SECTION V

AIR EMISSIONS STANDARDS (SUBPART CC)

1.0 Applicability

CHF operations include tanks that treat and store hazardous waste, and storage operations that include waste in containers larger than 26 gallons. Therefore, the air emissions control requirements of 40 CFR Part 264, Subpart CC for tanks and containers apply to the facility.

2.0 General Standards

The vast majority of the waste managed by CHF will have a volatile organic (VO) concentration of greater than 500 ppmw. In most cases, if the VO concentration is less than 500 ppmw it will be managed as if it does have a VO concentration of greater than 500 ppmw.

CHF does not process waste in a manner in which a reduction of the VO concentration occurs. However, if waste generated by CHF or waste received from customers has a VO concentration below 500 ppmw, CHF may choose to manage it as such. The VO concentration will be determined using the procedures outlined in 40 CFR 264.1083.

3.0 Tanks

CHF has 14 hazardous waste management tanks (12 storage and 2 treatment tanks). The tanks at CHF are of the fixed roof design. The 12 storage tanks are equipped with a vapor balance system with a common header. The header system is equipped with a conservation vent that serves all 12 tanks. Covers, vents, hatches, etc. will be kept closed and sealed except when necessary to add or remove waste from the tanks or sample tank contents, as described in 40 CFR 264.1084(c)(3).

Waste added to or removed from the 12 storage tanks will be done through a system of closed piping. Some wastes added to the two treatment tanks (T-112 and T-114) will be done by pouring or dumping from small containers such as 55-gallon drums and some waste will be added through piping. Wastes removed from the two treatment tanks will be done through the piping system. The only exceptions to waste being removed from the tanks through the piping, is the removal of waste from cleaning activities. Each tank is equipped with a pressure relief device for safety, which vents to the atmosphere in the event of a pressure build-up. The hatch openings on the fuels blend tanks (T-112 and T-114) are equipped with a seal device on the lids to ensure proper seal when they are required to be in the closed position (see Figures 15.1-A through 15.1-E).

4.0 Containers

CHF does not perform stabilization in containers; therefore level 3 controls are not required at CHF. CHF manages waste in three "Subpart CC categories".

One is in containers that have a capacity of less than 26 gallons. These containers are exempt from Subpart CC.

The second category is containers with a volume of greater than 26 gallons but less than 121 gallons and containers greater than 121 gallons that are not in light material service. These containers require level 1 controls. For these containers CHF will comply with the level 1 controls and requirements listed in 40 CFR 264.1086(c).

The third category is containers of a capacity greater than 121 gallons but is in light material service. "In light material service" is defined in 40 CFR 265.1081 as material that is a liquid and has a vapor pressure of greater than 0.3 KPa. For these containers, CHF will comply with the level 2 requirements listed in 40 CFR 264.1086(d).

5.0 Inspection and Monitoring Requirements

In some cases (i.e., tankers which have not been leak tested within 12 months, roll-offs, non-DOT approved containers, etc.), CHF is required to monitor containers for leaks. To monitor them for detectable emissions, CHF will use Method 21 of Appendix A of 40 CFR Part 60. Containers will be inspected for leaks and defective covers within 24 hours of being received at the facility.

If a defect is found in a cover or closure device of a container requiring level 1 or level 2 controls, the first attempt at repair will be made within 24 hours of discovery and the repair will be completed as soon as possible but no later that 5 calendar days after detection. If the defect cannot be repaired within 5 calendar days, the material will be transferred to another container. The defective container will not be used to manage hazardous waste until the defect has been repaired.

As required by 40 CFR 264.1084(c)(4), CHF will inspect the tanks annually. See an example inspection form in Figure 15.2.

When a defect is observed on a tank, it will be repaired as soon as practicable, but not later than 15 calendar days after it is detected, unless repairs must be delayed until the unit is shut down, and the tank is emptied.

A first attempt at repair will be made within 5 calendar days after a leak is detected.

For any tanks that are unsafe to monitor, a written plan will be developed and followed as specified in 40 CFR 264.1084(k).

6.0 Recordkeeping Requirements

The following records will be maintained in the operating record:

- Vapor pressure of materials stored in the tanks (the analysis CHF uses documents the materials stored in the tanks and the vapor pressures are published for these materials)
- Records of any containers tested in accordance with Method 27 of 40 CFR Part 60, Appendix A;
- · Monitoring records for detectable organic emissions;
- · Records of each detected leak and the dates the repairs were attempted and completed;
- · Inspection records
- · Records of unsafe to monitor and difficult to monitor designations

The records will be kept for at least three years.

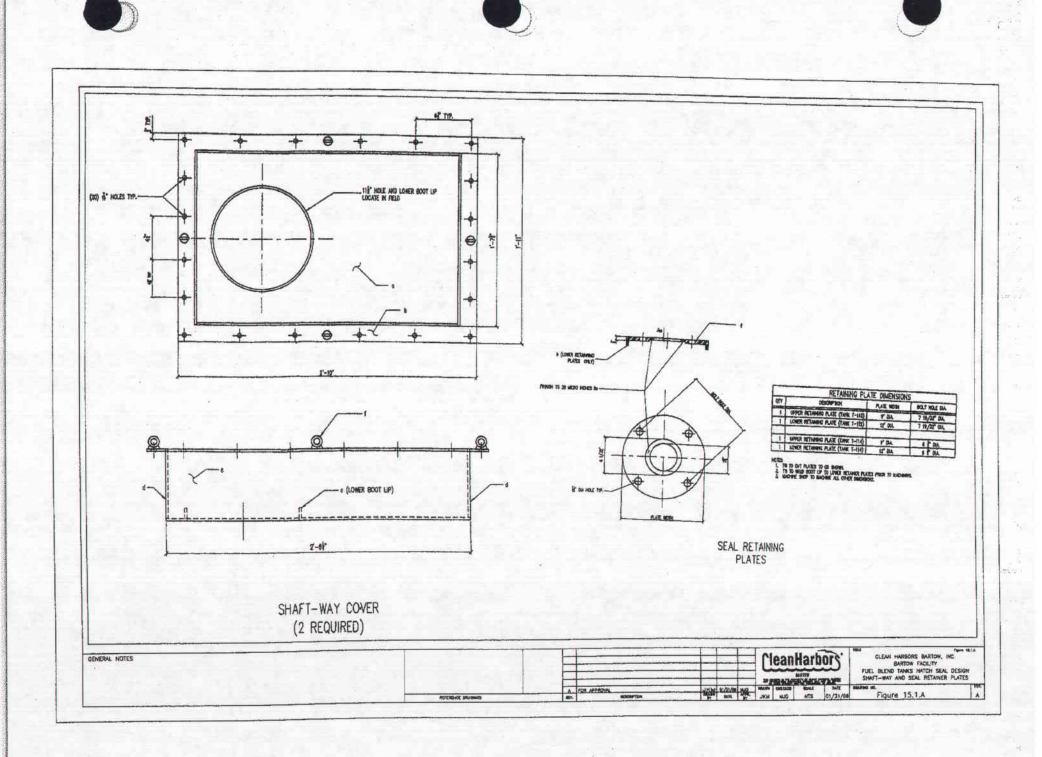
7.0 Reporting Requirements

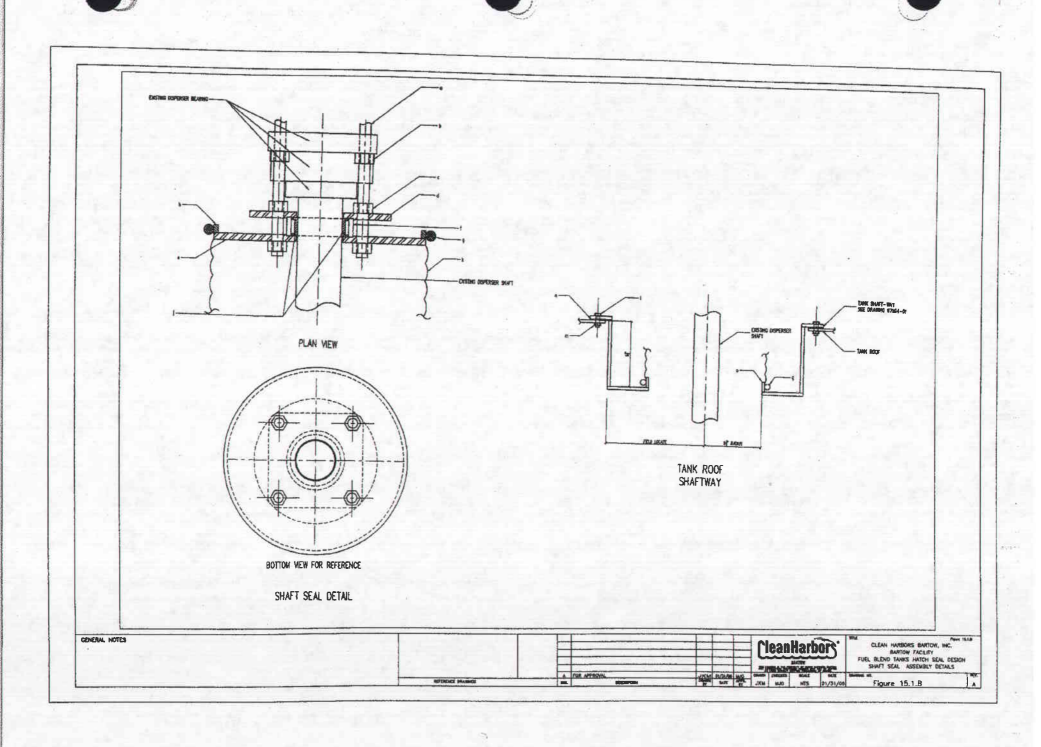
Since all 14 of CHF's hazardous waste tanks use level 1 controls, the reporting requirements of 40 CFR 264.1090 are not applicable to CHF.

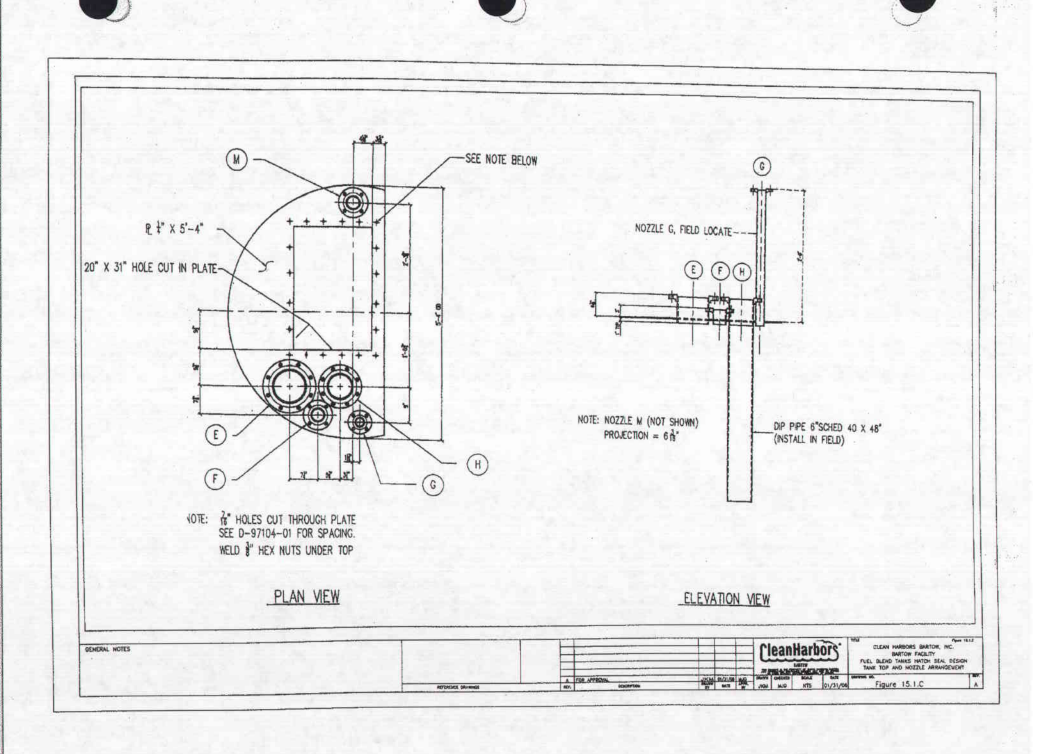
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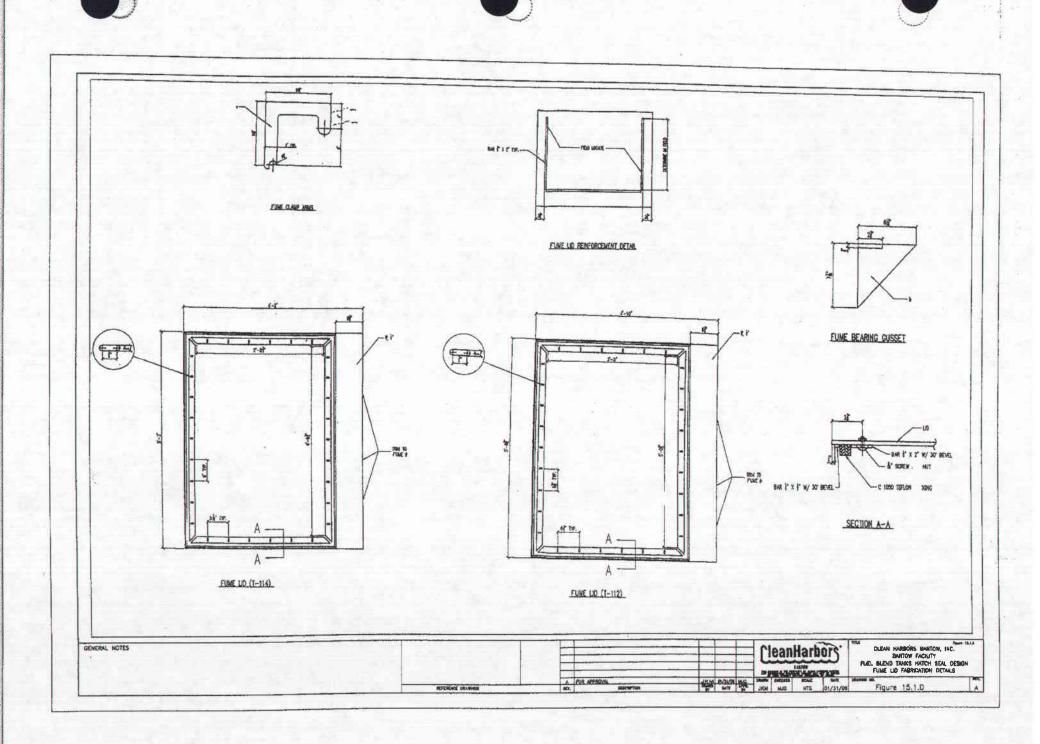
LIST OF FIGURES

- 1. Figures 15.1.A,B,C,D,E Fuel Blend Tanks Hatch Seal Design
- 2. Figure 15.2 Example of a Subpart CC Annual Inspection Sheet









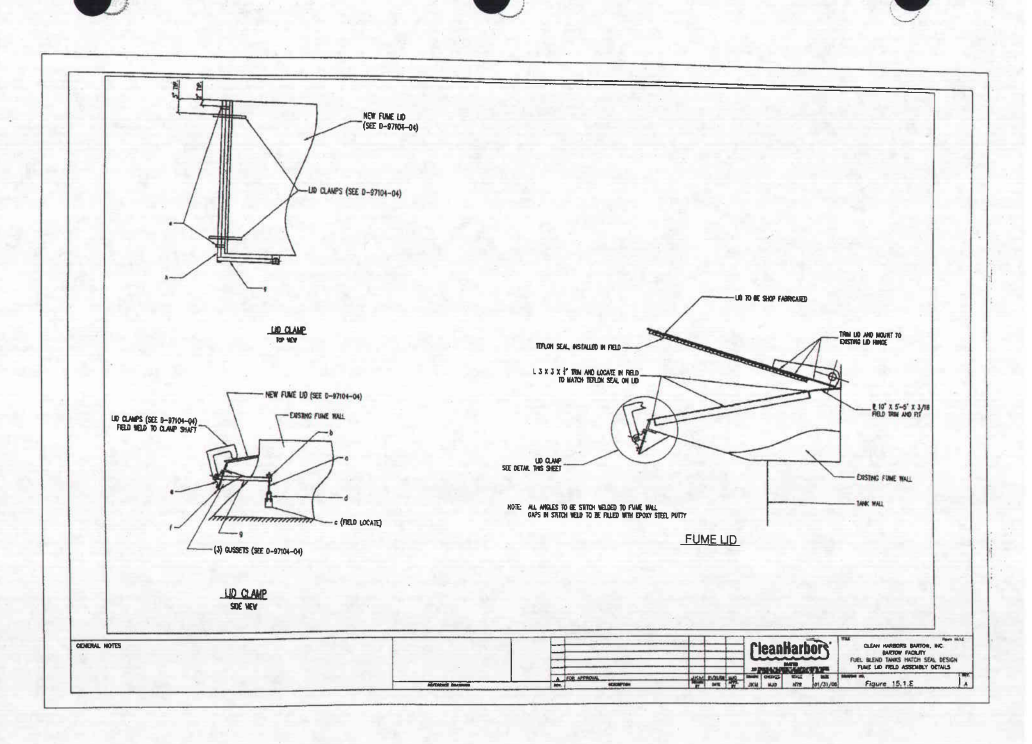


FIGURE 15.2 SUBPART CC ANNUAL INSPECTION SHEET

Year

Date:			
Time:			
Inspector's Initials:			Comments
Tank Number	Acceptable	Not Acceptable Legend #	
T-101			
T-102			
T-103			
T-104			
T-105			
T-106			
T-107			
T-108			
T-109			
T-110			
T-112			
T-114			
R-202			
R-203			

 $\frac{\text{Legend}}{\text{H} = \text{hole}} \quad \text{G} = \text{gap}$ $\text{T} = \text{tear} \quad \text{S} = \text{Split}$ VC = Visible Crack

O = Other

= No Problem



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SECTION S

AIR EMISSION STANDARDS FOR EQUIPMENT LEAKS

1.0 Applicability

All hazardous wastes processed through facility tanks and ancillary equipment are expected to have organic concentrations in excess of 10%.

2.0 Compliance

Compliance with the requirements of 40 CFR 264, Subpart BB will be attained by the measures described in this chapter. This section of the regulations requires facilities to find and remedy leaks in certain pieces of equipment. A leak is detected when: there are indications of liquids dripping from the pump seals or valves, or an instrument reading of 10,000 ppm or greater is measured. For pressure relief devices, an instrument reading of 500 ppm or greater defines a leak.

3.0 Pumps in Light Liquid Service

3.1 Inspections

Each pump will be inspected visually each calendar week for indications of liquids dripping from the pump seal, and monitored monthly to detect leaks, by the method(s) specified in section 10.0.

3.2 Leak Repair

If a leak is detected, it will be repaired as soon as practical, but not later than 15 calendar days after it is detected, unless repairs must be delayed until the unit is shut down, or the pump is isolated from the unit and does not contain or contact hazardous waste.

A first attempt at repair will be made within 5 calendar days after a leak is detected.

3.3 No Detectable Emissions

A pump may be designated for no detectable emissions if the following requirements are met:

- 1. It has no externally actuated shaft penetrating the pump housing.
- 2. It operates with no detectable emissions as indicated by an instrument reading of less than 500 ppm above background as measured by the methods specified in 264.1063(c).



3. It is tested initially upon designation, annually, and as requested by the Director.

4.0 Compressors

4.1 General

CHF does not operate any compressors subject to 40 CFR 264, Subpart BB.

5.0 Pressure Relief Devices in Gas/Vapor Service

Except during pressure releases, each pressure relief device in gas/vapor service will be operated with no detectable emissions, as indicated by an instrument reading of less than 500 ppm above background, as measured by the method specified in 264.1063(c).

After each pressure release, the pressure relief device will be returned to a condition of no detectable emissions as soon as practical, but no later than 5 calendar days after each pressure release unless repairs must be delayed until the unit is shut down, or the device is isolated from the unit and does not contain or contact hazardous waste.

No later than 5 calendar days after a pressure release, the pressure relief device will be monitored to confirm the condition of no detectable emissions.

6.0 Sampling Connecting Systems

Each sampling connecting system will be equipped with a closed-purge system or closed-vent system. Each closed-purge system or closed-vent system will:

- Return the purged waste stream directly to the process line with no detectable emissions to the atmosphere, or
- Collect and recycle the purged waste stream with no detectable emissions to atmosphere,
 or
- Be designed and operated to capture and transport the entire purged waste stream to a control device that complies with the requirements of 264.1060.

<u>In situ</u> (non-extractive or in-line) sampling systems are exempt from the requirements of this section.

7.0 Open-ended Valves or Lines

Each open-ended valve or line will be equipped with a cap, blind flange, plug, or second valve.



The cap, blind flange, plug, or second valve will seal the open end at all times except during use. Each open-ended valve or line equipped with a second valve will be operated in a manner such that the valve on the waste stream end is closed before the second valve is closed.

In double block and bleed systems, the bleed valve or line may remain open during venting of the line between block valves, but will be equipped with a cap, plug, or second valve at all other times.

8.0 Valves in Gas/Vapor Service or in Light Liquid Service

8.1 Leak Detection

Each valve in gas/vapor service or light liquid service will be monitored monthly to detect leaks by the method(s) specified in section 10.0, except that:

- Any valve for which a leak is not detected for two successive months may be monitored the first month of every succeeding quarter, beginning with the next quarter until a leak is detected.
- If a leak is detected, the valve will be monitored monthly until a leak is not detected for two successive months.

An alternative monitoring method described below may be chosen:

- The facility may elect to have all valves within a hazardous waste management unit comply with an alternative standard that allows no greater than two percent of the valves to leak, by: (264.1061).
 - 1. Notifying the Director of the decision to follow this standard and
 - 2. Monitoring all valves subject to this requirement within 1 week by the method(s) specified in section 10.0

The leak percentage will be determined by dividing the number of valves for which leaks are detected, by the total numbers of valves subject to this section within the hazardous waste unit. If it is decided to no longer use this method, the facility will notify the Director in writing.

- The facility may elect to have all valves within a hazardous waste management unit comply with an alternative standard that allows monitoring periods to be skipped by: [264.1062]
 - 1. Notifying the Director of the decision to follow this standard.

2. After two consecutive quarterly leak detection periods with less than or equal to 2 percent of the valves leaking, one quarterly leak detection period may be skipped.

3. After five consecutive quarterly leak detection periods with less than or equal to 2 percent of the valves leaking, three quarterly leak detection periods may be skipped.

4. If greater than 2 percent of the valves are leaking, the facility will return to monthly monitoring, but may again elect to use this method after meeting the appropriate requirements.

8.2 Leak Repair

When a leak is detected, it will be repaired as soon as practical, but not later than 15 calendar days after it is detected, unless:

Repairs must be delayed until the unit is shut down; the valve is isolated from the unit and does not contain or contact hazardous waste;

It is determined that emissions of purged material resulting from immediate repair are greater than emissions likely to result from delay of the repair;

When repair procedures are effected, the purged material is collected and destroyed or recovered in a control device, or if valve assembly replacement is necessary during the hazardous waste management unit shutdown, valve assembly supplies have been depleted, and valve assembly supplies had been sufficiently stocked before supplies were depleted.

A first attempt at repair will be made no later than 5 calendar days after a leak is detected.

8.3 No Detectable Emissions

A valve may be designated for no detectable emissions if the following requirements are met:

1. It has no external actuating mechanism in contact with hazardous waste.

2. It is operated with emissions less than 500 ppm above background as determined by the method(s) specified in section 10.0.

3. It is tested initially upon designation, annually, and as requested by the Director.

8.4 Unsafe-To-Monitor

A valve may be designated as unsafe-to-monitor if:

1. It is determined to be unsafe to monitor because monitoring personnel would be exposed to an immediate danger as a consequence of attempting to conduct monitoring as



specified in 8.1.

2. The facility adheres to a written plan that requires monitoring of the valve as frequently as practical during safe-to-monitor times.

8.5 Difficult-To-Monitor

A valve may be designated as difficult-to-monitor if:

1. It is determined that the valve cannot be monitored without elevating the monitoring personnel more than 2 meters above a support surface.

2. The facility follows a written plan that requires monitoring of the valve at least once per calendar year.

9.0 Pumps and Valves in Heavy Liquid Service, Pressure Relief Devices in Light Liquid or Heavy Liquid Service and Flanges and Other Connectors.

Each pump or valve in heavy liquid service, each pressure relief device in light or heavy liquid services, and each flange or other connector will be monitored within 5 days by the method specified in 264.1063(b) if evidence of a potential leak is found by visual, audible, olfactory, or any other detection method.

When a leak is detected, it will be repaired as soon as practical, but not later than 15 calendar days after it is detected, unless repairs must be delayed until the unit is shut down, or it is isolated from the unit and does not contain or contact hazardous waste.

A first attempt at repair will be made no later than 5 calendar days after a leak is detected.

10.0 Test Methods and Procedures

Monitoring procedures will comply with Reference Method 21 in 40 CFR Part 60, and detection instruments will meet the performance criteria of Reference Method 21. Monitoring instruments will be calibrated before use on each day of use, using calibration gases of air with less than 10 ppm of hydrocarbon, and methane or n-hexane in air at a concentration of approximately (but less than) 10,000 ppm.

An alternative screening procedure (40 CFR 60, Appendix A, Reference Method 21,4.3.3) based on the formation of bubbles in a soap solution that is sprayed on a potential leak source may be used for those sources which do not have continuously moving parts, which do not have surface temperatures greater than the boiling point or less than the freezing point of the soap solution, that do not have open areas to the atmosphere that the soap solution cannot bridge, and that do



not exhibit evidence of liquid leakage. A soap solution will be sprayed over potential leak sources. If no bubbles are formed, the source will be presumed to have no detectable leaks or emissions, as applicable. If any bubbles are observed, the instrument monitoring techniques will be used to determine if a leak exists, or if the source has detectable emissions, as applicable.

11.0 Recordkeeping

The facility operating record will identify each piece of equipment subject to this section by the hazardous waste unit it is associated with, the approximate location of the unit on a facility plot plan, the equipment ID number, the type of equipment, description, monitoring results, monitoring instrument used, calibration date, name of person conducting monitoring (example, Figures 14.1, 14.2). It is assumed that all hazardous waste streams at this facility, which contact these pieces of equipment, contain greater than 10% total organics.

When a leak is detected, a weatherproof tag will be attached to the equipment and marked with the equipment ID number, the date evidence of a potential leak was found, and the date the leak was detected. The tag will be removed only after repair has been successfully completed, except that a tag on a valve will be removed only after it has been monitored for two successive months with no leak being detected.

When a leak is detected the piece of equipment will be noted on a leak repair log (example: Figure 14.3). Also, an inspection log will be maintained as part of the facility operating record (example weekly and monthly inspection logs are located in Chapter 2, Section A, Appendix F). See examples of the log Figures 14.2. The two logs will reflect:

- 1. Monitoring instrument identification and operator identification
- 2. Equipment identification number
- 3. The date evidence of a potential leak was found
- 4. The date the leak was detected
- 5. The date of each repair
- 6. Repair methods used in each repair attempt
- 7. "Above 10,000" if the maximum instrument reading after each repair attempt is equal to or greater than 10,000 ppm
- 8. "Repair delayed" and the reason for delay if a leak is not repaired within 15 calendar days after discovery
- 9. The signature of the person whose decision it was that repair could not be effected without a hazardous waste management unit shutdown, if applicable
- 10. The expected date of successful repair of the leak if not repaired within 15 calendar days
- 11. The date of successful repair of the leak

Design documentation and monitoring, operating, and inspection information for each closed-vent system and control device required by Subpart BB, if any, will be recorded and kept up-to-date in the facility operating record.

The Director will specify the appropriate recordkeeping requirements for control devices other than thermal vapor incinerators, catalytic vapor incinerators, flares, boilers, process heaters, condensers, or carbon absorption systems.

The following information pertaining to all equipment subject to the requirements of Subpart BB will be recorded in the facility operating record:

- 1. A list of equipment identification numbers (except welded fittings).
- 2. A list of identification numbers for equipment that is designated for no detectable emissions.
- 3. A list of identification numbers for pressure relief devices.
- 4. The dates of each compliance test, the background level measured, and the maximum instrument reading recorded.
- 5. A list of identification numbers for equipment in vacuum service.
- 6. A list of identification numbers for equipment designated as difficult or unsafe to monitor, an annual reading will be done using the detection instrument and visual will be done for the remaining months.
- 7. For valves designated for skip-period leak detection and repair, a schedule of monitoring and the percent of valves found leaking.
- 8. For pumps and compressors equipped with barrier fluid system sensors, criteria used to indicate failure of the fluid system or sensor, an explanation of system design criteria, and any changes to these criteria and the reasons for the changes.
- 9. For exemptions claimed, an up-to-date analysis and the supporting information and data used to determine that the equipment is not subject to the requirements of Subpart BB.

Records of equipment leak information and operating information will be kept a minimum of 3 years.

12.0 Reporting

If leaks from valves, pumps, and compressors are repaired as described in this chapter, and control devices do not exceed or operate outside of design specifications for more than 24 hours, a report to the Director is not required.

If required, a semiannual report will be sent to the Director, by the dates specified by the Director, which will include the following information:



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1. The EPA ID number, name, and address of the facility.

2. For each month during the reporting period, the ID number of each valve, pump, or compressor for which a leak was not repaired as required by Subpart BB.

3. Dates of hazardous waste unit shutdowns that occurred within the reporting period.

4. For each month during the reporting period, the dates when control devices exceeded or operated outside of the design specifications and were not corrected within 24 hours, the duration and cause of each exceedance, and any corrective measures taken.

LIST OF FIGURES

- 1. Figure 14.1 Facility Plot Plan and Location of Hazardous Waste Units
- 2. Figure 14.2 Example of an Equipment Monitoring & Identification Log
- 3. Figure 14.3 Example of an Equipment Leak Repair Log

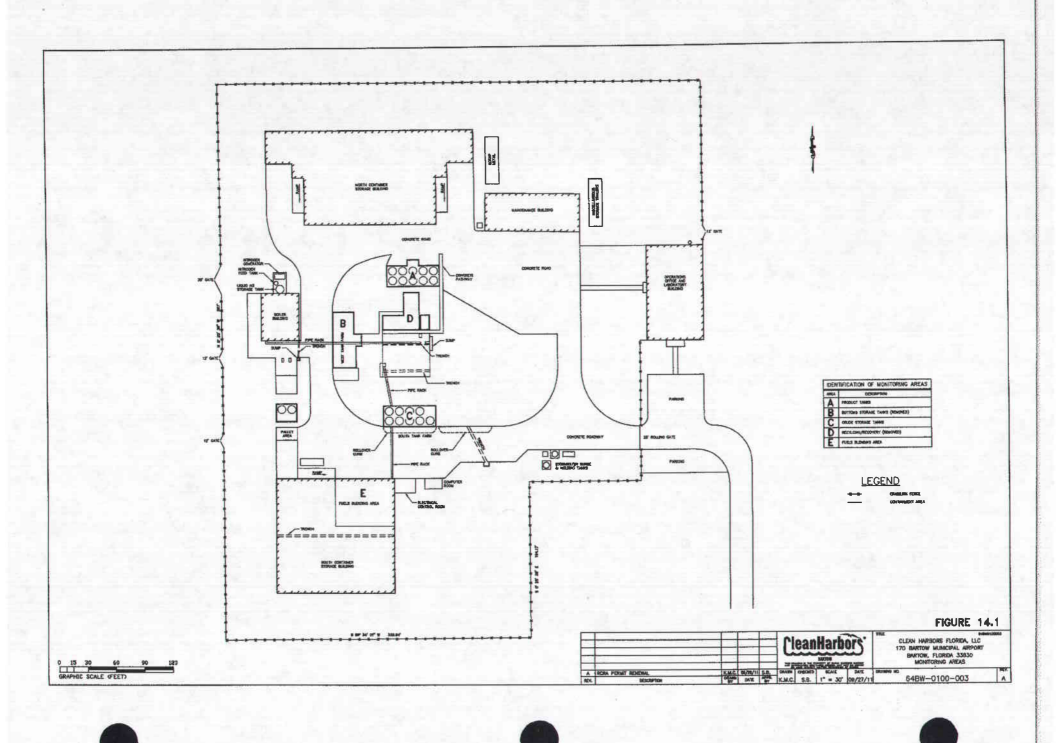
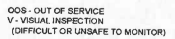


FIGURE 14.2

SAMPLE

INSPECT	OR'S NA	ME: Mr. Doe MONITORING DATE/	TIME: 4/3/2011	
MONITO	RING DE	VICE: MSA SIRIUS MULTI GAS PHOTO IONIZATION DETE		
		ATE: 4/3/2011	CIOR	
700	ADDRESS AND	SWMU #5 CRUDE STORAGE AREA "C"	THE TABLE	211/13/23
1213	100000000000000000000000000000000000000	SWING #6 CRUDE STORAGE AREA C		
TAG#	AREA	PROCESS EQUIPMENT DESCRIPTION	BKGRD	DETEC
1000	С	TANK FLANGE	0	0
1001	С	FLANGE TEE	0	0
1000.1	С	TANK FLANGE (BOTTOM OF TANK)	0	0
5021	С	FIRST CUTOFF AT BOTTOM OF CONE T-101	0	0
17	С	T-101 MID.CONE CONNECTION, HOSE (90)	0	0
5025	С	MID CONE OUT (VALVE)	0	0
18	С	T-101 MID.CONE CONNECTION, HOSE (NIPPLE)	0	0
	C	3" FLANGE TO HEADER	0	0
13	С	3" FLANGE ON MAIN HEADER	0	0
2	С	3" FLAGE TO HEADER/W.T.F.S	0	0
015	С	IN/OUT IN BOT OF CONE TO/FRM TRANS W (VALVE)	0	0
	С	3" FLANGE TO W.T.F.S/ UPPERCONE	V	V
010	С	FLANGE	0.0.S	0.0.
010.1	С	FLANGE	0.0.8	0.0.5
010.2	С	FLANGE (BOTTOM OF TANK)	0.0.5	0.0.
180	С	BOTTOM CONE OUT TO PMP IN	0.0.5	0.0.
182	С	FIRST CUTOFF AT BOTTOM OF CONE ON T-108	0.0.5	0.0.5
84	Ç	BOTTOM OF T-106 TO HEADER/W.T.F.S.	0.0.5	0.0.
83	С	BOTTOM OF T-106 TO HEADER/W.T.F.S.	0.0.5	0.0.5
82	С	BOTTOM OF T-106 TO HEADER/W.T.F.S.	0.0.5	0.0.5
85	C	BOTTOM OF T-106 TO HEADER/W.T.F.S.	0.0.5	0.0.5
86	С	BOTTOM OF T-106 TO HEADER/W.T.F.S.	0.0.5	0.0.5
A SEASON	· 就是分為數	Top of Tank Farm	TEN WINDS TO SE	現の美ので
087		VAPOR BALANCE FLANGE BETWEEN T-101 &T-106	0	0
001	-	TOP OF T-101	0	0
003		VAPOR BALANCE CUTOFF TO TANK T-101	0	0
020		TANK VENT (NITROGEN)	0	0
)21			0	0
082		MICROWAVE RADAR LEVEL SENSOR (MRLS) MRLS (BOTTOM)	0	0
3				
		TOP OF T-161 HIGH LEVEL ALARM INTO TANK	0	0
002	-	TOP OF T-101 SAMPLING PORT	0	0
102		TOP OF TANK SAMPLE VALVE, TANK T-101	0	0
29		TOP OF T-101 SAMPLING PORT	0	0
28		4" TANK FLANGE	0	0
20		TANK FILL	0	0
		FILL LINE TO TOP OF T-101 IN UPPER PIPE RACK (90)	0	0
		FILL LINE TO TOP OF T-105 IN UPPER PIPE RACK (90)	0	0
		FILL LINE TO TOP OF T-101 IN UPPER PIPE RACK (UNION)	0	0
	C	FILL LINE TO TOP OF T-101 IN UPPER PIPE RACK (90)	0	0
		FILL LINE TO TOP OF T-101 IN UPPER PIPE RACK (45)	0	0
		FILL LINE TO TOP OF T-181 IN UPPER PIPE RACK (COUPLING)	V	V
63		VAPOR BALANCE CUTOFF TO T-186	0.0.\$.	0





TAG#	Apra	SAMPLE		-	
INGH	AREA	PROCESS EQUIPMENT DESCRIPTION	BKGRD	DETEC	
57	C	TRUCK LOADING	TO THE BUILD		
5030	C	FILL LINE TO TOP OF T-102 (90)	0	0	
56	TOT IN ENABLE INK LOND (AREAE)		0	0	
21	C FILL LINE TO TOP OF T-102 (NIPPLE)		0	0	
5000		FILL LINE TO TOP OF T-101 (90)	0	0	
20	C	TOP IN LN AT CRUDE TRK LOAD (VALVE)	0	0	
202	C	FILL LINE TO TOP OF T-101 (NIPPLE)	0	0	
5160	C	FILL LINE TO THE TOP OF T-106	0.0.5	0.0.5	
	С	TOP IN LN AT CRUDE TRK LOAD	0.0.5	0.0.5	
201	C	FILL LINE TO THE TOP OF T-106	0.0.5	0.0.8	
	С	FILL LINE TO TOP OF T-107 (90)	0	0	
5190	С	TOP IN LN AT CRUDE TRK LOAD (valve)	0	0	
237	С	FILL LINE TO TOP OF T-107 (nipple)	0	0	
5536	Ç	PRESSURE RELIEF VALVE 1	0	0	
5535	С	PRESSURE RELIEF VALVE 2	0	0	
5537		GOULDS PUMP FILTER BASKET	0	0	
025		FLANGE BOTTOM FILTER BASKET	0	0	
539	C	PLUG ON FILTER BASKET, UNDER TRAY	0	0	
540	С	FILTER OUTLET DRAIN #1 (W SIDE OF PUMP)	0	0	
545	С	FILTER OUTLET DRAIN #2 (W SIDE OF PUMP)	0	0	
550		TRUCK LOADING PUMP/FILTER OUTLET CUTOFF VALVE	0	0	
33		OUTLET SIDE OF GOULDS PUMP WEST (NIPPLE)	0	0	
800		VALVE, NITROGEN VENT JIB CRANE BY T-102	0	0	
801		UNION, NITROGEN VENT JIB CRANE BY T-102	0	0	
805		VALVE, NITROGEN VENT JIB CRANE EAST OF T-100 TANKS	0	0	
806		2" UNION JIB CRANE EAST OF T-100 TANKS	0	0	
10-14		3" DOUBLE FEMALE/INTAKE SIDE	OF PERSONAL STREET	Section 10	
64		FEMALE CAMLOCK	0	0	
55	C	FEMALE CAMLOCK	0	0	
221		PRESSURE RELIEF VALVE 1	0	0	
222		PRESSURE RELIEF VALVE 2	0	0	
1 1 1 1 1 1 1 1		* DOUBLE FEMALE/ DISCHARGE SIDE		图 人类1533	
6		EMALE CAMLOCK	0	0	
7		EMALE CAMLOCK	0	0	
20	-	PRESSURE RELIEF VALVE !	0	0	
25		RESSURE RELIEF VALVE 2	0	0	
THE REAL PROPERTY.		NJ#1 HAZARDOUS WASTE FUEL BLENDING AREA "F"		AND REAL PROPERTY.	
6	-	ASKET INTAKE(M.Q.C.)	0	0	
7		ASKET INTAKE 2" PLUG	0	0	
1		RM PMP FILTER PRES RELIEF(VALVE)	0		
0				0	
5		RM PM P FILTER PRES RELIEF (TOP N PUMP/VALVE)	0	0	
5				0	
0		RM PMP DP INLET CUTOFF (VALVE) UMP	0	0	
6			0	0	
		OP OF PUMP TO OUTLET (UNION)	0	0	
8	The state of the s	3" PORTABLE YARD PUMP (BLUE PUMP)		the state of the last of the l	
80	_	IPPLE INTAKE SIDE	0	0	
85		I VALVE INTAKE DRN	0	0	
30		Z VALVE INTAKE DRN	Ō	Ō	
0		INTAKE FLANGE	0	0	
	F FI	LTER BASKET	0	0	

OOS - OUT OF SERVICE V - VISUAL INSPECTION (DIFFICULT OR UNSAFE TO MONITOR)

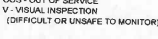


FIGURE 14.3 - EQUIPMENT LEAK REPAIR LOG

Equipment I.D. #	Date Leak Detected	Date Repair 1st Attempt	Reason For Delay	Expected Date of Completion	Date Repair Completed	Repair Method	Maintenance Technician
							TO THE PARTY OF TH
					4		
					 		
					AT STATE OF		
							oren se

delay							*

3. Adjusted C. Rebuilt

). Replaced

3. Temporarily removed from service

G. Parts out of stock

H. Shortage of manpower
I. Equipment in use

J. Other (specify)

equipment leak detection program: When a leak is detected, a first attempt at repair pust be made within 5 days. Repair of a leak must be completed within 15 days.

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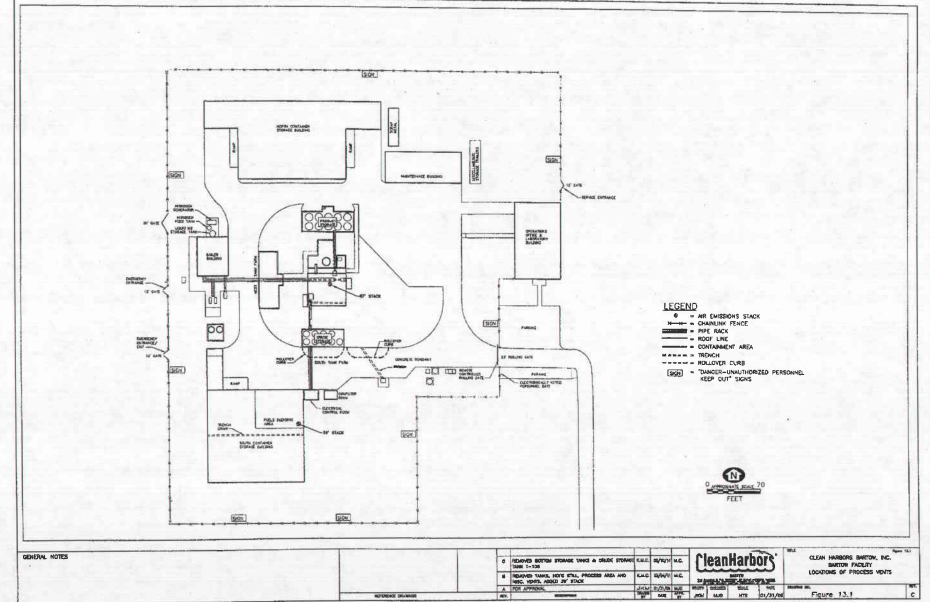
SECTION R

AIR EMISSION STANDARDS FOR PROCESS VENTS

13.1 Applicability

CHF does not have any equipment regulated by 40 CFR Part 264, Subpart AA.





SECTION Q

SOLID WASTE MANAGEMENT UNITS

1.0 Facility Process Description

Clean Harbors Florida, LLC (CHF) is a hazardous waste treatment, storage, and disposal facility located in Bartow, Florida. The facility accepts a variety of hazardous and non hazardous wastes from industrial and governmental generators. The waste is stored on-site in containers and tanks before being shipped off-site for final disposition.

2.0 Facility Solid Waste Manage Units and Areas of Concern

Handling these hazardous wastes at locations throughout the facility creates the potential for exposure to the environment. Areas of the facility where such exposure may occur are identified as either solid waste management units (SWMUs) or areas of concern (AOCs). A SWMU is defined as any unit which has been used for the treatment, storage, or disposal of solid waste at any time, irrespective of whether the unit is or ever was intended for the management of solid waste. An AOC includes any area having a probable release of a hazardous waste or hazardous constituent which is not from a SWMU and which has been determined to pose a current or potential threat to human health or the environment.

The USEPA conducted a RCRA Facility Assessment (RFA) for this facility in Aug 1991. SWMUs identified at the CHF Bartow facility as a result of the RFA include the following units:

- SWMU #1: Hazardous Waste Fuel Blending Area
- SWMU #2: Drum Staging/Storage Area
- SWMU #3: Stormwater Collection Tanks
- SWMU #4: Stormwater Retention Ponds
- SWMU #5: Crude Storage Area (South Tank Farm)
- SWMU #6: Intermediate Storage Area
- SWMU #7: Process Area
- SWMU #8: Amnesty Days dumpster
- SWMU #9: Fume Hood Collection tank
- SWMU #10: Laboratory Satellite Accumulation Areas
- SWMU #11: Boot Cover Disposal Drums
- SWMU #12: Former Lab Trailer Drain Containment Pad

As a result of the RFA completed in Aug 1991, the Freon Wash Water Storage Tank was identified as the only AOC at the CHF Bartow facility (AOC A).

Three additional SWMU's were identified in the 2006 Part B renewal application. They include:

- SWMU # 13: North Container Storage Building sampling area
- SWMU # 14: Petroleum Wastewater Tanks
- SWMU # 15: Roll Off storage in the perimeter road area

These SWMUs and AOC are described in the following sections, along with their respective status under the current operating permit issued by DEP. Figure 18-1 shows the location of these SWMUs and AOC.

3.0 Description and Status of Solid Waste Management Units

A description and regulatory status of each SWMU is provided in the following.

3.1 Hazardous Waste Fuel Blending Area (SWMU #1)

The hazardous waste fuel blending area (SWMU #1) is located in the northeast portion of the South Container Storage Building on the south side of the facility. Fuel blending tanks (T-112 and T-114), a can crusher, a drum crusher, a drum scraper, and a drum pumping station currently are located within SWMU #1.

Activities conducted in SWMU #1 include the blending of hazardous wastes that cannot be reclaimed due to high viscosity, high concentrations of contaminants, or low recyclable value. Fuel grade wastes are determined by waste analysis. Containers of mostly liquid wastes are dumped or pumped into tanks T-112 or T-114, blended, and transferred to one of the hazardous waste storage tanks or directly to tanker trucks. Other activities conducted in SWMU #1 include drum and can crushing, drum scraping, and pumping drums directly to the crude storage tanks (T-100's). These activities are conducted within an enclosed building over concrete secondary containment.

Currently, SWMU #1 requires no further action.

3.2 Drum Staging Storage Area (SWMU #2)

The drum staging storage area (SWMU #2) is the South Container Storage Building located on the south side of the facility. SWMU #2 consists of a staging area where samples are collected from incoming drums and a storage area where drums are stacked on pallets. The concrete floor provides secondary containment and is tied to a trench drain that runs the length of the building. The permitted container storage area is designed to store a maximum volume of 106,920 gallons (equivalent to 1,944, 55-gallon drums).

Hazardous waste to be stored in SWMU #2 is unloaded at the dock and placed in the staging area for sampling, labeling, bar coding, and other requested QC functions. After identification the

hazardous materials are classified and moved into the storage area. The following activities and operations are associated within this storage building:

Repackaging / Consolidation of containers.

Storage of Haz and Non Haz electronic waste known as "E-Scrap".

Staging areas for 10 day transfer facility materials.

Currently, SWMU #2 requires no further action.

3.3 Stormwater Collection Tanks (SWMU #3)

The stormwater collection tanks (SWMU #3) are located in the southeast corner of the facility near the main entrance/exit gate. Tank T-604 has a capacity of 5,800 gallons and T-605 has a capacity of 16,000 gallons. These tanks are used for temporary storage of stormwater collected and pumped from the low point of the perimeter road containment area. Stormwater collected in these tanks is tested prior to discharge off-site for treatment and disposal.

Currently, SWMU #3 requires no further action.

3.4 Stormwater Retention Pond (SWMU #4)

Stormwater retention ponds (SWMU#4) are located on the south side of the facility east of the South Container Storage Building and east of the office and laboratory building on the east side of the facility. SWMU #4 ponds normally are dry grassy areas that function as stormwater overflow structures for the perimeter road area and east area of the facility. Stormwater collected in these areas percolates and evaporates from these structures.

Initially, SWMU #4 was identified as requiring no further action. However, CHF conducts routine monitoring of groundwater at the facility outside of any regulatory involvement for internal risk management purposes. Monitoring results (see discussion below) from 1986 to the present showed potential groundwater impacts in the vicinity of the south retention pond and CHF subsequently notified EPA of the monitoring results. This notification triggered the corrective action requirements of the operating permit issued by DEP. A RCRA Facility Investigation (RFI) Work Plan was prepared in 1992 and updated in 1995 to identify the investigative activities proposed by CHF to determine the nature and extent of the groundwater impacts around the south retention pond.

In January 2002 the Florida Department of Environmental Protection (FDEP) determined that no further corrective action was required. This determination was reached after FDEP reviewed the facility's operating permit renewal application that contained sampling data results (1986 – 2000) from the facility's groundwater monitoring network. The findings are incorporated into the facility operating permit (64247-HO-007) issued by FDEP on January 18, 2002.

SMU # 4 requires no further action

3.5 Crude Storage Area (South Tank Farm) (SWMU #5)

The crude storage area or the South Tank Farm (SWMU #5) is located in the south portion of the facility, north of the South Container Storage Building. SWMU #5 consists of ten steel storage tanks, T-101 through T-110, each with the capacity to hold 6,000 gallons of crude hazardous waste. A reinforced concrete pad and wall around the perimeter of the tanks provides secondary containment volume of 12,258 gallons. Other activities conducted in this area include three tanker truck loading and unloading stations used for crude hazardous waste handling and blended fuel waste handling.

Currently, SWMU #5 requires no further action.

3.6 Intermediate Storage Area (SWMU #6)

The intermediate storage area (SWMU #6) was located near the center of the facility, east of the Boiler Building and perimeter road and west of the Process Area. SWMU #6 consisted of ten steel storage tanks, T-201 through T-210, each with the capacity to hold 6,000 gallons of partially processed product. All tanks have been cleaned and removed. A reinforced concrete pad and wall around the perimeter of the former tanks provided secondary containment for this SWMU.

Currently, SWMU #6 requires no further action.

3.7 Process Area (SWMU #7)

The process area (SWMU #7) was located in the center of the facility, south of the Product Storage Area, north of the Crude Storage Area, and east of the intermediate storage area. SWMU #7 consisted of a vacuum still, thin-film evaporator, solvent, solvent wash tank, a hydrochlorofluorcarbon (HCFC) still, and distillation column. All equipment has been cleaned and removed.

Currently SWMU #7 requires no further action.

3.8 Amnesty Days Dumpster (SWMU #8)

The amnesty days dumpster (SWMU #8) does not currently exist but was located within the Perimeter Road Area. SWMU #8 was a lined and covered 40 cubic yard roll-off box that holds various types of solid or hazardous waste.

Currently SWMU #8 requires no further action.

3.9 Fume Hood Collection Tank (SWMU #9)

The fume hood collection tank (SWMU #9) is located on the north side of the Office and Laboratory Building on the east side of the facility. SWMU #9 was used to collect fluids from fume hoods located in the laboratory areas.

In February 1992, the EPA identified SWMU #9 as requiring confirmatory sampling to address concerns of potential contamination in this area. Confirmatory sampling at SWMU #9 was completed in April 1992. Sampling results were sent to the EPA and subsequently, CHF received notice from the EPA on June 24, 1992 stating that no further action was needed for SWMU #9.

3.10 Laboratory Satellite Accumulation Areas SWMU #10

Laboratory satellite accumulation areas (SWMU #10) are located in the Office and Laboratory Building on the east side of the facility, north of the visitor parking area. Hazardous waste materials are accumulated in this area inside the building.

Currently, SWMU #10 requires no further action.

3.11 Boot Cover Disposal Drums (SWMU #11)

The boot cover disposal drums (SWMU #11) were located in the Maintenance Building on the north side of the facility, east of the North Container Storage Building. These drums were used for collection of used personal protective equipment boot covers. Once these drums are filled, they are shipped off-site to a permitted TSD facility for disposal. These drums are no longer used to support facility operation and have been removed.

Currently, SWMU #11 requires no further action.

3.12 Former Lab Trailer Drain Containment Pad (SWMU #12)

The former lab trailer drain containment pad (SWMU #12) is located on the north side of the facility between the North Container Storage Building and the Maintenance Building. SWMU #12 previously was used as a containment pad area for laboratory drain collection tanks. SWMU #12 is no longer in use and requires no further action.

3.13 North Container Storage Building (NCSB) sampling area (SWMU #13)

The NCSB consists of a staging area, dock loading and unloading area where samples are obtained from incoming drums, and a storage area where drums are stacked on pallets. The staging and storage areas are divided into 17 holding cells for waste. This SMWU also has a containment area for reactive wastes and containment area for polychlorinated biphenyl (PCB)

wastes. The following activities and operations are associated within this storage building:

Repackaging / Consolidation of containers.

Consolidation of gases.

Satellite Accumulation Drums

Secured storage in reactive cell of DOH prescription drugs (Haz and Non Haz).

Storage of Haz and Non Haz electronic waste known as "E-Scrap".

Staging areas (Contained Storage Cells) for 10 day transfer facility materials.

The concrete floor and cell curbs provide 10-percent secondary containment for the hazardous waste and/or 100% of the largest container stored in each cell.

The permitted container storage area is designed to store a maximum volume of 136,400 gallons (equivalent to 2,480, 55-gallon drums).

Hazardous waste to be stored in the NCSB is unloaded at the dock and placed in the staging area for sampling, labeling, bar coding, and other requested QC functions. After identification, the hazardous waste materials are classified and moved into the appropriate storage cell.

Currently this SWMU requires no further action.

3.14 Petroleum Wastewater Tanks (SWMU # 14)

The two petroleum wastewater tanks (T-700 & T-701) are constructed of carbon steel, have a capacity of 5800 gallons with an eight (8) foot diameter and fifteen (15) feet six (6) inch height. The two tanks are in a reinforced concrete containment berm with containment volume of 7200 gallons. The concrete is sealed with an epoxy coating. The tanks are only used for non-RCRA petroleum materials.

Currently this SWMU requires no further action.

3.15 Roll Off storage in the perimeter road area (SWMU # 15)

Up to four (4) bulk storage containers (rolloffs, intermodals, etc.) may be stored on the perimeter road. These containers will be kept covered while not in use. The area also serves as ten day transfer facility area in which bulk tanker trucks and other vehicles loaded with waste can be parked awaiting off site shipment. One of the permitted roll off areas is currently used for secured storage of Haz and Non Haz materials required to be locked up and secured with controlled access. (IE: DOH prescription drugs, other federal confiscated materials).

The perimeter road is constructed of reinforced concrete and is diked on all sides, creating containment of 26,098 gallons. The road drains to a blind sump capable of containing 300 gallons.

Currently this SWMU requires no further action.

3.16 Scrap Metal Storage Area (SWMU # 16)

Concrete storage bin and holding racks to accumulate scrap metal and decommissioned parts generated on site from operational maintenance of facility equipment. Storage bin is constructed of reinforced concrete with a contiguous wall two feet high. Material decommissioned or dismantled is placed in this area once any required cleaning or applicable decontamination is conducted. Items may include, ladders, steel grating, metal ramps, plate metal or other materials collected for recycling off site.

There is no hazardous waste materials placed in this area, no releases have ever taken place in this area, and all materials placed here are strictly accumulated for recycling or scrap materials to be reused.

Currently this SWMU requires no further action.

4.0 Description And Status Of Areas Of Concern

CHF has only one AOC, the Freon Wash Water Storage Tank. The AOC is located close to the southeast corner of Process Area. This AOC is a 3,500 gallon tank used to store freon wash water. A reinforced concrete pad and wall around the perimeter of the process area provides a secondary containment volume of at least 110% of the volume of this tank.

Currently, this AOC requires no further action.

5.0 Identification of New SWMUs

There is one new SWMU identified at the facility.

Scrap Metal Bin (SWMU # 16) listed under 3.1.6 above.

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	6. Mana	CLEAN HARBO	CLEAN HARBORS FLORIDA LLC					
·aciii	ty Name	FID	FLD980729610					
EPA/	DEP I.D. No	FLO	900729010					
acili	ty location	BARTOW		FLORIDA				
		city		state				
	facility? A wastes have the manage where solid	ny of the following solid waste mar solid waste management unit (S) e been placed at any time, irrespe- ment of solid or hazardous waste wastes have been routinely and s 0 Federal Register (55 FR 30798).	MMU) is a disc ective of wheth e. Such units i systematically n	cemable unit at which solid er the unit was intended fo nclude all areas at a facility				
	DO NOT INCL	UDE HAZARDOUS WASTE UNITS CURR	ENTLY SHOWN II	YOUR PART B APPLICATION.				
		landfill	Yes	⊠ No				
		surface impoundment	X Yes	☐ No				
		land farm	Yes	⊠ No				
		waste pile	Yes	⊠ No				
		incinerator	Yes	⊠ No				
		storage tank	× Yes	No				
		container storage area	X Yes	□ No				
		injection wells	Yes	⊠ No				
		wastewater treatment units	Yes	⊠ No				
		transfer station	X Yes	□ No				
		waste recycling operations	X Yes	□ No				
		land treatment facility	Yes	⊠ No				
		laria troatmont rectity						
		boiler/industrial furnace	Yes	⊠ No				

2. If there is a "yes" answer to any of the items in 1. above, on separate sheet(s) of paper, provide a description of the wastes that were stored, treated or disposed of in each unit. In particular, focus on whether or not the wastes would be considered hazardous wastes or hazardous constituents under RCRA. (Hazardous wastes are those identified in 40 CFR Part 261. Hazardous constituents are those listed in Appendix VIII of 40 CFR Part 261.) Include any available data on quantities or volumes of wastes disposed of and the dates of disposal. Provide a description of each unit and include capacity, dimensions, and location at the facility. Provide a site plan, if available, and the dates of operation of the unit [40 CFR 270.14(d)(1)].

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On separate sheet(s) of paper, describe all data available on all prior or current releases of hazardous wastes or constituents to the environment that may have occurred in the past or may still be occurring, for each unit noted in 1. above and also for each hazardous waste unit in your Part B application [40 CFR 270.14(d)(1)].

Provide the following information for each SWMU:

- a. Date of release.
- b. Specifications of all wastes managed at the unit, to the extent available.
- c. Quantity or volume of waste released.
- d. Describe the nature of the release (i.e., spill, overflow, ruptured pipe or tank, etc.)
- e. Location of the unit on the topographic map provided under 40 CFR 270.14(b)(19).
- f. Designate the type of unit.
- g. General dimensions and structural description (supply any available drawings).
- h. Dates of operation.
- (SEE SECTION Q)
- 4. On separate sheet(s) of paper, provide for each unit all analytical data that may be available which would describe the nature and extent of the environmental contamination that exists as a result of the prior releases described in 3. above. Focus on the concentrations of hazardous wastes or constituents present in contaminated soil or groundwater [40 CFR 270.14(d)(3)].

(SEE SECTION Q)

SECTION K

CLOSURE PLAN

9.1 Closure Performance Standard

This plan identifies the steps necessary to completely close CHF at the end of the useful facility life. This plan describes how the facility will be closed in accordance with 40 CFR 264.111, 264.178 and 264.197.

Closure of CHF will involve removing all wastes from the site, cleaning and decontaminating structures and equipment that held waste, and sampling to demonstrate that decontamination has been effective. This closure plan is designed to eliminate post-closure escape of hazardous waste, constituents, leachate, or hazardous waste decomposition products to groundwater, surface water, or the atmosphere. This will eliminate need for post-closure monitoring or maintenance and eliminates potential release of hazardous wastes, constituents, or contaminated rainfall after closure.

Partial closure (defined as closing a hazardous unit before final closure) is not planned during the operation of the CHF facility. The entire facility as described in Chapter One will remain open and not be closed during the active life of the facility. A post-closure plan is not required since CHF is not a disposal facility and no hazardous wastes or residues will remain at the site upon closure.

Because of the construction of the secondary containment system throughout the facility, the introduction of hazardous waste into the soil is precluded. Consequently, the landfill closure and post-closure requirements do not apply to this facility.

If site assessment, interim measures or corrective action is required, these actions will be done in accordance with Chapter 62-780, F.A.C. and permit requirements.

9.2 Amendment of the Closure Plan

Until final closure is completed and certified in accordance with 40 CFR 264.115, a copy of the approved plan and all approved revisions will be furnished to the Florida Department of Environmental Protection (FDEP) or the EPA Regional Administrator upon request. Partial closure is not anticipated, however, any single unit of the facility or piece of equipment may be closed independently for maintenance, repairs, or other reasons.

9.3 Maximum Waste Inventory at Closure

The maximum inventory of wastes that could be potentially stored in the Container Storage Buildings is 243,320 gallons. The maximum inventory of waste that could be potentially stored in storage tanks is 72,600 gallons. (The fuels blending tanks are treatment tanks only and not permitted storage tanks, therefore no waste volume is assumed to be stored in them.) Four roll-offs could contain the equivalent of 32,320 gallons.

These volumes are used to calculate the maximum RCRA inventory on-site for closure calculations. CHF may have RCRA waste in any combination of containers, including up to four roll offs. The maximum RCRA waste on-site is 348,240 gallons. The calculation of these volumes is shown in Figure 9.1.

9.4 Schedule for Final Closure

Final closure is anticipated during the year 2045 or thereafter. Complete closure is expected to take 180 days. If an extension of time for closure is necessary, the extension request will be in the form of a petition made to the FDEP. The petition will demonstrate that all reasonable steps will be taken to prevent threats to human health and the environment during the requested closure extension.

9.5 Closure Methods - South Container Storage Building

- 9.5.1 Container storage, staging and loading ramp areas
- 1. The FDEP will be notified at least 180 days prior to the date closure is to begin.
- 2. A review of the closure plan by appropriate CHF personnel will be conducted prior to closure commencement activities.
- Acceptance of non-bulk containerized waste will be stopped on or before the date closure activities begin.
- A physical inventory of containerized waste will be conducted and a check for proper labeling and marking will be conducted.
- 5. For liquid wastes, pre-bulking compatibility evaluation and/or testing will be conducted, and containerized wastes will be bulked to compatible storage tanks on-site or directly onto tankers, if available. Solid wastes will be bulked into roll-offs.
- 6. Wastes which cannot be bulked must be shipped off-site in separate containers. An assessment of the appropriate off-site treatment, storage, or disposal technology will be

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performed, and an appropriate off-site TSD facility will be selected. The closure cost estimate identifies the current proposed method for off-site management of these wastes; however, at the time of closure improved methods of off-site management may be available.

- Empty containers may be shipped to container re-conditioners, or off-site as scrap metal.
 Removal of containers and waste is expected to be completed within 60 days after closure activities begin.
- After all containers are removed from the building; it will be examined for visual
 evidence of contamination. Contamination is expected to be minimal because all wastes
 will be stored in sound shipping containers, inspected regularly, and any spills or leaks
 will be cleaned up promptly.
- 9. A power washer will be used to pressure clean the floor of the container storage, staging, and ramp areas and the walls to a height of six feet above the floor (which corresponds roughly to the height of two 55-gallon drums stacked on pallets. Wash water will be directed into the containment trench and handled as a hazardous waste. If contaminants in the rinseate, concrete or debris are known to be from a listed hazardous waste, then TCLP would not be required to be performed for the purposes of hazardous waste determination. The waste would be hazardous by the mixture rule. Wash water will be pumped into suitable containers (i.e. tanker trucks or equivalent) and transported off-site to a RCRA-permitted facility for treatment.
- 10. After the floors, walls and ramp areas and containment trench are dry, a detergent solution (Simple Green or equivalent) will be applied to the floor and containment trench to remove remaining waste residues. The detergent solution will also be applied to the walls and ramp areas as needed to remove any remaining visible contamination.
- 11. The floor, containment trench, and walls (as needed) will be rinsed three times with potable water to remove detergent solution residues. Rinsate fluids shall be directed into the containment trench and handled as a hazardous waste. Rinsate fluids will be pumped into suitable containers (i.e., tanker trucks or equivalent) and transported offsite to a RCRA-permitted facility for treatment.
- During the third rinse of various surfaces, a total of twelve samples of rinsate fluid and one sample of the potable water will be collected. One sample from the dock area, one sample from the ramp area, two samples from the staging area and two samples from each quadrant of the storage area will be collected and analyzed for the following parameter groups by the listed methods:

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- Volatile organics (EPA Method 8260)
- Semivolatile organics (EPA Method 8270)
- RCRA metals, plus nickel (EPA Method 6010)
- Pesticides (EPA Method 8081)
- Total organic carbon (EPA Method 415.2)
- Total organic halides (EPA Method 9252)
- 13. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 14. Laboratory results will be compared to the groundwater clean-up target levels presented in Chapter 62-777 Florida Administrative Code (FAC). Decontamination will be considered complete if concentrations of contaminants are below these target levels or the practical quantification limit (PQL). In the event that decontamination is considered incomplete for a particular sample location, these decontamination procedures will be repeated in the immediate area of the sample and the rinsate will be re-sampled using the procedures described above until the concentrations meet the specified criteria.
- 15. As required by 40 CFR 264.112(b)(4), the soils beneath the container storage, staging, ramp areas, and the area surrounding the containment trench sump will be sampled and checked for possible contamination as outlined in steps 16-26 below.
- 16. These areas will be divided into a 10' x 10' grid and sampling locations selected at the line intersections.
- 17. Eight samples within the container storage area, four samples within the staging area and two from the ramp area will be obtained. The 14 locations will be chosen randomly from the intersection points on the grid lines. Each sample location will entail drilling through the concrete floor of the building and ramp area.
- 18. One additional soil sample will be taken from the area around the sump at the east end of the containment trench.
- 19. If cracks are present in the floor (other than surficial cracks) the soil beneath them will be sampled as well.
- 20. Samples will be taken at the soil surface, immediately beneath the concrete containment and analyzed for the following parameter groups by the listed methods:

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- Volatile organics (EPA Method 8260)
- Semivolatile organics (EPA Method 8270)
- RCRA metals, plus nickel (EPA Method 6010)
- Pesticides (EPA Method 8081)
- Total organic carbon (EPA Method 415.2)
- Total organic halides (EPA Method 9252)
- 21. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 22. While soil contamination is not expected, the procedures outlined in steps 23-26 will be followed in the event soil contamination is determined to exist.
- 23. Laboratory results will be compared to the soil cleanup target levels presented in 62-777 FAC. If concentrations are above the leachability based on SCTL's, groundwater monitoring may be required. If commercial/industrial SCTL's are selected, institutional controls will be required and clean closure will not be an option.
- 24. In the event surface soils at particular locations contain contaminants in concentrations above thresholds, those locations will be re-sampled at a depth of six to twelve inches. Additional soil sampling will not be required provided concentrations of contaminants are below target levels or the PQL.
- 25. In the event soil sample locations at the six-inch depth contain contaminants in concentrations above thresholds, soil sampling at those locations will continue at six-inch intervals until no contaminants exist in concentrations above thresholds or until CHF determines that excavation and removal of contaminants cannot be done or is not practical. If such a determination is made, a post closure plan will be submitted to the Department.
- 26. If concentrations of contaminants are detected above thresholds in soil, and the extent is such that removal is deemed impractical, the soil will be excavated to a depth of six inches below the depth of detected contamination. Excavated soil will be disposed at a RCRA-permitted TSDF. The excavated area will then be backfilled with clean, compacted soil and restored to the original condition. Confirmatory samples will be taken and analyzed for the contaminants of concern to demonstrate the contaminants of concern have been removed.
- 27. Facility personnel and an independent, Florida registered, professional engineer will inspect the container storage area, staging area and ramp area. A certification will be submitted to the FDEP indicating these areas have been decontaminated and closed in accordance with this closure plan.

9.5.2 Fuels Blending Area

- 1. The FDEP will be notified as least 180 days prior to closure commencement activities.
- 2. A review of the closure plan by appropriate CHF personnel will be conducted prior to closure commencement activities.
- 3. Treatment of waste in the fuels blending equipment will be stopped on or before the date closure activities begin.
- 4. Waste residues present, if any, will be removed and placed in DOT approved containers for management at an off-site RCRA-permitted TSD facility.
- 5. A power washer will be used to pressure clean the interior surfaces of the tanks. Wash water will be collected and handled as a hazardous waste. Wash water will be pumped into suitable containers (i.e., tanker trucks or equivalent) and transported offsite to a RCRA permitted facility for treatment.
- 6. Tanks T-112 and T-114 will be removed from the Fuels Blending Area and cut into pieces suitable for transport to a steel recycling facility. The carbon steel will be melted and reprocessed as scrap metal. Due to the method of disposal of these tanks, the scrap steel resulting from tank closure will not be handled as a hazardous waste pursuant to the solid waste exemption criteria set forth in 40 CFR 261.4 (a)(13).
- 7. A power washer will be used to pressure clean the floor, walls, and ceiling of the Fuels Blending Area. Wash water will be collected and handled as hazardous waste. Wash water will be pumped into suitable containers (i.e., tanker trucks or equivalent) and transported off-site to a RCRA-permitted facility for treatment.
- 8. After the floors and walls are dry, a detergent solution (Simple Green or equivalent) will be applied to these surfaces, as needed, to remove remaining waste residues.
- 9. The floors and walls will be rinsed three times with potable water to remove detergent solution residues. Rinsate fluids will be collected and handled as a hazardous waste. Rinsate fluids will be pumped into suitable containers (i.e., tanker trucks or equivalent) and transported off-site to a RCRA-permitted facility for treatment.
- 10. During the third rinse of the floors and walls, a total of five samples (one from each quadrant of the floor and one from the center of the floor) of rinsate fluid and one sample of potable water will be collected and analyzed for the following parameter groups by the listed methods:

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- Volatile organics (EPA Method 8260)
- Semivolatile organics (EPA Method 8270)
- RCRA metals, plus nickel (EPA Method 6010)
- Pesticides (EPA Method 8081)
- Total organic carbon (EPA Method 415.2)
- Total organic halides (EPA Method 9252)
- 11. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 12. Laboratory results will be compared to the groundwater clean-up target levels presented in Chapter 62-777 FAC. Decontamination will be considered complete if concentrations of contaminants are below these target levels or the PQL. In the event that decontamination is considered incomplete for a particular sample location, these decontamination procedures will be repeated in the immediate area of the sample and the rinsate will be re-sampled using the procedures described above until the concentrations meet the specified criteria.
- 13. As required by 40 CFR 264.112(b)(4), the soils beneath the fuels blending area will be sampled and checked for possible contamination as outlined in steps 14-23 below.
- 14. This area will be divided into a 10' x 10' grid and sampling locations selected at the line intersections.
- 15. Four samples within the fuels blending area will be obtained. The four locations will be chosen randomly from the intersection points on the grid lines. Each sample location will entail drilling through the concrete floor of the building.
- 16. If cracks are present in the floor (other than surficial cracks) the soil beneath them will be sampled as well.
- 17. Samples will be taken at the soil surface, immediately beneath the concrete containment and analyzed for the following parameter groups by the listed methods:
 - Volatile organics (EPA Method 8260)
 - Semivolatile organics (EPA Method 8270)
 - RCRA metals, plus nickel (EPA Method 6010)
 - Pesticides (EPA Method 8081)
 - Total organic carbon (EPA Method 415.2)
 - Total organic halides (EPA Method 9252)

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- 18. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 19. While soil contamination is not expected, the procedures outlined in steps 20-23 will be followed in the event soil contamination is determined to exist.
- 20. Laboratory results will be compared to the soil cleanup target levels presented in 62-777 FAC. If concentrations are above the leachability based on SCTL's, groundwater monitoring may be required. If commercial/industrial SCTL's are selected, institutional controls will be required and clean closure will not be an option.
- 21. In the event surface soils at particular locations contain contaminants in concentrations above thresholds, those locations will be re-sampled at a depth of six to twelve inches. Additional soil sampling will not be required provided concentrations of contaminants are below target levels or the PQL.
- 22. In the event soil sample locations at the six-inch depth contain contaminants in concentrations above thresholds, soil sampling at those locations will continue at six-inch intervals until no contaminants exist in concentrations above thresholds or until CHF determines that excavation and removal of contaminants cannot be done or is not practical. If such a determination is made, a post closure plan will be submitted to the Department.
- 23. If concentrations of contaminants are detected above thresholds in soil, and the extent is such that removal is deemed practical, the soil will be excavated to a depth of six inches below the depth of detected contamination. Excavated soil will be disposed of at a RCRA-permitted TSDF. The excavated area will then be backfilled with clean, compacted soil and restored to the original condition. Confirmatory samples will be taken and analyzed for the contaminants of concern to demonstrate the contaminants of concern have been removed.
- 24. Facility personnel and an independent, registered, professional engineer will inspect the fuels blending area. A certification will be submitted to the FDEP indicating the area has been decontaminated and closed in accordance with this closure plan.

9.6 Closure Methods - North Container Storage Building

- 1. The FDEP will be notified at least 180 days prior to the date closure is to begin.
- 2. A review of the closure plan by appropriate CHF personnel will be conducted prior to closure commencement activities.

- 3. Acceptance of non-bulk containerized waste will be stopped on or before the date closure activities begin.
- 4. A physical inventory of containerized waste will be conducted and a check for proper labeling and marking will be conducted.
- 5. For liquid wastes, pre-bulking compatibility evaluation and/or testing will be conducted, and containerized wastes will be bulked to compatible storage tanks on-site or directly onto tankers, if available. Solid wastes will be bulked into roll-offs.
- 6. Wastes which cannot be bulked must be shipped off-site in separate containers. An assessment of the appropriate off-site treatment, storage, or disposal technology will be performed, and an appropriate off-site TSDF will be selected. The closure cost estimate identifies the current proposed method for off-site management of these wastes; however, at the time of closure improved methods of off-site management may be available.
- 7. The polychlorinated biphenyl (PCB) storage area will be closed in accordance with the TSCA permit, Approval to Commercially Store Polychlorinated Biphenyl's (PCBs), issued by the EPA on May 21, 1998. A description of the closure activities as approved is enclosed as Attachment 1 of this Chapter.
- 8. Empty containers may be shipped to container re-conditioners, or off-site as scrap metal. Removal of containers and waste is expected to be completed within 60 days after closure activities begin.
- 9. After all containers are removed from the building; it will be examined for visual evidence of contamination. Contamination is expected to be minimal because all wastes will be stored in sound shipping containers, inspected regularly, and any spills or leaks will be cleaned up promptly.
- 10. A power washer will be used to pressure clean the floor of the container storage, staging, ramp, and loading dock areas and the walls to a height of six feet above the floor (which corresponds roughly to the height of two 55-gallon drums stacked on pallets. Wash water will be directed into the containment trench and handled as a hazardous waste. Wash water will be pumped into suitable containers (i.e. tanker trucks or equivalent) and transported off-site to a RCRA-permitted facility for treatment.
- 11. After the floor, walls, staging area ramp area and loading dock are dry; a detergent solution (Simple Green or equivalent) will be applied to the floor, staging area, and cell curbs to remove remaining waste residues. The detergent solution will also be applied to the walls, ramp areas, and loading docks as needed to remove any remaining visible contamination.

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- 12. The floor, staging area, and cell curbs will be rinsed three times with potable water to remove detergent solution residues. Walls, ramp areas, and loading docks also will be rinsed three times with potable water, as needed. Rinsate fluids will be pumped into suitable containers (i.e. tanker trucks or equivalent) and transported offsite to a RCRA-permitted facility for treatment.
- During the third rinse of the various surfaces, a total of 21 samples will be collected. One sample will be collected from each cell storage area (16 samples, one from each ramp area (two samples), one from each dock area (two samples), and one from the potable water used (one sample). Each sample will be analyzed for the following parameter groups by listed methods:
 - Volatile organics (EPA Method 8260)
 - Semivolatile organics (EPA Method 8270)
 - RCRA metals, plus nickel (EPA Method 6010)
 - Pesticides (EPA Method 8081)
 - Total organic carbon (EPA Method 415.2)
 - Total organic halides (EPA Method 9252)
 - PCBs (EPA Method 8082; arochlors only)
 - Total cyanide (EPA Method 335.3)
- 14. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 15. Laboratory results will be compared to the groundwater clean-up target levels presented in Chapter 62-777 Florida Administrative Code (FAC). Decontamination will be considered complete if concentrations of contaminants are below these target levels or the PQL. In the event that decontamination is considered incomplete for a particular sample location, these decontamination procedures will be repeated in the immediate area of the sample and the rinsate will be re-sampled using the procedures described above until the concentrations meet the specified criteria.
- 16. As required by 40 CFR 264.112(b)(4), the soils beneath the container storage, dock areas, and ramp areas, will be sampled and checked for possible contamination as outlined in steps 17-26 below.
- 17. These areas will be divided into a 10' x 10' grid and sampling locations selected at the line intersections.
- 18. Eight samples within the container storage area, two samples within each dock area and two from each ramp area will be obtained. The 16 locations will be chosen randomly

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from the intersection points on the grid lines. Each sample location will entail drilling through the concrete floor of the building and ramp area.

- 19. If cracks are present in the floor (other than surficial cracks) the soil beneath them will be sampled as well.
- 20. Samples will be taken at the soil surface, immediately beneath the concrete containment and analyzed for the following parameter groups by the listed methods:
 - Volatile organics (EPA Method 8260)
 - Semivolatile organics (EPA Method 8270)
 - RCRA metals, plus nickel (EPA Method 6010)
 - Pesticides (EPA Method 8081)
 - Total organic carbon (EPA Method 415.2)
 - Total organic halides (EPA Method 9252)
 - PCBs (EPA method 8082; arachlors only)
 - Total cyanide (EPA Method 335.3)
- 21. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 22. While soil contamination is not expected, the procedures outlined in steps 23-26 will be followed in the event soil contamination is determined to exist.
- 23. Laboratory results will be compared to the soil cleanup target levels presented in 62-777 FAC. If concentrations are above the leachability based on SCTL's, groundwater monitoring may be required. If commercial/industrial SCTL's are selected, institutional controls will be required and clean closure will not be an option.
- 24. In the event surface soils at particular locations contain contaminants in concentrations above thresholds, those locations will be re-sampled at a depth of six to twelve inches. Additional soil sampling will not be required provided concentrations of contaminants are below target levels or the PQL.
- 25. In the event soil sample locations at the six-inch depth contain contaminants in concentrations above thresholds, soil sampling at those locations will continue at six-inch intervals until no contaminants exist in concentrations above thresholds or until CHF determines that excavation and removal of contaminants cannot be done or is not practical. If such a determination is made, a post closure plan will be submitted to the Department.
- 26. If concentrations of contaminants are detected above thresholds in soil, and the extent is

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such that removal is deemed impractical, the soil will be excavated to a depth of six inches below the depth of detected contamination. Excavated soil will be disposed of at a RCRA-permitted TSDF. The excavated area will then be backfilled with clean, compacted soil and restored to the original condition. Confirmatory samples will be taken and analyzed for the contaminants of concern to demonstrate the contaminants of concern have been removed.

27. Facility personnel and an independent, registered, professional engineer will inspect the container storage area, dock areas and ramp areas. A certification will be submitted to the FDEP indicating these areas have been decontaminated and closed in accordance with this closure plan.

9.7 Closure Methods - Tanks

- The FDEP will be notified as least 180 days prior to closure commencement activities.
- A review of the closure plan by appropriate CHF personnel will be conducted prior to closure commencement activities.
- Acceptance of bulk waste will be stopped on or before the date closure activities begin.
- 4. A physical inventory of bulk waste will be conducted to confirm that the Daily Inventory Sheet matches actual inventory.
- 5. Waste in the tanks will be loaded into tankers and these waste shipments will be transferred off-site to a RCRA-permitted TSD facility.
- 6. Any waste residues present in the tanks will be removed and placed in DOT approved containers for management at an off-site RCRA-permitted TSD facility.
- 7. A power washer will be used to pressure clean the interior surfaces of the tanks. Wash water will be collected and handled as a hazardous waste. Wash water will be pumped into suitable containers (i.e., tanker trucks or equivalent) and transported offsite to a RCRA permitted facility for treatment.
- 8. The tanks in the Crude Storage Tank Area and in the Bottoms Tanks Area will be removed and cut into pieces suitable for transport to a steel recycling facility. The carbon steel will be melted and reprocessed as scrap metal. Due to the method of disposal of these tanks, the scrap steel resulting from tank closure will not be handled as a hazardous waste pursuant to the solid waste exemption criteria set forth in 40 CFR 261.4 (a)(13).

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- 9. A power washer will be used to pressure clean the floor and walls of the containment area surrounding each group of tanks. Wash water will be directed to the sump within each containment area and handled as a hazardous waste. Wash water will be pumped into suitable containers (i.e., tanker trucks or equivalent) and transported off-site to a RCRA-permitted facility for treatment.
- 10. After the floors and walls are dry, a detergent solution (Simple Green or equivalent) will be applied to these surfaces, as needed, to remove remaining waste residues.
- 11. The floor and walls of each containment area will be rinsed three times with potable water to remove detergent solution residues. Rinsate fluids will be directed to the sump in each containment area and handled as a hazardous waste. Rinsate fluids will be pumped into suitable containers (i.e., tanker truck or equivalent) and transported off-site to a RCRA-permitted facility for treatment.
- 12. During the third rinse of the containment area floors and walls, a total of four samples (two from each containment area floor) of rinsate fluid and one sample of potable water will be collected and analyzed for the following parameter groups by the listed methods:
 - Volatile organics (EPA Method 8260)
 - Semivolatile organics (EPA Method 8270)
 - RCRA metals, plus nickel (EPA Method 6010)
 - Pesticides (EPA Method 8081)
 - Total organic carbon (EPA Method 415.2
 - Total organic halides (EPA Method 9252)
- In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 14. Laboratory results will be compared to the groundwater clean-up target levels presented in Chapter 62-777 FAC. Decontamination will be considered complete if concentrations of contaminants are below these target levels or the PQL. In the event that decontamination is considered incomplete for a particular sample location, these decontamination procedures will be repeated in the immediate area of the sample and the rinsate will be re-sampled using the procedures described above until the concentrations meet specified criteria.
- 15. As required by 40 CFR 264.112(b)(4), the soils beneath the containment areas, and the area surrounding the south tank farm will be sampled and checked for possible contamination as outlined in steps 16-25 below.
- 16. Each containment area will be divided into a 10' x 10' grid and sampling locations

selected at the line intersections.

- 17. One sample at the center of each tank farm containment area (two samples) will be obtained. Four additional samples will be taken from the area surrounding the south tank farm; one sample from each side (i.e. east, west, south and north) for a total of 6 samples. Each sample location will entail drilling through the concrete floor of the containment area or concrete perimeter road.
- 18. If cracks are present in the floor areas (other than surficial cracks) the soil beneath them will be sampled as well.
- 19. Samples will be taken at the soil surface, immediately beneath the concrete containment and analyzed for the following parameter groups by the listed methods:
 - Volatile organics (EPA Method 8260)
 - Semivolatile organics (EPA Method 8270)
 - RCRA metals, plus nickel (EPA Method 6010)
 - Pesticides (EPA Method 8081)
 - Total organic carbon (EPA Method 415.2)
 - Total organic halides (EPA Method 9252)
- 20. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 21. While soil contamination is not expected, the procedures outlined in steps 22-25 will be followed in the event soil contamination is determined to exist.
- 22. Laboratory results will be compared to the soil cleanup target levels presented in 62-777 FAC. If concentrations are above the leachability based on SCTL's, groundwater monitoring may be required. If commercial/industrial SCTL's are selected, institutional controls will be required and clean closure will not be an option.
- 23. In the event surface soils at particular locations contain contaminants in concentrations above thresholds, those locations will be re-sampled at a depth of six to twelve inches. Additional soil sampling will not be required provided concentrations of contaminants are below target levels or the PQL.
- 24. In the event soil sample locations at the six-inch depth contain contaminants in concentrations above thresholds, soil sampling at those locations will continue at six-inch intervals until no contaminants exist in concentrations above thresholds or until CHF determines that excavation and removal of contaminants cannot be done or is not practical. If such a determination is made, a post closure plan will be submitted to the

Department.

- 25. If concentrations of contaminants are detected above thresholds in soil, and the extent is such that removal is deemed impractical, the soil will be excavated to a depth of six inches below the depth of detected contamination. Excavated soil will be disposed of at a RCRA-permitted TSDF. The excavated area will then be backfilled with clean, compacted soil and restored to the original condition. Confirmatory samples will be taken and analyzed for the contaminants of concern to demonstrate the contaminants of concern have been removed.
- 26. Facility personnel and an independent, registered, professional engineer will inspect the tanks and submit to the FDEP certification that the tanks have been decontaminated and closed in accordance with this closure plan within 180 days of commencement of closure activities.

9.8 Perimeter Road

Contamination in the perimeter road is expected to be minimal because this area is inspected regularly, and any spills or leaks are cleaned up promptly. For the purpose of this Closure Plan, the perimeter road is divided into two separate areas.

One area is those 4 designated roll off storage areas. This area is used for mixbox processing, staging before processing and/or loading/unloading activities and the potential for contamination is greater here than the remaining perimeter road area. The closure of this storage area of the perimeter road is given in Section 9.8.1.

9.8.1 Perimeter Road (Storage Area)

Drawing BW-100-001 found in Chapter 1 identifies the 4 permitted roll off storage areas.

- 1. The FDEP will be notified at least 180 days prior to the date closure is to begin.
- 2. A review of the closure plan by appropriate CHF personnel will be conducted prior to closure commencement activities.
- 3. A power washer will be used to pressure clean the surface of the staging area within the perimeter road. Wash water will be handled as a hazardous waste and directed to the perimeter road sump. Wash water will be collected and pumped into suitable containers (i.e., tanker trucks or equivalent) and transported offsite to a RCRA-permitted facility for treatment.
- 4. After the surface in this area is dry, a detergent solution (Simple Green or equivalent) will

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be applied to the Staging Area to remove remaining waste residues.

- 5. The staging area surface will be rinsed three times with potable water to remove detergent solution residues. Rinsate fluids will be directed into the sump and handled as a hazardous waste. Rinsate fluids will be pumped into suitable containers (i.e., tanker truck or equivalent) and transported offsite to a RCRA-permitted facility for treatment.
- 6. During the third rinse of the staging area surface a total of four samples (one from each quadrant of the staging area) of rinsate and one sample of potable will be collected and analyzed for the following parameter groups by the listed methods:
 - Volatile organics (EPA Method 8260)
 - Semivolatile organics (EPA Method 8270)
 - RCRA metals, plus nickel (EPA Method 6010)
 - Pesticides (EPA Method 8081)
 - Total organic carbon (EPA Method 415.2)
 - Total organic halides (EPA Method 9252)
- 7. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 8. Laboratory results will be compared to the groundwater clean-up target levels presented in Chapter 62-777 FAC. Decontamination will be considered complete if concentrations of contaminants are below these target levels or the PQL. In the event that decontamination is considered incomplete for a particular sample location, these decontamination procedures will be repeated in the immediate area of the sample and the rinsate will be re-sampled using the procedures described above until the concentrations meet the specified criteria.
- The soils beneath the Perimeter Road Storage Area will be sampled and checked for possible contamination as outlined in steps 10-19 below.
- 10. The area will be divided into a 10' x 10' grid and sampling locations selected at the line intersections.
- 11. Four samples within the Perimeter Road Storage Area will be chosen randomly from the intersection points on the grid lines. Each sample location will entail drilling through the concrete floor of the containment area.
- 12. If cracks are present in the area (other than surficial cracks) the soil beneath them will be sampled as well.

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- 13. Samples will be taken at the soil surface, immediately beneath the concrete containment and analyzed for the following parameter groups by the listed methods:
 - Volatile organics (EPA Method 8260)
 - Semivolatile organics (EPA Method 8270)
 - RCRA metals, plus nickel (EPA Method 6010)
 - Pesticides (EPA Method 8081)
 - Total organic carbon (EPA Method 415.2)
 - Total organic halides (EPA Method 9252)
- 14. In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.
- 15. While soil contamination is not expected, the procedures outlined in steps 16-19 will be followed in the event soil contamination is determined to exist.
- 16. Laboratory results will be compared to the soil cleanup target levels presented in 62-777 FAC. If concentrations are above the leachability based on SCTL's, groundwater monitoring may be required. If commercial/industrial SCTL's are selected, institutional controls will be required and clean closure will not be an option.
- 17. In the event surface soils at particular locations contain contaminants in concentrations above thresholds, those locations will be re-sampled at a depth of six to twelve inches. Additional soil sampling will not be required provided concentrations of contaminants are below target levels or the PQL.
- 18. In the event soil sample locations at the six-inch depth contain contaminants in concentrations above thresholds, soil sampling at those locations will continue at six-inch intervals until no contaminants exist in concentrations above thresholds or until CHF determines that excavation and removal of contaminants cannot be done or is not practical. If such a determination is made, this area would be subject to HSWA corrective action and/or Chapter 62-780 F.A.C.
- 19. If concentrations of contaminants are detected above thresholds in soil, and the extent is such that removal is deemed impractical, the soil will be excavated to a depth of six inches below the depth of detected contamination. Excavated soil will be disposed of at a RCRA-permitted TSDF. The excavated area will then be backfilled with clean, compacted soil and restored to the original condition. Confirmatory samples will be taken and analyzed for the contaminants of concern to demonstrate the contaminants of concern have been removed.
- 20. Facility personnel and an independent, registered, professional engineer will inspect the

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container storage area, staging area and ramp area. A certification will be submitted to the FDEP indicating these areas have been decontaminated and closed in accordance with this closure plan.

9.8.2 Perimeter Road (Non-Storage Area)

Hazardous waste contamination in the perimeter road, non-storage area, is expected to be minimal as hazardous waste containers and drums are not handled or stored in these areas.

The non-storage area portion of the perimeter road will be visually inspected for signs of potential contamination. Areas of possible contamination will be pressure washed. Wash water will be handled as a hazardous waste and collected and pumped into suitable containers (i.e., tanker trucks or equivalent) and transported off-site to a RCRA-permitted facility for treatment. The area will be rinsed with potable water. One sample of rinsate fluid from the center of the washed area and one sample of potable water will be collected and analyzed for the following parameter groups by the listed methods:

- Volatile organics (EPA Method 8260)
- Semivolatile organics (EPA Method 8270)
- RCRA metals, plus nickel (EPA Method 6010)
- Pesticides (EPA Method 8081)
- Total organic carbon (EPA Method 415.2)
- Total organic halides (EPA Method 9252)

In addition, quality assurance will be addressed per Chapter 62-160. Laboratory analyses will be performed by a NELAC certified laboratory.

Laboratory results will be compared to the groundwater clean-up target levels presented in Chapter 62-777 FAC. Decontamination will be considered complete if concentrations of contaminants are below these target levels or the PQL. In the event that decontamination is considered incomplete for the rinsate fluid sample collected, the area will be rinsed a second time and the rinsate will be re-sampled using the procedures described above.

9.9 Miscellaneous Equipment

Expendable equipment such as personal protective equipment, shovels, brooms, buckets, hoses, pipes, etc. will be handled as hazardous waste and collected, contained, and shipped off-site to a RCRA-permitted TSD facility, as appropriate. Non-expendable equipment such as pumps, valves, control devices, can crushers, drum scraper, compactor/drum crusher etc. will be decontaminated by washing and wiping with appropriate cleaning agents. This also includes the filtering equipment used for the solids filtering process. Decontaminated equipment (including the tanks, and fuels blend equipment) may be left in place for subsequent use by a successor

owner, transferred to another facility or taken to a scrap metal facility.

9.10 Run-on and Run-off Control During Closure Operations

The operating facility is designed to contain run-off and to prevent the movement of run-on onto the active portions of the facility. This is accomplished by the secondary containment systems surrounding each tank farm and the paved, curbed roadway which encompasses the facility. Both of these systems will remain intact during closure operations to control the movement of run-on and run-off at the facility.

9.11 Groundwater Monitoring

Because CHF does not operate a surface impoundment, waste pile, land treatment unit or landfill, the requirements of 40 CFR 264 Subpart F do not apply. Consequently, CHF will not conduct groundwater monitoring except as may be required for any corrective action program initiated on-site.

9.12 Certification of Closure

At the completion of closure activities, an independent, registered, professional engineer, licensed in the state of Florida, will inspect the entire facility and certify that closure was performed in accordance with the specifications in the approved Closure Plan. CHF will submit a certification of proper closure to the FDEP.

9.13 Survey Plat

Because CHF does not operate a landfill or other hazardous waste disposal unit, the requirements of 40 CFR 264.116 are not applicable.

9.14 Post Closure

Post closure is not required because CHF will not operate any hazardous waste disposal units onsite. However, should soil and/or groundwater contamination requiring post-closure care be found to exist, a post-closure care plan will be submitted as appropriate.

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LIST OF FIGURES

1. Figure 9.1 - Maximum Waste Inventory At Closure

Figure 9.1 MAXIMUM WASTE INVENTORY AT CLOSURE

CONTAINER STORAGE BUILDINGS

South Container Storage Building

1,944 drums x 55 gallons/drum (or equivalent) = 106,920 gallons

North Container Storage Building

2,480 drums x 55 gallons/drum (or equivalent) = 136,400 gallons

STORAGE TANKS

South Tank Farm	
Tanks T-101 through T-110	60,000 gallons
West Tank Farm	
Tanks R-202 and R-203	12,600 gallons
Fuel Blending Tanks	
Tanks T-112 & T-114	0 gallons
Subtotal - Tanks storage	72,600 gallons
ROLL-OFFS/MIXBOX	
Four 40 yd ³ roll-off boxes	32,320 gallons

MAXIMUM STORAGE CAPACITY OF WASTE AT CHF = 348,240 gailons

SECTION C

TANK SYSTEMS

1.0 Tank System Integrity

An engineering assessment of an existing tank system's integrity is only required for tank systems that do not have secondary containment meeting the requirements of 40 CFR 264.193. Tanks T-101 to T-110, R-202 and R-203 are existing tank systems and have secondary containment meeting the requirements of 40 CFR 264.193; hence the engineering assessment provisions of 40 CFR 264.191 are not applicable. Tanks T-101, T-102, T-103, T-104 and T-105 were replaced in kind during 2000 as part of our O&M, notification was submitted to DEP.

The engineering assessment of tanks T-112 and T-114 (installed in 1989) is included in Attachment 12.1 of this Section.

2.0 Tank System Specifications

Three groups of RCRA hazardous waste tanks are in use at the CHF facility. Hazardous waste tank storage is conducted in tanks T-101 to T-110 (referred to as the crude storage tanks) located in the south tank farm and R-202/R-203 (referred to as bottoms tanks) located in the west tank farm. Blending of hazardous waste fuels is conducted in tanks T-112 and T-114 (referred to as the fuel blending tanks) located in the northeast corner of the South Container Storage Building.

All tanks are designed to conform to Underwriters Laboratories (UL) specification UL-142, where applicable. With small tanks, the UL specifications are much more stringent with regard to shell thickness than the American Petroleum Institute (API) standards; therefore, the UL standards were adhered followed. The specific gravity of material placed in these tanks ranges from 0.6 - 1.7. The flash points of these same materials range from < 0 to > 200. Each hazardous waste storage tank in the south and west tank farms is equipped with emergency vents and a nitrogen blanketing system. Should the nitrogen blanket be taken out of service, flame arresters will be placed on each crude and bottoms tank. The required vent opening size for the hazardous waste tanks and the actual size of the vent opening are listed below:

VENTING REQUIREMENTS FOR TANKS CONTAINING FLAMMABLE LIQUIDS

Normal Vent Size = 2 inches Wetted Area = 404 Required Venting Capacity = 314,000 ft³/hr Minimum Vent Size = 8 inches

SPECIFICATIONS FOR CHF TANKS

- Normal Vent Opening 3 inches
 Emergency Vent Opening 20 inches
 Relief-pressure setting on manhole 0.5 oz/in²
- Venting Capacity -> 314,000 ft³/hr.

Nothing will be placed in a tank system that would cause the system to rupture, leak, or fail. All wastes stored in these tanks are compatible and no waste will be stored in any manner that may cause it to ignite or react. Additionally, all waste handling operations will be conducted to prevent reactions which:

- Generate extreme heat or pressure, fire or explosions, or violent reactions;
- Produce uncontrolled toxic mists, fumes, dusts, or gases in sufficient quantities to threaten human health or the environment;
- Produce uncontrolled flammable fumes or gases in sufficient quantities to pose a risk of fire or explosions;
- · Damage the structural integrity of the tank system or facility; and
- Through other like means threaten human health or the environment.

Typical construction and installation standards for the hazardous waste storage tanks and fuel blending tanks are shown in Figures 12.1 through 12.3. The tanks used by CHF are designed to meet appropriate UL specifications. The hazardous waste tanks are over designed with regard to shell thickness, with a minimum 10% over design present.

Corrosion and erosion of the tank walls are monitored by CHF. The tanks will be inspected annually using ultrasonic thickness measuring tools. The frequency and number of tests per tank are discussed in Chapter Two, Appendix F.6. If testing indicates shell thickness at or below minimum thickness identified for the tank it will be placed out of service. If necessary, repairs will then be conducted, or the tank will be replaced. The minimum wall thickness for each tank is given below:

Tank I.D.		Minimum Thickness	
	Wall	Head	Cone/Bottom
Crude	0.1801"	0.1339"	0.2175"
Bottoms	0.1900"	0.1900"	0.1900"
Fuels Blend	0.1337"	0.1462"	0.1551"

The WIN daily inventory will be the operating record of which waste category is stored in each tank.

2.1 Crude Storage Tanks

The crude storage tanks are 6,600-gallon, carbon steel, cone bottom tanks. The tanks are located in the south tank farm. The working volume of these tanks is 6,000 gallons with a liquid level of 21 feet from the cone bottom.

The typical dimensions, piping, and instrumentation of each crude storage tank are presented in Figure 12.1(a) and 12.1(b). The tanks are painted to provide external corrosion protection.

2.2 Bottoms Tanks

The bottoms tanks are two 7,000-gallon, carbon steel tanks. The bottoms tanks are located in the west tank farm. The working volume of these tanks is 6,300 gallons with a liquid level of 12 feet from the bottom.

The typical dimensions, piping, and instrumentation for each bottoms tank are presented in Figure 12.2.

These tanks typically contain waste blended in the fuels blend tanks or waste received from customers.

2.3 Fuel Blending Tanks

The fuel blending tanks are two 980-gallon carbon steel tanks. These fuel blending tanks are located in the northeastern portion of the South Container Storage Building. The working volume of these tanks is 780 gallons with minimum of 2 feet of freeboard.

The typical dimensions, piping, and instrumentation for each fuel blending tank are presented in

Figure 12.3. The tanks are located indoors, so external corrosion has not historically been significant.

While these tanks are used primarily for fuels blending, they are also used to bulk and blend non-fuel material. When non-fuel material is blended in these tanks, the contents are transferred to a crude storage tank or bottoms tank which contains other non-fuel material or to a tanker.

3.0 Transfer Operations

Four types of transfer operations involving RCRA-regulated materials to/from tanks can occur:

- 1) pumping to/from tankers;
- 2) pumping to/from containers;
- 3) pouring container contents into the fuel blending tanks; and
- 4) pumping between tanks.

3.1 Tanker Transfers

Wastes will be transferred from incoming tankers into the crude storage tanks and/or bottoms tanks through dip tubes. The tanker will be connected to the fill line, which enters the storage tank through the top, with a flexible hose. The tanker can be off-loaded using either a gear pump, a centrifugal pump, a portable air-operated diaphragm pump, or the truck's onboard pump. The pumping rate is usually 100 gpm. During pumping, an operator is in constant attendance to monitor the tank liquid level and shut the system down in the event of a spill.

A high level alarm is provided on each tank to warn the operator in time to prevent overfilling. The alarm on the crude storage tanks is activated when the tank is filled to 5,300 gallons. The alarm on the bottoms tanks is activated when the tank is filled to 6,300 gallons. This allows a 700 gallon safety margin, which gives the operator approximately 7 minutes to shut off the pump before the tank overfills. This is considered to be adequate to stop the pumping operation because the transfer operator in charge of the transfer operation is required to stay in the immediate vicinity. The shutdown of the pumping operation and closing of the valves will take only a few seconds as the procedures are accomplished within a few feet of each other.

A roll-over curb around the tanker pumping station (approximately 50' x 12') is provided to contain minor spills and leaks caused during connection and disconnection of hoses and operation of equipment. A drum of absorbent is kept at the pumping station during unloading to clean up any leaks as they occur. Spill residues will be placed in DOT-approved open head 55-gallon drums, closed, labeled, placed in the hazardous waste storage area, and transported off site to a permitted facility. If a spill larger than the containment volume of the curbed area occurs, it will be contained within the perimeter road.

After loading is complete, the hoses are disconnected and drained into a pan or pail. The pan or pail is then poured into a specific compatible satellite accumulation drum already labeled for the waste generated from this operation.

During all transfers from tankers, a drip pan or pail will be used to contain any possible minor spillage from the coupling operation between the pump in the containment area and the tanker. There is a potential for spills in this operation. One way is from the coupling attached to the truck where the hose connects, and another is from moving the hose after completing the operation. To avoid possible contamination of the road surface, one of four actions will be taken;

1) a pail or pan will be moved under the transfer point (from hose to tankers);

2) drain the hose of enough liquid so is does not leak from the hose;

3) lifting the end of the hose attached to the tanker and walking it into the containment area; or

4) a cap will be placed on the ends of the hose.

If more than one compartment is unloaded at a time, measures will be taken so the potential leaks from each compartment are contained. Any dripping collected in a drip pail or pan will be managed as a hazardous waste.

3.2 Container Transfers

Unloading of containers to the crude or bottoms tanks will be accomplished via aboveground fixed pipes leading from one of the container unloading areas. When a sufficient amount of a waste has been accumulated for processing or when sufficient capacity in the storage tank farms warrants, containers containing a particular category of waste, will be staged and prepared for unloading. After the container bungs are opened with a spark-proof bung wrench, a spark-proof wand will be inserted into the container and the contents pumped to a specified crude or bottoms tank using an air-operated diaphragm pump. Upon completion, the hose and wand will be elevated to ensure that all material possible is pumped from the hose. Residues left in the containers will be processed into the blending tanks, or collected into a satellite container.

The fuel blending tanks are equipped with hatch openings in the tank roof. The contents of hazardous waste containers can be pumped into these tanks according to the procedures described above, or the contents may be physically poured into the top of the fuel blending tanks, using a forklift to elevate and tip the containers for dumping. The operator observes the level of the tanks and verifies sufficient available volume before adding additional waste.

3.3 Tank to Tank Transfers

The wastes in both the crude storage tanks and the bottoms tanks may need to be transferred to another tank. When a decision is made to transfer a tank's contents, the contents will be pumped using either a centrifugal pump, gear pump, or air diaphragm pump. All piping will be over containment areas. Therefore, should a leak from the piping occur, it will be contained.

4.0 Tank System Secondary Containment

4.1 Crude Storage Tanks

The crude storage tanks are located in the south tank farm. The tanks are resting on a 12-inch-thick reinforced concrete slab measuring 55.3' by 22.7'. The slab is surrounded by a 16-inch-high, 8-inch-thick reinforced concrete block wall. In accordance with 40 CFR 264.193(e), the size of the secondary containment was designed and constructed to provide sufficient volume to contain 100% of the capacity of the largest tank within the containment and precipitation from a 25-year, 24-hour rainfall event and prevent run-on or infiltration of precipitation. The tank farm is surrounded by concrete that extends no less than 18.9 feet to contain any lateral release of waste from a tank. Calculations of the secondary containment volume are contained in Attachment 12.2.

According to Table 4-3 of "Technical Resource Document for the Storage and Treatment of Hazardous Waste in Tank Systems" (US EPA, December 1986, EPA/530-SW-86-044), concrete is compatible with the materials that will be stored at the south tank farm. The concrete will prevent hazardous waste that has leaked from the tanks from entering into the environment.

4.2 Bottoms Tanks

The bottoms tanks are located in the west tank farm. The tanks are resting on a 12-inch thick reinforced concrete slab covering 1,831.27 ft² (see Figure 12.5 for dimensions). The slab is surrounded by a 20-inch high reinforced concrete berm. In accordance with 40 CFR 264.193(e), the size of the secondary containment was designed and constructed to contain 100% of the capacity of the largest tank within the containment and precipitation from a 25-year, 24-hour rainfall event, and prevent run-on or infiltration of precipitation. Calculations of the secondary containment volume are contained in Attachment 12.2.

According to Table 4-3 of "Technical Resource Document for the Storage and Treatment of Hazardous Waste in Tank Systems" (US EPA, December 1986, EPA/530-SW-86-044), concrete is compatible with the materials that will be stored at the west tank farm. The concrete will prevent hazardous waste that has leaked from the tanks from entering into the environment.

4.3 Fuel Blending Tanks

The fuel blending tanks are located in the northeast corner of the South Container Storage Building. The building consists of a graded six-inch thick reinforced concrete slab with a dike beginning flush with the highest point of the slab and extending around the perimeter of the building, maintaining the same elevation as the highest point of the slab. The reinforced concrete foundation is enclosed by a structural steel super structure and a metal roof. The six-inch reinforced concrete slab provides an effective impermeable base due to the rapid removal of any standing liquids. Section B provides more detail about the secondary containment of the South Container Storage Building. The fuel blending tanks will not be used to store hazardous waste; however, should a total failure of one of the fuel blending tanks occur during use, the building has sufficient secondary containment volume reserve to contain the hazardous waste. Calculations of the secondary containment volume of the South Container Storage Building are contained in Section B.

Figures 12.4 through 12.6 diagram the tank and secondary containment layouts.

5.0 Controls And Spill Prevention

Each hazardous waste tank farm and its ancillary equipment, including aboveground piping, flanges, fittings, coupling devices, pumps, and lines, is designed, installed, and operated to prevent any release of hazardous waste or accumulated liquid out of the system to the soil, ground water, or surface water at any time during the use of the tank system. The containment system is capable of collecting releases of hazardous waste from each tank system.

All tank systems used to store ignitable hazardous waste are designed with a 50-foot buffer zone between the storage area and the facility property line. This exceeds the requirement for such tank systems as specified in Tables 2-1 and 2-6 of the National Fire Protection Association's "Flammable and Combustible Liquids Code" (i.e., NFPA 30). The minimum shell-to-shell spacing set forth in the code is 1/6 of the adjacent tank diameters, but not less than three feet. The facility design uses a minimum three-foot separation.

The operational procedures which are followed to prevent any release of hazardous waste into the environment are described below.

- Each containment area will be visually monitored by personnel working in the vicinity of the tanks.
- Each containment system will be inspected daily for signs of releases according to the inspection schedule identified in Appendix F.6.

The operator performing the transfer of waste to a tank will ensure that adequate storage capacity is available in the tank by checking the current tank volume prior to adding waste to the tank.

Accumulated liquids detected in any of the containment systems will be collected and removed within 24 hours or in as timely a manner as is necessary to prevent harm to human health and the environment. If it is determined that hazardous waste constituents are present in the accumulated liquids, the tank system will be thoroughly inspected to determine the source of the release, if resulting from a leak, the leaking portion of the system will be removed from service until it is replaced or repaired. The accumulated liquid will be pumped into either a container or a tank. If it is determined that the accumulated liquid is water, it will be analyzed and if appropriate, the liquid will be discharged to the sanitary sewer.

Each of the containment systems is equipped with a blind sump which is designed to drain and remove liquids resulting from leaks, spills, or precipitation.

In order to prevent spills and overflows from the tank a high level alarm is provided on each crude tank. Each bottoms tank and fuels blend tank is equipped with a high level alarm. The alarm is activated when the tank is filled to approximately 90% capacity. This allows a sufficient margin of safety for an operator to shut off the pump before the tank overfills.

A drum of absorbent is kept near all pumping stations during unloading to clean up any hazardous waste leaks should they occur. Spill residues will be placed in DOT-approved containers, closed, labeled, placed in the hazardous waste storage area, or satellite accumulation area as appropriate.

After transfer of a hazardous waste into a tank is complete, hoses will be disconnected and drained into a pail. The waste residues in the pail will be poured into a DOT-specification accumulation drum, which will then be closed, marked, and placed in hazardous waste storage, placed into a satellite accumulation container, or put into process promptly.

6.0 Response To Leaks Or Spills And Disposition Of Leaking. <u>Unfit-For-Use Tank Systems</u>

If ever a tank system is found leaking or unfit for use, it will be immediately removed from service and:

The flow of hazardous waste to the system will immediately be stopped and the system will be inspected to determine the cause of the release;

Any hazardous waste released to the secondary containment system as a result of a leak or release shall be cleaned up immediately.

If visible releases to the environment are identified, CHF will immediately conduct a visual inspection of the release, and based on the inspection:

- Prevent further migration of the leak or spill to soils or surface water; and
- Remove and properly dispose any visible contamination of the soil or surface water.

Any leak, spill or release shall be reported as required by; applicable regulations, facility contingency plan; and permit conditions found in the operating permit issued by DEP including Part V - General Corrective (Remedial) Action Conditions.

If the spill or release has not damaged the integrity of the tank and containment system, the system will be returned to service as soon as released waste is removed, and repairs, if necessary, are made. If the cause of the release was a leak from the primary tank system into the secondary containment system, the system will be repaired prior to returning the tank system to service.

All tank systems are protected by secondary containment. Therefore, 40 CFR 264.196(e)(4) does not apply.

In the case where a tank ruptures or a tank is damaged, the spilled waste will be transferred to an available storage tank.

If CHF has repaired a tank system and the repairs have been extensive (e.g., repairs of ruptured primary containment or secondary containment), the tank system will not be returned to service until CHF has obtained a certification by an independent, qualified, registered, professional engineer in accordance with 40 CFR 270.11(d) that the repaired system is capable of handling hazardous wastes without release for the intended life of the system. This certification will be submitted to FDEP within seven days after returning the tank system to use.

7.0 Waste Segregation and Classification System

CHF will accept the following three categories of hazardous waste for on-site management in tanks:

- 1) fuels;
- 2) reclaimable solvents; and
- 3) storage only.

Prior to adding waste to a tank which previously held or holds a waste, the compatibility of the two wastes will be confirmed as described in the Waste Analysis Plan. Ignitable wastes will not be placed in a tank system unless the waste is stored or treated in such a way that it is protected from any material or condition that may cause the waste to ignite.

8.0 Special Management Procedures For Ignitable Wastes

Hazardous waste will be stored and treated in a manner that will protect the waste from any material or condition that may cause it to ignite or react. Additionally, all waste handling operations will be conducted to prevent reactions which:

- · Generate extreme heat or pressure, fire or explosions, or violent reactions;
- Produce uncontrolled toxic mists, fumes, dusts, or gases in sufficient quantities to threaten human health or the environment;
- Produce uncontrolled flammable fumes or gases in sufficient quantities to pose a risk of fire or explosions;
- · Damage the structural integrity of the tank system or facility; or
- · Through other like means, threaten human health or the environment.

9.0 Air Emissions From Tanks

Section V details how CHF complies with 40 CFR 270.27 (40 CFR 264, Subpart CC).

The fuel blend tanks are not subject to the control device requirements of Subpart CC and they are equipped with fixed roofs. These fixed roofs have a hatch which is capable of being opened for the purpose of adding or removing waste, sampling, maintenance, etc. The hatch is equipped with a seal mechanism as required by Subpart CC. They are also equipped with a conservation vent.

The crude and bottoms tanks also are not subject to the control device requirements. They are also of a fixed roof design and are equipped with a common header system which is equipped with a common conservation vent. The hatches on these tanks are also kept closed except when opened for sampling, inspections, etc.

LIST OF FIGURES

1. Figure 12.1 -	Crude Storage Tanks Dimensions, Piping, and Instrumentation
2. Figure 12.2 -	Bottoms Storage Tanks Dimensions, Piping, and Instrumentation
3. Figure 12.3 -	Fuel Blending Tanks Dimensions, Piping, and Instrumentation
4. Figure 12.4 -	Crude Storage Tanks Layout
5. Figure 12.5 -	Bottoms Storage Tanks Layout
6. Figure 12.6 -	Fuel Blending Tanks Layout

LIST OF ATTACHMENTS

- 1. Attachment 12.1 Fuels Blending Tanks' Assessment
- 2. Attachment 12.2 Secondary Containment Calculations

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Revision: 1
Date: 11/04/11

ATTACHMENT 12.1

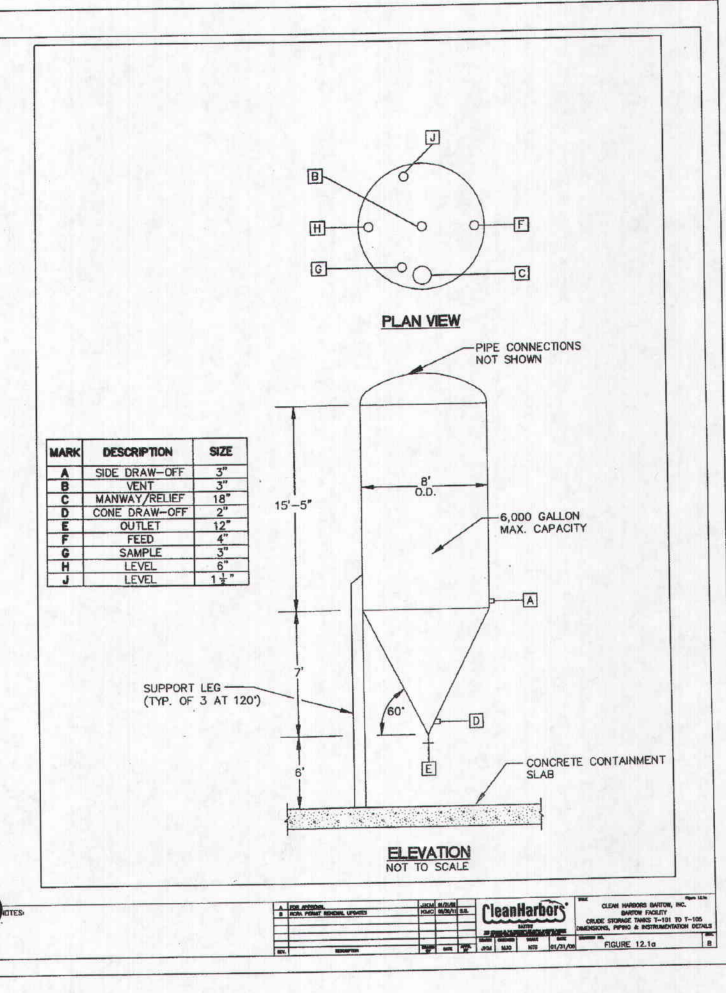
NOTE 1: CHF maintains the original certification on file which has the required PE seal on it. However, the seal does not show on the photocopied pages included in this application.

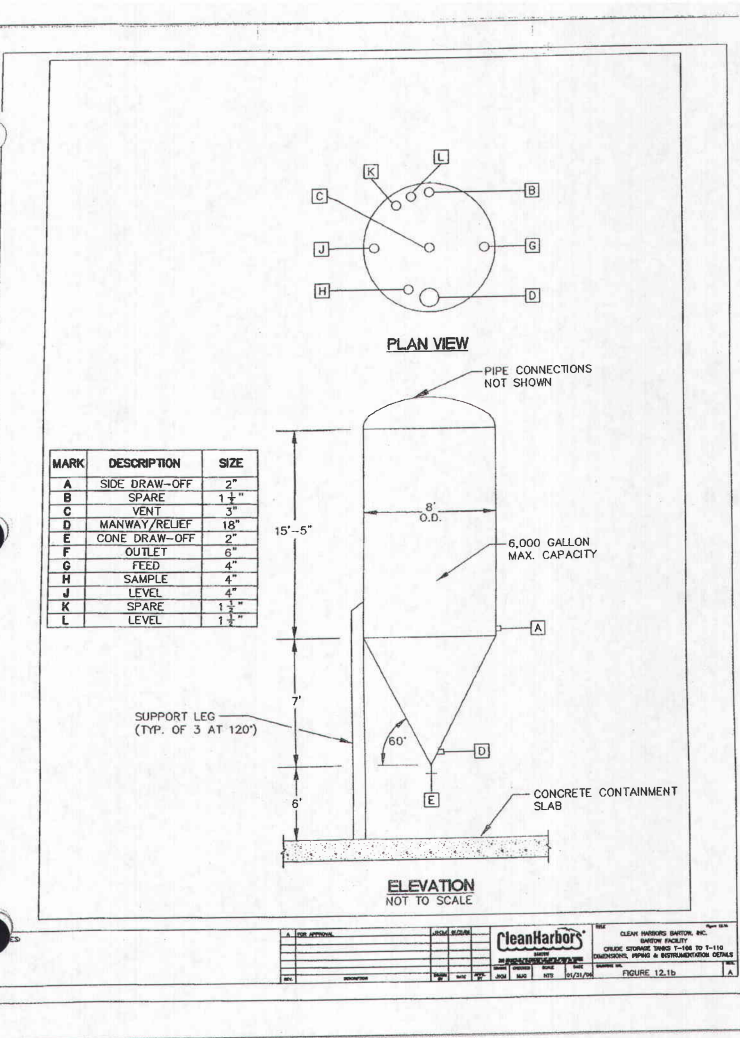
look for figure after repred pages

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Date: 11/04/11

Attachment 12.1-1

Information, calculations and statements in this attachment from other engineers were included per permit requirements at start-up and may not be representative of the process area and/or equipment's current physical and structural condition.





R.O. COVINGTON & ASSOCIATES

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CONSULTING ENGINEERS

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Fax: (813) 534-1723

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September 1, 1994

Keith Moore Laidlaw Environmental Services of Bartow, Inc. 170 Bartow Municipal Airport Bartow, Florida 33830

Subject: T111, T112, T114

Dear Mr. Moore:

Ref: 2Y011

This letter is my certification of the written assessment covering the subject tanks.

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to be the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Yours truly,

Robert O. Covington, P.E.

ROC/wc Enclosures

Attachment 12.1-2

TANK ASSESSMENT REPORT

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terial Production of South Administration of State Committee

Three vessels: Tanks T111, T112, and T114 are used for on site management and blending of hazardous waste. All wastes are mutually compatible with each other in this category. The compatibility is confirmed as described in the Waste Analysis Plan of the RCRA application.

- * The vessels are supported on a 6" sealed reinforced concrete foundation that sets on compacted soils. The soils supporting the foundation bear the load above with a 93% safety factor.
- * The vessels are supported with steel legs that have a wide flange shape. The load imparted to these is a fraction of the allowable load. The legs flanges are welded to the sides of the individual tanks and to pads that are anchored to the floor.
- * The tanks are nominal & inch steel. They are of welded construction from plate, nozzles and a dished head. The tanks are partially covered with a steel plate to prevent splash over during the blending process. The wall thickness is confirmed by metal thickness testing (C/P Utilities Service Company, dated 05/23/94). The test result show a thickness range from 192 mils to 312 mils.
- * The blend process is carried out in the vessels by circulating fuels and solvents through nozzles on the tank. The added materials are also agitated and broken up mechanically in the tanks by a mixer. All fuels, solvents and materials are compatible with the steel tanks.
- * The tanks are open to atmosphere through the opening used to introduce material to be blended. Dedicated ten inch nozzles in the top provide safety release.
- * The tanks are adequately designed and the tank system has sufficient structural strength, comparability with the wastes to be treated, and corrosion protection. The vessels physical properties ensure that they will not collapse, rupture or fail under normal use.

Design Standard according to which tanks are constructed is

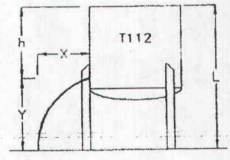
discussed in the following paragraphs. Tanks Tll1, Tll2, and Tll4 were designed constructed and put into service with out historical documentation. A review and visual inspection of the welds, metal thickness, size, supports nozzles and materials of construction show fabrication compliance for an open tank with API Standard 12F-82. The standard is used here even though the vessels are less than 90 barrels. Testing was hydrostatic (performed per optional design bases API 650-80 Section 5.3.9) demonstrated by actual use for period of more than 4 years. Supports (legs) are columnar members that transfer vessel weight to pads which in turn impart load to the concrete floor. The allowable column load on each leg is 81,000 pounds which is less than the design dead load of 1880 pounds for Tll1 and 2721 pounds for Tll2 and Tll4. The pads are anchored to the floor to resist vessel movements such as overturn and rotation.

Tank vent is a 10 inch nozzle opening in the cover. It exceeds the UL142 Table 9.2 vent size of 14 inch.

Secondary containment structure is reinforced concrete. It has sufficient strength and thickness to withstand design loadings. The calculations included in Attachment 12.6 demonstrate the structural integrity. The existing containment covers the surrounding earth. It prevents contact with a waste, if a waste were released or spilled from a tank.

The tanks placement in the containment area keeps any likely leakage away from the edge. The following verifies the placement.

Assume a square edge hole 1/16" diameter with flow coefficient of 0.6 (Ref: "Calculation & Short Cut Desk Book")
McGraw-Hill Inc., N.Y. 1978
Also Assume T112 which is larger than T111.



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Calculation

- Q = 19.65 (d)²*C*(h)^{1/2} Ref: Crane Co. "Flow of Fluids through valves, fittings and pipes.
- Q = flow rate, gal/min
- d = hole diameter = 1/16 inch
- C = flow coefficient = 0.6
- h = height of liquid (ft)
- $Q = 19.65*(1/16)^{2}*0.6*(h)^{1/2}$
- $Q = .046*(h)^{1/2} = Q$

 $Q = [(d)_2 * X * 2.56]/(Y)^{1/2}$

X = Maximum horizontal distance a leaked liquid will project

Y = Vertical distance above ground to hole

 $Q = ((1/16)^2 + X + 2.56)/(Y)^{1/2} = Q_2$

Let Q₂ = Q₁

 $.046(h)^{1/2} = .01*X/(Y)^{1/2}$ $X = 4.6(h)^{1/2}*(Y)^{1/2}$ inches $X^2 = 0.383(h)^{1/2}(Y)^{1/2}$ ft

L = h+(Y/12)ft

Y = 12(L-h)

 $X = 0.383(h)^{1/2} \{12(L-h)\}^{1/2}$

 $X = 1.33(Lh-h^2)^{1/2}$

Take the first derivate with respect to h and set the result equal to zero, then solve for h.

 $d(h) = 1.33d(Lh-h^2)^{1/2}$ = .665(lh-h^2)^{-1/2}*(L-2h)dh = 0
L = 1/2

Substitute and solve for X

 $X = 1.33(L*L/2-(L/2)^2)^{1/2}$

X = .665 L

X = 5.6 ft when L = 8.5 ft

All three tanks are at a distance greater than 6 ft from the edge of the containment. The containment area for the blend tanks contains more than 100% of the volume of the largest tank. The blend area is under roof which presents infiltration of precipitation that would result from a rainfall event.

The containment volume for the secondary containment structure in the blend area is calculated in Attachment 12.6 to be 795 cubic feet. The largest tank volume is calculated to be 131 cubic feet. Therefore the containment area exceeds Federal and State requirements for secondary containment.

The existing secondary containment is a contiguous structure placed on an earthen foundation that is capable of providing support to the structure. There is a 93% safety factor for the soils supporting the containment structure as calculated in Attachment 12.6

Hazardous characteristics of waste(s) to be handled are listed in

 $Q = \{(d)_2 \times X \times 2.56\}/(Y)^{3/2}$

X = Maximum horizontal distance a leaked liquid will project

and it was a promise of the promise follows:

Y = Vertical distance above ground to hole

 $Q = ((1/16)^2 * X * 2.56) / (Y)^{1/2} = Q_{x}$

Let Q2 = Q1

.046(h)^{1/2} = .01*X/(Y)^{1/2} X = 4.6(h)^{1/2}*(Y)^{1/2} inches $X^2 = 0.383(h)^{1/2}(Y)^{1/2}$ ft

L = h+(Y/12)ftY = 12(L-h)

 $X = 0.383(h)^{1/2}(12(L-h))^{1/2}$

 $X = 1.33(Lh-h^2)^{1/2}$

Take the first derivate with respect to h and set the result equal to zero, then solve for h.

 $d(h) = 1.33d(Lh-h^2)^{1/2}$ = .665(1h-h^2)^{-1/2}*(L-2h)dh = 0
L = 1/2

Substitute and solve for X

 $X = 1.33(L*L/2-(L/2)^2)^{1/2}$ X = .665 LX = 5.6 ft when L = 8.5 ft

All three tanks are at a distance greater than 6 ft from the edge of the containment. The containment area for the blend tanks contains more than 100% of the volume of the largest tank. The blend area is under roof which presents infiltration of precipitation that would result from a rainfall event.

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The existing secondary containment is a contiguous structure placed on an earthen foundation that is capable of providing support to the structure. There is a 93% safety factor for the soils supporting the containment structure as calculated in Attachment 12.6

Hazardous characteristics of waste(s) to be handled are listed in

Table 1.3 and designated in Table 11.1 of the RCRA Part B permit application. The associated hazards for each waste code are listed in 40 CFR 261.31.

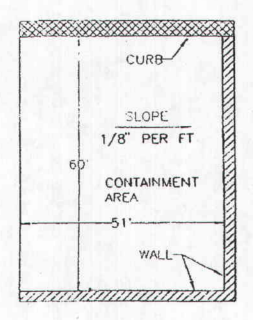
The steel tanks are painted on the exterior. The the paint protects the steel and prevent corrosion.

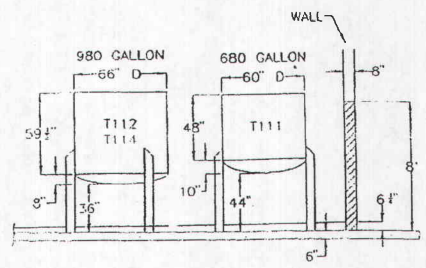
The tanks are in a climate zone (Central Florida) that is not subject to frost heave of the ground.

The ancillary equipment such as pumps, strainers, grinders, valves and mixers that serves to supply, blend, and/or remove wastes from the tanks is located in the containment area, and are anchored to the floor. The permanent piping that joins the ancillary equipment and tanks is schedule 40, ASTM A53 with welded joints. Fittings are standard weight ANSI B36.10 and flanges are in accordance with ANSI B16.5 for steel. The installation procedures followed ANSI B31.3 as the standard of practice.

ATTACHMENT 12.6

Calculations Documenting Support of Secondary Containment Systems Fuel Blending Area T111, T112 & T114





BLEND FACILITY

A_c = Containment area

 $\mathbf{A}_{\mathrm{C}} = (\mathbf{A}_{\mathrm{CS}}) - (\mathbf{A}_{\mathrm{LG}}) - (\mathbf{A}_{\mathrm{MS}})$

Ace = Total area with in containment

A_{LC} = Total area of legs

Ams = Total area of pumps, pipes & ramp

N = Quantity of item calculated

 $A_{cs} = 60*51.2 = 3072 \text{ sq ft}$

 $A_{cc} = [6(3) \pm 5/16] \pm N/144$ = 5.625 * 31 = 1.2 sq ft

Ans = (3*11*23+36*42+n(2)2*39+(98*20)]/144 = 19 sq ft

 $A_c = 3072 - 1.2 - 19 = 3052 \text{ sq ft}$

MINIMUM CONTAINMENT WALL HEIGHT

H = Height of containment

 $H = (V_{LT}/A_C) *2$

 V_{LT} = Volume of largest tank V_{LT} = 980 gallons V_{LT} = 980/7.48 gal/cu ft = 131 cu ft

H = (13'1/3052) * 2 = .086 ft

12.6.1

Attachment 12.1-8

TOTAL VOLUME WITHIN CONTAINMENT AREA

V = A_{cs} * H^o H^o = half of containment height or average height = .26 ft .

V = 3052 * .26 = 795 cubic feet

CONTAINMENT

131/795 * 100 = 16.5% of available is required.

SOIL LOADING

SL = $W_{\tau o}/A_{cs}$ $W_{\tau o} = W_{\tau \tau} + W_{cs}$ $W_{\tau \tau} = \sum W_{\tau}$ $W_{cs} = \text{Weight of Containment}$

T111

h = $58\frac{1}{4}$ "
r = 30" V_{N} = $.25*\pi*(30)^{2}$ = 706 cu-in V_{S} = $.25*\pi*60*58.25$ = 2745 cu-in V_{C} = $.25*\pi*(30)^{2}$ = 706 cu-in W_{LO} = 680 gal*8.33 lb/gal = 5664 lb W_{LO} = 4 legs*3 ft*15 lb/ft = 180 lb

$W_{\rm r} = 1184 + 5664 + 180 = 7028.$ 1b

T112

h = $67\frac{1}{5}$ " r = 33" $V_H = .25*\pi*(33)^2 = 855$ cu in $V_S = .25*\pi*66*67.50 = 3499$ cu in $V_C = .25*\pi*(33)^2 = 855$ cu in $W_{TZ} = (5209/1728)*492 = 1483$ lb $W_{LO} = 980*8.33 = 8163$ lb $W_{LO} = 3$ legs*4ft*15 lb/ft = 180 lb

 $W_r = 1483 + 8163 + 180 = 9826 \text{ lb}$

12.6.2

Attachment 12.1-9

2114

Same as T112 $W_{r} = 9826 \text{ 1b}$

 $W_{mp} = 7028 + 9826 + 9826 = 26680 \text{ lb}$

WCS = WBASE + WHALLS + WHISC

Wass = Acs T * dc

dc=150 lb/cu ft

(concrete)

 $W_{BASE} = (3072 * .5')*150$

Whase = 231400 lb

T = Thickness

WHALLS = WCONC + WSTOD + WBLOG + WBLR

Wester = 8"*(4*6.25)*51.2/144*150 = 1333 lb W_{srup} = L*H*dd/dd=4.5 Lb/sq ft(dry wall)

= (60+512)*11*45 = 5504. 1b

Wates = (Roof + Wall) * do do=1.01b/sq ft(bldg) = (60+51.2+17+51.2)+1.0 = 3942.1b

= L+H+db db=361b/sq ft(block)

= (60+51.2)*836 = 32026 1b

 $W_{NALLS} = 1333+5504+3942+32026 = 42805 lb$

WHISE = WPIPE + WHIX + WEGR

Assume 500 ft of pipe at 5 lb/ft

 $W_{PIPE} = 2500 \text{ lb}$

Assume 3 mixers @ 1100 lb ea.

 $W_{\rm HIX} = 3300 \ {\rm lb}$

Assume Misc Platforms and Equipment @ 5000 1b

 $W_{\text{top}} = 5000 \text{ lb}$

 $W_{\text{Mxsc}} = 2500 + 3300 + 5000 = 10800 \text{ lb}$

 $W_{cs} = 231400 + 42805 + 10800 = 284005 lb$

WTO

 $= W_{rr} + W_{cs}$ = 26680 + 284005 = 310685 15

SL = Soil Load

= W_{TO}/A_{CS}

SL = 310685/3072 = 101 lb/sq ft

There are no bearing test on the soil under the blend area. Physical inspection and consultation with the Polk County Soils Survey indicates a Tavares Series Classification. The texture is sand with up to 4% clay.

The "Civil Engineering handbook" (L.C. Urquahart) lists the bearing capacity of compacted sand/clay soils as 6,000 lb/sq ft.

The "Uniform'Building Code" states that unless higher pressures

12.6.3

Attachment 12.1-10

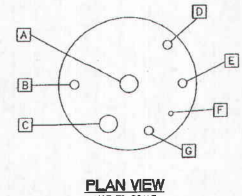
are substantiated, the maximum allowable pressure in sand or clayey sand is 1,500 lb/sq ft.

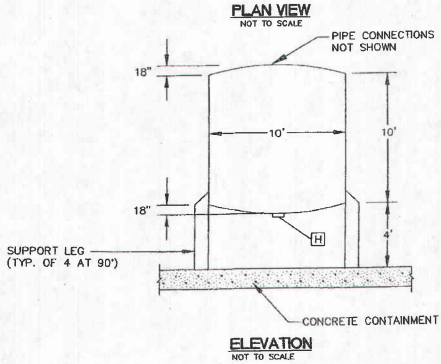
Using the UBC allowable pressure the safety factor is

$$SF = \frac{1500 - 10.1}{1500} * 100 = 93$$

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ATTACHMENT 12.2





MARK	DESCRIPTION	SIZE
A	AGITATOR OPENING	20"
B	VALVE	3"
C	MANWAY	20"
D	VAPOR LINE	1"
E	PRESSURE RELIEF	3"
F	HIGH LEVEL ALARM	_
G	FEED	6"
н	OUTLET	6"

٨	FOR APPROVAL	MISM	31/21/BI		CleanHarbors'				CLEAN HARBORS BARTON, INC. BARTON FACELTY BOTTON STORAGE TANK DIMENSIONS, PEPINO & INSTRUMENTATION DEPAR		
	ACCURATION .	-		APVE.	-	CHECKER	NTS	DILCAN COR	FIGURE	12.2	-

CALCULATIONS OF SECONDARY CONTAINMENT VOLUMES

CRUDE STORAGE TANKS - SOUTH TANK FARM

South Tank Farm: ten 6,000-gallon tanks

VC = VT - VLEGS - VTANK

V_c = Volume of containment

V_T = Total volume

Views = Volume of tank legs

V_{TANK} = Volume of secondary containment that tank occupies

V, = L x W x H

 $V_{\tau} = 55.33' \times 22.67' \times 1.33'$

 $V_{\rm T} = 1668.26 \, {\rm ft}^3$

 $V_{LEG} = (W)(W)(H)$

Each tank is supported by 3 square 11" legs

VLSS = 1.12 ft3

V_{LEOS} = 1.12 ft³ x 30 legs

 $V_{LBG} = (11^n) \cdot (11^n) \cdot (1.33')$

30 legs in containment

V_{LEOS} = 33.5 ft³

VTANK

The bottom of the tank is 4' from the floor of the secondary containment. The height of the wall is 1'4". Therefore, the volume of the tank in the secondary containment is zero.

 $V_{\text{TANK}} = 0$

 $V_c = V_r - V_{LEGS} - V_{TANK}$

 $V_c = 1668.26 \text{ ft}^3 - 33.5 \text{ ft}^3 - 0$

Vc = 1634.76 ft3

Secondary containment must contain 100% of the volume of the largest tank contained and the volume of precipitation generated by a 25-year, 24-hour rainfall event.

Surplus containment = V_c - V_{LTAUK} - V_{RAIN}

V_{LTAME} = Volume of largest tank

V_{RAIN} = Volume of rainfall from 25-year, 24-hour rainfall event

Largest tank contained: 6,000 gallons

 $V_{LTANK} = 6000 \text{ gallons } x (1 \text{ ft}^3/7.48 \text{ gallons}) = 802.12 \text{ ft}^3$

From the Permit Information Manual Management and Storage of Surface Waters (Southwest Florida Water Management District, Volume I, January 1994, p. C7), 7 inches of precipitation would accumulate in a 25-year, 24-hour rainfall event.

 $V_{\text{RATH}} = 0.58' \times 55.33' \times 22.67' = 727.51 \text{ ft}^3$

Surplus containment = 1634.79 ft³ - 802.12 ft³ - 727.51 ft³
Surplus containment = 105.16 ft³

Secondary containment volume for crude storage tanks is sufficient.

Attachment 12.2-3

BOTTOM TANKS - WEST TANK PARM

West Tank Farm: two 7,000-gallon tanks ten 6,000-gallon tanks

Vc = VT - VPADS - VTANK - VPIPE - VLEGS - VWALL

V_c = Volume of containment

 V_{τ} = Total volume

V_{PADS} = Volume of tank pads

V_{TANKS} = Volume of secondary containment that tanks occupy

V_{PIPE} = Volume occupied by the piping in containment area

V_{leas} = Volume occupied by the legs supporting the bottoms tanks

V_{WALL} = Volume occupied by the small divider wall between the two bottoms tanks and the 10 non-RCRA tanks.

 V_T = containment area x H

contianment area = $(71.3' \times 22.7') + (5.4' \times 15.1') + ((33.5' + 15.1') \times (8.1' - 5.4'))$

containment area = 1618.51 ft2 + 81.54 ft2 + 131.22 ft2

containment area = 1831.27 ft2

 $V_{\rm T} = 1831.27 \, {\rm ft}^2 \times 1.67' = 3052.12 \, {\rm ft}^3$

 $V_{PAD} = \Pi(d/2)^2 (H)$

6,000-gallon tanks supported by tank pads approximately 9' in diameter and 10" thick.

 $V_{PAD} = \Pi(9'/2)^2 (10^n)$

 $V_{PAD} = 53.01 \text{ ft}^3$

V_{PAOS} = 53.01 ft' x 10 10 tank pads in containment

 $V_{PAOS} = 530.1 \text{ ft}^2$

Attachment 12.2-4

VIANK

The tank pad is 10" thick. The height of the containment wall is 20". Therefore, the volume displaced by the 10 non-RCRA tanks is given below (Note: The bottoms tanks are more than 20" from the continment sytem bottom, therefore they will not occupy any containment capacity).

 $V_{TANK} = \Pi(8'/2)^2$ (H)

 $V_{TANK} = 41.89 \text{ ft}^3$

V_{TANKS} = 418.9 ft³ 10 non-RCRA tanks

There is approximately 600 feet of 3" piping in the containment area. For calculation estimates, assume the O.D. of the piping is 4".

 $V_{PIPR} = \Pi(0.33'/2)^2 (L)$

VPIPE = 51.32 ft3

V_{LEGS} There are 8 support legs for the two bottoms tanks which are one foot in diamter.

 $V_{LB3} = \Pi(1'/2)^2$ (H)

V_{LDG} = 1.31 ft³

 $V_{LSOS} = 10.49 \text{ ft}^3 8 \text{ legs}$

VWALL = L x W x H

= 25.5 x 0.67' x 1'

- 17.09 ft3

VC = VT - VPADS - VTANKE - VPISE - VLEGS - VHALL

 $V_c = 3052.12 \text{ ft}^3 - 530.1 \text{ ft}^3 - 418.9 \text{ ft}^3 - 51.32 \text{ ft}^3 - 10.49 \text{ ft}^3 - 17.09 \text{ ft}^3$

 $V_c = 2024.22 \text{ ft}^3$

Secondary containment must contain 100% of the volume of the largest tank contained and the volume of precipitation generated by a 25-year, 24-hour rainfall event.

Surplus containment = Vc - VLTANK - VRAIM

VLTANK - Volume of largest tank

V_{BAIN} = Volume of rainfall from 25-year, 24-hour rainfall event

Largest tank contained: 7,000 gallons

 $V_{LTANK} = 7000 \text{ gallons} \times (1 \text{ ft}^3/7.48 \text{ gallons}) = 935.83 \text{ ft}^3$

From the Permit Information Manual Management and Storage of Surface Waters (Southwest Florida Water Management District, Volume I, January 1994, p. C7), 7 inches of precipitation would accumulate in a 25-year, 24-hour rainfall event.

 $V_{\rm g} = 0.58' \times 1831.27 \text{ ft}^2$

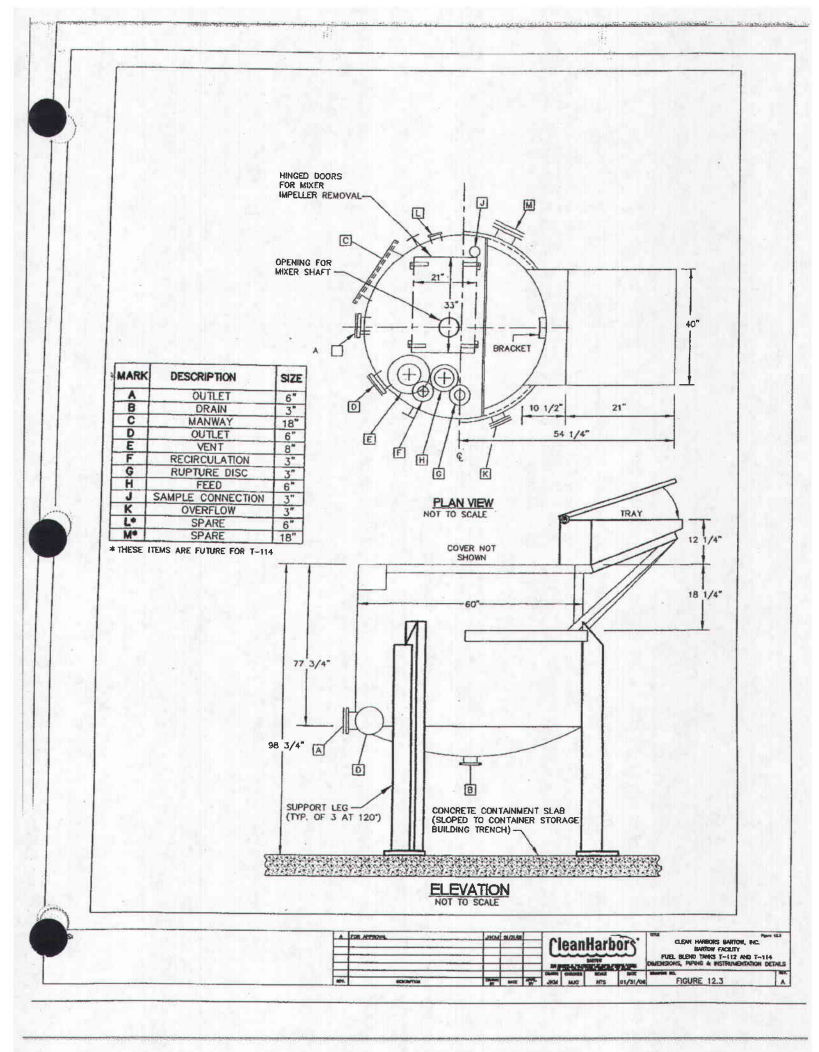
Va = 1062.14 ft3

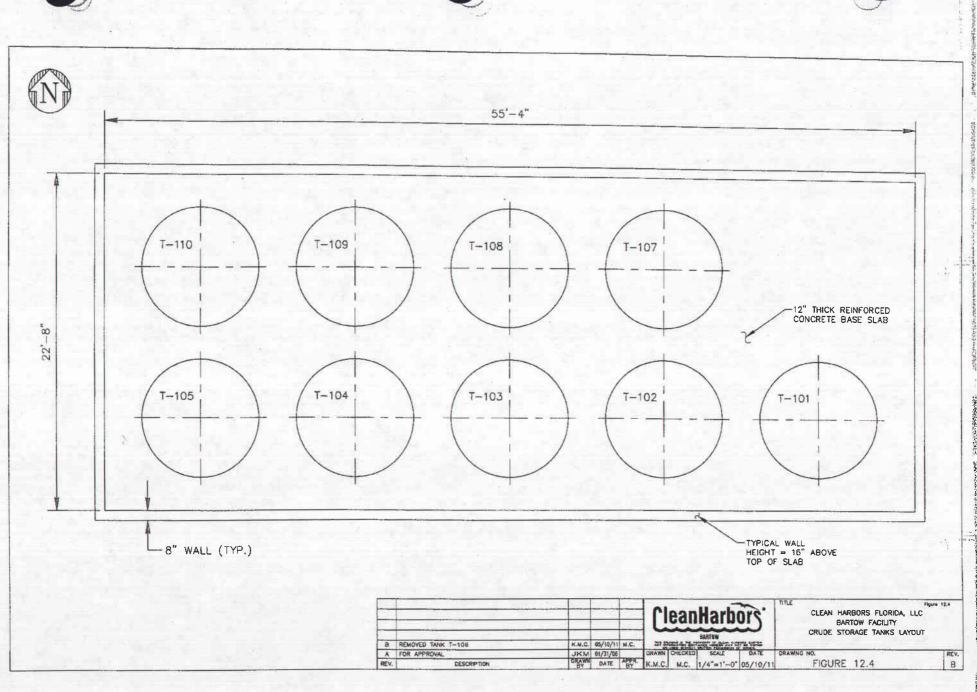
Surplus containment = 2024.22 ft³ - 935.83 ft³ - 1062.14 ft³
Surplus containment = 26.25 ft³

. Secondary containment is sufficient.

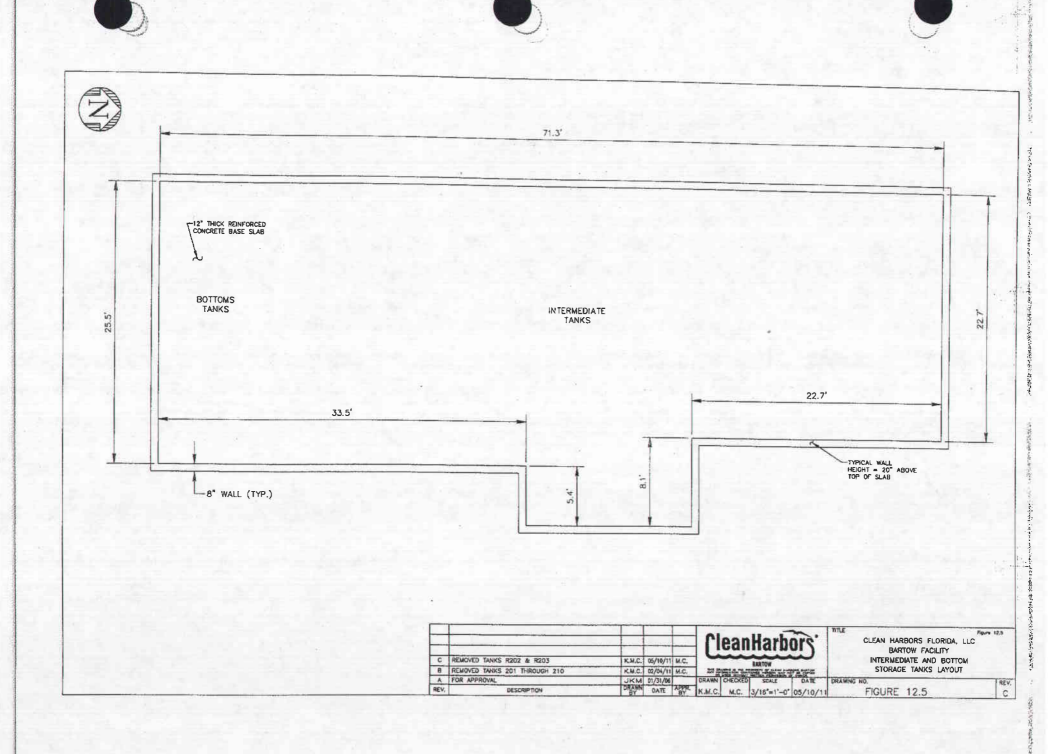
FUEL BLENDING TANKS - CONTAINER STORAGE BUILDING

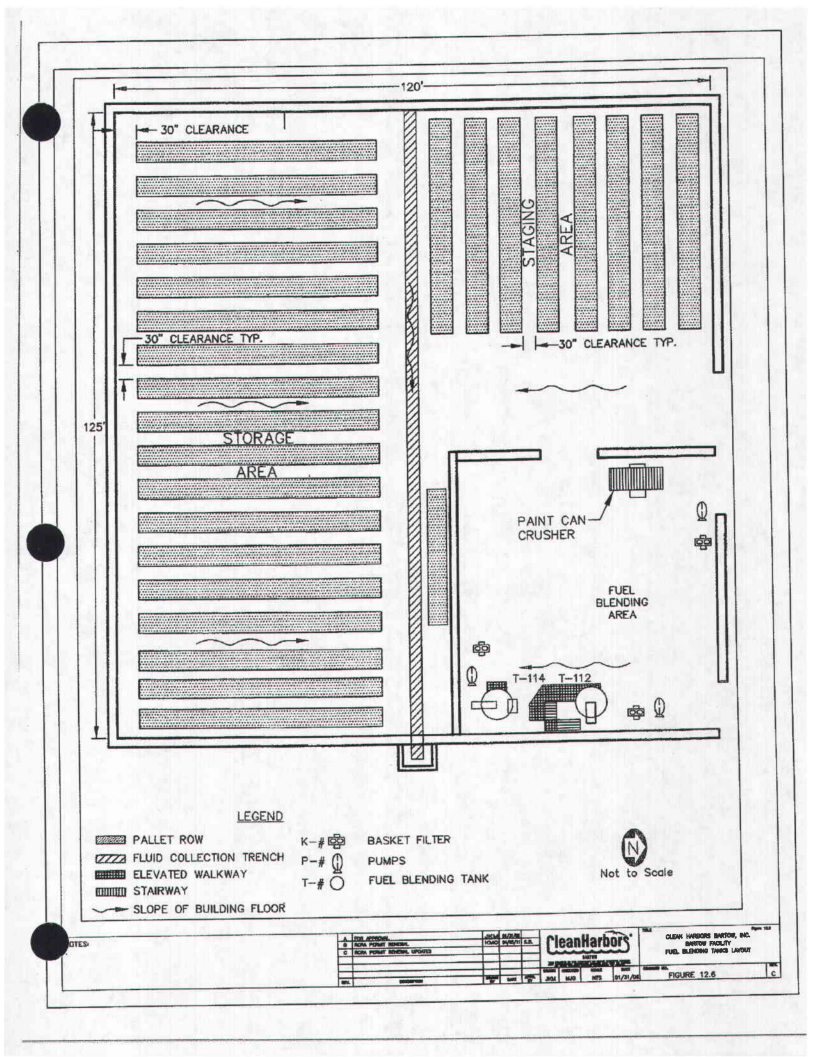
Secondary containment calculations for the Container Storage Building are contained in Chapter 11.





* ALEXANDER





SECTION B

CONTAINERS AND CONTAINMENT STRUCTURES FOR THE STORAGE OF HAZARDOUS WASTE

1.0 South Container Storage Building

1.1 Design of Aisle Space, Capacity, and Containment Volume

The South Container Storage Building consists of a graded 6-inch thick reinforced concrete slab with a dike beginning flush with the highest point of the slab and extending around the perimeter of the building, maintaining the same elevation as the highest point of the slab. The reinforced concrete foundation is enclosed with a structural steel super structure and a metal roof. The 6-inch reinforced concrete slab provides an effective impermeable base due to the rapid removal of any standing liquids. At the time of construction, the floor was sealed with a concrete curing agent and sealer making it impervious. All joints in the building have stainless steel troughs to direct any leakage to the building center trench for collection and removal. The building is not totally enclosed, but has the south, east and west sides closed, and the north side fully open. This configuration reduces the amount of rainfall which can blow into the building. In addition to providing shelter from the rain, these sides add structural support. The roof is equipped with several vents and skylights. The open air nature of this storage area is deemed to be the safest design in that it provides:

- Shelter from the sun, which could otherwise cause problems with confined flammable liquids.
- Shelter from rain, which could otherwise cause deterioration of the drums.
- 3. Will not allow a potentially explosive vapor buildup in the building in the case of a spill.
- 4. Allows access to control fires.

The South Container Storage Building will typically be used to store 55-gallon containers. Other types of containers stored are totes, cubic yard boxes, etc. The containers will be stored on pallets 42" X 42" or 48" X 48" with typically 4 drums placed on each pallet, and stacked two pallets high. The drums, with a 2' diameter, will extend over the sides of the pallets in some cases.

(NOTE: Stacking configuration of containers smaller than 55 gallon drums may vary based on stability considerations for stacking; such as weight and container strength but, shall not exceed the permit condition limitation of 255 gallons per pallet for non bulk containers).

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The pallets used for this operation are designed to hold the weight of 8 drums. The maximum weight that could be supported is 9,500 lbs. The pallets constructed for this purpose are typically manufactured from oak or plywood. Figure 11.1 illustrates the typical arrangement of pallets in the building. However, any alternate arrangement which may be used will not allow more than the maximum of 106,920 gallons in the storage building. Thirty-inch spacing will be provided as aisle space between each row of pallets. Eighteen (18) rows will be the maximum number of rows south of the collection trench and these 18 rows will have no more than 26 pallets (13 double Stacked) per row. Therefore, each row on Figure 11.1 represents a maximum of 104 55-gallon drums stored. There will be one row of nine pallets north of the collection trench located immediately behind the fuels blending area wall.

The building has the capacity to hold the volume equivalent of 1944 55-gallon drums (i.e. 106,920 gallons). CHF will store wastes in portions of the building which are protected by a low expansion foam fire protection system. All storage will conform to NFPA-30 requirements. Wastes to be stored in the South Container Storage Building are compatible with each other and will be at least 50 feet from the fence which is the facility boundary.

The South Container Storage Building is designed with a secondary containment volume of 16,852 gallons (10% of 106,920 gallons of storage requires 10,692 gallons of containment capacity). The building has an approximate slope of 1/8" per foot to allow for the drainage of any spills or rainwater. Since most of the liquids handled have viscosities very similar to water, and are not highly viscous wastes, the 1/8" per foot slope is considered to be adequate. This results in a 7 1/4" drop across the building. In addition, the drums will be resting on pallets, so they will not rest in standing liquids even if a removal system were not in place. The system for removal of standing liquids is the sloped floor provided by the concrete slab base. The calculation of design containment is very conservative because the pallets will allow liquids to collect within the volume they occupy. The volumes calculated were determined by the open area on the building floor, the allowable height of accumulated liquids prior to contacting the drums (5" at the drum locations), the containment volume of drainage ditch and slope of the floor. The containment volume calculations are as follows:

At 1/8" per foot slope, liquid (at a depth of 5") will accumulate at a distance of 40' on each side of the centerline containment trench.

The volume of this triangle shaped containment on each side of the trench is:

$$\frac{1}{2}$$
bhl = $\frac{1}{2}$ (40')(.4167')(125') = 1041 ft³

where: b = base

h = height

1 = length

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volume of the centerline trench is 171 ft³ (20.125" deep on the east end, 4.5" deep on the west end, (for an average depth of 12.3125"), 16" wide and 125' long).

Total containment volume = $2(1041 \text{ ft}^3) + 171 \text{ ft}^3$ = 2253 ft^3 = $16,852 \text{ gal } (@, 7.48 \text{ gal/ft}^3)$

1.2 Containment System Run-on

The containment system (building concrete pad) is constructed 6 inches above the surrounding grade. Therefore, run-on into the building is precluded. Some rainwater, however, could be trapped in the drainage system because of rain blowing it. This amount would be minimal, and as seen by the containment volume calculations, which is a very conservative figure, any rain blown into the building would be easily contained in addition to the 10% of the total volume of wastes.

Also the capacity allows for the volume occupied by the 8" concrete wall in back of, and on the west end of the fuels blending area. The wall is .67' wide; 102' in length (62' on back, 40' on west end); and 5" deep for a total volume of 28 ft³ (213 gallons). It also leaves plenty of secondary containment volume for the fuels blending tanks (largest is 780 gallons of working volume).

Design Containment Volume	16,852 gallons
Volume occupied by fuel blend wall	213 gallons
Volume of fuels blending tank	780 gallons
10% of drums capacity*	10,692 gallons
Additional available containment	5,167 gallons

* This number will actually be less because solids which contain no liquids will also be stored in this building.

Accumulated precipitation will be removed within 24 hours of discovery (unless additional time is needed for identification, and/or additional equipment is needed) to assure that the collection trench will not overflow. Since the system is designed to drain the liquids away from the drums it is not critical that the liquids be removed immediately. Figure 11.1 depicts the drainage pattern in the building. Should waste accumulate in the trench, it will be collected in containers and managed in accordance with regulatory requirements immediately. Water collected in the drainage ditch will be removed from the collection trench, analyzed and the analysis will define the handling procedures. If determined to be acceptable for discharge, it will be discharged to the P.O.T.W.

Access to remove the liquids can be accomplished without entering the building since the trench

extends outside of the building approximately 12 inches and can be directly pumped out from there using a vacuum hose. The trench which extends outside for access is always covered (no rain water exposure) and is higher than the low point slope of the trench middle to prevent any overflow out from the extension portion. Any over flow of the trench will only occur in the contained warehouse.

2.0 North Container Storage Building

2.1 Design of Aisle Space, Capacity, and Containment Volume

The North Container Storage Building consists of a graded reinforced concrete slab 8" thick. The floor is divided into 17 separate cells which allow segregated storage of incompatible wastes. The reinforced concrete foundation is enclosed with a structural steel super structure and a metal roof. The concrete floor is sealed with a concrete sealer and curing agent which makes it impervious. All joints in the containment cells have been sealed and are equipped with water stops to prevent migration from the containment area to the environment. The building is totally enclosed, except for the loading dock areas which are open. This configuration reduces the amount of rainfall which can blow into the building. In addition to providing shelter from the rain, these sides add structural support. The roof is also equipped with vents. The nature of this storage area is deemed to be the safest design because it provides:

- 1. Shelter from the sun, which could otherwise cause problems with confined flammable liquids.
- 2. Shelter from rain, which could otherwise cause deterioration of the drums.
- 3. Will not allow a potentially explosive vapor buildup in the building in the case of a spill.
- 4. Allows access to control fires.

The North Container Storage Building is typically used to store 55-gallon containers. Examples of other types of containers stored are totes, cubic yard boxes, 5-gallon containers, 30-gallon containers, etc. The containers will be stored on pallets 42" X 42" or 48" X 48" with typically 4 drums placed on each pallet, and stacked two pallets high. The drums, with a 2' diameter, will extend over the sides of the pallets in some cases.

(NOTE: Stacking configuration of containers smaller than 55 gallon drums may vary based on stability considerations for stacking; such as weight and container strength but, shall not exceed the permit condition limitation of 255 gallons per pallet for non bulk containers).

The pallets used for this operation are designed to hold the weight of 8 drums. The maximum

weight that could be supported is 9,500 lbs. The pallets constructed for this purpose are typically manufactured from oak or plywood. Figure 11.2 illustrates the typical arrangement of pallets in the building. However, any alternate arrangement which may be used will not allow more than the maximum of 136,400 gallons in the storage building. Thirty-inch spacing will be provided as aisle space between each row of pallets.

The building has the capacity to hold the volume equivalent of 2480 55-gallon drums (i.e. 136,400 gallons). The building will be protected by a foam fire protection system. All storage will conform to NFPA-30 requirements. All flammable waste in the North Container Storage Building will be at least 50 feet from the fence which is the facility boundary.

Each cell in the North Container Storage Building is designed to contain greater than 10% of its total storage volume contained therein. The containment calculations of each cell are included in Figure 11.3. The system for removal of standing liquids is the sloped floor provided by the concrete slab base so that the liquids will drain to one side of each cell. Any contained liquid will then be removed using absorbent, a portable pump, etc. Should waste accumulate in the cells, it will be collected in containers and managed in accordance with regulatory requirements and will be handled and disposed as determined by analysis.

Pallets are placed in aisle for two purposes; while in the process of actively loading and unloading trucks, and to gain access to pallets stored behind the first pallet of a row.

2.2 Containment System Run-on

The containment system (building concrete pad) is constructed at least 3 feet above the surrounding grade. Therefore, run-on into the building is precluded. Some rainwater may, blow into the building from extreme weather events but this will be minimal and be on the dock area only.

3.0 CONTAINER MANAGEMENT PRACTICES

All containers will be kept closed during storage and opened only when material is being sampled, added or removed from the containers. Drums will be stored on wooden pallets, each measuring 42" X 42" or the typical 48" square and holding 4 drums. Each pallet will be moved using a forklift which meets the OSHA requirements of 29 CFR 1910.178. Other containers, such as totes which have legs may not be stored on pallets. In addition, the forklift may be equipped with a detachable device which will enable the driver to handle drums without pallets. Hand carts for moving drums will also be available. All containers used by CHF for the storage of hazardous wastes will meet appropriate D.O.T. performance standards.

A maximum of four hazardous waste roll-off containers are stored at the facility in designated

areas illustrated in Figure 18.5.3. They will be stored within the curbed driveway area which will provide secondary containment. The roll-offs will generally contain solids so the need for secondary containment will be minimal. The tops of the containers will be kept closed, unless it is necessary to add or remove waste. CHF uses two types of roll-offs, open top roll-offs and "sludge boxes". Liquids are not placed in open top roll-offs, however on occasion rain or absorbed liquids may accumulate in the bottom.

4.0 Waste Segregation and Classification System

4.1 Container Storage

CHF will use a waste classification system for containerized waste that will preclude incompatible reactions due to the commingling of incompatible hazardous wastes. Incompatible materials will be kept separate. In the North Container Storage Building there are 17 segregation cells. Wastes are segregated in one of these cells according to compatibility. These compatibility classes are based on the Department of Transportation (DOT) segregation rules (49 CFR Part 177.848) which apply to the commingling of wastes during transportation.

The container management practices outlined in this chapter as well as Appendices II-F.3, F.4 and F.5, provides for the safe management of containers. Employees who handle these containers receive extensive training on proper container management practices. CHF does not reuse any containers which previously held a hazardous waste or contain residue. CHF does reuse outer containers that contain no residue and which were previously used for lab packs which were processed onsite. Those containers had no contact with any waste material shipped in them and contain no residue.

CHF has a procedure in place to minimize the possibility of mixing incompatibles. The procedure is based on the DOT shipping restrictions specified in 49 CFR 177.848. The <u>Segregation Table for Hazardous Materials</u> denotes which class of material may be transported together and any special precautions which must be observed. The items which cannot be transported together are denoted by an "X". CHF does not store those materials which are classified by an "X" in the same cell.

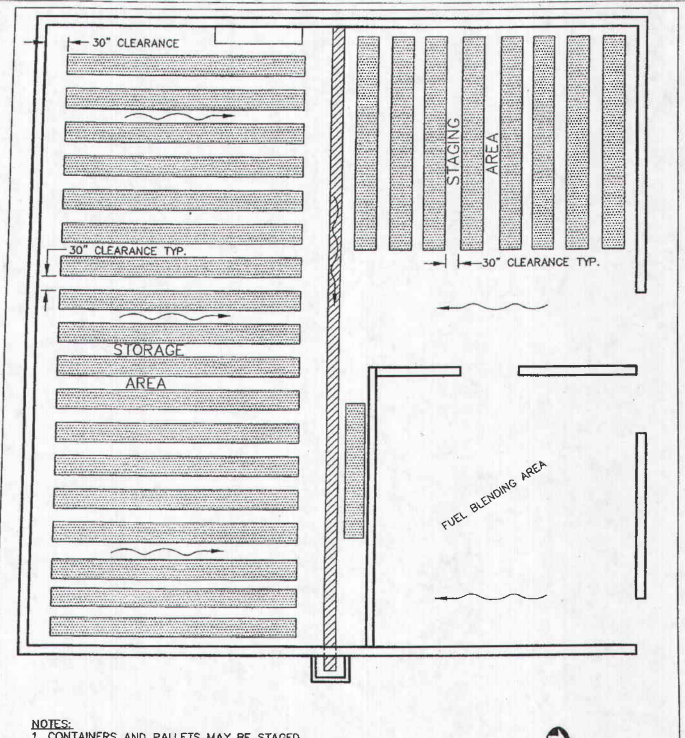
Storage compatibility decisions will be made based upon the primary hazard class of the material.

The South Container Storage Building does not contain segregation cells; therefore all wastes within this building are compatible.

Universal waste (including UPW Pharmaceutical) maybe stored in any permitted area as long as it is compatible with other wastes in that storage cell.

LIST OF FIGURES

- 1. Figure 11.1 Typical Arrangement of Pallets within the South Container Storage
 Building; and Drainage Patterns in the South Container Storage
 Building
- 2. Figure 11.2 Floor Plan and Typical Arrangement of Pallets in the North Container Storage Building
- 3. Figure 11.3 Containment Calculations of the North Container Storage Building
- 4. Figure 18.5.3 Hazardous Waste Roll-off Storage Locations



1. CONTAINERS AND PALLETS MAY BE STAGED IN THE STAGING AREA TEMPORARILY FOR CHARACTERIZATION AND LABELING BEFORE STORAGE.

2. ANY ARRANGEMENT OF PALLETS WILL NOT ALLOW MORE THAN THE MAXIMUM OF 106,920 GALLONS IN THE CONTAINER STORAGE BUILDING.



Not to Scale

LEGEND

PALLET ROW

FLUID COLLECTION TRENCH

SLOPE OF BUILDING FLOOR

A (585.40	FOR APPROVIS	SHOW	28KM 81/8/19	C	CleanHarbors'			CLEAN HARBORS BARTON, INC. BARTON FACULTY TYPICAL PALLET ARRANGEMENT AND DRAWAGE PATTERNS IN SOUTH CONTAINER STORAGE BLDG	
				Chineses	CHECKED	BOSE	01/31/08	FIGURE 11.1	1

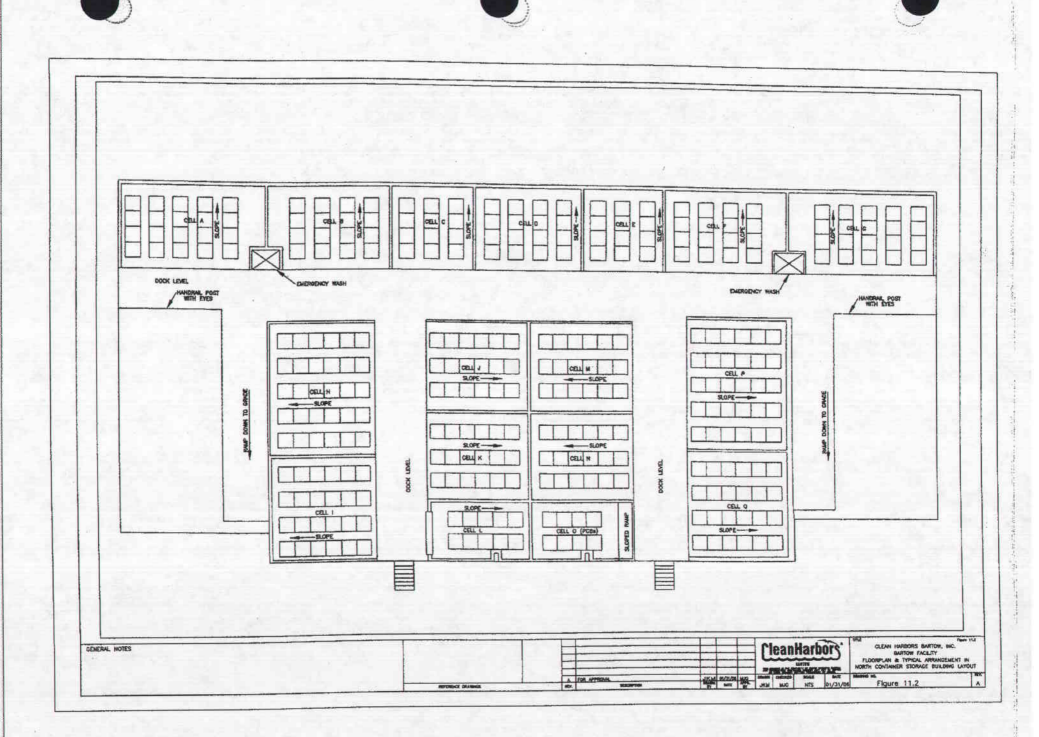


Figure 11.3 SECONDARY CONTAINMENT CALCULATIONS

NORTH CONTAINER STORAGE BUILDING

<u>NOTE:</u> the cross-sectional areas of these containment cells are triangles. Therefore the volume of each cell (except Cell Q) is calculated using the cross-sectional area of each triangular shaped cell multiplied by it's length. The formula is:

Area = (0.5 X Base X height) = 0.5bh Volume = Area X Length = 0.5 bhl cubic feet gallons = cubic feet X 7.48

CELL A:

Containment Volume:

b=19.25'

h=0.4691

1=39.431

Volume = $0.5 \times 19.25^{\circ} \times 0.457^{\circ} \times 39.43^{\circ} = 178.0 \text{ ft}^3$

Volume occupied by support columns:

 $1.33' \text{ X } 1.33' \text{ X } 0.469' = 0.83 \text{ ft}^3$

 $1.33' \times 0.25' \times 0.69' = 0.16 \text{ ft}^3$

Volume occupied by emergency shower area:

 $5.0' \times 4.5' \times 0.05' = 1.13 \text{ ft}^3$

Available containment volume is:

 $178.0 \text{ ft}^3 - 0.83 \text{ ft}^3 - 0.16 \text{ ft}^3 - 1.13 \text{ ft}^3 = 175.9 \text{ ft}^3$

 $175.9 \text{ ft}^3 \text{ X } 7.48 \text{ gallons/ft}^3 = 1315.6 \text{ gallons}$

40 pallets (20 double stacked)

4 drums per pallet x 40 pallets = 160 drums

160 drums x 55 gal/drum = 8,800 gallons

1,315 gallons > 10% of 8,800 gallons

1,315 gallons > 880 gallons

Containment OK

CELL B:

Containment Volume:

b=19.25'

h=0.5'

1=32.3'

Volume = $0.5 \times 19.25' \times 0.5' \times 32.3' = 155.4 \text{ ft}^3$

Volume occupied by support columns:

 $1.25' \times 1.33' \times 0.5' = 0.83 \text{ ft}^3$

 $1.33' \times 2.0' \times 0.5' = 1.33 \text{ ft}^3$

Volume occupied by emergency shower area:

 $5.0' \times 4.5' \times 0.05' = 0.96 \text{ ft}^3$

Available containment volume is:

 $155.4 \text{ ft}^3 - 0.83 \text{ ft}^3 - 1.33 \text{ ft}^3 - 0.96 \text{ ft}^3 = 152.3 \text{ ft}^3$

152.3 ft^3 X 7.48 gallons/ $\text{ft}^3 = 1139.4$ gallons

32 pallets (16 double stacked)

4 drums per pallet x 32 pallets = 128 drums

128 drums x 55 gal/drum = 7,040 gallons

1139 gallons > 10 % of 7,040 gallons

1139 gallons > 704 gallons

Containment OK

CELL C:

Containment Volume:

b=19.25'

h=0.479'

1=22.31'

Volume = $0.5 \times 19.25' \times 0.5' \times 22.31' = 102.9 \text{ ft}^3$

Volume occupied by support column:

 $1.33' \times 2.0' \times 0.5' = 1.33 \text{ ft}^3$

Available containment volume is:

 $102.9 \text{ ft}^3 - 1.33 \text{ ft}^3 = 101.5 \text{ ft}^3$

 $101.5 \text{ ft}^3 \text{ X } 7.48 \text{ gallons/ft}^3 = 759.4 \text{ gallons}$

24 pallets (12 double stacked)

4 drums per pallet x 24 pallets = 96 drums

96 drums x 55 gallons/drum = 5,280 gallons

759.4 gallons > 10 % of 5,280 gallons

759.4 gallons > 528 gallons

Containment OK

CELL D:

Containment Volume:

b=19.25'

h=0.484'
l=28.47'

Volume = 0.5 X 19.25' X 0.484' X 28.47' = 132.6 ft³

Volume occupied by support columns:

1.33' X 2.0' X 0.5' = 1.33 ft³

1.33' X 2.0' X 0.5' = 1.33 ft³

Available containment volume is:

132.6 ft³ - 1.33 ft³ - 1.33 ft³ = 130.0 ft³

130.0 ft³ X 7.48 gallons/ft³ = 972.2 gallons

32 pallets (16 double stacked)

4 drums per pallet x 32 pallets = 128 drums

128 drums x 55 gallons/drum = 7,040 gallons

972.2 gallons > 10 % of 7,040 gallons

972.2 gallons > 704 gallons

Containment OK

CELL E:

Containment Volume:

b=19.27'

h=0.464'

1=22.04

Volume = $0.5 \times 19.27' \times 0.464' \times 22.04' = 98.5 \text{ ft}^3$

Volume occupied by support columns:

 $1.33' \times 2.0' \times 0.5' = 1.33 \text{ ft}^3$

Available containment volume is:

 $98.5 \text{ ft}^3 - 1.33 \text{ ft}^3 = 97.2 \text{ ft}^3$

97.2 ft^3 X 7.48 gallons/ $ft^3 =$ <u>727.1 gallons</u>

24 pallets (12 double stacked)

4 drums per pallet x 24 pallets = 96 drums

96 drums x 55 gallons/drum = 5,280 gallons

727.1 gallons > 10 % of 5,280 gallons

727.1 gallons > 528 gallons

Containment OK

CELL F:

Containment Volume:

b=19.25'

h=0.443'

1=32.27

Volume = $0.5 \times 19.25' \times 0.443' \times 32.27' = 137.6 \text{ ft}^3$

Volume occupied by support columns:

 $1.33' \times 2.0' \times 0.443' = 1.18 \text{ ft}^3$

1.33' \times 1.33' \times 0.443' = 0.78 \Re

Volume occupied by emergency shower area:

 $4.75' \times 4.75' \times 0.08' = 1.81 \text{ ft}^3$

Available containment volume is:

 $137.6 \text{ ft}^3 - 1.18 \text{ ft}^3 - 0.78 \text{ ft}^3 - 1.81 \text{ ft}^3 = 133.8 \text{ ft}^3$

133.8 ft³ X 7.48 gallons/ft³ = $\underline{1001.0 \text{ gallons}}$

32 pallets (16 double stacked)

4 drums per pallet x 32 pallets = 128 drums

128 drums x 55 gal/drum = 7,040 gallons

1001.0 gallons > 10 % of 7,040 gallons

1001.0 gallons > 704 gallons

Containment OK

CELL G:

Containment Volume:

b=19.33'

h=0.443'

1=39.49

Volume = $0.5 \times 19.33' \times 0.443' \times 39.49' = 169.1 \text{ ft}^3$

Volume occupied by support columns:

 $1.33' \times 0.21' \times 0.443' = 0.12 \text{ ft}^3$

 $1.33' \times 1.33' \times 0.443' = 0.78 \text{ ft}^3$

Volume occupied by emergency shower area:

 $4.5' \times 4.75' \times 0.08' = 1.71 \text{ ft}^3$

Available containment volume is:

 $169.1 \text{ ft}^3 - 0.12 \text{ ft}^3 - 0.78 \text{ ft}^3 - 1.71 \text{ ft}^3 = 166.5 \text{ ft}^3$

 $166.5 \text{ ft}^3 \text{ X } 7.48 \text{ gallons/ft}^3 = \underline{1245.1 \text{ gallons}}$

40 pallets (20 double stacked)

4 drums per pallet x 40 pallets = 160 drums

 $160 \text{ drums } \times 55 \text{ gal/drum} = 8,800 \text{ gallons}$

1245.1 gallons > 10% of 8,800 gallons

1245.1 gallons > 880 gallons

Containment OK

CELL H:

Containment Volume:

b=27.43'

h=0.490'

I=35.08'

Volume = $0.5 \times 27.43' \times 0.490' \times 35.08' = 235.7.0 \text{ ft}^3$

Volume occupied by support columns:

 $1.33' \times 2.0' \times 0.490' = 1.30 \text{ ft}^3$

 $1.33' \times 2.0' \times 0.490' = 1.30 \text{ ft}^3$ $1.43' \times 1.5' \times 0.490' = 1.05 \text{ ft}^3$

Available containment volume is:

235.7 ft^3 - 1.30 ft^3 - 1.30 ft^3 - 1.05 ft^3 = 232.1 ft^3 232.1 ft^3 X 7.48 gallons/ ft^3 = **1736.0 gallons**

60 pallets (30 double stacked)
4 drums per pallet x 60 pallets = 240 drums
240 drums x 55 gallons = 13,200 gallons
1,736.0 gallons > 10 % of 13,200 gallons
1,736.0 gallons > 1,320 gallons
Containment OK

CELL I:

Containment Volume:

b=27.43'

h=0.495'

1=28.431

Volume = $0.5 \times 27.43' \times 0.495' \times 28.43' = 193.0 \text{ ft}^3$

Volume occupied by support columns:

 $1.33' \times 2.0' \times 0.495' = 1.32 \text{ ft}^3$

 $1.33' \times 1.33' \times 0.495' = 0.88 \text{ ft}^3$

 $1.33' \times 2.0' \times 0.25' = 0.67 \text{ ft}^3$

Available containment volume is:

193.0 ft³ - 1.32 ft³ - 0.88 ft³ - 0.67 ft³ = 190.2 ft³ 190.2 ft³ X 7.48 gallons/ft³ = <u>1422.3 gallons</u>

48 pallets (24 double stacked)

4 drums per pallet x 48 pallets = 192 drums

192 drums x 55 gallons/drum = 10,560 gallons

1422.3 gallons > 10 % of 10,560 gallons

1422.3 gallons > 1,056 gallons

Containment OK

CELL J:

Containment Volume:

b=27.83'

h=0.468'

1=23.52'

Volume = $0.5 \times 27.83' \times 0.468' \times 23.52' = 153.2 \text{ ft}^3$

153.2 ft³ X 7.48 gallons/ft³ = $\underline{1145.7}$ gallons

36 pallets (18 double stacked)

4 drums per pallet x 36 pallets = 144 drums

144 drums x 55 gallons/drum = 7,920 gallons

1145.7 gallons > 10% of 7,920 gallons 1145.7 gallons > 792 gallons Containment OK

CELL K:

Containment Volume:

b=27.91'

h=0.495'

1=23.54

Volume = 0.5 X 27.91' X 0.495' X 23.54' = 162.6 ft^3 162.6 ft^3 X 7.48 gallons/ ft^3 = 1216.3 gallons

36 pallets (18 double stacked)

4 drums per pallet x 36 pallets = 144 drums

144 drums x 55 gallons/drum = 7,920 gallons

1216.3 gallons > 10% of 7,920 gallons

1216.3 gallons > 792 gallons

Containment OK

CELL L:

Containment Volume:

b=27.21'

h=0.531'

1=15.69

Volume = $0.5 \times 27.21' \times 0.531' \times 15.69' = 113.3 \text{ ft}^3$

Volume occupied by support column:

 $2.0' \times 4.0' \times 0.5' = 4.0 \text{ ft}^3$

Available containment volume is:

 $113.3 \text{ ft}^3 - 4.0 \text{ ft}^3 = 109.3 \text{ ft}^3$

109.3 ft^3 X 7.48 gallons/ $\text{ft}^3 = 817.9$ gallons

20 pallets (10 double stacked)

4 drums per pallet x 20 pallets = 80 drums

80 drums x 55 gallons/drum = 4,400 gallons

817.9 gallons > 10 % 4,400 gallons

817.9 gallons > 440 gallons

Containment OK

CELL M:

Containment Volume:

b=27.75'

h=0.495'

1=23.54'

Volume = $0.5 \times 27.75' \times 0.495' \times 23.54' = 161.7 \text{ ft}^3$

161.7 ft³ X 7.48 gallons/ft³ = 1209.3 gallons
36 pallets (18 double stacked)
4 drums per pallet x 36 pallets = 144 drums
144 drums x 55 gallons/drum = 7,920 gallons
1209.3 gallons > 10% of 7,920 gallons
1209.3 gallons > 792 gallons
Containment OK

CELL N:
Containment Volume:
b=27.75'
h=0.5'
l=23.54'
Volume = 0.5 X 27.75' X 0.5' X 23.54' = 163.3 ft³
163.3 ft³ X 7.48 gallons/ft³ = 1221.5 gallons
36 pallets (18 double stacked)
4 drums per pallet x 36 pallets = 144 drums
144 drums x 55 gallons/drum = 7,920 gallons
1221.5 gallons > 10% of 7,920 gallons
1221.5 gallons > 792 gallons
Containment OK

CELL O:

[NOTE: Cell O is not shaped the same as the others because it was designed to meet the requirements of the TSCA regulations (which exceed the requirements of the RCRA requirements). Instead of the cross sectional area being a triangle it is a rectangle. There is also an access ramp at the front of the cell which occupies a small amount of volume.]

Containment Volume:

Volume = length X width X depth
l=27.21'
w=15.89'
d=0.526

Volume = 27.21' X 15.79' X 0.526' = 227.4 ft³

Volume occupied by ramp:
0.5 X 4' X 0.526' X 15.89' = 16.72 ft³

Volume occupied by support column:
1.33' X 2.0' X 0.5' = 1.33 ft³

Available containment volume is:
227.4 ft³ - 16.72 ft³ - 1.33 ft³ = 209.35 ft³
209.35 ft³ X 7.48 gallons/ft³ = 1565.9 gallons

16 pallets (8 double stacked)
4 drums per pallet x 16 pallets = 64 drums
64 drums x 55 gallons/drum = 3,520 gallons
1565.9 gallons > 10 % 3,520 gallons
1565.9 gallons > 352 gallons
Containment OK

CELL P:

Containment Volume:

b=27.43'

h=0.531'

1=35.05'

Volume = $0.5 \times 27.43' \times 0.531' \times 35.05' = 255.3 \text{ ft}^3$

Volume occupied by support columns:

 $1.47' \times 1.33' \times 0.531' = 1.04 \text{ ft}^3$

 $1.33' \times 2.0' \times 0.531' = 1.41 \text{ ft}^3$

 $1.33' \times 2.0' \times 0.531' = 1.41 \text{ ft}^3$

Available containment volume is:

255.3 ft^3 - 1.04 ft^3 - 1.41 ft^3 - 1.41 ft^3 = 251.4 ft^3

 $251.4 \text{ ft}^3 \text{ X } 7.48 \text{ gallons/ft}^3 = 1880.4 \text{ gallons}$

60 pallets (30 double stacked)

4 drums per pallet x 60 pallets = 240 drums

240 drums x 55 gallons = 13,200 gallons

1880.4 gallons > 10 % of 13,200 gallons

1880.4 gallons > 1,320 gallons

Containment OK

CELL O:

Containment Volume:

b=27.43'

h=0.521'

1=28.45

Volume = $0.5 \times 27.43' \times 0.521' \times 28.43' = 203.3 \text{ ft}^3$

Volume occupied by support columns:

 $1.33' \times 2.0' \times 0.521' = 1.39 \text{ ft}^3$

 $1.33' \times 1.33' \times 0.521' = 0.92 \text{ ft}^3$

 $1.33' \times 2.0' \times 0.521' = 1.39 \text{ ft}^3$

Available containment volume is:

203.3 ft^3 - 1.39 ft^3 - 0.92 ft^3 - 1.39 ft^3 = 199.6 ft^3

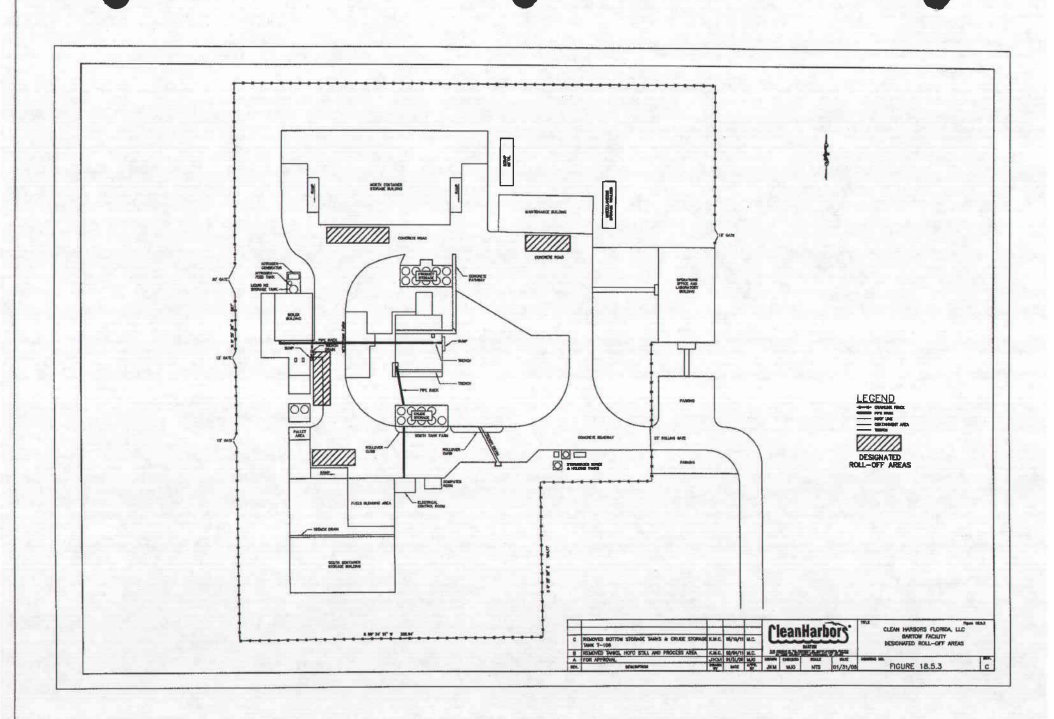
 $199.6 \text{ ft}^3 \text{ X } 7.48 \text{ gallons/ft}^3 = 1493.0 \text{ gallons}$

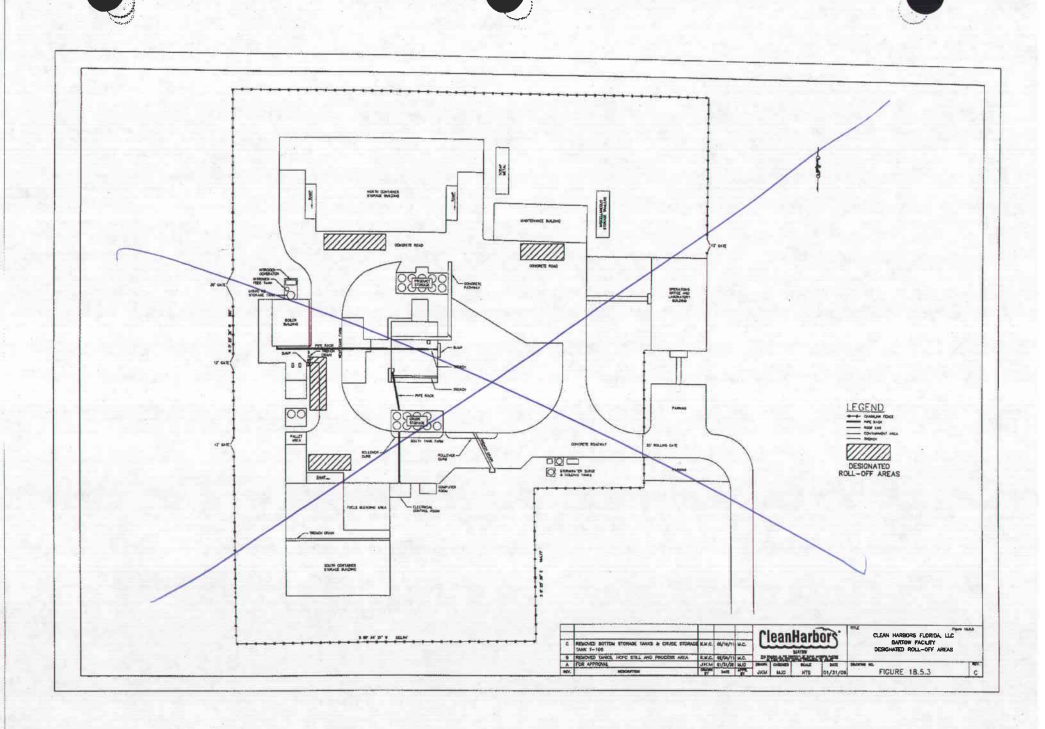
48 pallets (24 double stacked)

4 drums per pallet x 48 pallets = 192 drums

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192 drums x 55 gallons/drum = 10,560 gallons 1493.0 gallons > 10 % of 10,560 gallons 1493.0 gallons > 1,056 gallons Containment OK





APPENDIX II-I

MANIFEST SYSTEM, RECORDS AND NOTICES

1.0 In-Processing of Manifest

Upon delivery of incoming shipments of wastes they will be inspected for piece count and/or volume as required. Any discrepancies will be noted in Section 18 of the manifest. If a significant discrepancy exists between the delivered load and the waste described on the manifest, facility personnel will attempt to reconcile the discrepancy. Significant discrepancies are:

- · bulk wastes variations greater than 10% in weight or volume,
- · variations in container count, and
- · mislabeling discrepancies between the manifest and container.

If the discrepancy cannot be resolved within 15 days of receipt with the generator or waste hauler, CHF will notify in writing the Florida Department of Environmental Protection (FDEP) of the unresolved discrepancy. This notification will include a description of the discrepancy, an explanation of the attempt to reconcile the discrepancy, and a copy of the manifest.

If wastes are rejected they will be returned to the generator, or transported to an alternate disposal facility as directed by the generator.

If the manifest is accurate and all discrepancies, if any, are resolved, facility personnel will:

- 1. Sign and date all manifests presented.
- 2. Immediately give a copy to the transporter.
- Send one copy to the generator within 30 days of acceptance of the waste.
- 4. Place a copy in the facility filing system. These copies will be retained for 3 years.
- 5. Enter the appropriate information from the manifest into the operating record.

2.0 Unmanifested Waste Reports

If CHF accepts hazardous wastes which are not shipped on a hazardous waste manifest (i.e.



hazardous waste shipped to CHF on a non-hazardous manifest), an unmanifested waste report will be filed with FDEP within 15 days of receiving the wastes.

The report will include:

- · CHF's name, address and EPA ID number,
- the date the waste was received.
- the name, address, and EPA ID number of the generator and transporter (if available),
- a description of the waste received and quantity,
- · the method of treatment or storage for each hazardous waste,
- certification signed by the Facility Manager (or his authorized representative), and
- a brief explanation as to why the waste was unmanifested (to the extent known).

3.0 Additional Reports

Biennial Report (as required in Part 264.75)

Incident Report (as required in Part 264.56(i))

Facility Closure (as required in Part 264.115)

4.0 Operating Record

CHF's operating record describes all wastes accepted at the facility, the location of these wastes during storage, and the date which the wastes entered the production process.

The operating record will contain the following information:

- A description, by common name and EPA Hazardous Waste Number(s) from Part 261 which apply, of the waste received. The waste description will also include the waste's physical form (e.g., liquid, sludge, solid, or containerized gas). If the waste is not listed in Part 261, Subpart D, the description will also include the process that produced it.
- The estimated or manifest-reported weight, or volume and density, where applicable, in one of the units of measure specified in Appendix I, Table 1 of 40 CFR Part 264.



- The method(s) (by handling code(s) as specified in Appendix I, Table 2, of 40 CFR Part 264) and date(s) of treatment, storage, and disposal.
- Records and results of waste analyses performed as specified in 40 CFR Parts 264.13, 264.17 and 268.7.
- Summary reports and details of all incidents that require implementing the contingency plan as specified in Part 264.56(d).
- Records and results of inspections as required by Part 264.15(d).
- Monitoring, testing or analytical data, and corrective action where required by Subpart F as appropriate.
- Notices to generators as specified in Part 264.12(b).
- · All closure cost estimates under Part 264.142.
- A certification which is updated annually, that CHF has a program in place to reduce the volume and toxicity of hazardous waste that it generates to the degree determined by CHF to be economically practicable, and that the proposed method of treatment, storage, or disposal is that practicable method currently available to CHF which minimizes the present and future threat to human health and the environment.
- Copies of the notices or certifications required by the land disposal restrictions in Part 268.7.

5.0 Manifests for Outgoing Shipments of Hazardous Waste

For hazardous wastes generated or processed on site and subsequently shipped off-site, CHF will complete hazardous waste manifests in accordance with the requirements of 40 CFR Part 262. Wastes shipped off-site may include hazardous waste fuels, filtered waste solids, storage-only wastes, self generated wastes, and wastes produced from closure activities.

6.0 Retention of Records

All plans and records pertaining to the operation of the CHF facility will be retained on-site, and will be made readily available for representatives of the FDEP upon request. The operating record and waste analysis records will be retained for the life of the facility when required. All manifests will be retained for three years from the date it is signed. All records of training



completed by personnel will be maintained during their employment and for three years after termination. Land disposal notifications will be retained for a minimum of three years (or more as required by statute or regulations) from the date wastes are received by or shipped from CHF.

Upon closure, no hazardous wastes will remain on-site, therefore the requirements in 40 CFR 264.74(c) are not applicable.

7.0 Required Notices

7.1 International Shipments

In the event that CHF will receive hazardous waste from a foreign country the Director of the Florida Department of Environmental Protection (Tallahassee and Tampa offices) will be notified of the intent to receive such waste four weeks prior to receiving the waste into the facility. In the event that hazardous waste will be shipped off-site to a foreign country, permission will be obtained from the foreign country and the Directors office will be notified in advance of the shipment.

7.2 Generator Notices

Prior to or upon receiving waste, CHF will inform each generator that the facility is permitted to receive the waste stream.

7.3 Ownership Transfers

Prior to transfer of ownership, CHF will, in writing, notify the prospective owner of the requirements of 40 CFR, Parts 264 and 270.



Appendix II-H

Waste Analysis Plan

1.0 Identification of Wastes to be Managed

CHF manages a wide variety of hazardous wastes. These wastes are identified in Appendix II-G of Chapter One by EPA Hazardous Waste Code Number. CHF will not accept or manage any hazardous waste for which it is not permitted. (Please note that the estimated volumes in Appendix G applies to on site management by applicable treatment code and does not apply to the Transfer Facility described in Chapter 3.)

CHF does not store any wastes in a manner that would result in a reduction in toxicity. Waste received and stored at the facility with LDR documentation will be shipped off-site with the same LDR documentation. Waste stored at the facility for recovery and resale, will be shipped off-site as a product without a LDR.

The specified treatment technology for some ignitable (D001), corrosive (D002), and reactive (D003) waste is deactivation. Wastes of these three types may contain liquids and solids. In cases where the liquid is pumped or poured from the solids, either the liquids or the solids portion may no longer meet the "D" code characteristic. The respective liquids or solids will then be considered deactivated. Containers of corrosive waste may be deactivated by neutralization, and the resultant material no longer meets the "D" code characteristic.

The portion of the waste, which no longer exhibits the "D" characteristic, will then meet the LDR criteria, provided no underlying hazardous constituents (40 CFR 268.48) apply to it. Any such waste on which this deactivation is performed, CHF will document such as required in 40 CFR 268.7 and 40 CFR 264, Appendix I.

All ignitable hazardous waste managed at CHF is only managed in areas designated for ignitable waste. Incompatible wastes will be segregated as outlined in Chapter 2, Sections II-B & II-C. The information and analyses used to determine compatibility are described below.

2.0 Waste Pre-qualification Protocol

Every waste stream will be evaluated prior to consignment to CHF for management. The evaluation will be conducted by any of the following: Central Profile Group (CPG), Sales personnel, Customer Service personnel, Laboratory personnel, QC Chemist, Facility Manager, or Environmental Compliance Manager. In order for a new waste stream to be considered for management by CHF, the waste generator must submit a completed Material Profile Sheet (MPS). All generators profile their waste into Clean Harbors through Central Profiling Group (CPG)

located at the corporate office who ensure the supporting documentation required (Analytical / Generator Knowledge Basis, MSDS ect) is submitted as a prerequisite to approval of any profile for management at any clean harbors facility. An example of the MPS is given in Figure 2.1. (NOTE: The MPS is subject to change due to regulatory changes, operational needs, etc. MPS forms and certification can be submitted via hard copy or electronically) Based on the information contained in the MPS, a determination will be made by technical personnel whether the waste can be managed on-site or whether additional information is needed to complete the evaluation.

An updated MPS and any additional information deemed necessary will be requested from a waste generator when:

- 1. it is believed that the process or operation generating the hazardous waste has changed; or
- the results of the waste analysis conducted by CHF on an incoming waste stream indicate
 that the waste is not appropriately characterized on the accompanying hazardous waste
 manifest.

3.0 Processing of Waste Shipments

3.1 Processing of Containers

Upon arrival at CHF, a shipment of containers undergoes a preliminary evaluation to verify that the markings on the containers match the shipment as described on the accompanying manifest. Any discrepancies noted on the manifest will be resolved with the generator and/or transporter. Additionally, the condition of each container is inspected. Containers of questionable integrity are overpacked before subsequent receiving is continued. Should the containers be too large to overpack (such as a tote) the contents will be transferred to another container(s).

After the preliminary evaluation, containers of waste are segregated into groups based on compatibility and other operating parameters and material verification is conducted. A representative sample will be obtained using the sampling methods specified in Section 5.3. A representative sample is a smaller quantity of waste than the whole container with the same characteristics of the whole contents.

3.2 Lab Pack and Paint Can Procedures

CHF also receives lab pack wastes and small cans of wastes (such as paint cans). The primary use of these wastes is for fuels. However should the waste not meet fuels specifications it will be shipped to an off-site permitted TSDF. This waste is shipped to CHF in small containers (ampoules to 5 gallon) inside larger containers. These wastes may be consolidated from the small containers into larger containers (typically 55 gallon drums). After the waste has been emptied into

the larger container it is then sampled and analyzed.

The quality control procedure for a lab pack begins when the materials are packaged for shipment. Clean Harbors chemists who provide the packaging service are trained to follow the guidelines for lab packs. Each container is examined and the label verified prior to packaging. A packing list is prepared identifying the contents of every container packaged in the lab pack. CHF requires a packing list to be provided for each lab pack before the lab pack is received.

For the lab packs not packaged by Clean Harbors' or approved personnel, 100% of the lab packs are opened and the contents visually inspected to ensure the contents in the container match the description of same on the packing list, if not then it is considered a discrepancy that must be resolved with the generator or the lab pack could be rejected. For the lab packs packaged by Clean Harbors' or approved personnel, 10% of the lab packs are opened and inspected as described above.

For small paint cans (IE: 5 Gal), a packing list is not required. CHF will sample a portion of these containers to verify the contents. These waste streams are very consistent waste streams, so each container will not need sampling. The sampling procedures for sampling paint cans are given in Section 5.3.3.

3.3 Processing of Tank Trucks and Roll-offs

Documentation of the waste sample is initiated after a tanker is sampled. An internal process form is used to document this for all wastes received. An example of this form is presented in Figure 2.2. The sampling procedures for sampling these large bulk shipments are given in Section 5.3.2.

3.4 Special Wastes

With the exception of lab pack quantities, the generator must submit a completed MPS form to CHF and/or CPG prior to shipment to CHF for the following types of Special Wastes:

- 1. Single-substance spill contaminated material (e.g., absorbent, debris);
- 2. Off-specification or outdated commercial chemical products;
- 3. Contaminated commercial products;
- 4. Wastes which present special hazardous to the health and safety of employees if sampled (e.g., biomedical; infectious; asbestos waste);
- 5. Intact manufactured articles (e.g., thermometers), which contain a hazardous waste;

- 6. Containers of hardened solids or highly viscous wastes which cannot be sampled;
- 7. RCRA-empty (per 40 CFR 261.7) containers, drums, bags, liners, etc.; and
- 8. Aerosol cans or other compressed gases which are in good condition and which have an original label, or a label, which accurately reflects the generator's knowledge and/or testing of the contents of the container. All shipments of aerosol cans must be accompanied by a packing list, which accurately describes the contents of the shipment.
- 9. Universal Waste Pharmaceutical also exempt from opening, sampling and analysis.

Upon arrival at the facility, each container shipment of special wastes shall be counted and inspected for proper labeling and marking to verify the container piece count and the waste identification information (e.g., EPA waste codes, written description) on the accompanying manifest and Land Disposal Restriction documentation.

With the exception of certain types of wastes which should not or cannot be opened, all containers shall be placed in a designated staging area where they are opened and visually inspected for color, physical state, (solid, semisolid, liquid) and free liquids to confirm that the waste shipped matches the general physical description of the waste approved during the prequalification process. The visual inspection shall be documented. Containers which may present a significant health risk if opened (e.g., biomedical; infectious; asbestos waste), or which may result in a "release" if opened (e.g., compressed gas cylinders) or containers that cannot be opened (e.g., mercury regulators) will remain closed at all times while on-site. Based upon a review of the manifest, MPS data, visual inspection, and/or other generator-supplied information, CHF shall confirm that the waste is authorized for storage and handling at CHF, and, if no discrepancies are noted, may accept the load. If any waste material is deemed unacceptable, CHF will reject the waste back to the generator or an alternate TSDF.

Electronic Waste (E Waste) and other materials shipped into CHF as RCRA regulated that can be managed as universal waste or recycled (ex: propane cylinders) will be managed as RCRA exempt and any applicable code will be dropped.

4.0 Waste Verification Methods, and Rationale

4.1 Waste Verification

Verification of materials is accomplished using fingerprinting procedures. These procedures are:

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- Visual inspection
- Water miscibility
- pH screen
- Ignitability screen
- Cyanide reactivity screen
- Sulfide reactivity screen
- Oxidizer presence screen
- Radioactivity screen

The following table presents a list of parameters and test the facility may use as supplemental analyses:

Parameter*

Wastes for Which Test is Applicable

Major Organic Components

As necessary#

Moisture Content

Solvents as necessary#

TCLP Constituents

As necessary#

TCLF Constituen

Solvents and Fuels

PCB's

Fuels**

Heating Value (BTU)

As necessary

Compatibility
Specific Gravity

Fuels and Solvents as necessary

#As necessary for Major Organic Components means that this analysis will be conducted when more details are needed on the major organic constituents of a waste stream; for Moisture Content, it means that this analysis will be conducted when more details are needed concerning the moisture content of a waste stream; for TCLP Constituents means that this analysis will be conducted when required to determine if characteristic waste codes should be assigned to a particular waste stream.

NOTE: Fingerprinting will be conducted where the sample is collected.

Used oil as defined by 40 CFR Part 279 will be analyzed for halogens using a screening test kit. If there is more than 1000 ppm of halogens, the generator will be contacted to rebut the presumption that this is now hazardous waste.

^{*}Should CHF not have the capability to perform the analysis or if CHF feels it necessary to confirm analysis, a contract lab may be used.

^{**}Some chemicals have known and documented BTU values and when these chemicals are received the BTU analysis may not conducted.

4.2 Methods and Rationale

4.2.1 pH

Fingerprinting pH is determined using pH paper. Should a more accurate pH be needed, the pH of a waste will be determined using Method 9040 from SW-846. This method uses a pH meter, which is calibrated using a series of standard solutions of known pH. Portable pH meters may also be used.

The rationale for measuring pH is to determine if the waste matches the MPS.

4.2.2 Major Organic Components

Major organic components are determined using gas chromatography according to procedures similar to those described in SW-846, Method 8000. The retention time of the waste's constituents are measured and compared to the retention time of a mixed standard.

The rationale for determining the major organic components is to verify MPS description and to determine how the waste will be processed.

4.2.3 Moisture Content

The Moisture content of a waste is measured as percent water using the standard method ASTM E203-75 basis.

The rationale for determining the water content is to verify if the waste matches the MPS description and to determine how the waste will be processed.

4.2.4 TCLP Constituents

When a TCLP analysis of a waste is measured, EPA method 1311 will be used.

The rationale for determining the TCLP constituents is to verify the characterization of waste as hazardous or non-hazardous; to verify if the waste matches the MPS description; and to determine how the waste will be processed.

4.2.5 PCB's

Analysis for PCB content will be conducted using the SW-846 method 8082 basis.

The rationale for determining the PCB content of a waste stream is to verify that it contains less

than 50 ppm. If the waste contains 50 ppm or more it will be managed according to the requirements of the facility's permit issued under the Toxics Substances and Control Act (TSCA) by EPA.

4.2.6 Heating Value (BTU)

The analysis to determine the BTU value of each hazardous waste is conducted using the ASTM D-240 basis.

The rationale for determining the BTU content of each hazardous waste is to verify that the waste matches the MPS description and to determine how the waste will be processed.

4.2.7 Compatibility

Waste compatibility will be determined prior to mixing any waste.

The analysis will be conducted by drawing a representative sample from each waste stream to be composited. One waste sample will be slowly added to another. During the course of addition, the evolution of gas, temperature of the reaction, and viscosity of the mixture will be monitored. Two wastes streams will be determined incompatible if:

- a substantial temperature change occurs that cannot be controlled by the process equipment; or
- · when combined in a storage or treatment tank, the evolution of gas would be too violent to be contained by the tank; or
- would result in a release that could threaten human health and the environment.

4.2.8 Specific Gravity

The Specific Gravity of liquid waste is determined using standard method ASTM D 5057.

The rationale for determining specific gravity is to determine if the material can be processed as intended.

4.2.9 Flash Point

The non-RCRA liquids that are screened for flash point will be screened using the standard method ASTM D 3828.

The rationale for screening flash point is to ensure that waste materials received at the facility are properly classified, and match the MPS.

5.0 Quality Assurance/Quality Control (QA/QC) Program And Sampling

5.1 QA/QC Program

The General Manager or designee will have responsibility for implementation, evaluation, and documentation of the QA/QC program. The goals of this program are to:

- ensure that representative sampling is being done,
- ensure the integrity of laboratory equipment,
- ensure that the proper analytical parameters are being evaluated,
- ensure the analytical methods are being properly followed,
- ensure that all data generated are scientifically valid, defensible and accurate, and
- ensure that the protocol described in the Waste Analysis Plan is being carried out and that the plan accurately reflects the waste analysis procedures conducted by CHF.

5.2 Waste Movements

The results of the waste analyses are input into a computer database. The information is reviewed by the appropriate personnel to designate how and where the waste is to be processed. The designated operations personnel then obtain the information, including the instructions, to direct the methods and locations for storage of or processing the specific waste.

5.3 Sampling

Personnel who have been properly trained to use the sampling equipment will sample all wastes. The training of the personnel involved in sampling will be evaluated and updated annually.

5.3.1 Container Sampling

 100% of the waste containers from each waste shipment to be processed on site will be sampled. 10% of the waste containers from each waste shipment not processed onsite will be sampled.

- 2. Select a proper, clean sampling device. A sampling device may be a coliwasa, drum thief, sampling rod, etc.
- 3. After sampling a container, empty the volume of the sampling device into a sample container.
- 4. Use a clean sampling device to obtain a representative core sample of all solids in a drum.
- 5. Once the phases, appearance, and solids have been measured and recorded, the samples within a waste shipment can be composited into a single sample container. The lab and/or sampling personnel will create the composite.
- 6. No more than 20 samples can be composited.
- 7. If a container for compositing has more than one phase, then the composite sample must be taken using representative volumes of each phase.
- 8. If a shipment for compositing is single phased, an equal portion of each drum can be added directly to the composite sample.
- 9. All samples are to be labeled with the following information: bar code drum number.
- 10. All samples are delivered to the lab unless the analysis is simple (such as pH) and is conducted where the sample is taken.
- 11. The appropriate personnel will review all samples. If there is a problem, the appropriate personnel may request that the drums be re-sampled and/or re-composited.

5.3.2 Tanker Truck / Rolloff Sampling

- 1. Select a proper, clean sampling device. A sampling device may be a coliwasa, sampling rod, etc.
- 2. Take a sample from the container and empty into a sample jar. Make sure the sample is taken from the full depth of the material being sampled. Wipe any excess from the sampling device. (NOTE: these wipes, if disposable must be disposed as a hazardous waste).
- 3. If more than one compartment exists then sample each compartment following steps 1 and 2.
- 4. All samples are brought to the lab.

5. If a liquid load has more than one phase, then the sample must be taken using representative volumes of each phase.

5.3.3 Sampling of Paint Can Consolidation Drums

- 1. Select proper, clean sampling device. A sampling device may be similar to a coliwasa, drum thief, sampling rod, etc.
- 2. Select 100% of the consolidated paint waste containers to extract a sample.
- 3. After sampling a container, empty the volume of the sampling device into a sample container. Use a clean sampling device to obtain a representative core sample of any solids in the container. The samples will be composited from no more than 20 drums for analysis. These composite samples will be from an equal portion of each drum. The samples may be composited by lab and/or sampling personnel.
- 4. All samples are to be labeled with the following information: bar code drum number.
- 5. The lab personnel will review all samples. If there is a problem, the lab may request that the paint cans be re-sampled and re-composited or analyzed individually.

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LIST OF FIGURES

- 1. Figure 2.1 Example of a Generator's Waste Material Profile Sheet
- 2. Figure 2.2 Example of a Waste Receiving Report

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Figure 2.1 is a MPS

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WASTE MATERIAL PROFILE SHEET

Clean Harbors Profile No. CH480725

A. GENERAL INFORMATION GENERATOR EPA ID #/REGISTRATION # GENERATOR NAME: E Commerce Test Account 1 MAD999999999 STATE/PROVINCE MA ZIP/POSTAL CODE GENERATOR CODE (Assigned by Clean Harbors) **ECOMT1** CITY Braintree ADDRESS 1501 Washington Street PHONE: (803) 691-3525 E Commerce Test Account 1 CLISTOMER NAME: CUSTOMER CODE (Assigned by Clean Harbors) ECOMT1 STATE/PROVINCE MA ZIP/POSTAL CODE 02184 ADDRESS 1501 Washington Street CITY Braintree B. WASTE DESCRIPTION WASTE DESCRIPTION: PROCESS GENERATING WASTE: IS THIS WASTE CONTAINED IN SMALL PACKAGING CONTAINED WITHIN A LARGER SHIPPING CONTAINER? C. PHYSICAL PROPERTIES (at 25C or 77F) VISCOSITY (if liquid present) NUMBER OF PHASES/LAYERS SOLID WITHOUT FREE LIQUID 1 - 100 (e.g. Water) TOP 0.00 POWDER 101 - 500 (e.g. Motor Oil) MIDDLE 0.00 MONOLITHIC SOLID % BY VOLUME (Approx.) 501 - 10,000 (e.g. Molasses) LIQUID WITH NO SOLIDS BOTTOM 0.00 % FREE LIQUID % SETTLED SOLID ODOR TOTAL ORGANIC BOILING POINT OF (°C) MELTING POINT "F ("C) NONE % TOTAL SUSPENDED SOLID <= 96 (<=35) MILD SHIDGE <= 1% 95 - 100 (35-38) STRONG GAS/AFROSOL 140-200 (60-93) 1-9% 101 - 129 (38-54) Describe: > 200 (>93) >= 10% >= 130 (>54) SPECIFIC GRAVITY BTU/LB (MJ/kg) FLASH POINT °F (°C) ASH < 73 (<23) < 0.8 (e.g. Gasoline) < 2,000 (<4.6) <= 2 > 20 < 0.1 2 000-5 000 (4.6-11.6) 0.8-1.0 (e.g. Ethanol) 73 - 100 (23-38) 21-6.9 Unknown 0.1-1.0 5,000-10,000 (11.6-23.2) 1.0 (e.a. Water) 101 -140 (38-60) 7 (Neutral) 1.1-5.0 > 10,000 (>23.2) 141 -200 (60-93) 7.1 - 12.4 1.0-1.2 (e.g. Antifreeze) 5.1 - 20.0 > 200 (>93) >= 12.5 > 1.2 (e.g. Mettrylene Chloride) (List the complete composition of the waste, include any lineri components and/or debris. Ranges for individual components are acceptable. If a trade name is used, please supply an MSDS. Please do not use abbreviations.) D. COMPOSITION MAX UOM MIN CHEMICAL DOES THIS WASTE CONTAIN ANY HEAVY GAUGE METAL DEBRIS OR OTHER LARGE OBJECTS (EX., METAL PLATE OR PIPING >1/4" THICK OR >1/2" LONG, METAL REINFORCED HOSE >12" LONG, METAL VALVES, PIPE FITTINGS, CONCRETE REINFORCING BAR OR YES NO If yes, describe, including dimensions: YES МО DOES THIS WASTE CONTAIN ANY METALS IN POWDERED OR OTHER FINELY DIVIDED FORM? DOES THIS WASTE CONTAIN OR HAS IT CONTACTED ANY OF THE FOLLOWING: ANIMAL WASTES, HUMAN BLOOD, BLOOD PRODUCTS, BODY FLUIDS, MCROBIOLOGICAL WASTE, PATHOLOGICAL WASTE, HUMAN OR ANIMAL DERIVED SERUMS OR PROTEINS OR ANY OTHER YES NO Lacknowledge that this waste material is neither infectious nor does it contain any organism known to be a threat to truman health. This certification is based on my knowledge of the material. Select the answer below that applies: YES NO The waste was never exposed to potentially infectious material. YES NÔ

NO

NO

YES

YES

SPECIFY THE FORM CODE ASSOCIATED WITH THE WASTE

Chemical disinfection or some other form of steritization has been applied to the waste.

I ACKNOWLEDGE THAT MY FRIABLE ASBESTOS WASTE IS DOUBLE BAGGED AND WETTED.

SPECIFY THE SOURCE CODE ASSOCIATED WITH THE WASTE.

I ACKNOWLEDGE THAT THIS PROFILE MEETS THE CLEAN HARBORS BATTERY PACKAGING REQUIREMENTS.

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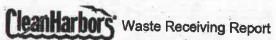
E. CONSTI			E FILL				
	blues based on testing or knowledg	, and a degree	Testing	Disease attack described		- the Out will tak	
n consular	ent concentrations are based on an	alyocar testing, analysis mu	st be provided.	Please attach document(s) t	ising the link of	n the Submit Cap.	
Please i	ndicate which constituents b waste profile. Please note the	elow apply. Concentrate the total regulated m	itions must l	se entered when applicate constituents section	able to assis	t in accurate review and e lawers.	xpedited approval
RCRA	REGULATED METALS	REGULATORY LEVEL (mg/i)	TCLP mg/l	TOTAL	MON	NOT APPLICABLE	
D004	ARSENIC	5.0					
D005	BARIUM	100.0				********	
D006	CADMIUM	1.0					
D007	CHROMIUM	5.0					
D008	LEAD	5,0					
D009	MERCURY	0.2	*********				
D010	SELENIUM	1.0					
D011	SILVER	5.0					
2444							
2000	VOLATILE COMPOUNDS			OTHER CONSTITUE	ITS	MOU XAM	NOT APPLICABLE
D018	BENZENE	0,5					AFFLICABLE
D019	CARBON TETRACHLORIDE	0.5		BROMINE			
D021	CHLOROBENZENE	100.D		CHLORINE			
D022	CHLOROFORM	6.0		FLUORINE			
D028	1,2-DICHLOROETHANE	0,5		IODINE			
D029	1,1-DICHLOROETHYLENE	0.7		SULFUR			
D035	METHYL ETHYL KETONE	200.0		POTASSIUM			
D039	TETRACHLOROETHYLENE	0.7		SODIUM			
D040	TRICHLOROETHYLENE	0.5	40	AMMONIA			
D043	VINYL CHLORIDE	0.2		CYANIDE AMENABLE			
	SEMI-VOLATILE COMPOU			CYANIDE REACTIVE			***********
D023	0-CRESOL	200.0		CYANIDE TOTAL			
D024	m-CRESOL			SULFIDE REACTIVE			
0025	~~~~~~~~~~~~~~~~~~	200.0		GOLD FOR THE STATE OF THE STATE	*******	************	
	p-CRESOL	200.0		HOCs		PCBs	
D026	CRESOL (TOTAL)	200.0		NONE		NONE	
D027	1.4-DICHLOROBENZENE	7.5		< 1000 PPM		< 50 PPM	
D030	2,4-DINITROTOLUENE	D.13		>= 1000 PPM		>=50 PPM	
D032	HEXACHLOROBENZENE	0.13		000.02000.000		IF PCBS ARE PRESEN	T IS THE
D033	HEXACHLOROBUTADRENE	0.5				WASTE REGULATED 6	BY TSCA 40
D034	HEXACHLOROETHANE	3.0				CFR 761?	
D036	NITROBENZENE	2.0				YES	NO
D037	PENTACHLOROPHENOL	100.0					
D038	PYRIDINE	5.0					
D041	2,4,5-TRICHLOROPHENOL	400.0					
D042	2,4,6-TRICHLOROPHENOL	2.0					
	PESTICIDES AND HERBICI						
D012	ENDRIN	0.02					
D013	LINDANE	0.4	•••••				
D014	METHOXYCHLOR	10.0					
D015	TOXAPHENE	0.5					
D016	2,4-D	10.0					
D017	2,4,5-TP (SILVEX)	1.0					
D020	CHLORDANE	0.03					
0031	HEPTACHLOR (AND ITS EPOXI	DE) 0.008					
	HAZAROS						Table of the
ES THIS I	WASTE HAVE ANY UNDISCLOSE	D HAZARDS OR PRIOR II	ICIDENTS ASS	SOCIATED WITH IT, WHICH	COULD AFFE	CT THE WAY IT SHOULD BE	MANDLED?
YES	NO (If yes, explain)						
OOSE AL	L THAT APPLY						
DEA PE	EGULATED SUBSTANCE	EXPLOSIVE		FUMING		OSHA REGIT ATE	D CARCINOGENS
	ERIZABLE	RADIOACTIVE		PEACTIVE MAT		NONE OF THE AR	
		PERFULING THE					

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YES NO DO ANY STATE WASTE CODES APPLY? Texas Waste Code YES NO DO ANY CANADIAN PROVINCIAL WASTE CODES APPLY? YES NO IS THIS WASTE PROHIBITED FROM LAND DISPOSAL WITHOUT FURTHER TREATMENT PER 40 CFR PART 268? LDR CATEGORY: VARIANCE INFO: YES NO IS THIS A UNIVERSAL WASTE? YES NO IS THIS A UNIVERSAL WASTE? YES NO IS THIS A UNIVERSAL WASTE? YES NO IS THIS MATERIAL GOING TO BE MANAGED AS A RORA EXEMPT COMMERCIAL PRODUCT, WHICH IS FUEL (40 CFR 261.2 (C)(2)(8))? YES NO DOES TREATMENT OF THIS WASTE GENERATE A FOGO OR FO19 SLUDGE? YES NO DOES THIS WASTE STEAM SUBJECT TO THE INORGANIC METAL BEARING WASTE PROHIBITION FOUND AT 40 CFR 268.3(C)? YES NO DOES THIS WASTE CONTAIN VOC'S IN CONCENTRATIONS >=500 PPM? YES NO DOES THIS WASTE CONTAIN AN ORGANIC CONSTITUENTS WITH A VAPOR PRESSURE >= 3KPA (044 PSIA)? YES NO IS THIS CERCLA REGULATED (SUPERFUND) WASTE? YES NO IS THE WASTE SUBJECT TO ONE OF THE FOLLOWING NESHAP RULES? HIZZAROUS Organic NESHAP (HON) rule (subpart G) Pharmaceuticates production (subpart GGG) YES NO Does the waste stream come from a facility with one of the StC codes listed under benzene NESHAP or is this waste regulated under the benzene
Texas Waste Code YES NO DO ANY CANADIAN PROVINCIAL WASTE CODES APPLY? YES NO IS THIS WASTE PROHIBITED FROM LAND DISPOSAL WITHOUT FURTHER TREATMENT PER 40 CFR PART 268? LDR CATEGORY: VARIANCE INFO: YES NO IS THIS A UNIVERSAL WASTE? YES NO IS THE GENERATOR OF THE WASTE CLASSIFIED AS CONDITIONALLY EXEMPT SMALL QUANTITY GENERATOR (CESOG)? YES NO IS THIS MATERIAL GOING TO BE MANAGED AS A RCRA EXEMPT COMMERCIAL PRODUCT, WHICH IS FUEL (40 CFR 261.2 (C)(2)(B))? YES NO DOES TREATMENT OF THIS WASTE GENERATE A FOOG OR FO19 SLUDGE? YES NO IS THIS WASTE STREAM SUBJECT TO THE INORGANIC METAL BEARING WASTE PROHIBITION FOUND AT 40 CFR 268.3(C)? YES NO DOES THIS WASTE CONTAIN VOC'S IN CONCENTRATIONS >=500 PPM? YES NO DOES THE WASTE CONTAIN GREATER THAN 20% OF ORGANIC CONSTITUENTS WITH A VAPOR PRESSURE >= .34CPA (.044 PSIA)? YES NO IS THIS WASTE CONTAIN AN ORGANIC CONSTITUENT WHICH IN ITS PURE FORM HAS A VAPOR PRESSURE > 77 KPA (11.2 PSIA)? YES NO IS THE WASTE SUBJECT TO ONE OF THE FOLLOWING NESHAP RULES? HIZZIRIOUS ORGANIC NESHAP (HON) rule (subpart G) Pharmaceuticals production (subpart GGG)
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YES NO IS THE WASTE SUBJECT TO ONE OF THE FOLLOWING NESHAP RULES? Hazardous Organic NESHAP (HON) rule (subpart G) Pharmaceuticals production (subpart GG9) YES NO IF THIS IS A US EPA HAZARDOUS WASTE, DOES THIS WASTE STREAM CONTAIN BENZENE?
Hazardous Organic NESHAP (HON) rule (subpart G) Pharmaceuticals production (subpart GGG) YES NO IF THIS IS A US EPA HAZARDOUS WASTE, DOES THIS WASTE STREAM CONTAIN BENZENE?
YES NO IF THIS IS A US EPA HAZARDOUS WASTE, DOES THIS WASTE STREAM CONTAIN BENZENE?
NESHAP rules because the original source of the waste is from a chemical manufacturing, coke by-product recovery, or petroleum refinery procu
YES NO is the generating source of this waste stream a facility with Total Annual Benzene (TAB) > 10 Mg/year?
What is the TAB quantity for your facility? Megagram/year (1 Mg = 2,200 lbs)
The basis for this determination is: Knowledge of the Waste Or Test Data Knowledge Testing
Describe the knowledge :
DOT/TDG INFORMATION
DT/TDG PROPER SHIPPING NAME:
I. TRANSPORTATION REQUIREMENTS ESTIMATED SHIPMENT FREQUENCY ONE TIME WEEKLY MONTHLY QUARTERLY YEARLY OTHER
CONTAINERIZED BULK LIQUID BULK SOLID
Q-Q CONTAINERS/SHIPMENT
STORAGE CAPACITY:
CONTAINER TYPE: TONS/YARDS/SHIPMENT: 0 Min - 0 Max CUBIC YARD BOX PALLET
TOTE TANK DRUM
OTHER: DRUM SIZE:
SPECIAL REQUEST
COMMENTS OR REQUESTS:
INERATOR'S CERTIFICATION I heratly certify that all information submitted in this and attached documents is correct to the best of my knowledge. I also certify that arry samples submitted are representative of the actual waste. If Clean Harbors discovers a discrepancy during the approval process, Generator grants Clean Harbors the authority to amend the profile, as Clean Harbors deems necessary, to reflect the discrepancy.
Clean Harborii discovers a discrepancy during the approval process, Generator grants Clean Harbors the authority to amend the profile, as Clean Harbors deems necessary, to reflect the discrepancy.
AUTHORIZED SIGNATURE NAME (PRINT) TITLE DATE
The state of the s



SAMPLE

Work (Receiv Equipm	Received (Order#: ving Fecilit ment:		Bartow 455117					Genera Custon Manife Genetr	ner.	colora BARCO	Prod		LĆ Cnt:	806 906 2 EPA ID: D	10060					
Line				DOT Name /				Cont.	No Type	Total Q	antity	Unit	Wgt/vol	Pre Code	-	Pro	file Number	T	Pre-Note	Expense H Code
1	N.O.S. (D001)	CYCLOH	EXANON	IDS CONTA	AINING FL LEUM NAF	AMMABLE HTA), 4.1	ELIQUID, I, PG II	2	DM		530		P	FB5			RD-012	T	7000	H141
Profile C	Constvents	(Ordered by	v Max %)	Min	Max			-		-		_				1 21		_		
BUTAN	S/RAGS/SI	CREENS/P	LASTIC	50.0 9.0	60.0 9.0		VES/RAGS/I	9CREENS	8/PLASTIC	7.)	50.0 7.0		Naphtalena DIPROPYL	ENE GLYC	OL MON	OMET	9.0	9.0 6.0	. 1
Isophare	one			3.0	3.0	10000	DROXY-4-M	ETUNI O	CHITANIA	3.		3.0		GRAPHITE				3.0	3.0	
AMORP	HUS SILIC	CA		1.0	1.0		THOXY-2-P			3.0		3.0		ISOPROPY	LACETATE			2.0	2.0	
Cyclohe	enchac			1.0	1.0		PROPYLEN			1.0		1.0		ETHANOL				1.0	1.0	
Safety.	Handling.	or Special	Instruction	ns: Pl	PE Waste		ta Sheet: T		evel C	- 1,	_	120	_							
Surchary Total We Waste C	0.000	01													J			i		
-	equirement			7027	_	-		-		la										
		. Weight	Y/N							Special In	structio	ons:								
Container	IT YAN	Y											-							
Containe		Y sel Code	Cont. Size	Cont. Type	H20 Mfx (+/-)	PH (Vslue)	Ign (+/-)	CN (+/-)		PCB Value	Rad (+/-)	Oxid	CC	CHL (+/-)	Weight	Weight	Comments			
	o. Fin			Cont. Type		PH (Value)	Ign (+/-)	GN (+/-)	Sulfide (+/-)		Rad (+/-)	Oxid (+/-)	CC Insp	CHL (+/-)	Weight 278	UOM	Comments			

APPENDIX II-G

WASTE ACCEPTED, STORED AND PROCESSED BY CHF **Amounts reflected are estimated Tons per year for all RCRA waste codes permitted.

	S01	S02	T31	T50	T40	T63	T47
	Container Storage	Tank Storage	Neutralization	Blending	Filtration	Solvent	Solidification & Can Squisher
D001	5000	5000	N/A	3100	3100	1000	3100
D002	500	5	500	1	1	1	1
D003	100	5	N/A	0	0	1	0
D004	100	100	1	10	10	1	10
D005	100	100		10	10	1	10
D006	100	100		10	10	1	10
D007	100	100		10	10	1	10
D008	100	100		10	10	1	10
D009	100	100		10	10	1	10
D010	100	100		10	10	1	10
D011	100	100		10	10	1	10
D012	50	50		1	1	1	1
D013	50	50		1	1	1	1
D014	50	50		1	1	1	1
D015	50	50		1	1	1	1
D016	50	50		1	1	1	1
D017	50	50		1	1	1	1
D018	1000	1000		500	500	10	500
D019	1000	1000		500	500	10	500
D020	50	50		1	1	1	1
D021	1000	1000		500	500	10	500
D022	1000	1000		500	500	10	500
D023	1000	1000		500	500	10	500
D024	1000	1000		500	500	10	500
D025	1000	1000		500	500	10	500

D026	1000	1000	500	500	10	500
D027	1000	1000	500	500	10	500
D028	1000	1000	500	500	10	500
D029	1000	1000	500	500	10	500
D030	1000	1000	500	500	10	500
D031	50	50	1	1	1	1
D032	1000	1000	500	500	10	500
D033	1000	1000	500	500	10	500
D034	1000	1000	500	500	10	500
D035	1000	1000	500	500	10	500
D036	1000	1000	500	500	10	500
D037	50	50	1	1	1	1
D038	1000	1000	500	500	10	500
D039	1000	1000	500	500	10	500
D040	1000	1000	500	500	10	500
D041	1000	1000	500	500	10	500
D042	1000	1000	500	500	10	500
D043	1000	1000	500	500	10	500
F001	5000	5000	500	500	100	500
F002	5000	5000	500	500	100	500
F003	5000	5000	3100	3100	100	3100
F004	1000	1000	500	500	50	500
F005	5000	5000	3100	3100	100	3100
F006	1000	1000	10	10	1	10
F007	100	100	5	5	5	5
F008	100	100	5	5	5	5
F009	100	100	5	5	5	5
F010	100	100	5	5	5	5
F011	100	100	5	5	5	5
F012	100	100	5	5	5	5



F019	100	100	5	5	5	5
F020	10	10	1	1	1	1
F021	10	10	1	1	1	1
F022	10	10	1	1	I	1
F023	10	10	1	1	1	1
F024	100	100	10	10	1	10
F025	100	100	10	10	1	10
F026	100	100	10	10	1	10
F027	100	100	10	10	1	10
F028	100	100	10	10	10	10
F032	100	100	10	10	1	10
F034	100	100	10	10	1	10
F035	100	100	10	10	1	10
F037	100	100	10	10	1	10
F038	100	100	10	10	1	10
F039	100	100	10	10	1	10
K001	100	100	10	10	1	10
K002	100	100	. 10	10	1	10
K003	100	100	10	10	1	10
K004	100	100	10	10	1	10
K005	100	100	10	10	1	10
K006	100	100	10	10	1	10
K007	10	10	1	1	1	1
K008	100	100	10	10	1	10
K009	100	100	10	10	1	10
K010	100	100	10	10	1	10
K011	10	10	1	1	1	1
K013	10	10	1	1	1	1
K014	10	10	1	1	1	1
X015	100	100	10	10	1	10

						Date, 02/1-//1
K016	100	100	10	10	1	10
K017	100	100	10	10	1	10
K018	100	100	10	10	1	10
K019	100	100	10	10	1	10
K020	100	100	10	10	1	10
K021	100	100	10	10	1	10
K022	100	100	10	10	1	10
K023	100	100	10	10	1	10
K024	100	100	10	10	1	10
K025	100	100	10	10	1	10
K026	100	100	10	10	1	10
K027	100	100	10	10	1	10
K028	100	100	10	10	1	10
K029	100	100	10	10	1	10
K030	100	100	10	10	1	10
K031	100	100	10	10	1	10
K032	100	100	10	10	1	10
K033	100	100	10	10	1	10
K034	100	100	10	10	1	10
K035	100	100	10	10	1	10
X036	100	100	10	10	1	10
K037	100	100	10	10	1	10
C 038	100	100	10	10	1	10
۲039	100	100	10	10	1	10
CO40	100	100	10	10	1	10
(041	100	100	10	10	1	10
042	100	100	10	10	1	10
(043	100	100	10	10	1	10
2044	100	100	10	10	1	10
045	100	100	10	10	1	10



-						Date: 02/14/11
K046	100	100	10	10	1	10
K047	100	100	10	10	1	10
K048	100	100	10	10	1.	10
K049	100	100	10	10	1	10
K050	100	100	10	10	1	10
K051	100	100	10	10	1	10
K052	100	100	10	10	1	10
K060	100	10	1	1	1	1
K061	100	100	10	10	1	10
K062	100	100	10	10	1	10
K069	100	100	10	10	1	10
K071	100	100	10	10	-1	10
K073	100	100	10	10	1	10
K083	100	100	10	10	1	10
K084	100	100	10	10	1	10
K085	100	100	10	10	1	10
K086	100	100	10	10	1	10
K087	100	100	10	10	1	10
K088	100	10	1	1	1	1
C 093	100	100	10	10	1	10
C 094	100	100	10	10	1	10
2095	100	100	10	10	1	10
2096	100	100	10	10	1	10
2097	100	100	10	10	1	10
2098	100	100	10	10	1	10
1099	100	100	10	10	1	10
100	100	100	10	10	1	10
101	100	100	10	10	1	10
102	100	100	10	10	1	10
103	100	100	10	10	1	10



K104	100	100	10	10	1	10
K105	100	100	10	10	1	10
K106	100	100	10	10	1	10
K107	100	100	10	10	1	10
K108	100	100	10	10	1	10
K109	100	100	10	10	1	10
K110	100	100	10	10	1	10
K111	10	10	1	1	1	1
K112	100	100	10	10	1	10
K113	100	100	10	10	1	10
K114	100	100	10	10	1	10 ,
K115	100	100	10	10	1	10
K116	10	10	1	1	1	1
K117	100	100	10	10	1	10
K118	100	100	10	10	1	10
K123	100	100	10	10	1	10
K124	10	10	1	1	1	1
K125	100	100	10	10	1	10
K126	100	100	10	10	1	10
K131	10	10	1	1	1	1
K132	100	100	10	10	1	10
X136	100	100	10	10	1	10
X141	100	100	10	10	1	10
K142	100	100	10	10	1	10
K143	100	100	10	10	1	10
C144	100	100	10	10	1	10
(145	100	100	10	10	1	10
(147	100	100	10	10	1	10
148	100	100	10	10	1	10
149	100	100	10	10	1	10



The state of the s						
K150	100	100	10	10	1	10
K151	100	100	10	10	1	10
K156	100	100	10	10	1	10
K157	100	100	10	10	1	10
K158	100	100	10	10	1	10
K159	100	100	10	10	1	10
K161	100	100	10	10	1	10
K169	100	100	10	10	1	10
K170	100	100	10	10	1	10
K171	100	100	10	10	1	10
K172	100	100	10	10	1	10
K174	100	100	10	10	1	10
K175	100	100	10	10	1	10
K176	100	100	10	10	1	10
K177	100	100	10	10	1	10
K178	100	100	10	10	1	10
K181	100	100	10	10	1	10
P001	10	1	1	1	1	1
P002	10	1	1	1	1	1
P003	10	1	1	1	1	1
P004	10	1	1	1	1	1
P005	10	1	1	1	1	1
P006	10	1	1	1	1	1
P007	10	1	1	1	1	1
P008	10	1	1	1	1	1
2009	10	1	1	1	1	1
2010	10	1	1	1	1	1
P011	10	1	1	1	1	1
2012	10	1	1	1	1	1
013	10	1	1	1	1	1



P014	10	1	1	1	1	1
P015	10	1	1	1	1	1
P016	10	1	1	1	1	1
P017	10	1	1	1	1	1
P018	10	1	1	1	1	1
P020	10	1	1	1	1	1
P021	10	1	1	1	1	1
P022	10	1	1	1	1	1
P023	10	1	1	1	1	1 .
P024	10	1	1	1	1	1
P026	10	1	1	1	1	1
P027	10	1	1	1	1	1
P028	10	1	1	1	1	1
P029	10	1	1	1	1	1
P030	10	1	1	1	1	1
P031	10	1	1	1	1	1
P033	10	1	1	1	1	1
P034	10	1	1	1	1	1
P036	10	1	1	1	1	1
P037	10	1		1	1	1
P038	10	1	1	1	1	1
P039	10	1	1	1	1	1
P040	10	1	1	1	1	1
P041	10	1	1	1	1	1
P042	10	1	1	1	1	1
P043	10	1	1	1	1	1
P044	10	1	1	1	1	1
P045	10	1	1	1	1	1
P046	10	1	1	1	1	1
P047	10	1	i	1	1	1

	-					
P048	10	1	1	1	1	1
P049	10	1	1	1	1	1
P050	10		1	1	1	1
P051	10	1	1	1	1	1
P054	10	1	1	1	1	1
P056	10	1	1	1	1	1
P057	10	1	1	1	1	1
P058	10		1	1	1	1
P059	10	1	1	1	1	1
P060	10	1	1	1	1	1
P062	10	1	1	1	1	1
P063	10	1	1	1	1	1
P064	10	1	1	1	1 -	i
P065	10	1	1 1	1	1	1
P066	10	1	1	1	1	1
P067	10	1	1	1	1	1
P068	10	1	1	1	1	1
P069	10	1	1	1	1	1 - 7 -
P070	10	1	1	1	1	1
P071	10	1	1	1	1	1
P072	10	1	1	1	1	1
P073	10	1	1	1	1	1
P074	10	1	1	1	1	1
P075	10	1	1	1	1	1
P076	10	1	1	1	1	1
P077	10	1	1	1	1	1
P078	10	1	1	1	1	1
P081	10	1	1	1	1	1
P082	10	1	1	1	1	1
P084	10	1	1	1	1	1



DOGE	110	1.		1	1	1
P085	10	1	1	1		1
P087	10	1	1	1	1	
P088	10	1	1	1	1	1
P089	10	1	1	1	1	1
P092	10	1	1	1	1	1
P093	10	1	1	1	1	1
P094	10	1	1	1	1	1
P095	10	1	1	1	1	1
P096	10	1	1	1	. 1	1
P097	10	1	1	1	1	1
P098	10	1	1	1	1	1
P099	10	1	1	1	1	1
P101	10	1	1	1	1	1
P102	10	1	1	1	1	1
P103	10	1	1	1	1	1
P104	10	1	1	1	1	1
P105	10	1	1	1	1	1
P106	10	I	1	1	1	1
P108	10	1	1	1	1	1
P109	10	1	1	1	1	1
P110	10	1	1	1	1	1
P111	10	1	1	1	1	1
P112	10	1	1	1	1	1
P113	10	1	1	1	1	1
P114	10	1	1	1	1	1
P115	10	1	1	1	1	1
P116	10	1	1	1	1	1
P118	10	1	1	1	1	1
P119	10	1	1	1	1	1
P120	10	1	1	1	1	1



P121	10	1	1	1	1	1
P122	10	1	1	1	1	1
P123	10	1	1	1	1	1
P127	10	1	1	1	1	1
P128	10	1	1	1	1	1
P185	10	1	1	1	1	1
P188	10	1	1	1	1	I
P189	10	1	1	1	1	1
P190	10	1	1	1	1	1
P191	10	1	1	1	1	1
P192	10	1	1	1	1	1
P194	10	1	1	1	1	1
P196	10	1	1	1	1	1
P197	10	1	1	1	1	1
P198	10	1	1	1	1	1
P199	10	1	1	1	1	1
P201	10	1	1	1	1	1
P202	10	1	1	1	1	1
P203	10	1	1	1	1	1
P204	10	1	1	1	1	1
P205	10	1	1	1	1	1
U001	100	100	10	10	10	10
U002	500	500	500	500	10	500
U003	10	10	1	1	1	1
U004	100	100	10	10	10	10
U005	10	10	1	1	1	1
U006	10	10	1	1	1	1
U 007	100	100	10	10	10	10
J008	10	10	1	1	1	1
J009	10	10	1	1	1	1



U010	100	100	10	10	10	10
U011			10	10	10	
	100	100	10	10	10	10
U012	100	100	10	10	10	10
U014	100	100	10	10	10	10
U015	100	100	10	10	10	10
U016	100	100	10	10	10	10
U017	100	100	10	10	10	10
U018	100	100	10	10	10	10
U019	100	100	10	10	10	10
U020	10	10	1	1	1	1
U021	100	100	10	10	10	10
U022	100	100	10	10	10	10
U023	100	100	10	10	10	10
U024	100	100	10	10	10	10
U025	100	100	10	10	10	10
U026	100	100	10	10	10	10
U027	100	100	10	10	10	10
U028	100	100	10	10	10	10
U029	100	100	10	10	10	10
U030	100	100	10	10	10	10
U 03 1	100	100	10	10	10	10
U032	10	10	1	1	1	1
U033	10	10	1	1	1	1
J034	100	100	10	10	10	10
U035	100	100	10	10	10	10
J036	100	100	10	10	10	10
J037	100	100	10	10	10	10
J038	10	10	1	1	1	1
7039	100	100	10	10	10	10
J041	10	10	1	1	1	1

U042	100	100	10	10	10	10
U043	100	100	10	10	10	10
U044	100	100	10	10	10	10
U045	100	100	10	10	10	10
U046	100	100	10	10	10	10
U047	100	100	10	10	10	10
U048	100	100	10	10	10	10
U049	100	100	10	10	10	10
U050	100	100	10	10	10	10
U051	100	100	10	10	10	10
U052	100	100	10	10	10	10
U053	100	100	10	10	10	10
U055	100	100	10	10	10	10
U056	100	100	10	10	10	10
U057	100	100	10	10	10	10
U058	100	100	10	10	10	10
U059	100	100	10	10	10	10
U060	100	100	10	10	10	10
U 06 1	100	100	10	10	10	10
U 062	100	100	10	10	10	10
J063	100	100	10	10	10	10
J 064	100	100	10	10	10	10
J066	100	100	10	10	10	10
J067	100	100	10	10	10	10
J068	100	100	10	10	10	10
J069	100	100	10	10	10	10
J 07 0	100	100	10	10	10	10
J 07 1	100	100	10	10	10	10
J072	100	100	10	10	10	10
J073	100	100	10	10	10	10



U074	100	100	10	10	10	10
U075	100	100	10	10	10	10
U076	100	100	10	10	10	10
U077	100	100	10	10	10	10
U078	100	100	10	10	10	10
U079	100	100	10	10	10	10
U080	100	100	10	10	10	10
U081	100	100	10	10	10	10
U082	100	100	10	10	10	10
U083	100	100	10	10	10	10
U084	100	100	10	10	10	10
U085	100	100	10	10	10	10
U086	100	100	10	10	10	10
U087	10	10	1	1	1	1
U088	100	100	10	10	10	10
U089	100	100	10	10	10	10
U090	100	100	10	10	10	10
U091	100	100	10	10	10	10
U092	100	100	10	10	10	10
U093	100	100	10	10	10	10
U094	100	100	10	10	10	10
U095	100	100	10	10	10	10
U096	10	10	1	1	1	1
U097	10	10	1	1	1	1
U098	10	10	1	1	1	1
U099	100	100	10	10	10	10
U101	100	100	10	10	10	10
U102	100	100	10	10	10	10
U103	10	10	1	1	1	1
U105	100	100	10	10	10	10



U106	100	100	10	10	10	10
U107	100	100	10	10	10	10
U108	100	100	10	10	10	10
U109	100	100	10	10	10	10
U110	100	100	10	10	10	10
U111	100	100	10	10	10	10
U112	100	100	10	10	10	10
U113	100	100	10	10	10	10
U114	10	10	1	1	1	1
U115	100	100	10	10	10	10
U116	100	100	10	10	10	10
U117	100	100	10	10	10	10
U118	100	100	10	10	10	10
U119	100	100	10	10	10	10
U120	100	100	10	10	10	10
U121	100	100	10	10	10	10
U122	100	100	10	10	10	10
U123	10	10	1	1	1	1
U124	100	100	10	10	10	10
U125	100	100	10	10	10	10
U126	100	100	10	10	10	10
U127	100	100	10	10	10	10
U128	100	100	10	10	10	10
U129	100	100	10	10	10	10
U130	100	100	10	10	10	10
U131	100	100	10	10	10	10
U132	100	100	10	10	10	10
U133	10	10	1	1	1	1
U134	10	10	1	1	1	1
U135	10	10	1	1	1	1



U136	100	100	10	10	10	10
U137	100	100	10	10	10	10
U138	100	100	10	10	10	10
U140	100	100	10	10	10	10
U141	100	100	10	10	10	10
U142	100	100	10	10	10	10
U143	100	100	10	10	10	10
U144	10	10	1	1	1	1
U145	100	100	10	10	10	10
U146	100	100	10	10	10	10
U147	100	100	10	10	10	10
U148	100	100	10	10	10	10
U149	10	10	1	1	1	1
U150	100	100	10	10	10	10
U151	100	100	10	10	10	10
U152	10	10	1	1	1	1
U153	100	100	10	10	10	10
U154	100	100	10	10	10	. 10
U155	100	100	10	10	10	10
U156	100	100	10	10	10	10
U157	100	100	10	10	10	10
U158	100	100	10	10	10	10
U159	500	500	500	500	10	500
U160	10	10	1	1	1	1
U161	100	100	10	10	10	10
U162	100	100	10	10	10	10
U163	10	10	1	1	1	1
IJ 164	100	100	10	10	10	10
U 165	100	100	10	10	10	10
J166	100	100	10	10	10	10

U167	100	100	10	10	10	10
U168	100	100	10	10	10	10
U169	10	10	1	1	1	1
U170	10	10	1	1	1	1
U171	100	100	10	10	10	10
U172	100	100	10	10	10	10
U173	100	100	10	10	10	10
U174	100	100	10	10	10	10
U176	100	100	10	10	.10	10
U177	10	10	1	1	1	1
U178	10	10	1	1	1	1
U179	100	100	10	10	10	10
U180	100	100	10	10	10	10
U181	100	100	10	10	10	10
U182	100	100	10	10	10	10
U183	100	100	10	10	10	10
U184	100	100	10	10	10	10
U185	100	100	10	10	10	10
U186	100	100	10	10	10	10
U187	100	100	10	10	10	10
U188	100	100	10	10	10	10
J189	10	10	1	1	1	1
J190	10	10	1	1	1	1
J191	100	100	10	10	10	10
J192	100	100	10	10	10	10
J 19 3	100	100	10	10	10	10
J194	100	100	10	10	10	10
J196	100	100	10	10	10	10
J197	100	100	10	10	10	10
7200	100	100	10	10	10	10

U201	100	100	10	10	10	10
U202	100	100	10	10	10	10
U203	100	100	10	10	10	10
U204	10	10	1	1	1	1
U205	100	100	10	10	10	10
U206	100	100	10	10	10	10
U207	100	100	10	10	10	10
U208	100	100	10	10	10	10
U209	100	100	10	10	10	10
U210	100	100	10	10	10	10
U211	100	100	10	10	10	10
U213	100	100	10	10	10	10
U214	100	100	10	10	10	10
U215	100	100	10	10	10	10
U216	100	100	10	10	10	10
U217	100	100	10	10	10	10
U218	100	100	10	10	10	10
U219	100	100	10	10	10	10
U220	500	500	500	500	10	500
U221	10	10	10	10	10	10
U222	100	100	10	10	10	10
U223	10	10	1	1	1	1
U225	10	10	1	1	1	1
U226	100	100	10	10	10	10
U 227	100	100	10	10	10	10
J 228	100	100	10	10	10	10
J234	10	10	1	1	1	1
J235	100	100	10	10	10	10
J 236	100	100	10	10	10	10
J 237	100	100	10	10	10	10



U238	100	100	10	10	10	10
U239	100	100	10	10	10	10
U240	100	100	10	10	10	10
U243	100	100	10	10	10	10
U244	100	100	10	10	10	10
U246	10	10	1	1	1	1
U247	100	100	10	10	10	10
U248	100	100	10	10	10	10
U249	10	10	1	1	1	1
U271	100	100	10	10	10	10
U278	100	100	10	10	10	10
U279	100	100	10	10	10	10
U280	100	100	10	10	10	10
U328	100	100	10	10	10	10
U353	100	100	10	10	10	10
U359	100	100	10	10	10	10
U364	100	100	10	10	10	10
U367	100	100	10	10	10	10
U372	100	100	10	10	10	10
U373	100	100	10	10	10	10
U387	100	100	10	10	10	10
U389	100	100	10	10	10	10
U 394	100	100	10	10	10	10
U395	100	100	10	10	10	10
U 40 4	100	100	10	10	10	10
J409	100	100	10	10	10	10
J410	100	100	10	10	10	10
J411	100	100	10	10	10	10



APPENDIX II-F.6

INSPECTIONS

1.0 General Inspection Requirements

CHF will conduct regular inspections to detect malfunctions, deterioration, operator errors, or discharges which may be causing or may lead to a release of hazardous waste constituents to the environment or a threat to human health. The schedule for inspections as well as all equipment, structures and devices to be inspected is described below. The frequency of inspections is based on the rate of possible deterioration of the equipment and the probability of an environmental or human health incident. Unless otherwise indicated, all inspection records (which include the remedial actions) will be maintained electronically and/or on-site for at least three years. (Examples of the Facility Inspection Forms used to document the inspections conducted along with findings is shown in Figure 4.1)

2.0 Daily Inspections

The following items will be visually inspected and findings documented on a daily basis:

- above ground portions of the tank systems to detect corrosion or releases of waste;
- construction materials and the area immediately surrounding the externally accessible portion of the tank system, including the secondary containment system to detect erosion or signs of releases of hazardous waste;
- areas subject to spills, such as loading and unloading areas;

3.0 Weekly Inspections

On a weekly basis, areas where containers are stored (Container Storage Buildings and perimeter road for roll-offs) will be inspected for leaking containers and for deterioration of containers and the containment system caused by corrosion or other factors.

The can crusher is also inspected on a weekly basis for deteriorating or malfunctioning equipment.

The bermed perimeter road which serves as containment of the active portion of the facility is inspected on a weekly basis for integrity, cracks, etc.

Safety and emergency equipment will be inspected on a weekly basis.

All pumps in service which comes in contact with hazardous waste, will be visually inspected on a weekly basis for indications of leaks.

4.0 Monthly Inspection

Each valve and pump at CHF which comes into contact with hazardous waste will be monitored monthly for leaks according to the applicable requirements of 40 CFR Part 264, Subpart BB. Included in this monthly monitoring are all the non welded fittings, connectors and flanges which come in contact with hazardous waste. As provided for in 40 CFR 264.1062, CHF may elect to use one of the alternate monitoring periods for pumps and valves. If an alternate method is chosen, the appropriate notification required by 264.1062(a)(2) will be made. Example of monthly subpart BB monitoring form is found in section 2S – figure 14.2

5.0 Annual Inspections

Each permitted tank will be inspected annually for shell thickness. The results of this inspection will be recorded on the Annual Tank Shell Thickness Inspection Log (see example Figure 4.2).

6.0 Schedule of Remedial Action

Any deterioration or malfunction of equipment, structures or devices which an inspection reveals, will be remedied on a schedule which ensures that the problem does not lead to an environmental or human health hazard. Where a hazard is imminent or has already occurred, remedial action would be taken immediately. Any item noted during an inspection will be noted on the inspection form and forwarded to the person(s) assigned to conduct the remedial action.

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LIST OF FIGURES

1. Figure 4.1 Example of Facility Inspection Form

2. Figure 4.2 Example of an Annual Tank Shell Thickness Inspection Log



CONTAINER STORAGE AREA INSPECTION FORM

FormCode BWCMPFRM02

Bartow, FL

Full Name:	SAMPLE	Date	:			
Location:		Milit	ary T	ime:		
Instructions: must be expl	Note condition of inspection ite ained below. Include any repair	ems. If item does not	apply	to an a	rea, mark N/A. All unsatisfans required or performed.	actory findin
	INSPECTION ITEM	YES			REASON FOR FAILURE	WORK TICKET STA
Container Pla	cement and Stacking	•				
Cooling of Coo						
Sealing of Con	namers	•				
abeling of Co	ntainers	•				
ontainers		(6)				T
Ontaine/3			(
allets		•				
- Indiana						
oors (indoor a	rea)	•			-A	
se / Foundati	on / Roof	(e)		\subset		
		10-1				
rms / Racks		•				
bris and Refu	se	©				
rning Signs		6		\subset		

Aisle Space	
Loading and Unloading Areas	
Sumps	
Alarm and Communication System	
itorage Capacity	
onding / Grounding	
umps	
CB Cell	
atellite Accumulation Containers	● □ □
onsolidation/Bulking Equipment	
e all containers stored on pallets?	
n-Demand Work Ticket (please describe reason below)	
	the second secon



TANK SYSTEMS INSPECTION FORM

Full Name:	SAMPLE	Date	:	1/21/201	1	
Location:	South Tank Farm T-100	Military Time:		Time:		
Instructions must be exp	: Note condition of inspection items. If lained below. Include any repairs, chan	item does not	app	y to an a	rea, mark N/A. All unsatisfo	actory finding
	INSPECTION ITEM	YES			REASON FOR FAILURE	WORK TICKET STA
Tanks		(•	(
		I		Tal		T
Pipes		•				
alves		•	<u> </u>	101		
ittings		•	<u></u>			
quid Level		(6)				1
quiu cevei					<u> </u>	
condary Cor	ntainment	•	<u> </u>			
				TT		
imps		•				
nding and G	rounding	(e)	<u> </u>	C		
ansfer Equipr	nent (pumps, filters, strainers, hoses)	(•	$\overline{}$			
mmunicatio	and Alarm System		((

Satellite Accumulation Containers (filter/basket, solids, etc.)	(1	•	
Manways, Hatches, Other Openings	(•	
Pressure Relief Valves (PRV)/Flame Arrestors	1	<u></u>	•	
Tanks marked with the words "HAZARDOUS WASTE"	•			
		<u> </u>	Ľ	
Fanks not used marked "OUT OF SERVICE"	((•	PARTENIER RED ZEEK
anks Marked as to Contents (NON-HAZ ONLY)	1	(•	
Monitoring Equipment (Pressure/Temperature Guages, Level ndicators)			•	
				The second secon
oading / Unloading Areas	•		<u></u>	
n-Demand Work Ticket (please describe reason below)				
elect Overall Assessment of Inspection Results Pass				



SAFETY & SECURITY INSPECTION FORM

FormCode

Fult Name:	SAMPLE	Date	: 1	/13/201	1	
	Bartow Facility	Military Time:				
Instructions: must be exp	Note condition of inspection items. If item do lained below. Include any repairs, changes or o	es not other re	appły emedi	to an a	area, mark N/A. All unsatisfo ons required or performed.	ectory finding
	INSPECTION ITEM	YES		N/A	REASON FOR FAILURE	WORK TICKET STA
Perimeter Fer	nces	•				
		IG				
iates		•				
Varning Signs		•				
xit Signs		•				1
kits / Firelane	s / Evacuation Routes Clear?	•				
ghting Syster	m	•				
	The state of the s					
mergency Lighting System		•				
	Safety Equipment/Protective Gear (helmets, ggles,boots,gloves,clothing,duct tape, ab. pads)	•				
lequate Supp	oly of Safety Equipment/Protective Gear	•	\cap			
ndition of C	foto Familiano anti Panto atti a Cara	6				
HORMON OF 29	fety Equipment/Protective Gear	•				1

Breathing Apparatus Accessibility	•		
Breathing Apparatus Adequate Supply/Full Charge	•		
Breathing Apparatus Condition	(6)		
First Aid Kits	•		
Blood Borne Pathogen Kits	(e)		
nood borner actoget Ales			
mergency Eyewashes	•		
mergency Showers	•		
nternal/External Communications (Phones/Radios)	•		
re Extinguishers			
	Tot	\sim	
osorbent Supply	(•	(
ecovery Drum Supply	•		
espirators and Cartridges	•		
e Suppression System (monitors, pull stations, alarms)	101	0	
cessibility	•		
e Suppression System Operable?	•		
e Jupplession System Operation.			

On-Demand Work Ticket (please describe reason belo	ow)	
Select Overall Assessment of Inspection Results	ass	
	Submit	





FIGURE 4.2 ANNUAL TANK SHELL THICKNESS MEASUREMENT LOG

Inspection Date(s):	
Measurements Taken By:	
Units of measurements:	

Tank No.		The man	Vertical Sec				
	Tank Side	A*	В*	C*	D*	Тор	Bottom
	East (0°)						Donom
	North (90°)						
	West (180°)						
	South (270°)						
	East (0°)						
	North (90°)						
	West (180°)						
	South (270°)						
	East (0°)						
	North (90°)						
	West (180°)						
	South (270°)						
	East (0°)						
	North (90°)						
	West (180°)						
	South (270°)						

^{*} Varying vertical locations on each tank

APPENDIX II-F.5

PERSONNEL TRAINING

1.0 Overview of CHF's Training Program

The regulations (40 CFR 264.16) require that all personnel occupationally exposed to hazardous waste, or engaged in hazardous waste handling, be trained to perform their duties and in procedures for implementation of the Contingency Plan. This program has been developed to satisfy those training requirements.

CHF's training program consists of classroom sessions, demonstrations, and on-the-job training. Reasonable understanding of the regulations and procedures will be demonstrated by completion of examinations at suitable intervals and/or at the conclusion of the training period.

Each new employee whose responsibilities require working in the hazardous waste management areas of the plant will be required to receive job specific training within six months of employment. No new employee will be permitted to work unsupervised until he or she has completed the training program and each will receive instruction on how to properly respond to an emergency before they perform any duties. The training at a minimum will include the following topics: (Dependent on duties assigned)

- 1. Regulatory background, including the intent and purpose of RCRA, as well as local, state, and federal regulations regarding the generation, treatment, recovery, storage, and handling of hazardous wastes.
- 2. Implementation of the Contingency Plan, including emergency response to fires, explosions, and releases of hazardous wastes or hazardous waste constituents.
- 3. Emergency notification procedures.
- 4. Hands-on experience in the use of emergency response equipment.
- 5. Operational risk avoidance, including work procedures and precautions which will ensure that accident occurrences are minimized.
- 6. Properties of materials handled at CHF.
- 7. General safety rules and regulations, including first-aid, alarm station locations, safety shower and eye wash locations, personal protective equipment use and maintenance, etc.

- 8. Response to natural emergencies such as hurricanes, floods, etc.
- 9. Evacuation plan detailing primary and alternate routes.
- 10. Compliance with Preparedness and Prevention requirements.
- 11. Recordkeeping: manifests, inspection logs, and operating records.
- 12. Procedures for using, inspecting, repairing, and replacing facility emergency and monitoring equipment.
- 13. Key parameters for automatic waste feed cut-off systems.
- 14. How to use emergency communications and alarm systems.
- 15. Response to groundwater contamination incidents.
- 16. Shutdown of operations.
- 17. Proper sampling procedures for personnel who conduct sampling.
- 18. Proper clean-up procedures for personnel who are involved in clean-up activities after a spill, fire or explosion.
- 19. HazCom and HAZWOPER training required under OSHA 29 CFR 1910.120 and .1200. including any required annual refresher.
- 20. Proper operation of motorized material handling equipment such as forklifts, drum grabbers or other equipment used onsite.

Management, supervisory, truck drivers, janitorial, lawn care, sales, customer service, lab, and office employees are not routinely involved in the day-to-day waste processing will receive training consistent with their duties as applicable. Examples of training these employees may receive include; security, access controlled areas, contingency plan/evacuation routes; proper use of Material Profile Sheets, manifests and land ban forms; waste tracking; waste transportation, etc. If management desires one of these employees to be involved in the waste processing activities, the employee will receive the same detailed training as the operations personnel.

All employees are required to participate in an annual training update and review. During this review, all of the training elements described above will be reviewed. The training will be

provided by the CHF Regulatory Compliance Manager (RCM) or his designee. The RCM or designee, as the trainer, will maintain a working knowledge of the regulations through research; reading regulations; attendance of training outside the facility; and of facility operations. Therefore it will not be necessary for them to receive the on-site facility training. The trainer will also review the facility's Contingency Plan before the annual training sessions.

On-the-job training is continually provided to further increase employee knowledge of hazardous waste management. This training provides detailed, job-specific guidance on how to implement emergency response procedures as well as how each employee must do his job in a manner which complies with RCRA regulatory requirements. Written internal SOP/BMP(s) for such OJT / Operational training are maintained on site.

Management personnel will conduct unannounced practice drills for emergencies such as waste spills, and fires. During the fire drills the alarm will be activated and this will provide a test for the automatic operation of the front gate. These drills may include involvement of the appropriate local agencies. Records will be kept of these practice drills and who participated in them and will be placed in the operating record (for three years) or employee's training file.

Each time a significant change is made in the facility it will be incorporated into the next training session. Any change in procedures will be practiced in a drill following the training session so that all personnel who should be familiar with the change have reviewed it.

CHF will offer training for haulers and transport vehicle personnel covering on-site conduct; safety procedures; off-loading, and transfer procedures.

Training will also be given to the off-duty hours inspector. This training will involve procedures to follow should an emergency occur; should an intruder be discovered; or should a leak or spill be detected.

2.0 Training Documentation

Training will be documented for each employee, as required under 40 CFR 264.16(d) and includes:

- · Names of persons giving and receiving training.
- Description of the type, amount, and frequency of training for each employee.
- · Dates of training.

Job descriptions and the type of training received will be documented electronically. Records that

document the training received by each employee will be maintained on-site for as long as the employee is employed by CHF and three years from the last day worked at CHF.

3.0 Job Descriptions

Job descriptions for personnel involved in the management of hazardous waste are presented below.**

MANAGEMENT/ENVIRONMENTAL PERSONNEL

Facility Manager Environmental Compliance Manager Regulatory Compliance Specialist

OPERATIONS PERSONNEL

Operations Manager Technical Services Manager/Local Resource Manager Disposal Coordinator/Scheduler Lead Lab Tech/Lab Supervisor Lab Tech **Process Manager** Disposal Manager **QC** Chemist Manifest Clerk Operations Supervisor/Lead Person Chemical Handler/Technician Warehouse Worker/Material Inspector **Process Operator** Lead Maintenance Mechanic/Supervisor Maintenance Mechanic Grounds Keeper

FIELD OPERATIONS

Field Operations Manager
Projects Manager
Projects Supervisor
Contract Manager
Proposal Manager
Field Operations Supervisor
Field Chemist
Truck Driver

SALES/CUSTOMER SERVICE PERSONNEL

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Sales Manager/Coordinator Customer Service Manager Customer Service Representative/Chemist

OFFICE/GENERAL PERSONNEL

Accounting Secretary, Receptionist, Administrative Assistant

**Additional information specific to each employee is maintained onsite as required under 40 CFR 264.16(d).

APPENDIX II-F.4

PREPAREDNESS AND PREVENTION

1.0 Design and Operation of Clean Harbors Florida (CHF)

The CHF facility has been designed to minimize the possibility of a fire, explosion or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water.

2.0 Required Equipment

2.1 Employee Notification of Emergencies

In the event of a spill, fire, or explosion involving hazardous waste or hazardous waste constituents, the first person on the scene will notify CHF employees of the situation via the fire alarm (for fires and explosions) or the public address system for all other emergencies. Both the fire alarm and the public address system are audible throughout the facility. Should an incident render the alarm and intercom system inoperable, voice notification will be used. Also in some areas of the facility where noise may prevent the audible alarm from being heard, strobe lights are present for visual warning.

2.2 Access to Outside Assistance

The Emergency Coordinator or alternates will summon emergency assistance from local police departments, fire departments, or state or local emergency response teams using the telephone. Telephones are located in the Maintenance Building, Process Area, in the small room adjacent to the South Container Storage Building, North Container Storage Building, and Main Office.

2.3 Fire Protection, Spill Control and Decontamination Equipment

A description of the capabilities of and the location of fire protection equipment at CHF is presented in the Facility's Contingency Plan (see Appendix II-F.2). Spill control equipment is also described in the plan as well as the decontamination equipment available on-site. The first person on the scene of a fire will immediately sound the fire alarm.

There is water at adequate volume and pressure to supply water hose streams, foam producing equipment and sprinkler systems at the facility. Fire flow tests conducted by the Fire Department on the fire hydrant system at the facility provided the following information:

Flow Rate:

1000 GPM. (2 1/2" outlet)

Static Pressure: 54 psi

Flow Pressure: 34 psi

(This reading was taken at the next fire hydrant while one hydrant

was being used.)

In addition to the existing water lines provided by the industrial park, CHF has installed an 8-inch water line, which is dedicated to fire fighting. This line provides the following:

Flow Rate (max.):

1500 gpm

Flow Pressure @ 1500 gpm:

50 lbs.

This line supplies water to the automatic sprinkler systems in the Container Storage Buildings, the two stationary monitors, and to the two fire hydrants located in the processing area of the plant.

Also, to protect against the possibility of fire from static electricity buildup, whenever liquids are transferred from one container/tank to another container/tank each will be grounded.

3.0 Testing and Maintenance of Equipment

Facility communications, alarm systems, fire protection equipment, spill control equipment, and decontamination equipment will be inspected to ensure proper operation in time of emergency according to schedules outlined in Appendix II-F.6. If the equipment tests indicate potential failure of any of the equipment, such equipment will be immediately repaired or replaced.

4.0 Access to Communications or Alarm System

Each of the hazardous waste processing and storage areas are near a telephone and/or a fire alarm pull station so, when an employee(s) is processing waste he/she will have immediate access to equipment capable of summoning external emergency assistance.

5.0 Required Aisle Space

The storage areas in the Container Storage Buildings have been arranged to allow the unobstructed movement of personnel, fire protection equipment, spill control equipment, and decontamination equipment. The arrangement of the hazardous waste storage tanks and process equipment is also designed for the unobstructed movement of equipment and personnel in the event of an emergency.

6.0 Arrangements with Local Authorities

CHF has made arrangements with local police, fire and emergency response agencies that may be required to respond in the event of a spill, fire, explosion, or other release involving hazardous waste at the facility. A description of these arrangements is presented in the Contingency Plan.

7.0 CHF Evacuation Plan

7.1 Purpose

The purpose of this plan is to provide for the timely and safe evacuation of the personnel from the CHF facility in the event of an incident, which might threaten or otherwise pose a risk to the safety of such personnel.

7.2 Decision to Evacuate

The decision to evacuate will be made by the Emergency Coordinator or, in his absence, by an Alternate Emergency Coordinator or designee.

7.3 Notification of Evacuation

There are two means for causing this evacuation plan to be implemented:

- A. When an event is deemed serious enough to require evacuation, a manual alarm pull station will be activated. Pull stations are located in the office building, container storage buildings, maintenance building, near the laboratory, process area and boiler building. When a pull station is activated, an alarm will sound throughout the plant and in the main office. The main gate will open automatically and the Polk County Fire Department will be notified by the contract alarm monitoring company.
- B. In the event that one or both of the fire suppression systems in the container storage buildings is activated, the same alarm will sound, the gate will open, and the Polk County Fire Department will be notified.

APPENDIX II-F.3

PROCEDURES, STRUCTURES AND EQUIPMENT

The CHF facility is designed and operated to minimize the possibility of environmental releases of hazardous wastes while emphasizing personnel safety.

1.0 Loading/Unloading Operations

When a truck with containers is to be unloaded, it will usually be positioned at an unloading dock ramp adjacent to a Container Storage Building. Forklifts used to unload the containers will have the appropriate safety rating for the type activities performed. The unloading docks and ramp are curbed to either contain spillage or sloped to discharge into the curbed driveway area. In addition, the perimeter road is curbed to contain spills that may occur during loading and unloading operations. The loading and unloading procedures for bulk tankers are described in Section C of this application.

All tanks, containers, and equipment used in operations involving the transfer of flammable liquids into tanks and containers will be properly grounded to avoid the build up of a static charge. The procedures set forth in the National Fire Code (Recommended Practice on Static Electricity NFPA 77-1977) will be followed. All electrical equipment located in the storage and production areas meets the appropriate NFPA specification.

2.0 Containment

2.1 South Container Storage Building

The details pertaining to the South Container Storage Building, including basic design parameters, and dimensions, are presented in Figure 7.1. The walls and roof of the building are constructed of metal and are capable of minimizing the infiltration of precipitation during a rainfall event. The floor is constructed of reinforced concrete which is sealed with a sealant to prevent permeation of hazardous waste into the concrete.

All wastes are stored in containment areas on impervious concrete surfaces. The South Container Storage Building has a containment capacity of 16,852 gallons, which is considerably greater than ten percent of the total storage volume of the building. Containment of a released waste within the South Container Storage Building, as well as potential leakage from containers and the fuels process tanks is ensured by the design of the floor, which is sloped to the center line of the building (with a containment trench). The sloped floor is bounded by a containment dike on both ends of the building.



All liquids that accumulate in the trench will be properly handled and managed according state and federal requirements.

Run-on into the storage building is precluded from all four directions. Run-on from the south, east and west is prevented by the side walls and roof of the building. Run-on from the north is prevented due to the slope of the apron and perimeter road in front of the South Container Storage Building, which drain away from the building.

All wastes are stored at least 50 feet from the facility boundary. Incompatible wastes will not be stored together in this building. Hazardous wastes will not be placed in containers that have not been decontaminated if the container previously held an incompatible waste or material. The Waste Analysis Plan identifies procedures that will be used to determine waste compatibility.

2.2 North Container Storage Building

The North Container Storage Building is located at the northwest portion of the facility. The walls and roof of the building are constructed of metal and are capable of minimizing the infiltration of precipitation during a rainfall event. The floor is constructed of reinforced concrete which is capable of preventing migration of waste to the environment.

All wastes are stored in segregated containment areas on impervious concrete surfaces. The waste segregation is made according to the compatibility of each waste stream. The North Container Storage Building has a storage capacity of 136,975 gallons. The containment capacity and calculations are presented for each cell are shown in Section B, Figure 11.3. Containment of a spill within the North Container Storage Building is ensured by the design of the floor slab, which is sloped to a corner within each curbed cell. These segregation cells are separated by a concrete curb capable of containing 10% of the contents stored within the cell (see Figures 7.2 and in Section B, Figure 11.3).

All liquids that accumulate within these segregation cells will be properly handled and managed according to state and federal requirements.

Precipitation accumulation and run-on into the storage building is precluded from all four directions by the side walls, roof, roof overhang and the fact that the building is above grade.

All ignitable wastes are stored at least 50 feet from the facility boundary. Incompatible and reactive wastes will be properly segregated. Hazardous wastes will not be placed in containers that have not been decontaminated if the container previously held an incompatible waste or material. The Waste Analysis Plan identifies procedures that will be used to determine waste compatibility.

2.3 Tank Farms

The containment areas for the tank farms contain at least 100% of the volume of the largest tank, in addition to the precipitation that would result from a 25-year, 24-hour rainfall. Procedures for cleaning and collecting spilled wastes are described in the facility's Contingency Plan. The containment structures are constructed of reinforced concrete. The concrete is compatible with all of wastes handled by CHF. In addition, all expansion joints are sealed with an appropriate sealant. The secondary containment area of each tank farm drains to a sump area where rainwater or spilled waste can be collected, analyzed and properly managed.

2.4 Perimeter Road

The perimeter road allows for the containment of releases beyond the capacity of, or in the unlikely event of a failure of, the secondary containment system of the Container Storage Buildings and the hazardous waste tank farms. It also provides containment for releases from vehicles transporting hazardous waste and the roll-offs. The perimeter road, which is constructed of reinforced concrete and is diked on both edges, provides for the containment of 26,098 gallons. The road drains to a sump capable of containing 300 gallons.

3.0 Contamination of Water Supplies, Run-on and Run-off Control

Due to the containment design for all waste storage areas and the perimeter road, no contamination to the water supplies should occur.

The facility is designed to contain run-off and to prevent the movement of run-on onto the active portions of the facility. This is accomplished by the secondary containment systems surrounding each tank farm and the concrete, curbed roadway which encompasses the facility. Both of these systems preclude run-on and run-off at the facility.

4.0 Power Outages

All facility operations are conducted in a batch mode. In the event of a power outage all equipment, including waste feed systems, will immediately shut down. This will help to ensure that hazardous waste or hazardous waste constituents are not released from any tank system, container, pipe, or containment system.

5.0 Personnel and Process Safety

All personnel will be given extensive training in safety, emergency response, and operation of the plant.

Due to the flammable nature of some of the wastes handled by CHF, smoking and the use of matches and lighters will be prohibited at all times on the active portion of the plant.

6.0 Prevention of Air Releases

CHF is permitted for air emissions from the processes and activities conducted on site. A release could potentially occur from activities such as a spill, containers left open, a tank left open, etc. Spills are cleaned up and containerized as soon as possible when they occur therefore minimizing any release to the air. All containers and tanks are kept closed except when necessary to add or remove waste.

There also exists a slight possibility of an air release from a fire or explosion. Procedures described above will minimize the possibility of a fire or explosion.

7.0 Ignitable, Reactive and Incompatible Wastes

To assist in the prevention of ignition of ignitable wastes, "No Smoking" signs will be posted at the entrances of the plant so anyone entering the plant will be notified that smoking is prohibited. Any maintenance requiring open flames, frictional heat, or procedures which may result in sparks (or other heat generation) will be conducted when (or where) no ignitable wastes are present. If maintenance which may create sparks is to be conducted on a tank which contains an ignitable liquid, the tank will be emptied, opened and all flammable liquids and vapors removed prior to the repairs or modifications or inerted with a material such as nitrogen.

Spontaneous ignition of ignitable wastes will be prevented by the safety procedures described above.

Ignition due to radiant heat will be precluded by the storage of all containerized wastes in the Container Storage Buildings which will provide adequate shelter from radiant heat. The outer shell of the tanks is a light color which will ensure that the radiant heat load to the tanks is minimized.

The plant operating record will document all of the equipment and procedures described above to ensure that ignitable wastes are not subjected to elements which would cause fires, explosions, or other uncontrolled releases which may endanger human health or the environment.

8.0 Location Information

Location:

Clean Harbors Florida LLC 170 Bartow Municipal Airport Bartow, FL 33830 Polk County, Florida

Owner:

Clean Harbors Florida LLC

Bartow Municipal Airport (Land only)

Operator:

Clean Harbors Florida LLC

CHF is not located in an area listed in Appendix VI of 40 CFR 264, and, therefore, demonstration of compliance with the seismic standard is not necessary.

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LIST OF FIGURES

- 1. Figure 7.1 South Container Storage Building Design
- 2. Figure 7.2 North Container Storage Building Design

