

## Tank Farm Inspection Sheet.

Date: 9/14
Inspected By: John Kuran
Hoses and tanks secure Y=Tu-
Sludge drum sealed and labeled Y <u>Juc</u>
Sludge screen and roper screen clean Y = Y
Fire ext. current Y The
Overfill alarms tested
Spill Control/Decon Equipment checked Y <u>Tue</u>
Safety & Security Signage checked Y = Y = The security Signage checked
Facility Lighting checked Y
Interstitial spaces checked Yww
Overhead Walk:  (steps clear, any sign of damage)  Our Sur
Tank condition:
(Leaks, cracks, signs of rust)
Valves and pipe:
(Leaks or cracks along weld)
Containment Area:
(Damage to wall, epoxy coating)
Electrical:
(Pump on/off switch, lighting)
Additional comment Fac's 49001568 53-16137 ofc
Jan 102-201 402-2012 juspenson



May 31, 2016

Certified Mail: 7015 0640 0002 1213 2158

Kathy Winston
Florida Department of Environmental Protection
400 North Congress Ave, Suite 200
West Palm Beach, FL 33401
Kathy.Winston@dep.state.fl.us
(561)681-6756

Re: Response to Compliance Inspection 5/18/16

Dear Ma'am,

Cliff Berry, Inc. (CBI) is in receipt of the notice of Potential Hazardous Waste Non-Compliance form related to the inspection you performed at 400 Angle Road, Fort Pierce, FL on May 18, 2016. CBI has addressed the issues as described below:

- 1. The four vertical tanks in question are storage tanks for on-spec fuels (vehicular diesel or unleaded gasoline) that are not sourced from petroleum storage tank systems and therefore do not fall under the PCW exemption rule. The tanks are registered with the FDEP on Placard No.: 456487. We do not believe we are out of compliance on this item.
- 2. The general facility inspection log has been re-introduced in the form of the Standard Diary (ie. red inspection book) and will be kept daily beginning May 23, 2016. In order to ensure this book is maintained, it is the responsibility of the Area Manager to monitor the inspections and recordation each week.
- 3. The SPCC Plan (Contingency Plan) for the Fort Pierce location has been updated and enclosed here for the FDEP's records. The language that reflects the purpose of the contingency plan is found on page 1 of Section 2: Introduction. In regards to the ability to commit funds, all Emergency Coordinators have the ability to commit resources to fully implement the Contingency Plan. CBI is unique in that we self-perform emergency response and cleanup measures as strategized in the Contingency Plan, which is performed by our in-house 24-hour emergency response team. We do not believe we are out of compliance with this item.
- 4. The training records were emailed to the Department on May 19, 2016.

Thank you for the opportunity to respond to the potential non-compliance issues from the inspection. We hope this response satisfies the Department's inquiries, and we urge you to please contact our compliance department at <u>compliance@cliffberryinc.com</u> if you have any further questions or concerns. We appreciate the partnership we have with the Department and always strive to be good stewards of our environment.

Name Date Page 2 of 2

Sincerely,

Cliff Berry, II.

CEO

compliance@cliffberryinc.com

Cc: Paul Meding, Steve Collins, Kelly Brandenburg

Enclosure: Updated SPCC Plan - Fort Pierce