



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

FACILITY INFORMATION:

Facility Name: United Medical Industries Corp
On-Site Inspection Start Date: 06/08/2017 **On-Site Inspection End Date:** 06/08/2017
ME ID#: 112518 **EPA ID#:** FLR000209049
Facility Street Address: 8603-8605 NW 66th Street, Miami, FL 33166
Contact Mailing Address: PO Box 278883, Miramar, FL 33027-8883
County Name: MIAMI-DADE

NOTIFIED AS:

Non-Handler
Transporter

INSPECTION TYPE:

Routine Inspection for Transporter facility
Routine Inspection for CESQG (<100 kg/month) facility

INSPECTION PARTICIPANTS:

Principal Inspector: Juchan Choi, Inspector
Other Participants: Jose Yero, President

LATITUDE / LONGITUDE: Lat 25° 49' 19.704" / Long 80° 18' 31.9932"

SIC CODE: 4212 - Trans. & utilities - local trucking, without storage

TYPE OF OWNERSHIP: Private

Introduction:

On June 8, 2017, a representative of the Florida Department of Environmental Protection (DEP) conducted a hazardous waste and Hazardous waste transporter compliance evaluation inspection at United Medical Industries Corp (UMI). During the inspection, UMI was represented by Mr. Jose Yero, President and the DEP was represented by Juchan Choi, Environmental Specialist.

UMI is a Registered Hazardous Waste Transporter, a Conditionally Exempt Small Quantity Generator (CESQG), a Small Quantity Universal Waste Handler, and a Universal Pharmaceutical Transporter. UMI is also a Biomedical Waste Transporter.

UMI occupied approximately 3,600 sq.ft. and is connected to public water and sewer services. UMI employed 13 people and has operated at this location for about 4 years.

NOTIFICATION HISTORY:

11/08/16 - facility updated generator status to Hazardous Waste Transporter

INSPECTION HISTORY:

- Facility has never been previously inspected by the Department

VIOALTIONS HISTORY:

- No violations were reported by the Department to date of inspection

Process Description:

UMI does not transport hazardous wastes and does not plan to transport hazardous wastes in the future. UMI picks up biomedical wastes from nursing homes, clinics, home health service agencies, and home patients.

UMI does not pick up biomedical wastes from hospitals. UMI transfers containers of biomedical wastes from

Inspection Date: 06/08/2017

their trucks directly into a 53' box van trailer operated by B & D Biomedical Waste Services, 2401 NW 16th Blvd., Okeechobee, FL. B & D then picks up the trailer loaded with biomedical containers and drops a trailer with empty biomedical containers and supplies.

No hazardous waste was observed being generated at the UMI, but there appeared to be potential to generate very small quantities of hazardous waste. UMI does not generate any used oils.

All biomedical wastes manifested in the form of invoices. Disposal records for the last three years were available for review. No hazardous wastes were manifested since the company started operation. Copy of the liability insurance policy was provided during the inspection. Copies of their training in biomedical wastes and OSHA were provided, last three years were reviewed.

PHOTO ATTACHMENTS:

UMI facility front



Universal Waste Empty containers



Vehicle entrance



Conclusion:

Based on the inspection, it appeared the UMI was in compliance. It appeared that UMI was a potential CESQG and was operating in compliance with the hazardous waste rules and statutes. An Exit Interview was conducted with Mr. Yero at the conclusion of the inspection, the Department advised to them that CESQG hazardous wastes may be held on the transport vehicles during the normal course of transportation and may be held in a storage bay or warehouse and is not held in the storage bay for more than 24 hours. If hazardous wastes are stored in a storage bay for longer than 24 hours, then you are operating a hazardous waste transfer facility and are subject to the requirements under 62-730.170 F.A.C.

Inspection Date: 06/08/2017

1.0 - Pre-Inspection Checklist

Requirements:

The requirements listed in this section provide an opportunity for the Department's inspector to indicate the conditions found at the time of the inspection. A "Not Ok" response to a requirement indicates either a potential violation of the corresponding rule or an area of concern that requires more attention. Both potential violations and areas of concern are discussed further at the end of this inspection report.

Item No.	Pre-Inspection Review	Yes	No	N/A
1.1	Has the facility notified with correct status? 262.12	✓		
1.2	Has the facility notified of change of status? 62-730.150(2)(b)	✓		
1.3	Did the facility conduct a waste determination on all wastes generated? 262.11	✓		

Inspection Date: 06/08/2017

Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62 -740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C.

Juchan Choi	Inspector
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE

<i>Juchan Choi</i>	DEP	07/11/2017
PRINCIPAL INSPECTOR SIGNATURE	ORGANIZATION	DATE

Jose Yero	President
Representative NAME	Representative TITLE

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.

Report Approvers:

Approver: Norva Blandin	Inspection Approval Date: 07/14/2017
--------------------------------	---