meets the spe	ecification in 2	279.11? Y <u>X</u>	_N
	If so, and the oil is	to be burned fo	or energy recovery	, the generat	or is a market	er

DRAFT Rev. 9-21-95

subject to 40 CFR 279 Subpart H

Facility: Cowley Liner Services
Date:May 12, 2005

Subpart C

1.	Does the facility store used oil only in tanks, containers or permitted hazardous waste storage units?	YXN
	Are containers/tanks in good condition? (279.22(b)(1))	YXN
	Are containers/tanks leaking? (279.22(b)(2))	YN_X
	Are containers/tanks storing used oil marked with the words "Used Oil", Including fill pipes used to fill underground tanks? (279.22(c))	YXN
2.	Are used oil filters stored in above ground containers which are: (62-710.850	(6))
	In good condition?	YXN
	Closed or otherwise protected from weather?	YXN
	Labeled "Used Oil Filters"?	YXN
	Stored on an oil impervious surface?	YXN
3.	Have any releases to the environment occurred, other than a leak from a US	T? YNX_
	If so, did the facility stop the release, contain the oil, clean up the release and manage the contaminated material properly and repair or replace the leaking units prior to returning them to service? (279.22(d))	YN
4.	Does the generator burn on site in a space heater? (279.23)	YN_X
	If so, does he burn only DIY oil or oil generated on site?	YN
	Does the heater have a capacity of no more than 0.5 million BTU/hr?	YN
	Are combustion gasses vented to the atmosphere?	YN
5.	Does the generator only use transporters who have received EPA Identification numbers?	
	Name and number Atlantic Industrial Services, FLD984247882	
6.	If not, does the generator self-transport only used oil generated on site or DI to used oil collection centers or aggregation point owned by the generator?	Y oil YN
	Name and location of center:	
	Location of generator aggregation point	
	If so, is this only in vehicles owned by the facility or facility employees?	YN
	Is no more than 55 gallons transported at one time?	YN
7.	Alternatively, does the generator have a tolling arrangement with a used oil reclaimer?	YN
	Is a copy of the contract kept on site specifying	
	type and frequency of shipments?	YN
	that the transport vehicle is owned by the processor?	YN
	that the reclaimed oil will be returned to the generator?	YN

HN MAREN MANTON



Form Approved, OMB No. 2000-0039.

A		INIFORM HAZARDOUS WASTE MANIFEST	1. Generator's US EPA ID No. ▼, I, 0, 0, 0, 0, 5, ♠	Docu	ment No.	2. Page 1	is not requ	on in the shaded uired by Federal	
1 1		nerator's Name and Mailing Address REGULATED WASTE MANAGE		AVAL RADAR	STTE		在下去347	tent Vunter	of the my live of the state of
1 1	P.O.	BOX 222994, C'STED, US	SVI 00822 S	T. CROIX US	SVI	6. State Ge	neralors IO	Property of the control of the contr	First Prof. bects
	V.I.	nsponer 1 Company Name REGULATED WASTE MANAGE	MENT, INC. V I O		8.2.3	the star of the Section of the State of the Section	ler's Phone	#34 0-7- /3	
11	CRO	nsponer 2 Company Name WLEY LINER SERVICES	PRDG	S EPA ID Numbe	3.6.0	Filianspor	ers,Phone	340-773-2	299
	9. Designated Facility Name and Site Address 10. US EPA ID Number G. State Facility ID BATTERY SALES 12275 NE 13 AVE								
	-	TT (NORTH), FL. 33161 DOT Description (Including Proper Sh	77 2.0	1 0 2 8 5 9	12. Contai	ners	13. 1.1	14. Waste	Not
G	11, US	<u> </u>	pping Name, nazaro Gless a	nd 10 Number)	No.		antity W	Vol	Part of the part o
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100	նա մեն դանասին մ հեժանականում է բար մի փեն կոն իրև և մեների գուսում հ	ित्रक दिन्न प्रमान कर है। यह तो ने कार की किए की किए के अपना की किए की	A series of the	and the state of t		Hit i dalike mata di pingenera dega anga papangan di papangan di pingenera di Hit india dia kangan pingenera di pingenera in dia pingenera dan pingenera di pin Hit india pingenera di pingenera di pin di pina di pingenera di pingenera di pin di pina di pingenera da pingenera di pin	i felicie (n. 1825). La come de la come de la come La come de la come de la come de la come La come de la come de la come de la come La come de la come de	ming flat to proceed Acres for an annual community of the transfer of the Acres and the scan property and the design of the Acres of the annual forces to the Acres of the	allentin die 7 Schollentin 1 Ab 1975 deut de 19 1 Ab 1975 deut de 19 1 Ab 1976 deut de 1975 3 Ab 1976 deut de 1975 3 Ab 1976 deut de 1975 3 Ab 1976 deut de 1975
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	proj	NERATOR'S CERTIFICATION: I hereby declare por shipping name and are classified, packed, r ording to applicable international and national s	marked, and labeled, and are in all I				.y _	-	
	eco futu	om a large quantity generator, I certify that momically practicable and that I have selection throat to human health and the environm boot waste management method that is avaitated.	ed the practicable method of trea ent: OR, if I am a small quantity	itment, storage, or di	isposal curre	ntly available to	me which if	inimizes the presi	em and
7	Pri	nted/Typed Name MMY JULIUS / US NAVAL	Sig	anature (Alim	er	Juli	~	Month Day	Year
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-	20. Fac	allity Owner or Operator: Certification	of receipt of hazardous mater	rials covered by the	nis manifes	t except as no	oted in Item	19.	
+	-	nted/Typed Name		nature				Month Day	Year



Memo

To:

Karen Kantor

From: Gloria Prats

Date:

5/16/05

Re:

Haz. Waste Manifest

Pages including cover 12

As per our phone conversation attached please find some for the must resend manifest for 2004 and 2005.

We will have 2003 available for you perhaps at the end of the week, as soon as they arrive from the

Please advise if they are readable or if you prefer for us to send them by currier.

Hope to hear from you soon

Gloria Prats

Import Supervisor

305-470-4169

		PART CONTRACTOR OF THE STATE OF	DUS WASTE N	1ANIF	est Est		
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	NON-HAZARDOUS	1. Generator's US EPA ID	No.			Manilest		2. Page 1
	WASTE MANIFEST	VIOOOO	5 9 7 8 2 3			Document N	04246	of 2
	3, Generator's Name and Mailing Address	F	LEASE MAIL T	0:				7.3
	V.I. REGULATED WASTE MAN	HAGEMENT, INC	. (ST. THOMA	S)				
	P.O. BOX 222994 CHRIST	LANSTED, VI	00822					
	4. Onnerstor's Phone (340)773-9121 5. Transporter 1 Company Name				_			
		6. • • • • • • • • • • • • • • • • • • •	US EPA ID Num		-	A. State Tran		
	7. T. RECULATED WASTE MAN. 7. Transporter 2 Company Name	ACRMENT INCV	US EPA ID Num			B. Transporto		3-9121
٩	CROWLEY LINKE SERVICES	ļ.,		73370	-	C. State Tran		
	9. Donignand Facility Name and Site Address .	P	US EPA ID Num		-	D. Transporte E. State Facil	774711	3-2299
	WORLD PETROLEUM, CORP.	-			.	E. Sink Facil	MAZ IID	
	2269 S. UNIVERSITY DELVE	7 #A22				F. Facility's P	hone	
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1	3. Generator's Name and Mailing Address V.I. REGULATED WASTE MNAGEMENT, INC. (ST. THOMAS)			•	
1	P.O. BOX 222994 CHRISTIANSTED, VI 00822				
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LANEL ASTER® (800) 621-6808 9000,180

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NOTICE OF POTENTIAL HAZARDOUS WASTE NON-COMPLIANCE - Page 1 of 2

FACILITY NAME	TYPE OF INSPECTION:
CROWLEY LINER SERVICES	CAV: CEI: CI: OTHER: C
ADDRESS CITY 4300 MCINTOSH RO FT. LAU	STATE ZIP CODE
EPA ID NUMBER DATE OF INSP	
5/	12/05
FOLLOW UP CAV INSPECTION WITHIN 120 DAYS:	s XNO
A hazardous waste/used oil compliance inspection was 403.091, Florida Statutes (F.S.), to determine your facil 62-730 and 62-710, Florida Administrative Code (F.A.C (C.F.R.) Parts 260 through 268 and 279, which are cite state hazardous waste and used oil rules in Chapter 62 of non-compliance were identified by the inspector(s). Into the a complete listing of all items of non-compliance	lity's compliance with Chapter 403, F.S. and Chapters c.). Provisions of Title 40 Code of Federal Regulations d on this form, have been adopted by reference as the 2-730 and 62-710, F.A.C. The following potential items This is not a formal enforcement action and may
GENERAL REQUIREMENTS:	CONTAINER MANAGEMENT:
Failure to ensure delivery of HW to proper HW facility § 2	61.5 Unlabeled containers § 262.34
☐ Failure to provide hazardous waste determination § 262.1	1 Undated containers § 262.34
Failure to notify as generator § 262.12	☐ Leaking or bulging containers § 262.34
Failure to use a manifest or reclamation agreement § 262.	20 Open containers § 265.173
Failure to provide personnel training § 265.16, 262.34	☐ Inadequate aisle space § 62-730.160
Evidence of release(s) of waste § 265.31	RECORDKEEPING REQUIREMENTS:
Facility exceeds 90/180 day time limit § 262.34	Manifests § 262.40, § 262.44
USED OIL VIOLATIONS:	Training records § 262.34
Failure to label containers § 279.22	Contingency Plan § 262.34
Failure to respond to releases § 279.22	Weekly Inspection records § 62-730.160
Failure to document used oil disposal § 279.10	Information not posted by phone § 262.34
Failure to document used oil disposal § 279.10	Authorities not notified § 262.37
	Authorities not notified § 202.37
MATERIALS PROVIDED to assist in accomplishing corrective action	
☐ DEP Small Quantity Generator Handbook ☐ EPA Ma	anaging Used Oil Mercury Lamp Recyclers
EPA Understanding the Hazardous Waste Rules Environ	mental Yellow Pages Uher
☐ EPA Notification of Regulated Waste Activity ☐ List of H	HW/Used Oil Transporters Uher
☐ Florida Automotive Recyclers Handbook ☐ Antifree	eze Recycling Vendors
Florida Fact Sheets	
☐ Antifreeze for Recycling / Waste Antifreeze ☐ Oth	er:
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HAZARDOUS WASTE INSPECTION EXIT INTERVIEW SUMMARY, NOTICE OF POTENTIALVIOLATIONS Page 2 of 2 ITEMS REQUESTED OR RECOMMENDATIONS BY THE "INSPECTOR": EMAIL LEGIBLE CODIES OF HAZARDOUS WASTE · Karen. E. KANTOR Odep. State. fl. US OWNER/OPERATOR COMMENTS: Gloria PRATS The owner/operator is hereby requested to submit in writing, within \mathcal{L} days of this inspection, 1) a description of all corrective actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a description of efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Florida Department of Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL 33401. The actions taken within 2-days of this notice will be considered in determining whether enforcement, including the assessment of penalties, should be initiated. "INSPECTOR" (signature): The undersigned person hereby acknowledges that he/she received a copy of this notice and

has read and understands the same.

SIGNATURE: Mula	AL	PRINTED NAME:	Dida	Ortiz	
TITLE: Adam.	Asst	DATE:	5/12	105	



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (FDEP)

HAZARDOUS WASTE INSPECTION EXIT INTERVIEW SUMMARY, NOTICE OF POTENTIAL VIOLATIONS - Page 1 of 2

FACILITY NAME	TYPE OF INSPECTION:
Crowley linear Services	CAV: CEI: CI: FOLLOW-UP:
ADDRESS CITY	STATE ZIP CODE
4300 Nic Intosh Road Ft. Lave	derdale FL 33316
EPA ID NUMBER OF FACILITY (9 digit #) FL0000360560	DATE & TIME OF INSPECTION May 21, 2003
Compliance Assistance Visit (CAV) Inspection: A Follow Up Inspection	on Will be conducted within 120 DAYS: TYES AND
A hazardous waste/used oil compliance inspection was completed 403.091, Florida Statutes (F.S.), to determine your facility's conformation of 2730, 62-737, and 62-740, Florida Administrative Code (F.A.C.) (C.F.R.) Parts 260 through 268 and 279, which are cited on this hazardous waste and used oil rules in Chapter 62-710, 62-730 violations were identified by the inspector(s). This is not a feed complete listing of all violations which exist at the transmediately begin correcting these potential violations.	mpliance with Chapter 403, F.S. and Chapters 62-710, 62- D. Provisions of Title 40 Code of Federal Regulations is form, have been adopted by reference as the state of 62-737 and 62-740, F.A.C. The following potential cormal enforcement action and may not be a stime of this inspection. You are advised to
GENERAL REQUIREMENTS:	CONTAINER MANAGEMENT VIOLATIONS:
Failure to ensure delivery of HW to proper HW facility § 26	
Failure to provide hazardous waste determination § 262.11	Undated containers § 262.34
Failure to notify as generator § 262.12	Leaking or bulging containers § 262.34
Failure to use a manifest or reclamation agreement § 262.2	
Failure to provide personnel training § 265.16, 262.34	Inadequate aisle space § 62-730.160
Evidence of release(s) of waste § 265.31	madequate asse space 9 62-750.160
	RECORDKEEPING REQUIREMENTS VIOLATIONS:
☐ Facility exceeds 90/180 day time limit § 262.34	Manifests § 262.40, § 262.44
USED OIL VIOLATIONS:	☐ Training records § 262.34
Failure to label containers § 279.22	Contingency Plan § 262.34
Failure to respond to releases § 279.22	☐ Weekly Inspection records § 62-730.160
Failure to document used oil disposal § 279.10	Information not posted by phone § 262.34
	Authorities not notified § 262.37
MATERIALS PROVIDED BY INSPECTORS: To assist in accomplish	hing corrective actions:
	unaging Used Oil Mercury Lamp Recyclers
	mental Yellow Pages University Other
	W/Used Oil Transporters United Other United
Florida Automotive Recyclers Handbook Antifreez	ze Recycling Vendors Uher
FLORIDA FACT SHEETS:	
Antifreeze for Recycling / Waste Antifreeze Other:	
Summary of Hazardous Waste Regulations Other:	
Summary of Used Oil/Used Oil Filter Regulations Other:	

HAZARDOUS WASTE INSPECTION EXIT INTERVIEW SUMMARY, NOTICE OF POTENTIALVIOLATIONS Page 2 of 2

ITEMS REQUESTED OR RECOMMENDATIONS BY THE "INSPECTOR":
Please Submit your "Hazardous Material Emergencies Contingence
Plan " to the Department.
2. Please Keep signed copies of hazardous waste manifests
onsite

OWNER/OPERATOR COMMENTS:
The owner/operator is hereby requested to submit in writing, within 20 days of this inspection, 1) a description of all corrective actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a description of efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Florida Department of Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL 33401. The actions taken within 20 days of this notice will be considered in determining whether enforcement, including the assessment of penalties, should be initiated.
IF YOU HAVE QUESTIONS, contagt: Hen Trois at (561) 681=6600.
"INSPECTOR" (signature): Date: May 21, 2003
The undersigned person hereby acknowledges that he/she received a copy of this notice and has read and understands the same.
SIGNATURE: PRINTED NAME:
Charles Men Dot
TITLE: DATE:
Maintenance Manager 5/21/03



Jeb Bush Governor Southeast District P.O. Box 15425 West Palm Beach, Florida 33416

David B. Struhs Secretary



AUG 9 2001

Mr. Edward Corrigan Manager of Terminal Operations Crowley Liner Services P.O. Box 359004 Fort Lauderdale, FL 33335 Broward County HW – Crowley Liner Services

RE: Hazardous Waste Compliance Evaluation Inspection

Dear Mr. Corrigan:

On July 12, 2000, the Department conducted a hazardous waste compliance evaluation inspection (CEI) at the above-referenced facility. Your facility appears to be a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste and a transporter and transfer facility of hazardous waste.

Enclosed is an inspection report with the Department's observations for your records.

This will conclude the Department's investigation into this matter. If you have any questions about the inspection or any other compliance related issues, please contact Mr. John Harris at 561/681-6719. Thank you for your cooperation.

Sincerely,

Kathy Winston

Environmental Specialist III

Hazardous Waste Compliance/Enforcement Section

cc: DEP Files, West Palm Beach



Jeb Bush Governor Southeast District P.O. Box 15425 West Palm Beach, Florida 33416

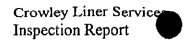
David B. Struhs Secretary

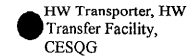
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HAZARDOUS WASTE INSPECTION REPORT

	IIAZAROGES	Wild I I I I I I I I I I I I I I I I I I I						
1. INSPECTION REPO	ORTComplaint	X RoutineFollow-up	Permitting					
FACILITY NA	ME CROWLEY LIN	IER SERVICES DEP/EPA II	D# <u>FL0000360560</u>					
ADDRESS 4300 MACINTOSH ROAD, FORT LAUDERDALE, FL 33316								
COUNTY BROWARD PHONE (954) 470-4045 DATE 7/12/00 TIME 10:00 AM								
	T	YPE OF FACILITY						
GENERATOR X Con. Ex. S.Q.G. Small Quantity Generator Non-Handler X Used Oil TRANSPORTER X Transporter	D	TORAGE Container Tank Waste Pile Surface Impoundment ISPOSAL Landfill	TREATMENT Tank Land Treatment Thermal Chem/Phys/Bio Incinerator Surface Impoundment					
X Transfer Station	-	_ Surface Impoundment _ Waste Pile						
2. APPLICABLE R	REGULATIONS:							
X 40 CFR 261.5	40 CFR 262	40 CFR 263	40 CFR 264					
X 40 CFR 265	40 cfr 266	40 CFR 268	X 40 CFR 279					
3. <u>RESPONSIBLE</u>	OFFICIAL: (Name a	and Title)						
Edward Corri	gan – Manager of Term	ninal Operations						
4. SURVEY PARTIC	CIPANTS & PRINCIP	AL INSPECTOR:						
FDEP: John l Crowley Line	FDEP: John Harris, Timothy Gray Crowley Liner Services: George Michaels							
5. FACILITY LATI	<u>rude:</u> 26° 04′ 09	LONGITUDE:	80° 07′ 24″					
6. TYPE OF OWNE	RSHIP:FEDER	ALSTATECOUNTY	MUNICIPAL <u>X</u> PRIVATE					
7. PRE-ARRANGEI	INSPECTION:	YES XNO						

"More Protection, Less Process"





INTRODUCTION

On July 12, 2000, a compliance evaluation inspection was conducted at Crowley Liner Services (CLS) located at 4300 McIntosh Road, Fort Lauderdale, Florida 33316. CLS provides export and import services, including the importation of used oil and hazardous waste, to the Caribbean and Central America via water transport. CLS leases the property from the Broward County Port Authority. This facility has been in operation since 1990, is connected to the city sewer system, and employs 100-125 people. Hosting the site inspection and record review was Mr. George Michaels. Department personnel conducting the inspection were Mr. John Harris and Mr. Timothy Gray.

SITE INSPECTION

The facility consists of a dock, a loading and unloading yard, an office area, a wash down area, and a maintenance shop.

In specific regards to CLS's importation procedures, CLS receives shipments in sealed transport boxes or trailers outside the United States. Documentation, including bills of lading and hazardous waste manifests, do not remain with the vessel during shipment. Instead, they are flown to CLS and copies remain with the vessel.

Once at CLS, the boxes are unloaded into the loading and unloading yard, where they remain until picked up by a second transporter. CLS, as a service, also offers ground transportation from its facility to the desired location; however, CLS has stated that it does not transport used oil after it arrives at the port. CLS also does not manage used oil filters. According to CLS personnel, the trailers, being sealed, are not opened for inspection of any containers inside, however, CLS security guards do a cursory inspection of the transport boxes for leaks, odors, or other anomalies.

In response to the Department's questions concerning labeling, CLS stated that the box is labeled if all the containers inside it contain hazardous waste. Otherwise, the boxes are not labeled, as the label would not apply to those containers not containing hazardous waste. CLS stated that since they do not break the seals on the transport boxes, they cannot be sure if all containers of hazardous waste are correctly labeled.

The wash down area is used to wash down imported vehicles which may carry soil or mud on the frame or engine. This is conducted in accordance with the United States Customs Agency and United States Department of Agriculture requirements. A drain manages water run-off and leads to an oil/water separator, which is pumped out by Atlantic Industrial Services.

The maintenance shop is used to maintain the service vehicles. The shop performs mainly preventative maintenance, including oil changes, but does not change antifreeze, according to CLS personnel. The shop houses two Safety Kleen parts washers.

Crowley Liner Service Inspection Report Page 2 of 2



RECORD REVIEW

CLS uses a bill of lading system to track its shipments. This system, which is maintained for a period of at least three years, contains information regarding where and when the shipment was received for import to the U.S., the date of arrival into the U.S., the identity of the waste and its quantity, information on the generator, and the date it leaves the facility. It is accompanied by a hazardous waste manifest.

Safety Kleen services the two parts washers every five weeks. Atlantic Industrial Services manages used oil.

The facility's contingency plan was not available for review.

DEPARTMENT FINDINGS

CLS appears to be a hazardous waste transporter, transfer facility, and appears to generate less than 100 kg of hazardous waste per month and is classified as a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste.

On November 20, 2000, the Department received a copy of CLS's contingency plan.

CLS is advised to maintain an updated copy of its contingency plan available at all times. It is also recommended that CLS implement and maintain a log of inspections conducted of the transport boxes.

Report Prepared By: _______ Date: 7 | S | O |

John Harris
Environmental Specialist II

Report Approved By: The Wall Date: 7/5/01

Kathy Winston

Environmental Specialist III

Hazardous Waste Compliance/Enforcement Section



leb Bush Governor

Southeast District P.O. Box 15425 West Palm Beach, Florida 33416

David B. Struhs Secretary

JUL

9 2001

Mr. Edward Corrigan Manager of Terminal Operations Crowley Liner Services 4300 MacIntosh Road Fort Lauderdale, FL 33316

Broward County HW - Crowley Liner Services

RE: Hazardous Waste Compliance Evaluation Inspection

Dear Mr. Corrigan:

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Sincerely,

Kathy Winston

Environmental Specialist III

Hazardous Waste Compliance/Enforcement Section

cc: DEP Files, West Palm Beach



Jeb Bush Governor Southeast District P.O. Box 15425 West Palm Beach, Florida 33416

David B. Struhs Secretary

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	HAZARDOUS W	ASTE INSPECTION R	EPORT						
1. INSPECTION REPORT	Complaint	X RoutineFollow-up	Permitting						
FACILITY NAME	CROWLEY LINES	R SERVICES DEP/EPA	ID# <u>FL0000360560</u>						
ADDRESS 4300	ADDRESS 4300 MACINTOSH ROAD, FORT LAUDERDALE, FL 33316								
COUNTY BROW	COUNTY <u>BROWARD</u> PHONE <u>(954) 470-4045</u> DATE <u>7/12/00</u> TIME <u>10:00 AM</u>								
	TYF	PE OF FACILITY							
GENERATOR X Con. Ex. S.Q.G. Small Quantity Generator Non-Handler X Used Oil TRANSPORTER X Transporter X Transfer Station	Co To V S	ORAGE ontainer ank Waste Pile surface Impoundment POSAL Landfill Surface Impoundment Waste Pile	TREATMENT Tank Land Treatment Thermal Chem/Phys/Bio Incinerator Surface Impoundmen						
2. APPLICABLE REG	ULATIONS:								
X 40 CFR 261.5	40 CFR 262	40 cfr 263	40 CFR 264						
X 40 CFR 265	40 CFR 266	40 cfr 268	X 40 CFR 279						
3. RESPONSIBLE OF	FICIAL: (Name and	l Title)							
Edward Corrigan	– Manager of Termina	al Operations							
4. SURVEY PARTICIPA	ANTS & PRINCIPAL	LINSPECTOR:							
FDEP: John Harr Crowley Liner S	is, Timothy Gray ervices: George Mich	aels							
5. FACILITY LATITUE	DE: 26° 04′ 09″	LONGITUDE:	80° 07′ 24″						
6. TYPE OF OWNERS!	HIP:FEDERAL	STATECOUNT	YMUNICIPAL X_PRIVATE						
7. PRE-ARRANGED IN	SPECTION:YE	S <u>X</u> NO							



Jeb Bush Governor Southeast District P.O. Box 15425 West Palm Beach, Florida 33416

David B. Struhs Secretary

b.

JUL

9 2001

Mr. Edward Corrigan Manager of Terminal Operations Crowley Liner Services 4300 MacIntosh Road Fort Lauderdale, FL 33316 Broward County HW – Crowley Liner Services

RE: Hazardous Waste Compliance Evaluation Inspection

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Sincerely,

Kathy Winston

Environmental Specialist III

Hazardous Waste Compliance/Enforcement Section

cc: DEP Files, West Palm Beach



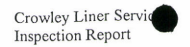
Jeb Bush Governor Southeast District P.O. Box 15425 West Palm Beach, Florida 33416

David B. Struhs Secretary

HAZARDOUS WASTE INSPECTION REPORT

1. INSPECTION REPORT	Complaint _	X_RoutineFollow-up	Permitting						
FACILITY NAME _	CROWLEY LINER	SERVICES DEP/EPA	ID# <u>FL000036056</u>	0					
ADDRESS 4300 MACINTOSH ROAD, FORT LAUDERDALE, FL 33316									
COUNTY <u>BROWARD</u> PHONE (954) 470-4045 DATE <u>7/12/00</u> TIME <u>10:00 AM</u>									
	TYPI	E OF FACILITY							
GENERATOR X Con. Ex. S.Q.G. Small Quantity Generator Non-Handler X Used Oil TRANSPORTER X Transporter X Transfer Station	Cor Tar W. Su DISPO L Su	nk aste Pile rface Impoundment	Tan Lar Th Ch Inc	nd Treatment					
2. APPLICABLE REGUI	LATIONS:								
<u>X</u> 40 CFR 261.5	_ 40 CFR 262	40 CFR 263	40 CF	r 264					
<u>X</u> 40 CFR 265	_ 40 CFR 266	40 CFR 268	<u>X</u> 40 ci	FR 279					
3. RESPONSIBLE OFFICE	CIAL: (Name and T	Title)							
Edward Corrigan – M	fanager of Terminal	Operations							
4. SURVEY PARTICIPANT	S & PRINCIPAL I	NSPECTOR:							
FDEP: John Harris, T Crowley Liner Servi		ls							
5. FACILITY LATITUDE:	26° 04′ 09′′	LONGITUDE:	80° 07′ 24′′						
6. TYPE OF OWNERSHIP:	FEDERAL	STATECOUNTY	MUNICIPAL	<u>X</u> PRIVATE					
7. PRE-ARRANGED INSPE	CCTION: _YES	<u>X</u> NO							

"More Protection, Less Process"





INTRODUCTION

On July 12, 2000, a compliance evaluation inspection was conducted at Crowley Liner Services (CLS) located at 4300 McIntosh Road, Fort Lauderdale, Florida 33316. CLS provides export and import services, including the importation of used oil and hazardous waste, to the Caribbean and Central America via water transport. CLS leases the property from the Broward County Port Authority. This facility has been in operation since 1990, is connected to the city sewer system, and employs 100-125 people. Hosting the site inspection and record review was Mr. George Michaels. Department personnel conducting the inspection were Mr. John Harris and Mr. Timothy Gray.

SITE INSPECTION

The facility consists of a dock, a loading and unloading yard, an office area, a wash down area, and a maintenance shop.

In specific regards to CLS's importation procedures, CLS receives shipments in sealed transport boxes or trailers outside the United States. Documentation, including bills of lading and hazardous waste manifests, do not remain with the vessel during shipment. Instead, they are flown to CLS and copies remain with the vessel.

Once at CLS, the boxes are unloaded into the loading and unloading yard, where they remain until picked up by a second transporter. CLS, as a service, also offers ground transportation from its facility to the desired location; however, CLS has stated that it does not transport used oil after it arrives at the port. CLS also does not manage used oil filters. According to CLS personnel, the trailers, being sealed, are not opened for inspection of any containers inside, however, CLS security guards do a cursory inspection of the transport boxes for leaks, odors, or other anomalies.

In response to the Department's questions concerning labeling, CLS stated that the box is labeled if all the containers inside it contain hazardous waste. Otherwise, the boxes are not labeled, as the label would not apply to those containers not containing hazardous waste. CLS stated that since they do not break the seals on the transport boxes, they cannot be sure if all containers of hazardous waste are correctly labeled.

The wash down area is used to wash down imported vehicles which may carry soil or mud on the frame or engine. This is conducted in accordance with the United States Customs Agency and United States Department of Agriculture requirements. A drain manages water run-off and leads to an oil/water separator, which is pumped out by Atlantic Industrial Services.

The maintenance shop is used to maintain the service vehicles. The shop performs mainly preventative maintenance, including oil changes, but does not change antifreeze, according to CLS personnel. The shop houses two Safety Kleen parts washers.

Crowley Liner Servi Inspection Report Page 2 of 2



RECORD REVIEW

CLS uses a bill of lading system to track its shipments. This system, which is maintained for a period of at least three years, contains information regarding where and when the shipment was received for import to the U.S., the date of arrival into the U.S., the identity of the waste and its quantity, information on the generator, and the date it leaves the facility. It is accompanied by a hazardous waste manifest.

Safety Kleen services the two parts washers every five weeks. Atlantic Industrial Services manages used oil.

The facility's contingency plan was not available for review.

DEPARTMENT FINDINGS

CLS appears to be a hazardous waste transporter, transfer facility, and appears to generate less than 100 kg of hazardous waste per month and is classified as a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste.

On November 20, 2000, the Department received a copy of CLS's contingency plan.

CLS is advised to maintain an updated copy of its contingency plan available at all times. It is also recommended that CLS implement and maintain a log of inspections conducted of the transport boxes.

Report Prepared By:

John Harris

Environmental Specialist II

Date: 7 5

Report Approved By:

Date: 7/5/0

Kathy Winston

Environmental Specialist III

Hazardous Waste Compliance/Enforcement Section



TO: Jeff Smith

Phone: 561-681-6670
Fax Phone: 561-681-6770

Date	February 14, 2001	
Number o	f pages including cover sheet	3

Number of pages including cover sheet

FROM:

James Wild
Safety-Kleen, Inc.
170 Bartow Municipal Airport
Bartow, FL 33830

Phone (800) 699-8916
Fax Phone (863) 519-6363

CC:

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Jeff,
Here is a copy of the manifest we have on file. I talked to Jeff Roetzel about this and he explained that Dominican Transport picked up the waste at the generator, who was Baxter Biotech Fenwal (in section 15) and took to the port. Crowley was the vessel that transported from port to port. Trussco picked up at the port and brought to us.



Environmental Quality Board

COMONWEALTH OF PUERTO RISE

P.O. Box 11488, Santurce, Puerto Rico 00910

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5	H	BAXTER BIOTECH FENWAL PARQUE IND. ITA	BO STO. DOMIN	GO (809	3)542	-3137					
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	•	Jan Boral		21 -	1			1/10/27/00			

IN CASE OF EMERGENCY OF SPILL IMMEDIATELY CALL THE ENVIRONMENTAL QUALITY BOARD (809) 722-0439

A:

B:

C:

D:

TRANSPORTER FACILITY

S. Additional Descriptions for Materials Listed Above

32	Special	Handling I	nstructions	and Addition	onal Informa	tion	LAB PA	CK				
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T. Handling Codes for Wastes Listed Above



MARINE SERVICES, INC.

Jacksonville, FL 32203-2110

FAX TRANSMISSION

2-13-01 DATE:

TO: John Harris

FAX NUMBER: 561-681-6770

FROM:

Robert P. McFeeley

Manager, Loss Prevention & Hazardous Material

FAX NUMBER:

904-805-1639

PHONE NUMBER: 904-727-2230

SUBJECT: CMCU 2091788

Number of Pages (Including Cover)

attached you will find & documents.

I do a screen that shows status of equipment CMCU 2091788 when it arrived in part Dom Refublic 10-15-00, loaded reased the same day-arrived Fe Landerdale 10-18-00

II Screen shows it left terminal 15-26-00

III Equipment Interchange receipt " shows it was inspected in our port before it left, was given to Carrier Isulf South The Shipping pagers

If you need more info please advise

K. Miley

CLEAR: SIGNOFF PA1: SAVE PA2: PRINT SCREEN PF3: HELP PF6: CANCEL PF12: ERR MSG

Dominican Republic

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merchange of the equipment in good repair and working condition is hersby acknowledged by the receiving carrier except as specifically noted in the above inspection report, and subject to the terms and conditions of the agreement presently in effect between the defivery carrier and the receiving carrier. Transportation of the cargo by Crowley on the affiliated exampanies and/or agents is subject to the terms and conditions of the applicable tariff and fills of Ladings.

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Feb 12 '01 17:23

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Department of Environmental Protection

Jeb Bush Governor Southeast District
P.O. Box 15425
West Palm Beach, Florida 33416
FAX TRANSMITTAL

David B. Struhs Secretary

	Date: 2 2 FROM:	JOHN HARRIS	
	(including this page)	2000 (Mache 2	
	TO: BOB McFeeley	6719	
		PHONE: (561) 681-6600	
a.	FAX NUMBER:	SUNCOM: 226-6600 FAX #: (561) 681-6770	
	AGENCY:	SUNCOM: 226-6770	
	COMMENTS: Used Oil registration form and	inspection plan requirements	tz
	Follow Also Crowley needs to address prot		
<u>{</u>	form radiant heat. Gets pretty hat in the		
	C: FORMS/FAXSHBETS		

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION ENFORCEMENT TELEPHONE LOG

CASE NAME: Crowley Liner Services

DATE: January 4, 2001

TIME: 4:00 pm

CONTACT: Mr. Robert McFeeley

OF: Crowley Liner Services

WAS CALLED.

PHONE: 904/727-2200

DISCUSSION:

Mr. McFeeley stated that Crowley does not transport used oil once in the US and does not transport used oil filters at all. Mr. McFeeley also stated that the vessel shipping the waste does not carry the original documents (manifests). Those are flown overnight to the US and the ship carries copies.

Mr. McFeeley also stated that shipping boxes carrying drums of hazardous waste are not necessarily labeled with the words "Hazardous Waste." He stated that Crowley would not know if the drums inside the box are labeled with the words "Hazardous Waste" because the box is sealed before Crowley takes it.

I informed Mr. McFeeley that Crowley had not registered as a used oil transfer facility and would need to do so. I also informed Mr. McFeeley that he would need to address that the contingency plan be available at all times at the facility.

PREPARED BY:

John C. Harris Case Manager



November 16, 2000

on seed morday 1/27

John Harris State of Florida Department of Environmental Protection P.O. Box 15425 West Palm Beach, FL 33416 RECEIVED

NOV 2 0 2000

DEPT OF ENV PROTECTION WEST PALM BEACH

Dear Mr. Harris:

Per your request, attached please find copies of the manifest of our most recent north bound hazardous waste shipment, copies of our emergency contingency plan and the most recent profile of a sample from our wash rack.

If you need additional information or if I can be of further assistance please call.

Sincerely,

CROWLEY LINER SERVICES, INC.

Robert P. McFeeley

Manager, Loss Prevention

& Hazardous Materal

RPM:pk

Enclosures

(THU) 11. 16' 00 10:12/ST. 10:09/NO. 4861630915 P 5 **ENVIRONMENTAL QUALITY BOARD**

safely-Hisen

P.O. Box 11488, Santurce, Puerto Rico 00910

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FOR SHIPPER

FROM CROWLEY AMERICAN

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in 40 (CFR §268.48 (Table UTS), that are reasonably expected to be present. A list of these constituents must be extracted to the alternate debrie extracted to the alternate debrie example.	g constituents found
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	I notify that I am familiar with the waste through analysis and testing or through knowledge of the waste to support this notification to the treatment standards specified in 40 CFR \$268 Subpart D. The waste: (a) must be treated to the appropriate regulatory treatment method; (b) qualifies for a variance as described in category 3 below; or (c) meets some of described in Category 4 below.	n that the waste is subject
-	described in Category 4 below. or (c) meets some of	or all of the standards as
	(2b) Alternate Debris Treatment M. 18	
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	\$268.45(bM2)- Debris contaminant debris;	
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Restrict	ted Waste Variance Notification (Category 3)	
40 CFR	land disposal because of a variance (including a case-by-case extension under 40 CFR §268.5, a nationw. §268 Subpart C, a no migration petition under 40 CFR §268.6, or other applicable variance)	t require treatment
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56	to support this certification that the waste complies with the treatment standards specified in 40 CFR Part 268 Subpart D and all significant penalties for submitting g false certification including the same that the information I submitted is true, accurate and complete I am	nowledge of the waste
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FORM A

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CROWLEY AMERICAN TRANSPORT PORT EVERGLADES TERMINAL

HAZARDOUS MATERIAL EMERGENCIES CONTINGENCY PLAN

1.0 PURPOSE

This plan is designed to meet the requirements set forth in the Florida Administrative Code Section 62-730.171 and 40 Code of Federal Regulations (CFR) part 265 for a "Transfer Facility".

2.0 SCOPE

This Contingency Plan applies to the temporary storage of Hazardous Materials and Waste at the Port Everglades terminal (refereed to hereafter as PEV), operated by Crowley American Transport, Inc. (refereed to hereafter as CATI). This plan will be used by all departments in emergency situations dealing with hazardous materials and wastes.

3.0 RESPONSIBILITY

The Terminal director is responsible to ensure the procedures outlined in this plan are followed in emergencies, and reviewed annually to verify content and the need for any changes.

4.0 PROCEDURE

- 4.1 The following procedures shall be used in the event of an emergency with hazardous materials and wastes.
 - 4.1.1 Terminal Information.

Terminal address:

4300 Mc Intosh Road

Ft. lauderdale, Fl 33316

Port Everglades

Terminal Mailing address:

P. O. Box 359004

Ft. Lauderdale, Fl. 33335

The terminal may be contacted by phone at (954) 760-7900

The Port Everglades terminal is located at in the Southport area of Port Everglades. From I-595 proceed along Eller Dr. making a right at Mcintosh Road, the terminal is located at the end of Mcintosh Road approximately % mile south of Eller dr.

4.1.2 Port Everglades Terminal Design (see attachment no. 1)

The terminal consists of main office area, container yard, maintenance building and carlot area.

4.2 Emergency Contact List

Primary Response Coordinator:

Ed Corrigan

Terminal Operations Mgr. Work: (954) 760-7900 ext: 4045

Home: (954) **561 - 3669** Beeper: (954) 878-8910 (305) 837-0046

Secondary Response Coordinator:

Arnold Heredia

Supervisor, Gate & vehicle Insp. Work: (954) 760-7900 ext: 4026

Home: (305) 385-4981 Beeper: (954) 730-6489

(305) 291-4686

4.2.1 Crowley Crisis Management Team

<u>Name</u>	Position	Telephone Numbers			
David Homan	Director, Port Ops.	Home: Cellular:	(954) 467-5756 (954) 328-5835		
Ed Corrigan	Emergency Coord.	Home: Beeper:	(954) 878-8910 (305) 837-0046		
Jackie Fisher	Mgr. Equip Cntrl	Home: Beeper:	(954) 434-2855 (954) 879-9688 (305) 886-7420		
Dan Borrelli	Mgr. Trucking	Home: Beeper:	(954) 927-5610 (954) 879-0537		
Charles Meridth	Mgr. Maintenance	Home: Beeper:	(954) 434-0764 (954) 676-6674 (305) 376-7595		
Bob Weist	Mgr. Stevedoring	Home: Beeper:	(954) 845-9010 (954) 408-7316 (305) 277-0636		
Ed Alford	Mgr. Security	Home: cellular:	(954) 630-8469 (954) 646-9852		
Amold Heredia	Alt. Emergency Coor.	Home:	(305) 385-4981		

Beeper:

(954) 730-6489 (305) 291-4686

4.2.2 Crowley, Crisis Control Center location for Port Everglades Terminal

CATI
 4300 Mc Intosh Road
 Port Everglades
 Ft. Lauderdale, Fl. 33316

4.2.3 Emergency Support Agencies

Port Everglades Fire Department

Emergencies:

911

Non-Emergencies, Hazardous

Materials: (954) 468-3533

The Port Everglades Fire Department is to be contacted and alerted of Hazardous Materials Emergency. 'Captain on Duty' will send emergency response team and make appropriate recommendations and calls to various support agencies, as necessary.

For any type of incident where help is needed for clean up.

Cliff Berry Inc.

(800) 899-7745

851 Eller Drive Port Everglades

Ft. Lauderdale, Fl. 33316

4.2.4 Report accidents after working hours to the following:

Mr. David Homan

Home: (954) 467-5756

Cellular: (954) 328-5835

Mr. Ed Corrigan

Home:

454) 581-3869

Beeper:

(954) 837-0046

(305) 878-8910

4.3 Location of Hazardous Materials

All Hazardous Materials and Wastes stored at the terminal are stored in intermodal containers or tanks in accordance with the requirements in 49 CFR.

4.4 Security

Main entrances to both terminals are controlled by a contracted 24 hour guard service. They are responsible to ensure no unauthorized personnel enter the terminal. Terminal access is controlled by security guards at the main entrances to the terminal and security cards to the main office. The terminal is surrounded by chain link fence topped with barbed wire, and security lightning is provided throughout.

The Terminal is patrolled by security guards at night and are responsible to report any condition noted below to the watch supervisor. The supervisor is responsible for a daily record of the inspections of the entire facility.

The inspections encompass the entire facility and check for more than intrusion detection. The guard is responsible to check for the following conditions:

- Leakage of cargo from trailers, containers or tanks.
- Unusual odors.
- · Fire or smoke.

If such conditions are discovered, the watch supervisor is notified immediately, and the area is secured for a distance of 100 feet in all directions. This area will remain secured until the terminal supervisor relaxes this condition.

The watch supervisor shall immediately contact the terminal manager if a hazardous material/waste trailer, container or tank is found to be leaking or emitting an unusual odor.

If there are signs of fire and/or smoke emanating from a trailer, container or tank, immediately call the Port Everglades Fire Department. They will then contact the Terminal Manager and the Emergency Coordinator and prepare for the clear passage of fire department personnel. They will not allow any unauthorized personnel in the area until the incident is resolved and the Terminal Manager has relaxed the heightened condition.

5.0 Action Plans (by Job)

5.1 Emergency Coordinator (EC):

The EC will take charge of the incident and make recommendations to the Terminal Manager or Crisis Management Team Leader regarding action to be taken. The EC must have the ability to evaluate emergencies and provide leadership necessary to minimize exposure to personnel, property and the environment. To accomplish this endeavor the EC must be thoroughly familiar with the following:

- This contingency plan
- Federal DOT regulations as they apply to the carriage of Hazardous Materials/Waste via rail, highway and water.
- Packaging requirements in CFR title 49 part 173.
- Placarding requirements in CFR title 49 part 172.
- Federal and State Environmental Regulations as they apply to Crowley Maritime Corporation activities in Port Everglades, Florida.
- The Emergency Response Guidebook. DOT publication 5800.4.
- Informational content of a Material Safety Data Sheet (MSDS).
- Shipping documents as they relate to the shipment of Hazardous Materials.
- Hazardous Wastes Manifests
- Dangerous Cargo Manifests and computer data information on hazardous materials.
- Codes on the compatibility of dangerous cargo.
- The Chemical Dictionary.
- Evacuation distances (and how to compute).

The Terminal Manager will provide all appropriate shipping documents, MSDS's, waste stream numbers and any additional information requested by the EC and emergency response personnel..

5.2 Operations Supervisors

Within the context of these guidelines, all employees are directed to contact their supervisor in the event of an incident involving hazardous material/waste on the Port Everglades terminal. It is the supervisor's responsibility to provide the required leadership to minimize exposure to personnel and keep losses to a minimum. The following are suggested guidelines to assist them in this endeavor.

a. Maintain access to a copy of the arriving vessels Dangerous Cargo Manifest.

- Maintain access to automated data of the individual terminals hazardous material, for that day.
- Have access to a current edition of the North American Emergency Response Guidebook (ERG).
- d. Make immediate notifications as outlined in section 4.2 (Emergency Contacts) of this plan. Provide these personnel with an incident summary, all identification information about the product, and environmental conditions known at the scene (as practicable).
- e. Clear the area of personnel and ignition sources and make an assessment of the situation using the information sources mentioned above.
- f. Take steps necessary to minimize the environmental impact, based on your assessment. If containment is feasible (and safety to personnel will not be affected) attempt containment.
- g. The supervisor's priority in an incident is protection of personnel. Clear the area of all personnel not trained to deal with incident at hand, and wait for emergency personnel.
- h. When the EC arrives, the supervisor will brief him and follow his instructions until the incident is mitigated.
- Containers, trailers or tanks with hazardous waste will be given the same consideration as hazardous material.

5.3 Inspector - Gate

Inspectors must follow these procedures when hazardous materials arrive or depart the terminal to determine how to handle the cargo.

- Hazardous material/waste must be accompanied by a shipping document that
 properly describes the material in accordance with Department of
 Transportation (DOT) regulations, or the recommendations set forth in the
 International Maritime Dangerous Goods Code (IMDG).
 - Shipments to Puerto Rico and the U.S. Virgin Islands fall within the scope of the DOT regulations.
 - Shipments bound for a foreign country fall within the scope of the IMDG code.

- Shipping papers must have the proper shipping name, hazard class, UN number, packaging group and weight of the material.
- If the trucker does not have this information, the cargo must <u>not</u> be accepted until this document is provided.
- b. All trailers and container loads not deemed Limited Quantities on the documentation must have a placard on all four sides that corresponds to the primary (and if applicable) subsidiary hazard class of that material.
 - Tanks must also have the identification number of the product. (UN number) on or adjacent to the placard.
 - Hazardous Waste cargo does not need a placard unless it meets the definition of a DOT hazardous material waste.

Inspection guidelines:

Hazardous material/waste loads will enter and exit terminals through inspection stations, and will <u>not</u> enter the terminal from the highway without inspection. After clearing inspection, hazardous loads will be directed to drop the loads in an available "slot" or proceed directly to a vessel for loading.

- Upon arrival, at the terminal inspection station, the trailer, container or tank will have a Equipment Interchange Report (EIR) completed for it's inspection and any damage will be noted.
- Van and box type containers will have their underside, and around the rear doors checked for evidence of leakage. Tankers, will have all valves, and undersides inspected for any evidence of leakage.

IF LEAKAGE IS PRESENT, CLEAR THE AREA OF ALL PERSONNEL AND SOURCES OF IGNITION FOR A MINIMUM OF 50 FEET IN ALL DIRECTIONS. <u>IMMEDIATELY NOTIFY SUPERVISOR!</u>

- Supervisors shall immediately notify the Emergency Coordinator, and the Terminal Manager. Evaluate the hazard using the ERG and any other available information about the product. (Evaluation must be completed prior to any attempt to contain the leak).
- Supervisors shall make every attempt to contain the leak, based on their evaluation. Every consideration shall be given to the product's health risks, type of protective equipment required, environmental considerations and level of training required for personnel to perform the task.

 Supervisors must keep all personnel not involved with the evaluation, containment and clean-up of the scene until the EC has approved the site for continued operations.

5.4 Vessel Stevedoring Supervisors

As a normal part of pre-discharge and loading operations aboard ship, stevedoring supervisors review the vessels cargo manifest (to include the DCM). and/or stow plan. As a result of this review, the supervisors become familiar with the stowage locations and types of hazardous materials on board the vessel. The stevedoring supervisor is responsible for the proper loading and discharging of the vessel's cargo. They will be present at all times stevedores are aboard the vessel handling or preparing to handle cargo. During pre-operation safety meetings, supervisors direct all personnel involved in the operation to immediately notify them of any condition listed below:

- a. Unusual odors present in the area of a hazardous cargo.
- b. Leakage from cargoes known to be a hazardous material or waste.
- c. Damage, such as bulging of sides or flat tires, to a cargo known to be a hazardous material/waste.

Upon notification of any hazardous condition, the supervisor will follow the notification protocol outlined in section 4.2.

5.5 Drivers, Lashers and Checkers / GANG members

Gang members are not normally in contact with hazardous material or haz waste. Gang members may come in contact with a container laden with hazardous materials during loading or discharging operations while lashing or unlashing containers aboard ship. While gang members are working in the drivers capacity, they only move the container from the pier head to a container slot (on the yard) or vice versa. During either process, lashing or driving, if any of the conditions listed in 5.6 - 1 - a,b,or c above is discovered, the gang member shall notify the supervisor of the conditions and the location aboard the vessel or "slot" number on the yard where the container is located. While acting in the capacity as a checker, the member will not come in contact with containers laden with hazardous materials. If the checker observes any condition listed in 5.6 - 1 - a,b or c, they must notify the supervisor immediately.

5.6 Notification

All leaks or spills of a hazardous material/waste must be reported to

- 1. The Terminal Manager, who will direct the notifications to the following.
- 2. The Emergency Coordinator
- 3. Risk Management Department
- 4. The shipper and/or the manufacturer
- 5. In accordance with 49 CFR 171.15:
 - At the earliest practicable moment, each carrier who transports hazardous materials (including hazardous waste) shall give notice as required by subparagraph (b) of this section after each incident that occurs during the course of transportation (including loading, unloading and temporary storage) in which;
 - (1) As a direct result of hazardous materials -
 - (i) A person is killed;
 - (ii) A person receives injuries requiring his or her hospitalization;
 - (iii) Estimated carrier or other property damage exceeds \$50,000.00;
 - (iv) An evacuation of the general public occurs lasting one or more hours;
 - (v) One or more major transportation arteries or facilities are closed.
 - (vi) The operational flight pattern of an aircraft has been altered.
- (2) Fire, breakage, spillage, or suspected radioactive contamination occurs involving shipment of infectious substances (etiologic agents); or
- (3) There has been a release of a marine pollutant in a quantity exceeding 450 L (119 gals) for liquids or 400 kg (882 lbs) for solids; or
- (4) A situation exists of such a nature that, in the judgment of the carrier, it should be reported to even though it does not meet the criteria of 49 CFR 171.15 (a)(1)(2) or (3), as paraphrased above.

Each notice required by paragraph (a) above shall be given to the DOT, U.S. Coast Guard National Response Center (toll free) on 800-424-8802. Each notice must include the following information:

- Name of operator.
- (2) Name and address of carrier represented by reporter.

- (3) Phone number where reporter can be contacted.
- (4) Date, time and location of incident.
- (5) The extent of injuries, if any
- (6) Classification, name, and quantity of hazardous materials involved, if available.
- (7) Type of incident and nature of hazardous materials involved and whether a continuing danger to life exists at the scene.

Each carrier making a report under this section shall also make the report required by 49 CFR 171.16.

NOTE: Under 40 CFR 302.6 EPA requires persons in charge of facilities (including transport vehicles, vessels and aircraft) to report any release of a hazardous substance in a quantity equal to or greater than its reportable quantity (RQ), as soon as that person has knowledge of the release, to report to the U.S. Coast Guard National Response Center at (800) 424-8802 or (202) 267-2675."

6.0 Evacuation

In the event evacuation becomes necessary, personnel are directed to stop what they are doing and proceed in a calm and orderly manner to the nearest exit. Once outside personnel will assemble in the parking lot outside the main building and a personnel count will be conducted. At this time, personnel will proceed as directed by supervisors, based on conditions.

The designated route of egress will be determined by wind direction and the location of the incident on the terminal. In the event an evacuation of the terminal becomes necessary, no access to the terminal will allowed without permission of the Terminal Manager, EC and the Port Everglade Fire Department. If evacuation of the surrounding community becomes necessary, this operation would be accomplished by the proper authorities. These agencies are familiar with the terminal and routes to be taken to reach the terminal in the event of an emergency. Site maps of the terminal are provided as part of this plan.

7.0 Personnel Training

All personnel engaged in the transportation, storage and management of hazardous materials to include hazardous wastes will be trained in the appropriate levels for their positions. The training will be conducted in accordance with the requirements in 49 CFR 172.700 for General Awareness, Function Specific and General Safety.

Training in the use of this contingency plan will be conducted annually for all personnel and job titles with descriptions updated as needed.

8.0 Arrangements with Local Authorities

This plan was created in part with information provided by the Port Everglades Fire Department. It is their request that they should be the first contact in any Hazardous Emergency. They will provide emergency personnel and contact all necessary agencies while determining what course of action(s) need to be taken.

Job Titles and Descriptions

Director of port Operations: Overall manager of the terminal.

Emergency Coordinator: (Emergency Position Only) Coordinates response activities with facility personnel and outside authorities. Responsible for preliminary assessment of a hazmat incident.

Alt. Emergency Coordinator: Same as Emergency Coordinator, as a back up.

Crisis Management Team Member: Personnel selected to represent the company and work with the Emergency Coordinator in making economic and environmental decisions in the event of a hazmat incident.

Manager, Stevedoring Operation: Manages the loading and discharging operations of vessels, may be called on for expertise in a hazmat incident involving this type operation.

Manager, Traffic/ Port Documentation: Maintains records for all traffic, trailer and container loads. Responsible to provide documentation of hazmat loads, shipping papers, etc.

Manager, Transportation & Equipment: Responsible for control of equipment to move trailers, and containers to and from the vessel and throughout the yard. May be called for transportation support in the event of a hazmat incident.

Supervisor, Stevedoring Operations: In charge of loading and discharging operations of vessels. May be used to coordinate activities for discharge of a load involved with a hazmat.

Inspectors, Gate: These personnel are used to ensure the terminal does not receive a hazmat load in an unsafe condition.

Driver (Yard Hostler): Responsible for movement of trailers and containers on and off vessels and throughout the yard under the directions of the supervisor, operations. May be used to segregate containers as needed.

Lashers: Responsible to lash (chain down) and unlash loads aboard ship. Also used to report any unusual conditions during loading and unloading operations.

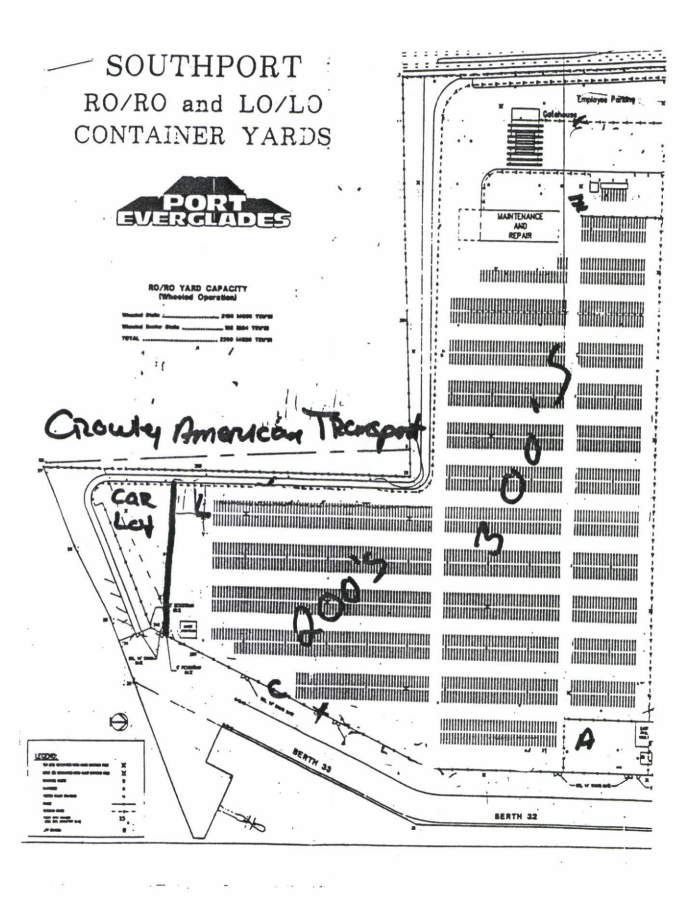
Checkers: Accountable for checking seal numbers on each container loaded or removed from the vessel, also responsible for reporting any unusual conditions during loading and unloading operations.

Maintenance Personnel: Responsible for maintenance of yard hostlers, fork lifts and containers. Responsible to report all suspect releases of hazmat from a container/tank or trailer.

NOTE:

The Marine Terminal Manager maintains this plan and will make it available upon request from any appropriate agency representative.

CROWLEY AMERICAN TRANSPORT, INC. TERMINAL LAYOUT



_411 N.W. 13th Avenue ♠ Pompano Beach, FL 33069 ♠ (800) 940-6155 (954) 971-9010 ♠ Website: www.usedoil.com ♠ Fax: (954) 971-7551



FAX TRANSMITTAL

Date:/	1/5/00			
/	// /			
Attention:		rumon		
Company:	C	rowley	5	3 - 8
Fax Number:	1-305-	470-4083		
From:	Ken			*
Comments:	Truman			
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TRANSACTION REPORT

SEND

RECEIVER PAGES NOTE

305 470 4083 3 OK

Rinker Environmental Services

1200 H.W. 137th Avenue Mismi, FL 22182

Telephone (800) 226-7647 (308) 225-1423 Facsimile (305) 220-9875

Peterials Analysis Report

REPORT DATE

2/8/98

DATE SAMPLED

SAMPLE SOURCE

CROWLEY TRANS.

DATE RECEIVED

2/3/98

SAMPLE LOCATION

Ft Lauderdale

reference #

FMCC

COLLECTED BY

Linda Daly

R.E.S. NUMBER

8916

SAMPLE TYPE

Cont. Soil

PAGE

Page 1 of 2

			=	DETECTION	ANALYSIS	ANALYST
PAKAMETER	RESULTS	UNITS	METHOD	LIMITS	DATE	INITIAL
Arsenic	0.7	mg/kg	7060	0.5	2/3/98	PEP
Burlum	11,6	mg/kg	7081	0.9	2/4/98	PEP
Cedmium	0.08	mg/kg	7131	0.02	2/4/98	PEP
Chromium	4.2	mg/kg	7191	0.8	2/3/98	PEP
Mercury	BDL	mg/kg	7471A	1.0	2/5/98	PEP
Land	3.0	mg/kg	7421	0.1	2/3/98	PEP
Selenium	BDL	mg/kg	7740	0.4	2/3/98	PEP
Silver	BOL	mg/kg	7761	0.1	2/5/98	PEP
Chloromethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
Bromomethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
Vinyi Chloride	BDL	ug/kg	8010/8020	150	2/4/98	AP
Dichlorodiffuoromethene	BDL	ug/kg	8010/8020	150 .	2/4/98	AP
Chloroethane	BDL	ид/кр	8010/8020	150	2/4/98	AP.
Methylene Chloride	BOL	ug/kg	8010/8020	150	2/4/98	AP
Trichlorofluoromethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
1,1-Dichloroethene	BDL	ug/kg	8010/8020	150	2/4/98	AP
1,1-Dichlorosthane	BOL	ug/kg	8010/8020	150	2/4/98	AP
trans-1,2-Dichlorosthene	BDL	ug/kg	8010/8020	150	2/4/98	AP
4. Crofeite	8DL	ug/kg	8010/8020	150	2/4/98	AP
1,2-Dichloroethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
1,1,1-Trichloroethane	BOL	ug/kg	8010/8020	150	2/4/98	AP
Carbon Tetrechloride	BDL	ug/kg	8010/8020	150	2/4/98	AP
Bromodichloromethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
,2-Dichloropropane	BDL	ug/kg	8010/8020	150	2/4/98	AP
ls-1,1-Dichloropropene	BDL	ug/kg	8010/8020	150	2/4/98	AP
richloroethene	BDL	ug/kg	8010/8020	150	2/4/98	AP
1,1,2-Trichloroethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
1,1,2,2-Tetrachioroethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
rens-1,3-Dichloropropene	BDL	ug/kg	8010/8020	150	2/4/98	AP
Dibromochioromethane	BDL	ug/kg	8010/8020	150	2/4/98	AP
romotorm	BDL	паука	8010/8020	150	2/4/98	AP
etrachioroethene	BDL	ug/kg	8010/8020	150	2/4/98	AP

REPORT DATE SAMPLE SOURCE SAMPLE LOCATION COLLECTED BY SAMPLE TYPE

2/11/98 CROWLEY TRANS.

Linda Daly

Cont. Soil

DATE SAMPLED DATE RECEIVED REFERENCE S Pt. Lauderdale

R.E.S. NUMBER

PAGE

2/3/98 FMCC

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PARAMETER		UNITS	METHOD	D. LIMITS	ANALYSIS DATE	ANAL.
	RESULT					
WIBE "	BOL	ug/kg	8010/8020	160	2/4/98	AP
Banzarie	BOL	ug/kg	8010/8020	150	2/4/98	AP
Toluene	BDL	ug/kg	8010/8020	150	2/4/98	AP
thylbenzene	BDL	ug/kg	8010/8020	150	2/4/98	AP
-Xylene	BDL	ug/kg	8010/8020	150	2/4/98	AP
hiorobenzene	BDL	ug/kg	8010/8020	150	2/4/98	AP
n-Xylene	BOL	ug/kg	8010/8020	150	2/4/98	AP
-Xylene	BDL	ug/kg	8010/8020	150	2/4/98	AP
A-Dichlorobenzene	BOL	ug/kg	8010/8020	150	2/4/96	AP
,3-Dichiorobenzene	BDL	ug/kg	8010/8020	180	2/4/98	AP
2-Dichlorobenzene	BOL	ug/kg	8010/8020	150	2/4/98	AP
TRH	2480	mg/kg	9073	1	2/3/98	AP
lelogens	BDL	mg/kg	9020	100	2/3/98	AP
IGE2 PCBo		** /	MEDF	1		-
Vochior 1016	BDL	ug/kg	3850/2082	20.0	2/8/98	P.E.L.
reahler 1221	SDL	ug/kg	3550/8082	20.0	2/6/98	P.E.L.
trochlor 1232	BDL	na/ka	3550/8082	20.0	2/6/98	P.E.L.
trochlor 1242	BDL	ug/kg	3550/8082	20.0	2/8/98	P.E.L.
vochior 1248	BDL	ug/kg	3550/8082	20.0	2/6/98	P.E.L.
rochior 1254	BOL	ug/kg	3550/8082	20.0	2/8/98	P.E.L.
rochlor 1260	BOL	ug/kg	3550/8082	20.0	2/8/98	P.E.L.
vochior 1242	BDL	ug/kg	3550/8082	20.0	2/6/98	P.E.L.

BDL = Below Detection Limits

* Compounds are Screened Only, with an estimated detection limit.

All analyses were performed using EPA, ASTM, USGS, or Standards Methods.

All analyses were performed within EPA holding times unless otherwise noted.

Analyses are reported in dry weight unless otherwise indicated by units.

QAP # 950491

HRS# E86536

Respectfully submitted

in A. Gonzalez

QWQC Manager ומו פניו שוויי

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION ENFORCEMENT TELEPHONE LOG

CASE NAME: Crowley Liner Services, Inc. (CLS)

DATE: July 20, 2000

TIME: 11:30 am

CONTACT: Mr. Robert McFeeley

OF: Crowley Liner Services, Inc.

CALLED.

DISCUSSION:

Mr. McFeeley informed me that he would forward me the results of a determination completed two years ago on the truck wash sludge. I recommended that CLS complete a determination on the sludge about once per year.

PREPARED BY: /, L//

John C. Harris Case Manager

site Non-notifer Handler Project Activity Report ?help eXit

HW (pliance and Enforcement - YAZ ------HW Coliance and Enforcement HANDLER INFORMATION-----EPA ID:FL0000360560 Site ID:71627 Previous EPA ID:
Handler Name:CROWLEY LINER SERVICES INC
District:SED Access: Access Date: Notif Date:15-JUN-1994 -----Site Name: CROWLEY AMERICAN TRANSPORT INC Directions: Address:4300 MCINTOSH RD County: 06 BROWARD City:FORT LAUDERDALE State:FL Zip:33316-0 Mail Address: 4300 MCINTOSH RD City:FORT LAUDERDALE State:FL Zip:33316-0 Feature: Method:ADDM Datum: Date:15-JUN-1994
Coordinates: Latitude Degrees:26 Minutes:4 Seconds:19
Longitude Degrees:80 Minutes:7 Seconds:27 Feature: Comments: Enter the accessibility indicator Count: *1 <List><Replace>

Handler Project Activity Report ?help exit Site Non-notifer pliance and Enforcement -----HAZARDOUS-WAST+----Generator: LQG XSQG CES NHR Closed TRANSPORTER STATUS *Transporter: X Transports: Own Waste XCommercial Waste TSD: Treater Storer Disposer XTransfer Facility *Used Oil: Transportation Mode: Recycler: Commercial Non-Commercial XHighway Air Rail XWater *HW Fuel: Other Mode: UIC: *OTHER: *CORR:

EPA ID:FL0000360560 Source:NOTIFICATION Date:13-APR-1999 Comments:

Enter 'X' if the handler is a commercial transporter
Count: *1

<Replace>