

AT 7202 East 8th Avenue Tampa, FL 33619

PERMIT NO. 34875-HO-012

PREPARED FOR

US Ecology Tampa, Inc. 7202 East 8th Avenue Tampa, FL 33619

PREPARED BY

PACSCON GeoEnvironmental, Inc. 2019 Osprey Lane, Suite C Lutz, FL 33549

> Revision: 00 October 3, 2018

VOLUME 2 OF 3

Permit Renewal Application

FOR

Operation of a Hazardous Waste Treatment and Storage Facility

AT

7202 East 8th Avenue Tampa, FL 33619

Permit No.: 34875-HO-012

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APPENDIX A

Corporate Documentation

Revision: 00 October 3, 2018



Department of State / Division of Corporations / Search Records / Detail By Document Number /

Detail by Entity Name

Foreign Profit Corporation US ECOLOGY TAMPA, INC.

Filing Information

Document Number F03000006003 **FEI/EIN Number** 20-0414157 **Date Filed** 12/04/2003

State MI

Status ACTIVE

NAME CHANGE Last Event

AMENDMENT

Event Date Filed 07/11/2018 **Event Effective Date** NONE

Principal Address

101 S. Capitol Blvd

Suite 1000 Boise, ID 83702

Changed: 04/04/2018

Mailing Address

101 S. Capitol Blvd

Suite 1000 Boise, ID 83702

Changed: 04/04/2018

Registered Agent Name & Address

C T CORPORATION SYSTEM 1200 SOUTH PINE ISLAND ROAD

PLANTATION, FL 33324

Officer/Director Detail Name & Address

Title Secretary

Ipsen, Wayne 101 S. Capitol Blvd Suite 1000 Boise, ID 83702

Title Director, Treasurer

Gerratt, Eric L. 101 S. Capitol Blvd Suite 1000 Boise, ID 83702

Title Director

Bell, Simon G. 101 S. Capitol Blvd Suite 1000 Boise, ID 83702

Title Director, President

Feeler, Jeffrey R. 101 S. Capitol Blvd Suite 1000 Boise, ID 83702

Annual Reports

Report Year	Filed Date
2016	03/10/2016
2017	04/13/2017
2018	04/04/2018

Document Images

<u>07/11/2018 Name Change</u>	View image in PDF format
04/04/2018 ANNUAL REPORT	View image in PDF format
04/13/2017 ANNUAL REPORT	View image in PDF format
03/10/2016 ANNUAL REPORT	View image in PDF format
02/24/2015 ANNUAL REPORT	View image in PDF format
03/10/2014 Amendment	View image in PDF format
02/17/2014 ANNUAL REPORT	View image in PDF format
03/25/2013 ANNUAL REPORT	View image in PDF format
03/13/2012 ANNUAL REPORT	View image in PDF format
03/17/2011 ANNUAL REPORT	View image in PDF format
01/04/2010 ANNUAL REPORT	View image in PDF format
03/30/2009 ANNUAL REPORT	View image in PDF format
03/17/2008 ANNUAL REPORT	View image in PDF format
08/03/2007 ANNUAL REPORT	View image in PDF format
07/21/2006 ANNUAL REPORT	View image in PDF format
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07/13/2004 ANNUAL REPORT	View image in PDF format
12/04/2003 Foreign Profit	View image in PDF format
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Florida Department of State

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Division of Corporations
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From:

Account Name : C T CCRPORATION SYSTEM

Account Number : FCA000000023 Phone : (614)280-3338 Fax Number : (954)208-0845

07/11/2018

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address:

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Certificate of Status	0
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C. GOLDEN

JUL 23 2018

850-617-6381

7/11/2018 10:48:43 AM PAGE 1/001 Fax Server



July 11, 2018

FLORIDA DEPARTMENT OF STATE
Division of Corporations

EQ FLORIDA, INC. 36255 MICHIGAN AVENUE WAYNE, MI 48184US

SUBJECT: EQ FLORIDA, INC.

REF: F03000006003

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

Please correct number 4 when the name change was made.

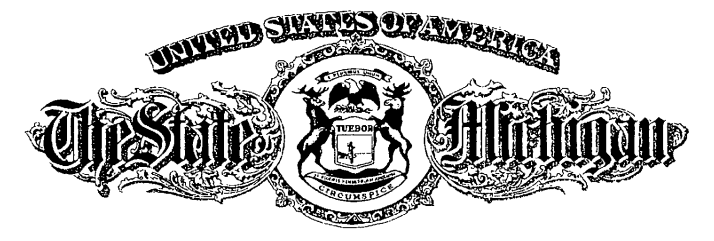
If you have any questions concerning the filing of your document, please call (850) 245-6050.

Claretha Golden Regulatory Specialist II FAX Aud. #: E18000199824 Letter Number: 618A00014255

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to's, 607,1504, E.S.)

		ECTION I ST BE COMPLETED)	2010 JUL 1
	F03000006003	,	
	(Document numb	ber of corporation (if known)	Sex 7
LEQ FLORIDA, INC.			E P
	(Name of corporation as it appear	us on the records of the Department of State)	ORID ORID
2. MICHIGAN		3, 12/04/2003	
tine	corporated under laws of)	(Date authorized to do busine	ss in Florida)
	SI (4-7 complete onl	ECTION II A THE APPLICABLE CHANGES)	
4. If the amendment cl	ianges the name of the corporat	tion, when was the change effected under	r the laws of
	corporation? 6/15/2018	The state of the s	
5 US ECOLOGY TAMP	A, INC.		
(Name of corporation appropriate abbrev	on after the amendment, adding lation, if not contained in new r	suffix "corporation," "company," or "in name of the corporation)	corporated," or
(If new name is unav business in Florida)	ailable in Florida, enter altema	te corporate name adopted for the purpor	se of transacting
6. If the amendment ch	nanges the period of duration, in	ndicate new period of duration.	
	••	ew duration)	
7. If the amendment ch	nanges the jurisdiction of incorp	poration, indicate new jurisdiction.	
	(Ne	w jurisdiction)	
AN CHASTMAN TO OCH	very of the abbrication in the 17	oort, evidencing the amendment, authenti epartment of State, by the Secretary of St ion under the laws of which it is incorpor	25te ne othor official
	Wayne F	2 Jan	
	(Signature of a director, pro of a receiver or other court	esident or other officer - if in the hands t appointed fiduciary, by that fiduciary)	· · ·
Wayne R. Ipsen		Secretary	
- (Typed or-pr	nated name of person signing)	(Title of person signing	· · · · · ·





This is to Certify That

US ECOLOGY TAMPA, INC.

was validly incorporated as a Michigan profit corporation on November 25, 2003.

I FURTHER CERTIFY that a Certificate of Amendment to the Articles of Incorporation was filed on June 15, 2018, amending Article I, changing the corporate name from **EQ FLORIDA**, **INC.** to **US ECOLOGY TAMPA**, **INC.**

This certificate is in due form, made by me as the proper officer, and is entitled to have full faith and credit given it in every court and office within the United States.



In testimony whereof, I have hereunto set my hand, in the City of Lansing, this 2nd day of July, 2018.

Julia Dale, Director
Corporations, Securities & Commercial Licensing Bureau

Sent by electronic transmission

Certificate Number: 17111194490



INSTR # 2004053209 O BK 13547 PG 0347

Pgs 0347 349; (3pgs)
RECORDED 02/11/2004 04:01:51 PM
RICHARD AKE CLERK OF COURT
HILLSBOROUGH COUNTY
DOC TAX PD(F.S.201.02) 5,642.70
DEPUTY CLERK J Anglim

SPECIAL WARRANTY DEED

THIS SPECIAL WARRANTY DEED is made as of the 30 day of 3004, between US LIQUIDS OF FLORIDA, INC., a Florida corporation which was formerly known as USL City Environmental Services of Florida, Inc. ("Grantor"), whose address is 411 N. Sam Houston Parkway East, Suite 400, Houston, Texas 77060, and EQ FLORIDA, INC., a Michigan corporation ("Grantee"), whose address is 36255 Michigan Avenue, Wayne, Michigan 48184.

WITNESSETH:

GRANTOR, in consideration of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration paid by Grantee, the receipt and sufficiency of which are hereby acknowledged, hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto Grantee, and Grantee's successors and assigns forever, the following property located in Hillsborough County, Florida ("Property"), to wit:

See Exhibit A attached hereto and by this reference made a part hereof.

TOGETHER, with all the tenements, hereditaments, easements and appurtenances thereto belonging or in any way appertaining.

<u>SUBJECT TO</u>, easements and building and use restrictions of record and further subject to those matters set forth in Schedule B of that certain Pro Forma Policy of Title Insurance issued by First American Title Insurance Company under Commitment No. NCS-64112-CHI1 with respect to the Property on or about the date of delivery of this deed.

TO HAVE AND TO HOLD the same unto Grantee and Grantee's successors and assigns in fee simple forever.

THISISNOTA

Grantor hereby covenants with Grantee that Grantor is lawfully seized of said Property in fee simple; that Grantor has good right and lawful authority to sell and convey the Property; and Grantor hereby warrants the title to the Property and will defend the same against the lawful claims of all persons claiming by, through or under Grantor, but against no others.

IN WITNESS WHEREOF, Grantor has executed and delivered this Special Warranty Deed as of the day and year first above written.

Signed, sealed and delivered in the presence of: Name: Gregory Fleck Name: Kevin & Fletcher	US LIQUIDS OF FLORIDA, INC., a Florida corporation, formerly know as USL City Environmental Services of Florida, Inc. By: Print Name: WILLIAM M. DEARMAN Title: PRESIDENT
JANUARY, 2004, by	was acknowledged before me this 3074 day of William M. DE ARMAN, the of US Liquids of Florida, Inc., a Florida corporation, vironmental Services of Florida, Inc., on behalf of said
ANITA C. KEELAN ANY COMMISSION EXPRES JORNATY 11, 2007	Notary:

DET_C\602204.1



Land situated in Hillsborough County, Florida more particularly described as follows:

Parcel I:

Lots 8 through 14, inclusive, of Block 1 of ORIENT PARK, according to the map or plat thereof recorded in Plat Book 11, Page 7 of the Public Records of Hillsborough County, Florida, TOGETHER WITH the East 1/2 of vacated 72nd Street (62nd Street per plat), abutting said Lot 8 on the West, bounded on the South by Ninth Avenue and on the North by the South boundary of Lot 7 extended.

Parcel II:

Lots 1 through 10, inclusive, of Block 5 of ORIENT PARK, according to the map or plat thereof recorded in Plat Book 11, Page 7 of the Public Records of Hillsborough County, Florida, TOGETHER WITH the West 1/2 of vacated 72nd Street (62nd Street per plat), abutting said Lots 1 and 10 on the East, bounded on the North by Ninth Avenue and on the South by Eighth Avenue.

Parcel III:

Lots 5 and 6 in Block 5 of DRURY'S ADDITION TO ORIENT PARK, according to the map or plat thereof recorded in Plat Book 12, Page 63 of the Public Records of Hillsborough County, Florida.

Parcel IV:

Lots 7 and 8 of Block 6 of ORIENT PARK, according to the map or plat thereof recorded in Plat Book 11, Page 7 of the Public Records of Hillsborough County, Florida, TOGETHER WITH the East 1/2 of vacated 72nd Street (62nd Street per plat), abutting said Lots 7 and 8 on the West, bounded on the North by Ninth Street and on the South by Eighth Avenue.

Parcel V:

TOGETHER WITH a perpetual, non-exclusive easement as set forth in Easement Agreement by and between Armando O. Roche and Linda J. Roche, husband and wife, and Universal Transit Property Company, a Florida corporation, dated October 3, 1994, recorded October 4, 1994 in O.R. Book 7542, Page 868, Public Records of Hillsborough County, Florida, over property more particularly described as follows:

Lots 1 through 6, inclusive, and Lots 9 through 14, inclusive, of Block 6 of ORIENT PARK, according to the map or plat thereof recorded in Plat Book 11, Page 7 of the Public Records of Hillsborough County, Florida.

DET_C\602204.1

APPENDIX B

Summary of Permitted EPA Hazardous Waste Codes

Revision: 00 October 3, 2018

US Ecology Tampa, Inc. Summary of Characteristic and Listed Hazardous Wastes

Process Code	Process Design Capacity and Units of Measure	Hazardous Waste Code(s)	Annual Quantity of Hazardous Waste (Gallons) ²
S01		D001	1,267,993
S01	7	D002	1,065,555
S01	7	D003	97,978
S01	The permitted maximum capacity of	"D" Characteristic Wastes D004 - D043	991,067
S01	50,000 gallons is not exceeded at any time.	"F" Listed Wastes	609,875
S01	= exceeded at any time.	"P" Listed Wastes	26,640
S01	7	"K" Listed Wastes	8,000
S01	7	"U" Listed Wastes	80,211
		TOTAL =	4,147,319
T21 ¹		"D" Characteristic Wastes to be treated will include only D002 and D004 through D011	1,010,590
T21 ¹		K062	2,000
		TOTAL =	1,012,590

^{1/} Chemical fixation/solidification/stabilization in the treatment tank.

Total Existing & Proposed Hazardous Waste Storage Capacities

Existing

Existing	
Container Storage Building (CSB) Bay 1	20,000 Gallons ⁴
Container Storage Building (CSB) Bay 2	10,000 Gallons ⁴
Container Storage Building (CSB) Bay 3	20,000 Gallons ⁴
Improved Secondary Containment (ISC)	10,000 Gallons ⁴
Inbound/Outbound Staging Area (I/O)	10,000 Gallons ⁴
10-Day Transfer Area	20.000 Gallons or 100 Cubic Yards

Proposed

Inbound/Outbound Staging Area (I/O)	12,000 Gallons
Waste Processing Building (WPB)	5,000 Gallons

^{4/} Provided the permitted maximum capacity of 50,000 gallons is not exceeded at any time.

Each bay may contain hazardous wastes with any of the USE Tampa permitted waste codes. The hazardous waste is segregated into separate bays (and containment) by hazard class and compatibility, not by waste code.

^{2/} Based on volume of waste received during CY 2017.

US Ecology Tampa, Inc.

PERMITTED HAZARDOUS WASTE CODES

CHARACTERISTIC WASTE

D001	D002	D003	D004	D005	D006	D007	D008	D009	D010	D011	D012	D013	D014	D015	D016	D017	D018
D019	D020	D021	D022	D023	D024	D025	D026	D027	D028	D029	D030	D031	D032	D033	D034	D035	D036
D037	DUSS	DUSU	D040	D0/11	D043	D043											

HAZARDOUS WASTE FROM NON-SPECIFIC SOURCES

F001 F002 F003 F004 F005 F006 F007 F008 F009 F010 F011 F012 F019 F020 F021 F022 F023 F024 F025 F026 F027 F028 F032 F034 F035 F037 F038 F039

HAZARDOUS WASTE FROM SPECIFIC SOURCES

K001	K002	K003	K004	K005	K006	K007	K008	K009	K010	K011	K013	K014	K015	K016	K017	K018	K019
K020	K021	K022	K023	K024	K025	K026	K027	K028	K029	K030	K031	K032	K033	K034	K035	K036	K037
K038	K039	K040	K041	K042	K043	K044	K045	K046	K047	K048	K049	K050	K051	K052	K060	K061	K062
K069	K071	K073	K083	K084	K085	K086	K087	K088	K093	K094	K095	K096	K097	K098	K099	K100	K101
K102	K103	K104	K105	K106	K107	K108	K109	K110	K111	K112	K113	K114	K115	K116	K117	K118	K123
K124	K125	K126	K131	K132	K136	K141	K142	K143	K144	K145	K147	K148	K149	K150	K151	K161	

DISCARDED COMMERCIAL CHEMICAL PRODUCTS, OFF-SPECIFICATION SPECIES, CONTAINER RESIDUES AND SPILL RESIDUES THEREOF

P001	P002	P003	P004	P005	P006	P007	P008	P009	P010	P011	P012	P013	P014	P015	P016	P017	P018
P020	P021	P022	P023	P024	P026	P027	P028	P029	P030	P031	P033	P034	P036	P037	P038	P039	P040
P041	P042	P043	P044	P045	P046	P047	P048	P049	P050	P051	P054	P056	P057	P058	P059	P060	P062
P063	P064	P065	P066	P067	P068	P069	P070	P071	P072	P073	P074	P075	P076	P077	P078	P081	P082
P084	P085	P087	P088	P089	P092	P093	P094	P095	P096	P097	P098	P099	P101	P102	P103	P104	P105
P106	P108	P109	P110	P111	P112	P113	P114	P115	P116	P118	P119	P120	P121	P122	P123	P127	P128
P185	P188	P189	P190	P191	P192	P194	P196	P197	P198	P199	P201	P202	P203	P204	P205		
U001	U002	U003	U004	U005	U006	U007	800U	U009	U010	U011	U012	U014	U015	U016	U017	U018	U019
U020	U021	U022	U023	U024	U025	U026	U027	U028	U029	U030	U031	U032	U033	U034	U035	U036	U037
U038	U039	U041	U042	U043	U044	U045	U046	U047	U048	U049	U050	U051	U052	U053	U055	U056	U057
U058	U059	U060	U061	U062	U063	U064	U066	U067	U068	U069	U070	U071	U072	U073	U074	U075	U076
U077	U078	U079	U080	U081	U082	U083	U084	U085	U086	U087	U088	U089	U090	U091	U092	U093	U094
U095	U096	U097	U098	U099	U101	U102	U103	U105	U106	U107	U108	U109	U110	U111	U112	U113	U114
U115	U116	U117	U118	U119	U120	U121	U122	U123	U124	U125	U126	U127	U128	U129	U130	U131	U132
U133	U134	U135	U136	U137	U138	U140	U141	U142	U143	U144	U145	U146	U147	U148	U149	U150	U151
U152	U153	U154	U155	U156	U157	U158	U159	U160	U161	U162	U163	U164	U165	U166	U167	U168	U169
U170	U171	U172	U173	U174	U176	U177	U178	U179	U180	U181	U182	U183	U184	U185	U186	U187	U188
U189	U190	U191	U192	U193	U194	U196	U197	U200	U201	U203	U204	U205	U206	U207	U208	U209	U210
U211	U213	U214	U215	U216	U217	U218	U219	U220	U221	U222	U223	U225	U226	U227	U228	U234	U235
U236	U237	U238	U239	U240	U243	U244	U246	U247	U248	U249	U271	U278	U279	U280	U328	U353	U359
U364	U367	U372	U373	U387	U389	U394	U395	U404	U409	U410	U411						

APPENDIX C

Facility Permit List Summary

Revision: 00 October 3, 2018

US Ecology Tampa, Inc. Environmental Permit List

Permit	Permit #	Agency	Expiration Date
EPA ID #	FLD981932494	FDEP	N/A
EPA STORM WATER NOI MULTI-SECTOR	FLR05E179	FDEP	8/19/2021
ENVIRONMENTAL RESOURCES PERMIT	29-024691-003	FDEP	N/A
SOLID WASTE PERMIT	34757-SO-010	FDEP	4/1/2019
MERCURY STORAGE & TRANSPORTER	FLD981932494	FDEP	3/1/2019
HAZARDOUS WASTE TRANSPORTER	FLD981932494	FDEP	6/30/2019
TAMPA PORT AUTHORITY WASTE OIL	N/A	TPA	9/30/2019
WASTE TIRE COLLECTOR	00044633	FDEP	4/1/2019
USED OIL COLLECTION & TRANSPORTER	FLD981932494	FDEP	6/30/2019
BROWARD CO. WASTE TRANSPORTER	WT-14-0018	DNRP	4/30/2020
HAZARDOUS WASTE PERMIT (TSDF)	34875-HO-012	FDEP	4/1/2019

APPENDIX D

Facility & Hazardous Waste Management Building As-Built Drawings

Revision: 00 October 3, 2018

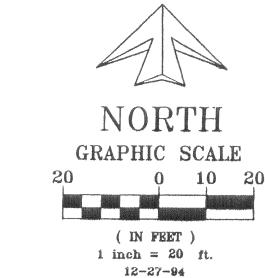
SECTION 14 TOWNSHIP 29 RANGE 19

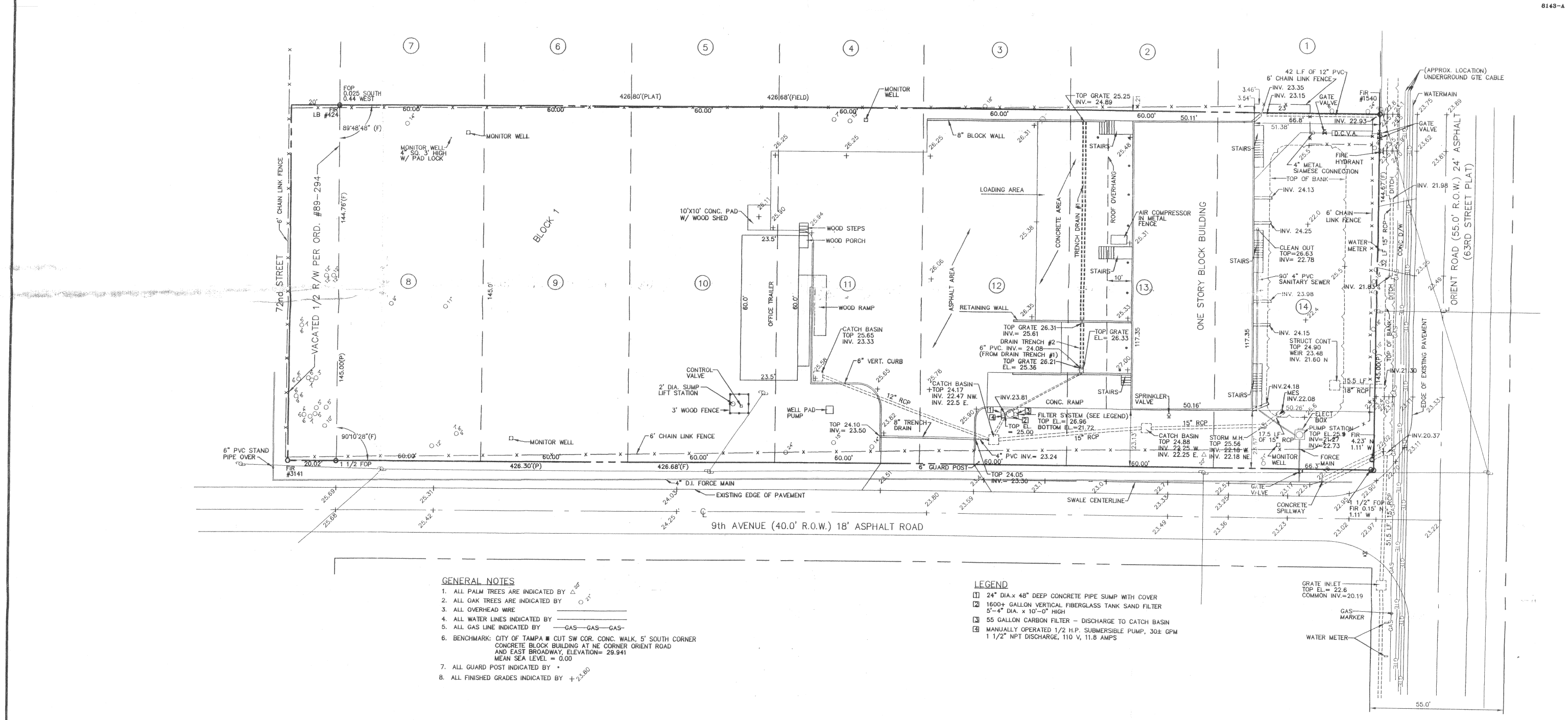
HILLSBOROUGH COUNTY, FLORIDA

LEGAL DESCRIPTION

A SURVEY OF LOTS 8 THRU 14, INCLUSIVE, BLOCK1, ORIENT PARK, AS RECORDED IN PLAT BOOK 11, PAGE 7, PUBLIC RECORDS OF HILLSBOROUGH COUNTY, FLORIDA; TOGETHER WITH THE EAST 1/2 OF THAT PORTION OF 72ND STREET (62ND STREET PER PLAT) ABUTTING LOT8, BLOCK 1, AND LOT 2, BLOCK2, OF STATED ORIENT PARK.

DESCRIPTION; (WATER LINE EASEMENT)
THE SOUTH 5.0 FEET OF LOTS 8 THRU 14, INCLUSIVE, BLOCK 1, ORIENT PARK, AS RECORDED IN PLAT BOOK 11, PAGE 7, PUBLIC RECORDS OF HILLSBOROUGH COUNTY, FLORIDA; TOGETHER WITH THE SOUTH 5.0 FEET OF THE EAST 1/2 OF THAT PORTION OF 72ND STREET (62ND STREET PER PLAT) ABUTTING LOT 8, BLOCK1, AND LOT 2, BLOCK 2, OF STATED ORIENT PARK.





CITY ENVIRONMENTAL SERVICES OF FLORIDA, INC.

7202 EAST EIGHTH AVENUE TAMPA, FLORIDA 33619 KBN ENGINEERING AND APPLIED SCIENCES, INC.

5405 W. Cypress St., Suite 215
Tampa, Florida 33607

FAX: (813) 287-1716

DATE No. REVISIONS
BY
12/21/94 KBN ENGINEERING AND APPLIED SCIENCES, INC.; BY WLR SR
12/12/94 JOB NO. 8143; DRAWN BY JES
JHM
4/12/89 JOB NO. 8143; SEMINOLE ENGINEERING; BY CN
EWR
RECORD DRAWNG
CLIENT
UNIVERSAL WASTE
& TRANSIT, INC.
DRAWN BY
JES

CHECKED BY
JMH

EXISTING LOT PLAN

SEMINOLE

ENGINEERING, INC.

14483 62nd STREET NORTH
CLEARWATER, FL. 34620

TELEPHONE (813) 539-0051

RECORD DRAWING - 11/22/94

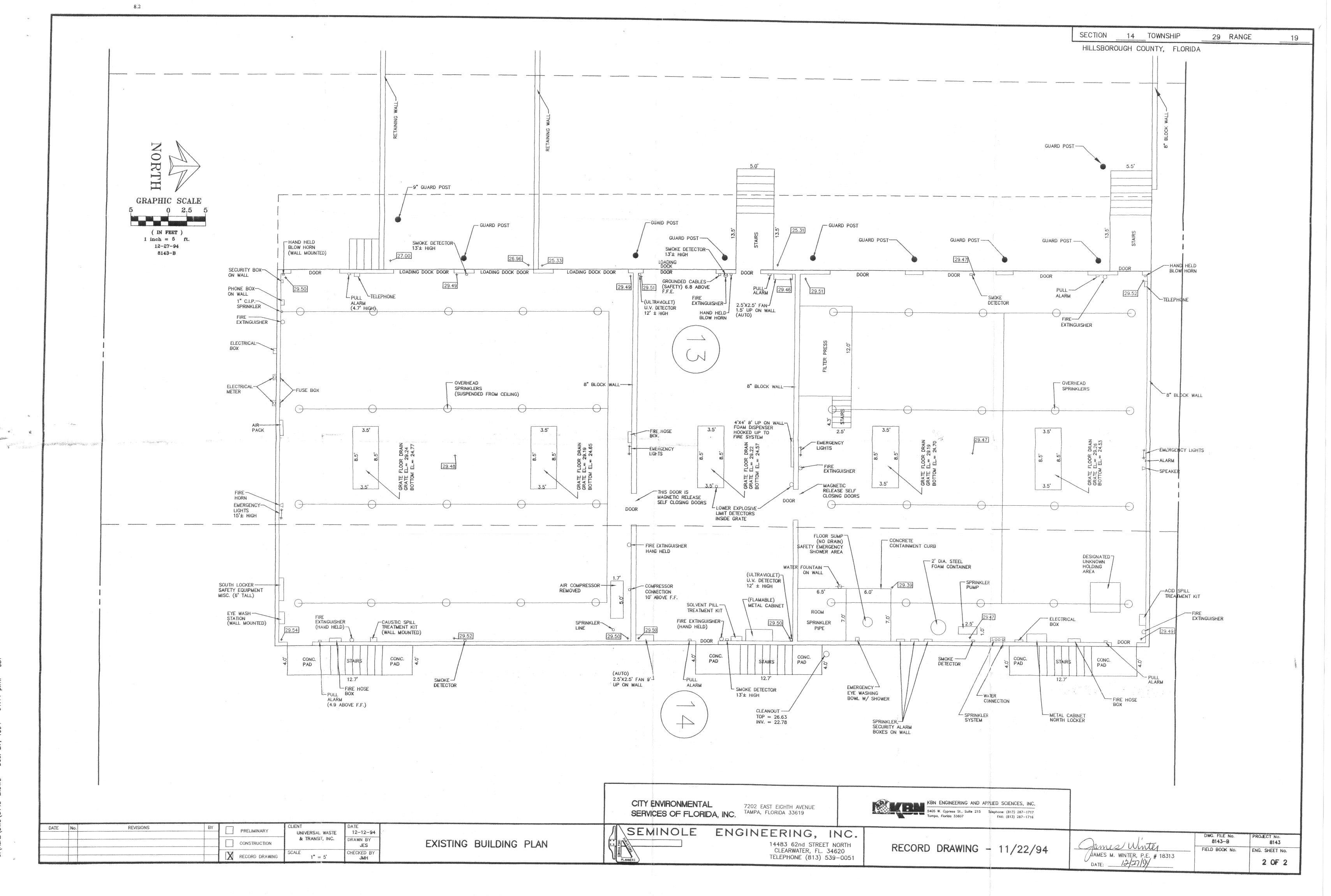
James Winter JAMES M. WINTER, P.E. # 18313 DATE: 12/27/94 DWG. FILE No.
8143—A

FIELD BOOK No.

PROJECT No.
8143

ENG. SHEET No.

1 OF 2



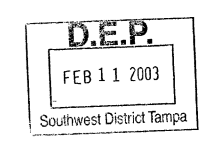
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CITY ENVIRONMENTAL, SERVICE, INC. OF FLORIDA

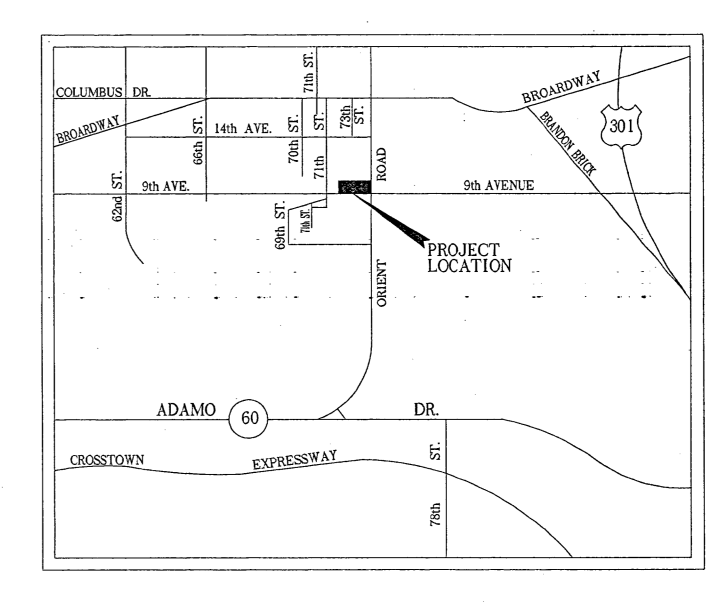
7202 EAST EIGHT AVENUE TAMPA, FLORIDA, 33619

DRAWING INDEX					
SHEET	DESCRIPTION	PAGE			
SP-1	EXISTING SITE PLAN	1 OF 11			
SP-1.1	EXISTING ADJACENT SITE PLAN	1.1 OF 11			
SP-2	PROPOSED SITE PLAN	2 · OF · 11			
A-1	EXISTING LOADING DOCK FLOOR PLAN	3 OF 11			
A-2	DEMOLITION PLAN	4 OF 11			
A-3	PROPOSED CONTAMINANT AREA & LOADING DOCK FLOOR PLAN	5 OF 11			
A-4	EAST & WEST ELEVATION PLAN	6 OF 11			
A-5	NORTH & SOUTH ELEVATION PLAN	7 OF 11			
A-6	ROOF & CROSS SECTION PLAN	8 DF 11			
S-1	CONTAMINANT AREA FOUNDATION PLAN	9 OF 11			
2-5	FOUNDATION DETAILS	10 OF 11			

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RECEIVEL
RCRA
FEB 1 3 2003
Hazardous Waste Regulation



KEY MAP N.T.S.

<u>CHANGES FOR AS-BU</u>

① SP-2 CHANGE TOP

① SP-2 CHANGE TOP OF WALL ELEVATION TO 26.08 ② A-1 CHANGE TOP OF GRATE ELEVATION TO 26.33

CHANGE INV. TO 25.36

3 A-3 CHANGE TOP OF WALL ELEVATION TO 26.08

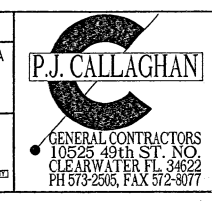
MOVE VALVE & NOTE LOCATION AS SHOWN

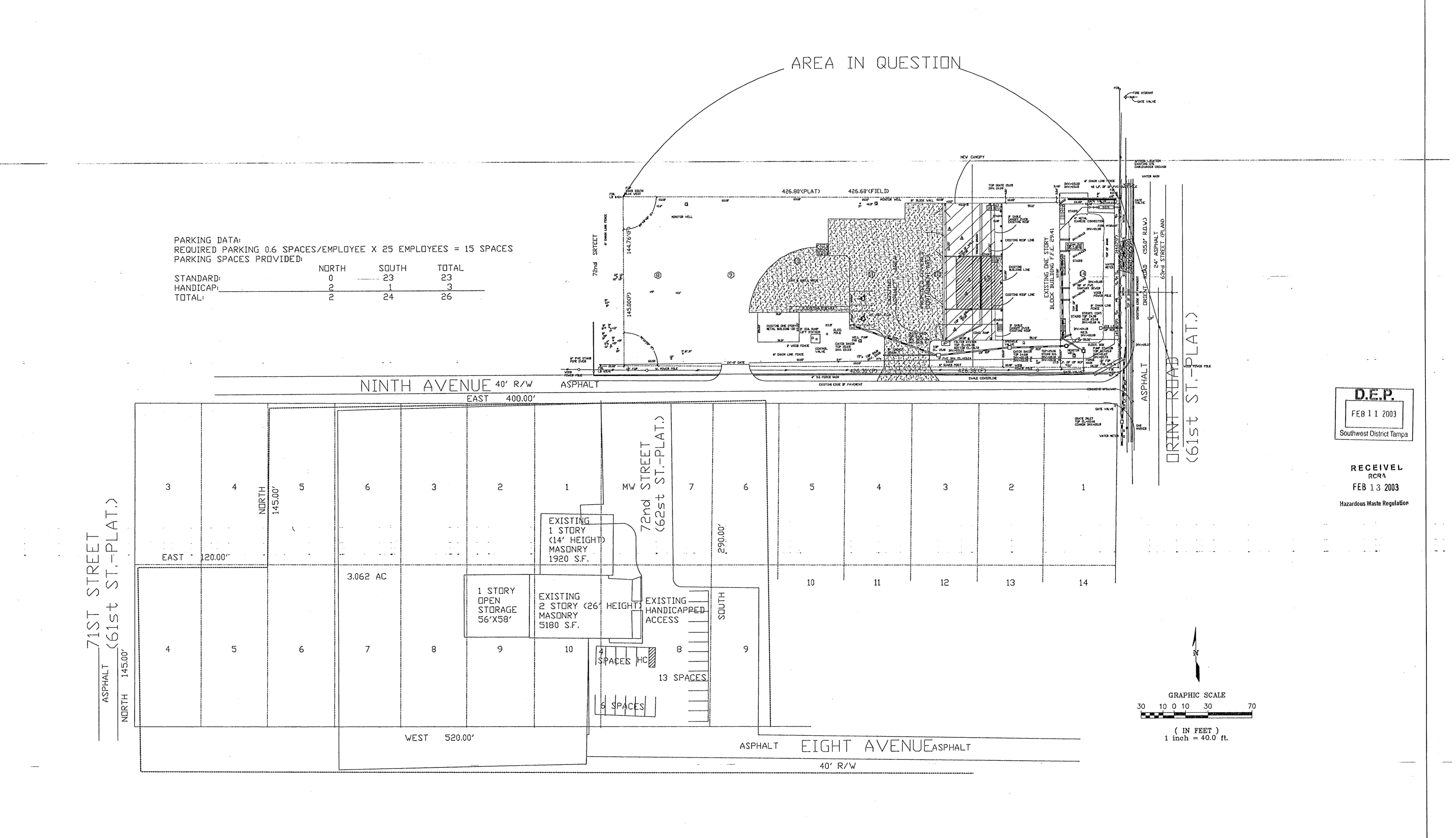
(4) A-6 ADD DETAIL 7/S-2

(5) S-2 CHANGE TOP OF WALL ELEVATION TO 26.08 CHANGE WALL HEIGHTS AS SHOWN CHANGE COATING NOTE AS SHOWN



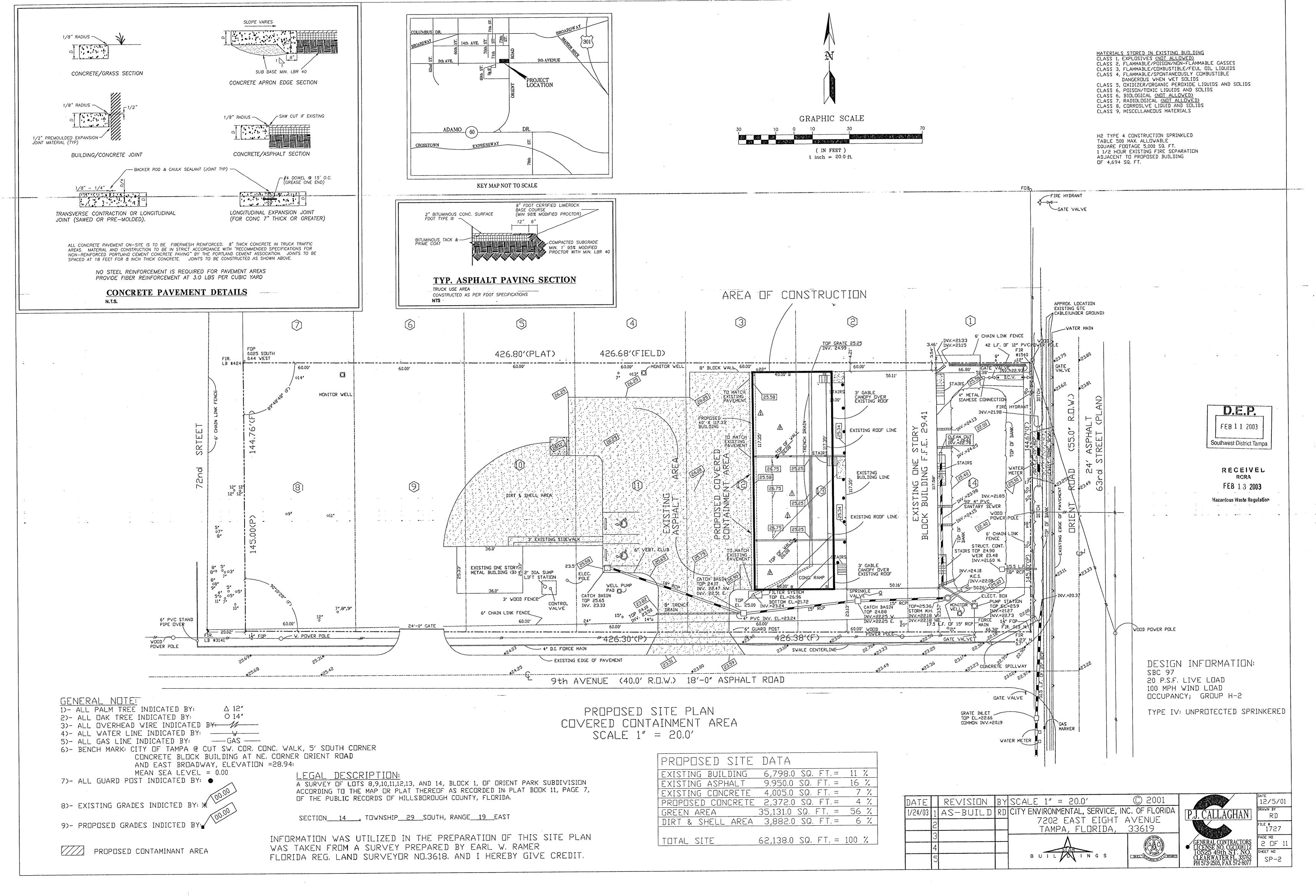
DATE		REVISION	ВҮ		© 2001
1/24/03	1	AS-BUILD NOTE	RD		
	2			7202 EAST EIGHT TAMPA, FLORIDA,	, <u>_</u>
	3			Λ	SEE SEE SEE
	4			STAR	

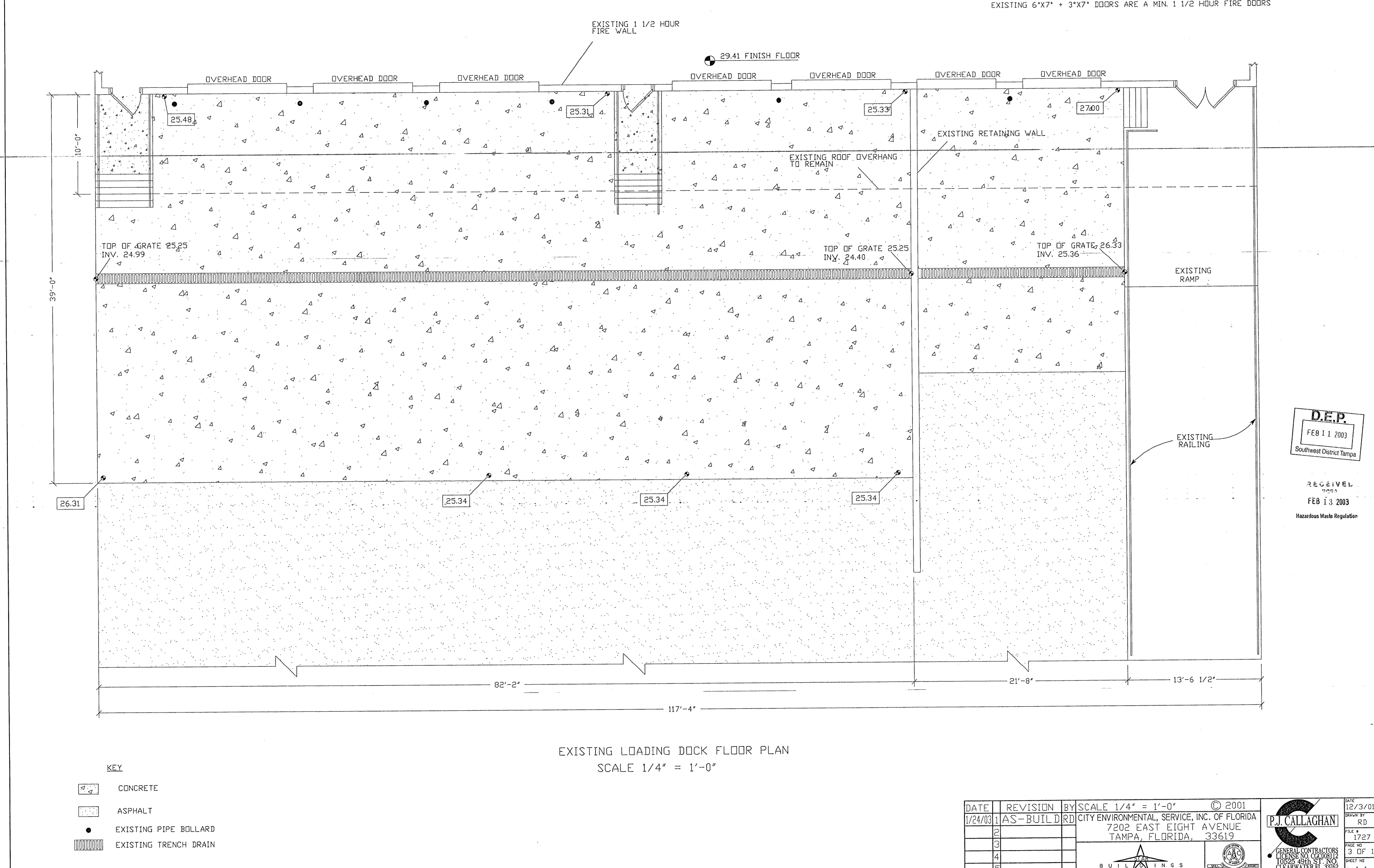


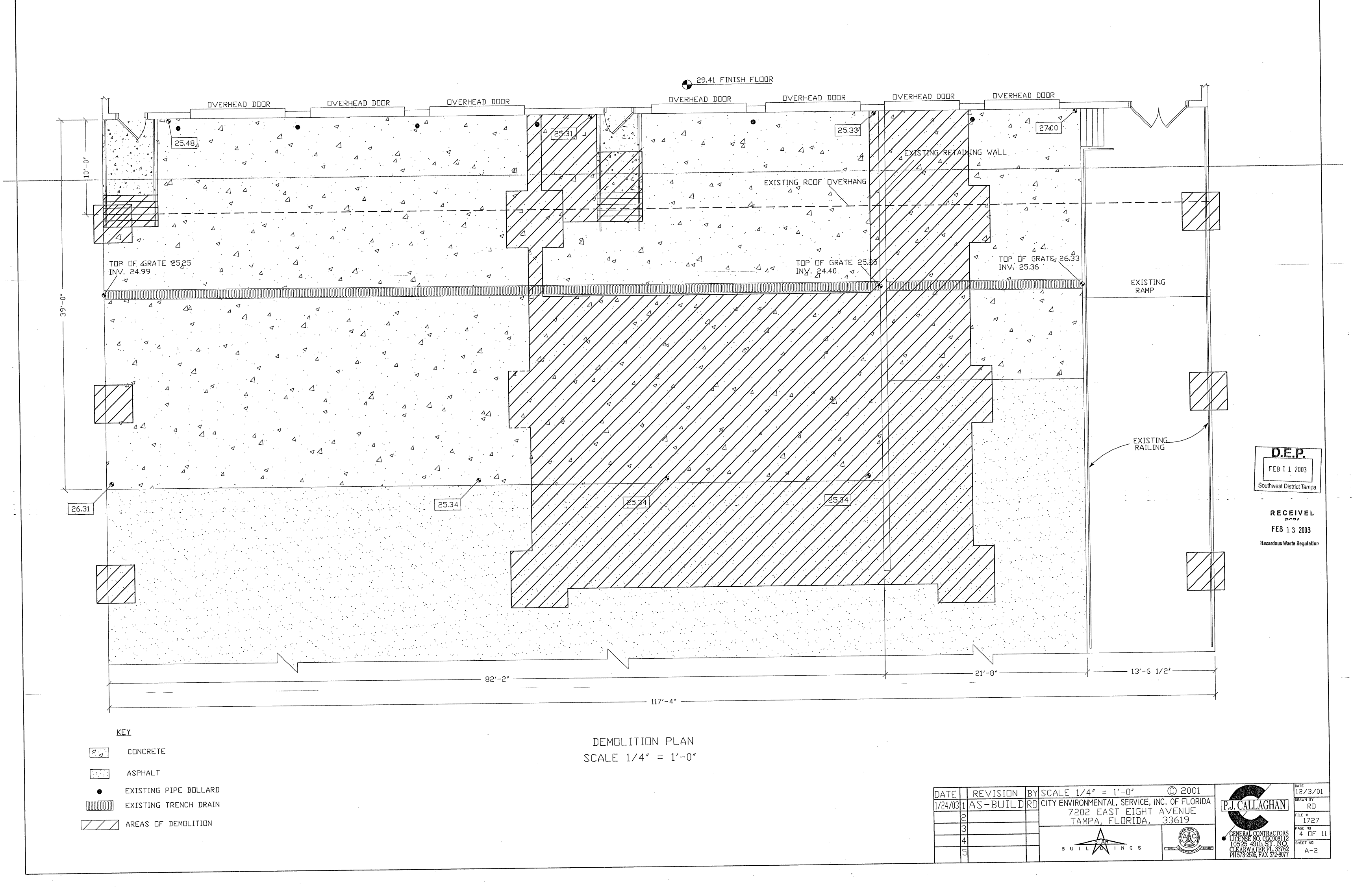


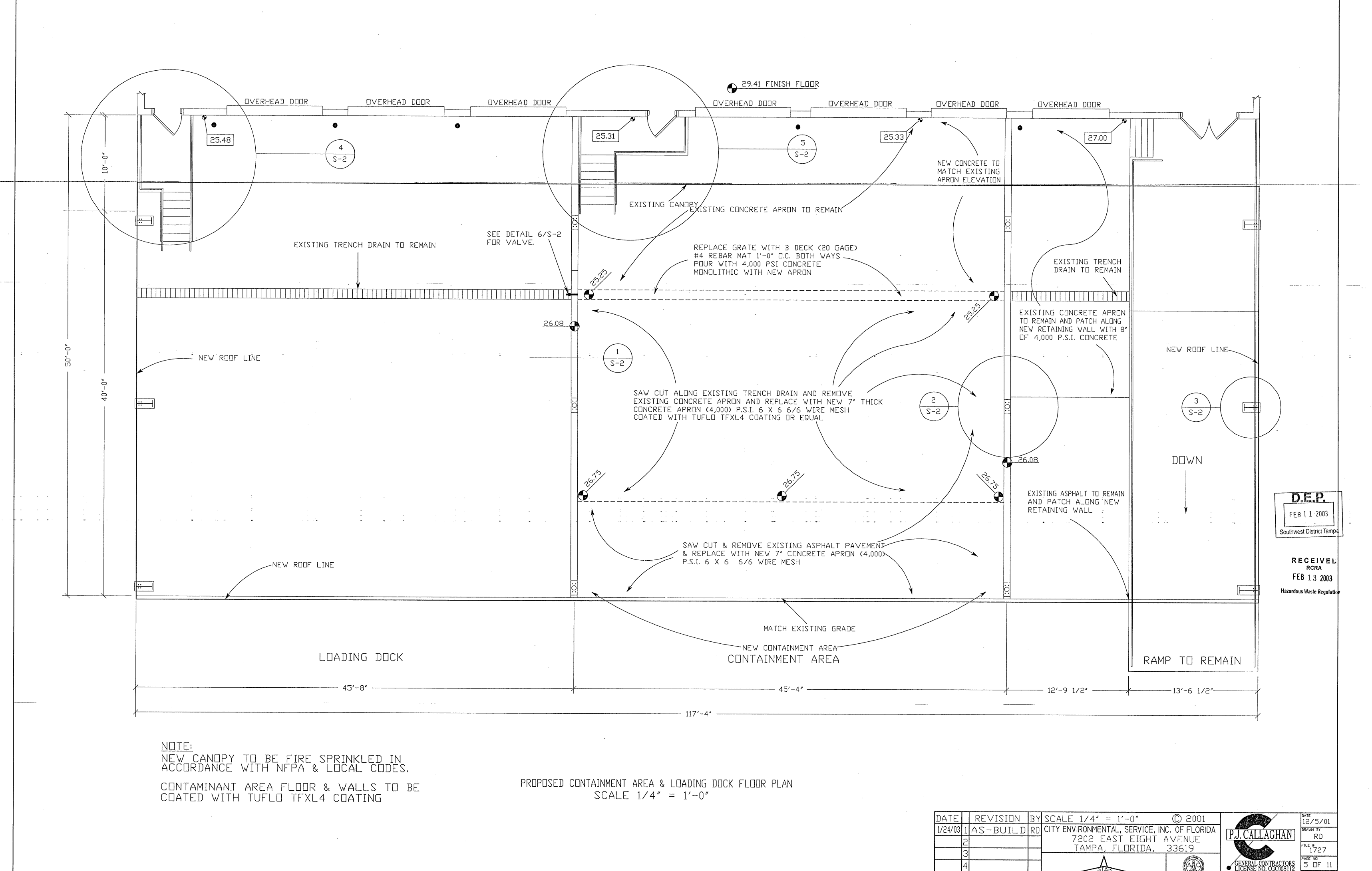
EXISTING ADJACENT SITE PLAN SCALE 1" = 40.0'

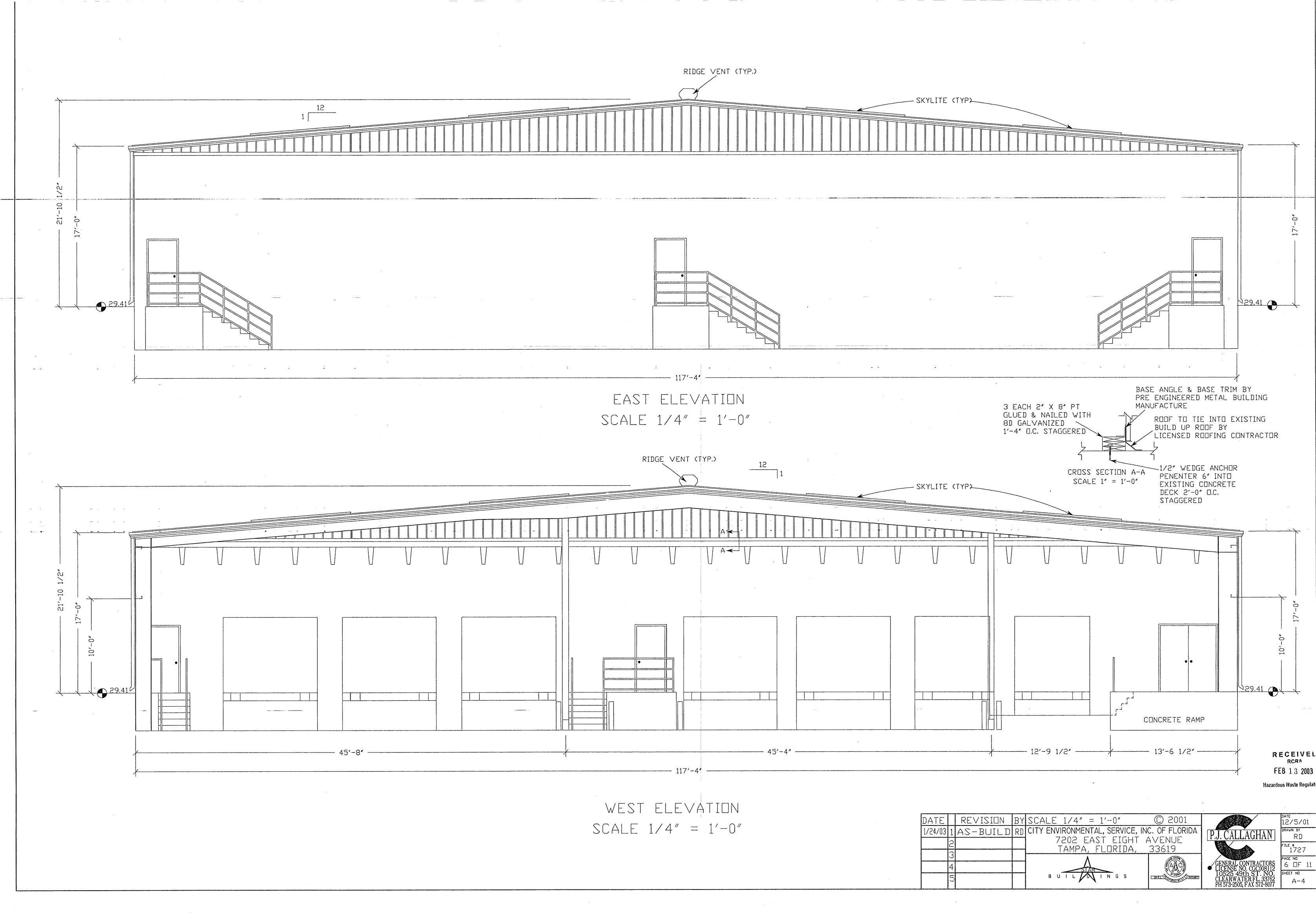
DATE		REVISION	BY	SCALE 1" = 40.0'	© 2001		3/12/02
	1			CITY ENVIRONMENTAL, SERVICE, INC		P.J. CALLAGHAN	drawn by RD
	2			7202 EAST EIGHT A TAMPA, FLORIDA,	33619		FILE # 1727
	3		<u> </u>	A A		OF MEN A CONTROL OF THE PARTY O	PAGE NO
	4			STAR		GENERAL CONTRACTORS LICENSE NO. CGC008112 10525 49th ST. NO.	1.1 OF 11
	5			BUILDINGS	SKIL ON THE CROTT	CLEARWATER FL. 33762 PH 573-2505, FAX 572-8077	SP-1.1

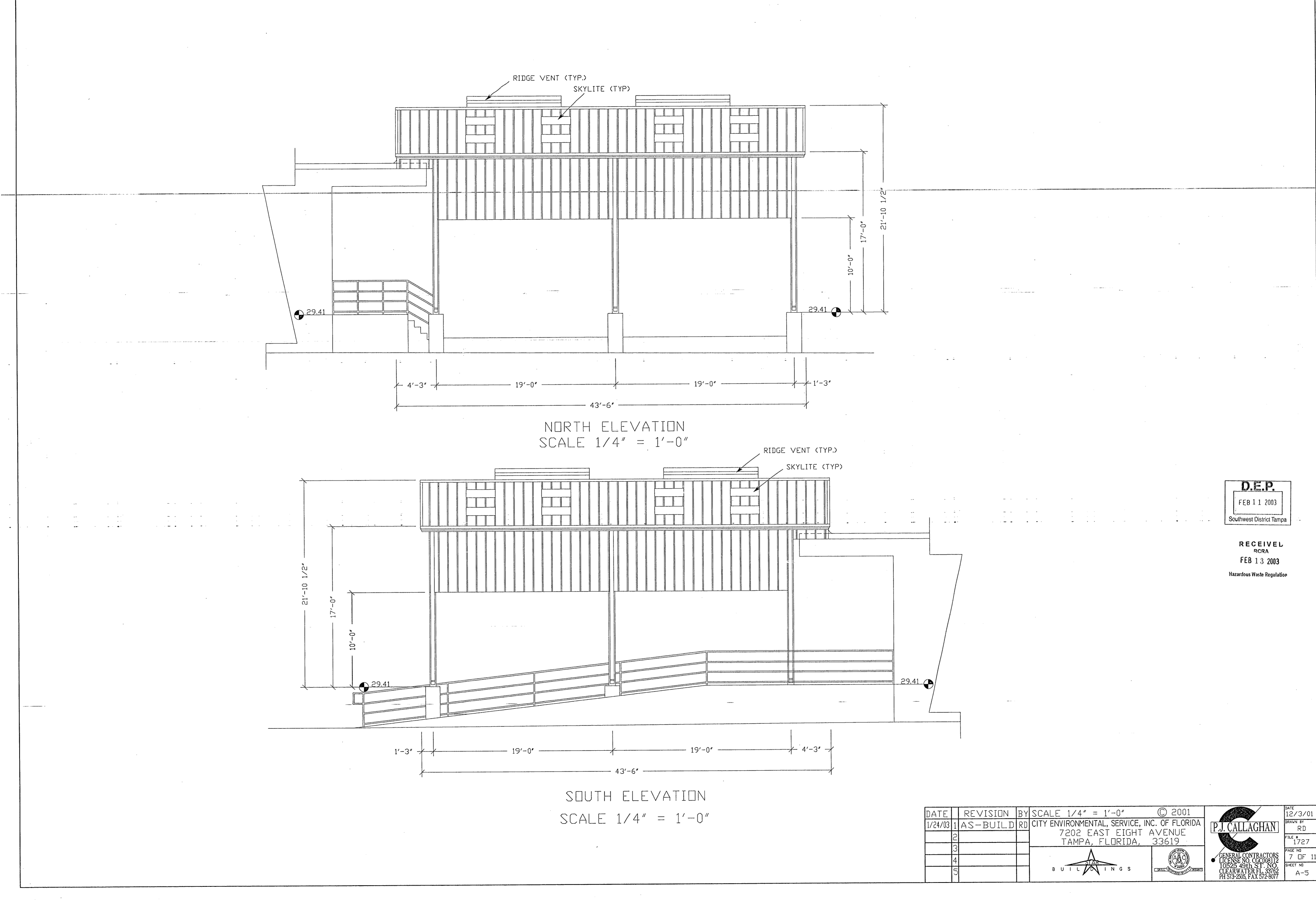


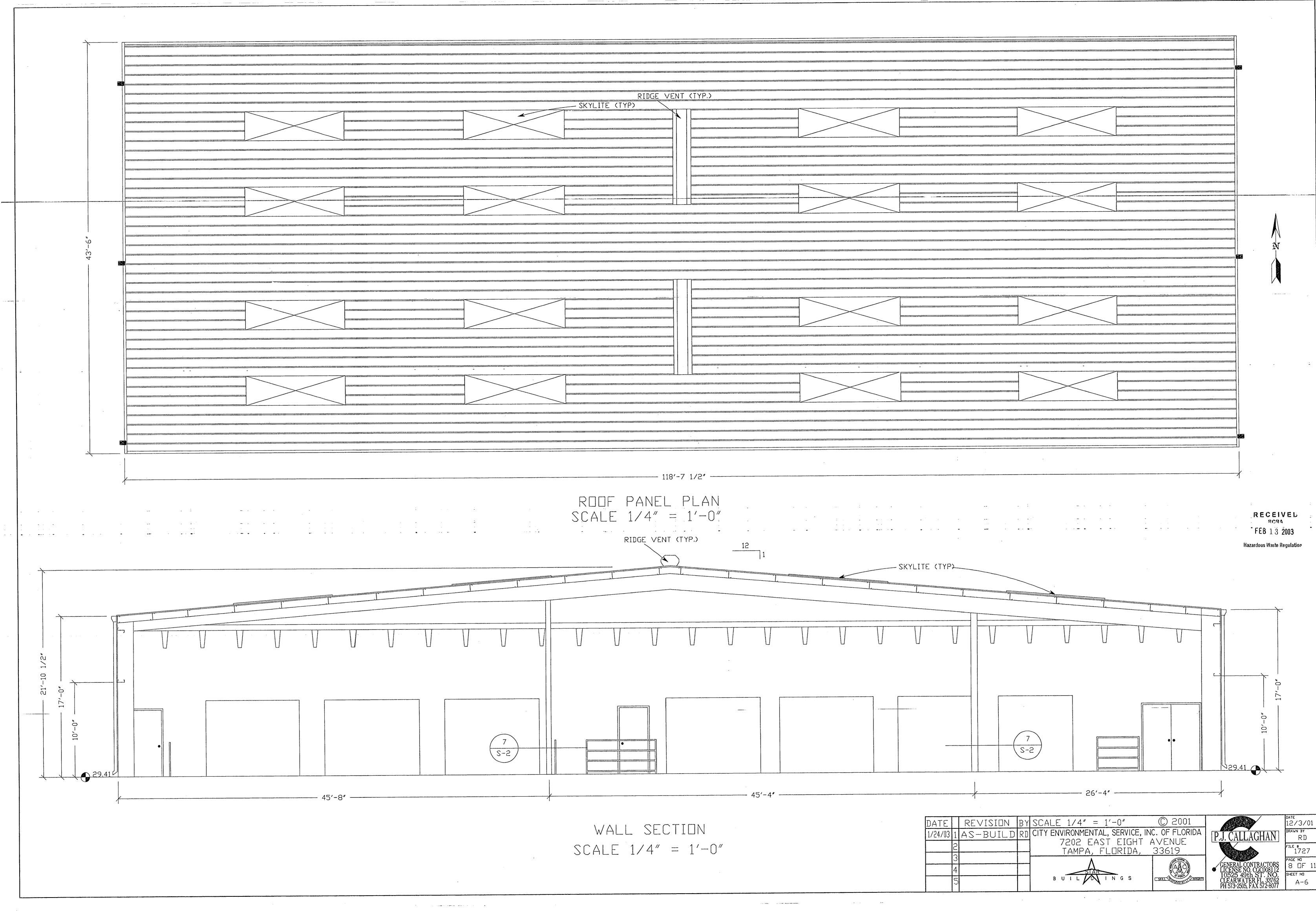


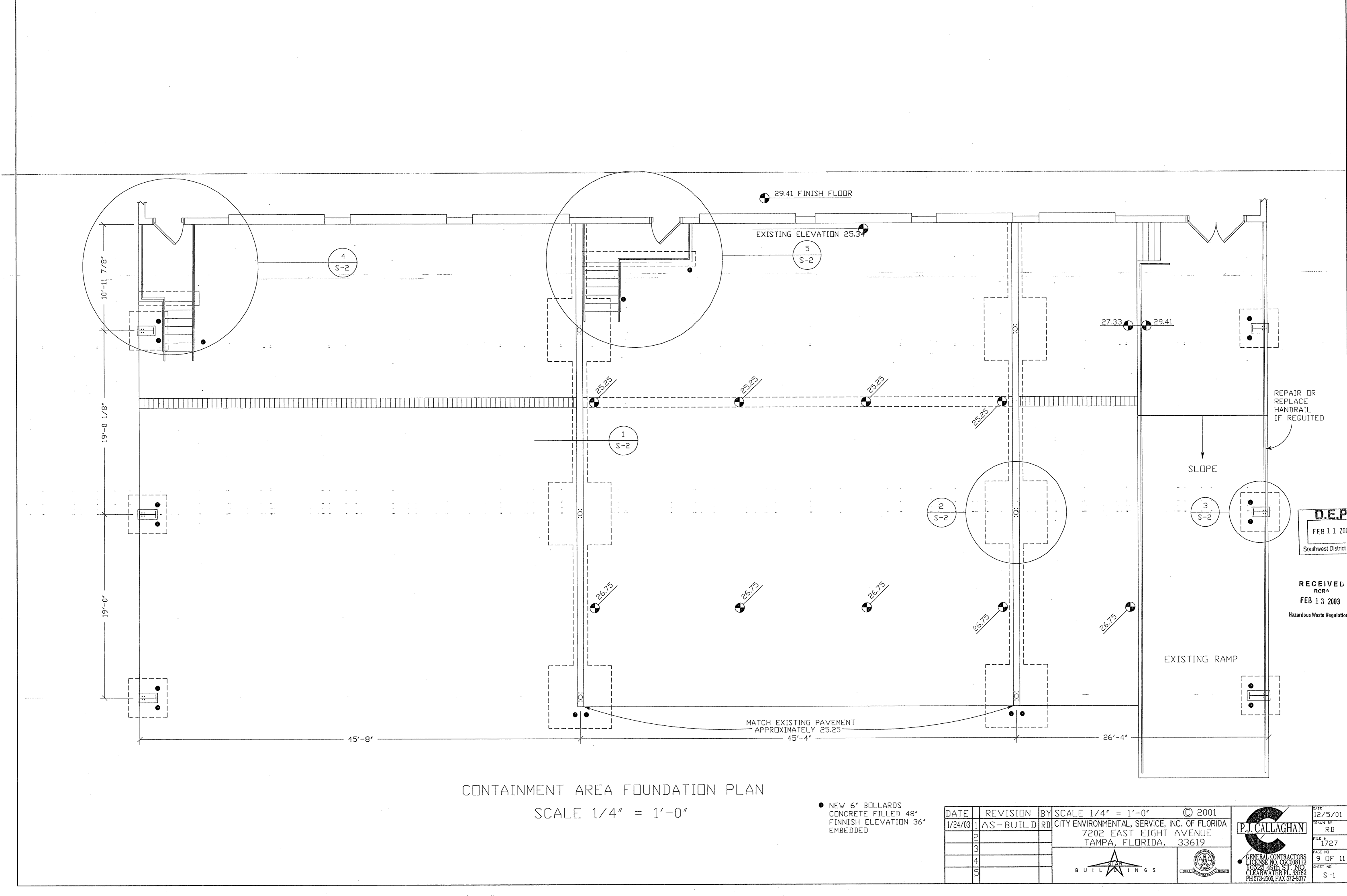


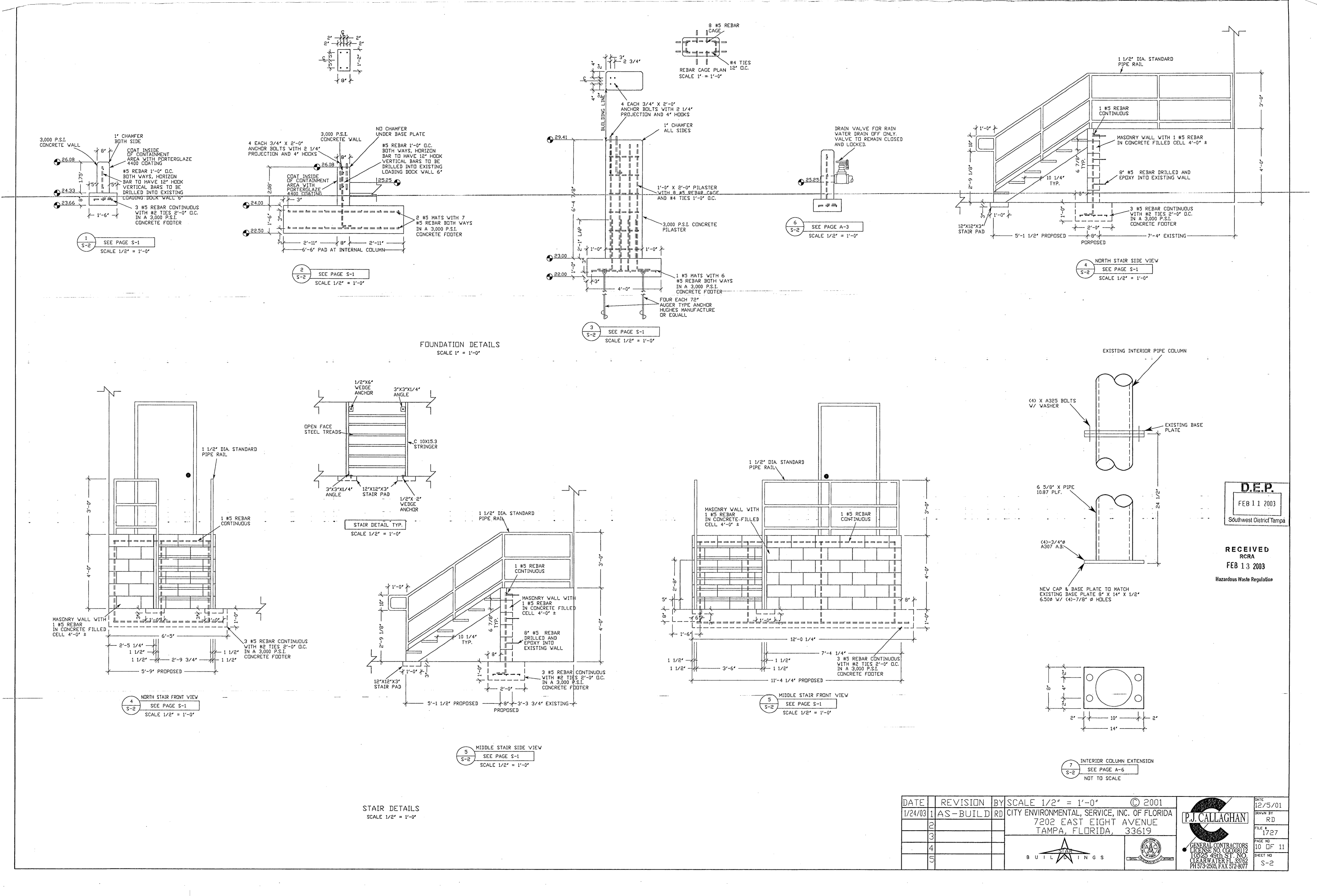












APPENDIX E

SWFWMD Well Inventory

Revision: 00 October 3, 2018

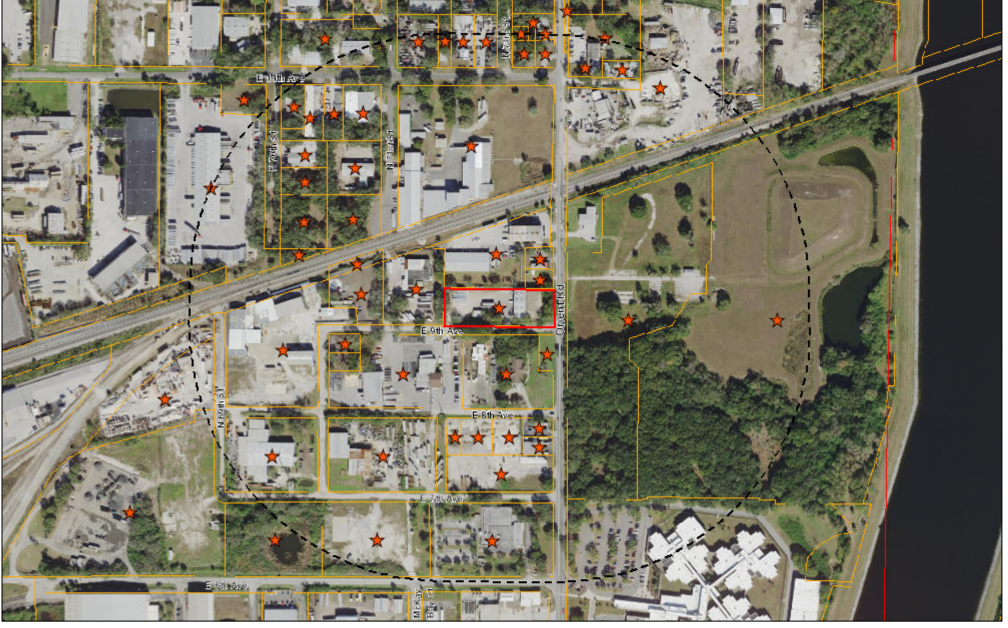
SWFWMD WELL INVENTORY 1

Permit No.	Original Well Owner	Current Property Owner	Site Address	Reported Well Use
318215	Hackett, C.A.	Hillsborough County	1800 N Orient Road, Tampa	Domestic
490957	Florida Mega-Mix, Inc.	Dailey, Terence P. & Kathleen H.	1902 N 69th Street, Tampa	Public
483237 ²	Universal Waste, Inc.	EQ Florida, Inc.	2002 N Orient Road, Tampa	Industrial
305163	Stauffer Chemical Co.	Stauffer Management Company, LLC	2009 N Orient Road, Tampa	Industrial
687154	Alaric	Sawtooth Land, LLC	2110 N 71st Street, Tampa	Injection Well
467955	Levant, Lee	Trademark Metals Recycling, LLC	6912 E 9th Avenue, Tampa	Irrigation
547815	Dupree, James W.	Matthews, Jeffery B. & Bonnie S.	7110 E 14th Avenue, Tampa	Domestic

NOTES:

- 1 Permitted well inventory within a 1,000-foot buffer of the US Ecology Tampa, Inc. facility, **excluding** plugged, monitoring, and remediation wells and withdrawn or denied permits.
- 2 Former industrial well located on the US Ecology Tampa, Inc. property is no longer in service and has been properly abandoned and capped.

1000 ft buffer



October 2, 2018



0 245 490 980 ft

Bob Henriquez, CFA

Hillsborough County Property Appraiser
This map is for assessment purposes only.
It is not a survey.

APPENDIX F

Financial Assurance
Documentation

Revision: 00 October 3, 2018

Requisite Financial Assurance Documentation will be issued within 30 days of the Department's review and acceptance of the facility closure cost estimate provided in Section 9.0 of this Permit Application.

Revision: 00 October 3, 2018

APPENDIX G

Solid Waste Management Units

Revision: 00 October 3, 2018

US Ecology Tampa, Inc. Solid Waste Management Unit (SWMU) Identification Summary

SWMU No.	SWMU Name / Description	Years of Operation	Waste Managed	Evidence of Release
1	Container Storage Building (CSB)	June 1990 - Present	Permitted Wastes	None
2	Loading/Unloading Dock Area (Covered Processing Area)	June 1990 - Present	Permitted Wastes	None
3	Stormwater Retention Pond	June 1990 - Present	Stormwater	None
4	Filter Press	Certified Closed on 10/31/2013	None	None
5	Municipal Waste Dumpster	June 1990 - Present	RCRA Empty Containers, Office Waste	None
6	Stormwater Pre-Treatment Unit	June 1990 - Present	Stormwater	None
7	Waste Processing Building (WPB)	June 2006 - Present	Hazardous & Non- Hazardous Waste	None
8	Universal Waste Battery Storage Area	January 2009 - Present	Universal Waste Batteries	None
9	Paint Can Crushing Area	1996 - Present	Scrap Cans and Paint	None
10	Roll-Off Storage Area (Solid Waste Operations Area)	July 2010 - Present	Non-Hazardpus Waste	None
11	10-Day Transfer Facility & Inbound/Outbound (I/O) Staging Area	July 2011 - Present	Permitted Wastes	None
12	Used Oil Facility	June 1990 - Present	Used Oil	None
13	Satellite Accumulation Area	January 2002 - Present	Laboratory Waste	None
14	Parts Washer	January 2009 - Present	Parts Washer Solvent	None
15	Additional Retention Pond	July 2010 - Present	Stormwater	None
16	Universal Wate Lamp Storage Area	2002 - Present	Universal Waste Lamps	None
17	Aerosol Can Crushing Area	Removed & Scrapped Circa 2010	None	None
18	Drum Crushing Area	1996 - Present	RCRA Empty Metal Containers	None
19	Oil-Water Separator System	Never Constructed	None	None
20a	Bulk Container Storage Area (BCSA)	2016 - Present	Hazardous & Non- Hazardous Waste	None
20b	Bulk Container Storage Area (BCSA)	2016 - Present	Hazardous & Non- Hazardous Waste	None
20c	Bulk Container Storage Area (BCSA)	2016 - Present	Hazardous & Non- Hazardous Waste	None
20d	Bulk Container Storage Area (BCSA)	2016 - Present	Hazardous & Non- Hazardous Waste	None

The locations of the SWMUs summarized above are depicted on Figure 17.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IV FEET - 1 1: 1: 1:

345 COURTLAND STREET, N.E. ATLANTA, GEORGIA, 30365.

JAN 3 0 1990 4WD-RCRA

Mr. Barry Swihart, Chief
Bureau of Waste Planning and Regulation
Florida Department of Environmental
Regulation
Twin Towers Office Building
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

RE: Universal Waste and Transit, Inc. EPA I.D. Number FLD 981 932 544 RECEIVED

HAZARDOUS WASTE PERMITTING

Dear Mr. Swihart:

The Environmental Protection Agency (EPA) conducted a Resource Conservation and Recovery Act (RCRA) Facility Assessment (RFA) at the referenced facility on August 18, 1988. This is a new facility and it was determined that there has been no evidence of a prior or continuing release of hazardous wastes or hazardous constituents at this site. Therefore, at this time, Section 3004(u) of the Hazardous and Solid Waste Amendments (HSWA) of 1984 does not apply.

Since, apparently, only the Section 3005(h) waste minimization and Section 3004(d) prohibitions on land disposal of specified wastes requirements of HSWA apply to this facility, a separate permit would not be required, provided the State permit incorporates these requirements. In this case, the State permit would constitute the full RCRA permit.

For facilities where only the above mentioned sections apply, the public notice, the notice of intent to issue, and cover page of the permit should contain the following information:

- 1. EPA has determined that the provisions of 3004(u) of HSWA do not apply; but if new information to the contrary becomes available, the permit may be reopened.
- The permit incorporates both the Section 3005(h) HSWA Waste minimization certification requirements and Section 3004(d) Land Disposal prohibitions.
- 3. The State permit constitutes the full RCRA permit, and a federal permit is not required to address the provisions of HSWA.

Additionally, the permit should incorporate the waste minimization requirements, land disposal restrictions and condition for reopening the permit if it is later determined that 3004(u) applies.

We have enclosed recommended wording for inclusion in the public notice, notice of intent to issue, permit cover page and permit conditions.

If you have any questions concerning this matter, please contact Harry Desai at (404) 347-3433.

Sincerely yours,

James H. Scarbrough, P.EO

Chilef, RCRA Branch

Waste Management Division

Enclosure

cc: Satish Kastury, FDER, Tallahassee

Bill Crawford, FDER, Southwest District

1.5



The Environmental Quality Company FLD 981 932 494 Operating Permit 34875-HO-009

RCRA Facility Assessment (RFA) Addendum

Prepared by Merlin D. Russell Jr, P.G.



May 13, 2011



Cont	ents	Page
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2.0	Corrective Action Chronology	5
3.0	Facility Description & Operations	8
4.0	References	
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7.0	Figure	38
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1.0 Introduction

The purpose of a RCRA Facility Assessment (RFA) is to compile existing information on environmental conditions at a given facility, including information on actual or potential releases. The RFA includes a review of existing information about a facility, a visit to the facility, and, if warranted, limited sampling to determine if there is an actual or potential release of hazardous wastes or hazardous constituents from the Solid Waste Management Units (SWMU) or Areas of Concern (AOC) at the facility. The primary decision point is a determination of whether there is the potential for contamination at levels that would pose human health or ecological concerns. If no further investigation or remediation is necessary, the Department of Environmental Protection (DEP or Department) issues a "No Further Action at this Time" This RFA addendum provides an update to the original RFA. This addendum provides information for twelve additional SWMUs (SWMU-7 through SWMU-18). The information is based upon documents listed in Section 4.0 References of this addendum, information submitted by EQ and the DEP inspection of August 25, 2010.

The original RCRA Facility Assessment Report was completed for Universal Waste & Transit, Inc., and was dated March 1995. That RFA identified six SWMUs. These six SWMUs are not discussed in detail in this addendum. The current Operating Permit 34875-HO-009, issued on June 14, 2006, contains the following SWMU list:

TABLE 1

- SWMU-1, Drum Storage Area
- SWMU-3, Pre-Treatment Unit
- SWMU-5, Municipal Waste Dumpster
- SWMU-7, Solid Waste Processing Building
- SWMU-9, Paint Can Crushing Area, and
- SWMU-2, Loading and Unloading Area
- SWMU-4, Filter Press
- SWMU-6, Retention Pond
- SWMU-8, Batteries Storage Area
- SWMU-10, Roll-off Storage Area

Each of these SWMUs has been given a No Further Action recommendation. A review of FDEP files revealed that a RFA Addendum had not been completed for SWMUs seven through ten above. In addition, the summary above is in error as it reversed the number assignments and names for SWMUs 3 and 6. As shown in section 2.0 below, SWMU-3 is actually the Retention Pond and SWMU-6 is actually the Pre-treatment Unit used to treat stormwater before it enters the Retention Pond.

On July 22, 2010, EQ submitted a renewal application for their Part B. The review of the Part B determined that the SWMU information was incomplete although much of the information was provided in various parts of the Part B. The request to update and consolidate the SWMU information was embodied in the First Notice of Deficiencies dated September 22, 2010.

On November 4, 2010, EQ submitted updated SWMU information to the Department as part of their response to the First Notice of Deficiencies. Upon receipt, the Department initiated the drafting of this RFA Addendum.

2.0 Corrective Action Chronology

EPA conducted the initial Resource Conservation and Recovery Act (RCRA) Facility Assessment (RFA) at this location on August 18, 1988. At that time, the construction of the facility was not completed and it was determined that there was no evidence of a prior or continuing release of hazardous wastes or hazardous constituents at the site. Therefore, at that time, Section 3004(u) of the Hazardous and Solid Waste Amendments (HSWA) of 1984 did not apply.

On January 30, 1990, a site inspection was conducted to verify completion of construction activities. On July 3, 1990, DEP Tampa issued Universal Waste & Transit (UW&T) an operating permit for a Hazardous Waste Storage and Treatment Facility.

During the week of February 15-19, 1993, DEP Tallahassee conducted a facility file search. The search consisted of the review of UW&T's November 15, 1990 and May 21, 1991 RCRA Compliance Inspection Reports, permitting files, Superfund files, the permit application and the Operating Permit. The file search enabled staff to compile background data on existing and potential SWMUs and the regulatory history of the facility.

On February 25, 1993, a VSI was conducted by both DEP and EPA staff. The inspection was led by Wanda Parker (FDEP) and Harry Desai (EPA). The other attendees were Bheem Kothur (FDEP), Roger Evans (FDEP, Tampa), and John Taylor, General Manager for UW&T.

The 1993 the draft RFA (PR and VSI) resulted in the identification of six SWMUs. The findings and suggested further actions for this facility are summarized in Table 2 below. No further action was suggested for four of the SWMUs: Drum Storage Area and five Sumps (SWMU #1), Loading/Unloading Area (SWMU #2), Filter Press (SWMU #4), and Municipal Waste Dumpster (SWMU #5). Confirmatory soil sampling was recommended for the unlined retention pond (SWMU #3). Confirmatory sampling of influent and effluent of the pretreatment system (SWMU #6) was also recommended. These original six SWMUs are not discussed further in this RFA Addendum.

TABLE 2

SWMU IDENTIFICATION SUMMARY										
SWMU NO.	TYPE OF UNIT	YEARS OF OPERATION	WASTE MANAGED	POLLUTANT MIGRATION PATHWAYS	EVIDENCE OF RELEASE	EXPOSURE POTENTIAL	Confirmatory		MENDATION	FURTHER ASSESSMEN
1 *	Drum Storage Area	June 1990 - Present	Permitted Wastes (see Appendix A)	Air, Soil, Surface Water, Ground Water	None	L	Sampling	RFI	NFA X	ASSESSMEN
2 *	Loading/Unloading Area	June 1990 - Present	Permitted Wastes (see Appendix A)	Air, Soil, Surface Water, Ground Water	None	L			Х	
3	Retention Pond	June 1990 - Present	Storm Water	Air, Soil, Surface Water, Ground Water	None	М	х			
4 *	Filter Press	June 1990 - Present	Non-hazardous wastes (One- time test)	Air, Soil, Surface Water, Ground Water	None	L			Х	
5	Municipal Waste Dumpster	June 1990 - Present	Empty storage containers, paint cans, office wastes	Air, Soil, Surface Water, Ground Water	None	L			Х	
6	Pre-treatment Unit	June 1990 - Present	Storm Water	Air, Soil, Surface Water, Ground Water	None	М	Х			

The RFA Report for UT&W was finalized by FDEP in March, 1995.

In a letter dated April 18, 1996, a request for a name change to City Environmental Services, Inc., (dated March 29, 1996), was submitted to DEP for approval. In a May 27, 1998 letter to DEP, the name was changed again to USL City Environmental Services of Florida, Inc. That change was approved on June 4, 1998. A January 9, 2001 request to change the name from USL City Environmental Services of Florida to US Liquids of Florida was approved by DEP on January 30, 2001. A February 5, 2004 request to change the name from US Liquids of Florida to EQ Florida Inc. was approved by DEP on February 13, 2004.

The current Operating Permit 34875-HO-009 was issued to EQ on June 14, 2006 and contains the following SWMU summary:

TABLE 3

- SWMU-1, Drum Storage Area
- SWMU-3, Pre-Treatment Unit
- SWMU-5, Municipal Waste Dumpster
- SWMU-7, Solid Waste Processing Building
- SWMU-9, Paint Can Crushing Area, and
- SWMU-2, Loading and Unloading Area
- SWMU-4, Filter Press
- SWMU-6, Retention Pond
- SWMU-8, Batteries Storage Area
- SWMU-10, Roll-off Storage Area

Each of these SWMUs has a No Further Action recommendation.

On July 22, 2010, EQ submitted a renewal application for their Part B. The review of the Part B determined that the SWMU information was incomplete although much of the information had

been submitted in various parts of the Part B. The request to update and consolidate the SWMU information was embodied in the First Notice of Deficiencies dated September 22, 2010.

On November 4, 2010, EQ submitted updated SWMU information to the Department as part of their response to the First Notice of Deficiencies. Upon receipt, the Department initiated the drafting of this RFA Addendum.

Included in this addendum are summary sheets describing each additional SWMU¹, photographs and a location map (Figure 5.14 from the Part B).

¹ Other than the original SWMUs identified in the UW&T RFA dated December 1995.

3.0 Facility Description & Operations

The EQ facility is a permitted hazardous waste storage and treatment facility. No on-site disposal occurs at EQ. EQ also manages non-hazardous regulated waste, household hazardous waste, used oil and filters, mercury containing lamps and devices, TSCA-exempt and limited quantity exempt PCB and asbestos wastes, recyclable materials, and other similar substances, materials, and wastes. The primary waste management operations are storage and transfer.

The facility consists of the 4.46-acre, more or less (MOL), site. The permitted hazardous waste storage facility located on site is a 5,866 square foot (MOL) building, which was specifically designed for hazardous waste management. The container storage building is composed of three separate bays separated by an eight-inch wide concrete block wall and fire doors. The wall extends from the floor to the roof and has been designed with a minimum fire resistance of four hours. Container storage is also allowed under a 1,786 square foot (MOL) improved secondary containment area located on the loading dock side of Bay 2.

The total hazardous waste capacity within the building and covered outside storage area is 50,000 gallons. The hazardous waste consists of solids, sludges, liquids, and lab packs.

Prior to construction, the land had been undeveloped. There were no existing SWMUs located at this location.

The surrounding land uses are heavy industrial. Land uses include two National Priority List (NPL) sites, metal recyclers, a construction debris transfer facility, steel cleaning and coating, fishery, gas manufacturing, a pesticide formulator, and bail bonds businesses. The facility is located in the City of Tampa in a heavy industrial area known as Orient Park. The area is zoned heavy industrial. The City of Tampa classifies this area as suitable for hazardous waste facilities.

The primary operation at the EQ facility is storage of hazardous waste in containers, primarily 55-gallon drums. Some waste is re-containerized or consolidated in other containers of similar size or larger. Re-containerization operations may also include use of the paint can crusher, aerosol spray can recycler, and/or drum crusher. Wastes are primarily shipped out of the facility in 55-gallon drums, although some wastes are consolidated in roll-off dumpsters or tanker trucks.

The following waste type categories are handled at the facility: solid waste, flammable, poisons, toxic, acids, alkaline, Hazardous Organic Compounds (HOC), oxidizers, reactive and Otherwise Regulated Material (ORM or Class 9). No regulated explosive, regulated radioactive, or regulated biohazardous waste are managed at EQ. Waste types include liquids, solids, sludges, and lab packs. Lab pack waste usually consists of waste generated by private (household) individuals such as paints, pesticides, household wastes, etc.

EQ is also authorized to operate a transfer facility on site in accordance with Rule 62-730.171, Florida Administrative Code (F.A.C.), and is authorized to hold manifested hazardous waste on site not to exceed ten (10) days as allowed for transfer facilities. Current regulations allow transfer facility waste to be held anywhere on the paved lot within the facility boundary. The maximum permitted capacity is limited to 20,000 gallons or 100 cubic yards.

EQ is also a used oil and used oil filter transporter and transfer facility in accordance with Chapter 62-710, F.A.C.

EQ is a transporter and handler of mercury containing lamps and devices that are regulated in accordance with Chapter 62-737, F.A.C.

EQ manages Solid Waste in accordance with its solid waste permit (34757-003-SO and 34757-005-SO) and Chapter 62-701, F.A.C.

EQ also manages household hazardous waste (HHW) at the facility. This waste is regulated as a Solid Waste. Any HHW received with a hazardous waste manifest is managed as hazardous waste.

EQ also manages pharmaceutical wastes in accordance with a Drugs, Devices and Cosmetics permit (53; 00007) issued by the Florida Department of Health.

4.0 References

The following documents were used in preparation of this amended RFA (listed chronologically):

- 1. EQ's additional information for the Operating Permit Renewal dated April 28, 2011.
- 2. EQ's (Stuart Stapleton) e-mail dated April 25, 2011 containing information.
- 3. EQ's response to the Second Notice of Deficiencies dated February 10, 2011.
- 4. EQ's (Stuart Stapleton) e-mail dated January 25, 2011 containing photographs and information.
- 5. EQ's (Stuart Stapleton) e-mail dated January 18, 2011 containing photographs and information.
- 6. EQ's response to the First Notice of Deficiencies dated November 4, 2010.
- 7. FDEP Inspection report dated August 25, 2010.
- 8. EQ's Part B renewal dated July 22, 2010.
- 9. Kleinfelder's Monitoring Well Installation and Sampling Report dated November 4, 2009
- 10. RCRA Facility Assessment Report for Universal Waste & Transit, Inc., March 1995, prepared by Florida Department of Environmental Protection.

5.0 SWMU/AOC Summary Table

JOL	/IMARY TABLE					
		Suggested Action		ested Action		
SWMU or AOC#	Waste Management Unit/Area of Concern Name	Type of Unit	Evidence of releases	NFA at This Time	Confirmatory Sampling Required	Wastes Managed
SWMU-7	Solid Waste Processing Facility	Treatment and Storage	No	Х		Non-hazardous materials
SWMU-8	Universal Waste Battery Storage Area	Storage	No	Х		Used batteries
SWMU-9	Paint Can Crushing Area	Treatment and Storage	No	Х		Water- and solvent-based paints
SWMU-10	Roll-off Storage	Storage	No	х		Non-hazardous materials
SWMU-11	Transfer Facility	Temporary Holding of Waste	No	х		Hazardous Waste
SWMU-12	Used Oil Facility	Storage	No	Х		Used oil
SWMU-13	Satellite Accumulation Area	Storage	No	Х		Laboratory chemicals
SWMU-14	Parts Washer	Treatment and Storage	No	Х		Solvents
SWMU-15	Additional Retention Pond	Treatment, Storage & Disposal	No		х	Storm water
SWMU-16	Universal Waste Lamp Storage Area	Storage	No	Х		Fluorescent lamps
SWMU-17	Aerosol Can Crushing	Treatment and Storage	No	х		Aerosol cans
SWMU-18	Drum Crushing	Treatment and Storage	No	х		Drums and drum residues

6.0 SWMU/AOC Data Sheets

WASTE MANAGEMENT AREA/AREA OF	SWMU-7
CONCERN REFERENCE NUMBER	
NAME	Solid Waste Processing Facility (aka Solid
	Waste Processing Area)
TYPE OF UNIT	Treatment and storage
DESCRIPTION OF WASTE MANAGED	Non-hazardous materials
PHYSICAL DESCRIPTION AND CONDITION	The Materials Processing Facility (MPF) is an
	8,050 square foot building located on the 8 th
	Avenue property (southern portion of
	property). The building is used for processing,
	staging, storage and management of non-
	hazardous regulated solid waste. Processing
	includes segregation, decanting, filtration,
	transfer, shredding, or solidification. The
	storage capacity of the MPF is 185,650 gallons.
	The containment provided by the 8-inch high
	concrete curb and two 50-gallon sumps is
	32,676 gallons which is sufficient to hold 110%
	of the largest container (a 7,660 gallon constructed steel welded box used in the
	solidification process) or 10% of the total
	volume of the waste permitted to be stored in
	the building.
	the building.
	Construction of the MFP was completed in
	November 2009 and it went into operation in
	July 2010.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	The operations are conducted in accordance
	with DEP's solid waste permit 34757-006-
	SO/30 issued November 18, 2008 and expiring
	on November 18, 2013. Closure and
	postclosure of the facility are covered by Part
	G of the Solid Waste permit.

Photos of SWMU-7



SWMU-7, Solid Waste Processing Facility. This photograph shows the front entrance, facing west. Photo taken on January 11, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA/AREA OF	SWMU-8
CONCERN REFERENCE NUMBER	
NAME	Universal Waste Battery Storage Area
TYPE OF UNIT	Storage
DESCRIPTION OF WASTE MANAGED	Universal Waste Batteries
PHYSICAL DESCRIPTION AND CONDITION	The Universal Waste Battery Storage Area is located in the southeastern portion of the container storage building in Bay 3. This area is covered by a roof and slopes towards the containment trench. Batteries stored in the battery storage area include lead acid, lithium, alkaline, and NiCd. These batteries are sent to AERC for recycling. Alkaline batteries are land filled (Omni Landfill).
	The Batteries Storage Area began operation in January 2009 and is currently in use.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	

Photos of SWMU-8



SWMU-8, Universal Waste Battery Storage Area. This photograph was taken facing east. Photo taken on January 11, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA/AREA OF	SWMU-9
CONCERN REFERENCE NUMBER	
NAME	Paint Can Crushing Area
TYPE OF UNIT	Treatment and Storage
DESCRIPTION OF WASTE MANAGED	Solvent-based paints
PHYSICAL DESCRIPTION AND CONDITION	Solvent-based paints are received in one-gallon cans for re-containerization and disposal. The operation takes place in the permitted hazardous waste processing areas.
	The operation includes the opening of containers, crushing the can in an enclosed unit, collecting the paint waste in a 55-gallon drum and containerizing the paint for off-site transport. The paint can is manually placed in and removed from the unit. EQ uses best management practices such as using plastic sheeting to contain any drippage. Each waste stream is characterized to determine appropriate management. Latex or water based paints are not crushed in this machine.
	The Paint Can Crushing Area began operations in 1996 and is currently in use.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	

Photo of SWMU-9



SWMU-9, Paint Can Crushing Area. This photograph was taken facing east/northeast. Photo taken on January 11, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA/AREA OF	SWMU-10
CONCERN REFERENCE NUMBER	
NAME	Rolloff Storage (aka Rolloff Storage Area)
TYPE OF UNIT	Storage
DESCRIPTION OF WASTE MANAGED	Non-hazardous materials
PHYSICAL DESCRIPTION AND CONDITION	The Rolloff Storage Area is also known as the Solid Waste Processing Building. It is used for the storage of roll-off boxes that are full of the solidified material created in the MPF (SWMU-7). The roll-off boxes are staged in this area where they await outbound transportation. The area consists of a 2,288 square foot covered concrete pad and has a capacity of 20,200 gallons.
	The Rolloff Storage was a pre-existing building and no special construction was needed prior to using it for the roll-off storage. Operation as the Rolloff Storage began in November 2008.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	The operations are conducted in accordance with DEP's solid waste permit 34757-006-SO/30 issued November 18, 2008 and expiring on November 18, 2013. Closure and postclosure of the facility are covered by Part G of the Solid Waste permit.

Photo of SWMU 10



SWMU-10, Rolloff Storage. This photograph was taken facing east. Photo taken on January 11, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA/AREA OF	SWMU-11
CONCERN REFERENCE NUMBER	
NAME	Transfer Facility (aka Transfer Area/Staging
	Area)
TYPE OF UNIT	Short-term Storage
DESCRIPTION OF WASTE MANAGED	Hazardous Waste
PHYSICAL DESCRIPTION AND CONDITION	The Transfer Facility is currently located in,
	and part of, the Container Storage Area
	(SWMU 1). It is located in Bay 1.
	EQ is authorized to operate a transfer facility
	on site in accordance with Rule 62-730.171,
	F.A.C., and is be authorized to hold manifested
	hazardous waste on site not to exceed ten (10)
	days as allowed for transfer facilities. Current
	regulations allow transfer facility waste to be
	held anywhere on the paved lot within the
	facility boundary. The maximum permitted
	capacity is limited to 20,000 gallons or 100
	cubic yards
	_,
	The Transfer Facility began operation in 1990
	and is currently in use.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	EQ's information submitted in the February
	10, 2011 Part B updates proposes to move the
	transfer facility to an area located on the 8 th
	Avenue Property as identified on Figure 5.14.

Photo of SWMU 11



SWMU-11, Transfer Facility. This photograph was taken facing east. Photo taken on April 16, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA/AREA OF CONCERN REFERENCE NUMBER	SWMU-12
NAME	Used Oil Facility
TYPE OF UNIT	•
	Storage Used Oil Filters
DESCRIPTION OF WASTE MANAGED	Used Oil, Used Oil Filters
PHYSICAL DESCRIPTION AND CONDITION	The Used Oil Facility is located within, and part
	of, the Container Storage Area (SWMU 1). It is
	located in Bay 1.
	Used oil is received in various size containers
	and transferred into either 55- gallon drums or
	275-gallon tote tanks. Used oil is pumped
	from these containers on a weekly basis. EQ
	does not drain oil filters other than during
	routine vehicle maintenance performed in the
	vehicle maintenance area. Used oil filter are
	received in various sized containers and are
	consolidated into 55-gallon drums.
	The Used Oil Facility began operation in 1990
	and is currently in use.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	EQ is registered as a used oil transporter,
	transfer facility, filter transporter and filter
	transfer facility in accordance with Chapter 62-
	710, F.A.C. The June 16, 2010 certification
	expires on June 30, 2011.

Photo of SWMU 12



SWMU-12, Used Oil Facility. This photograph was taken facing west. Photo taken on April 16, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA/AREA OF CONCERN REFERENCE NUMBER	SWMU-13
NAME	Satellite Accumulation Area
TYPE OF UNIT	Storage
DESCRIPTION OF WASTE MANAGED	Laboratory samples
PHYSICAL DESCRIPTION AND CONDITION	The Satellite Accumulation Area is located in the laboratory located in the Office Building on the 8th Avenue (southern) property. The material collected in the satellite accumulation area includes various types of solvents and debris associated with waste sampling. Accumulated material is transferred to the northern property for further processing. The Satellite Accumulation Area began operation in 2002 and is currently in use.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	

Photos of SWMU 13



SWMU-13 Satellite Accumulation Area. This photograph was taken facing south. Photo taken on January 11, 2011 by Stuart Stapleton.



SWMU-13 Satellite Accumulation Area. This photograph was taken facing east. Photo taken on January 11, 2011 by Stuart Stapleton.

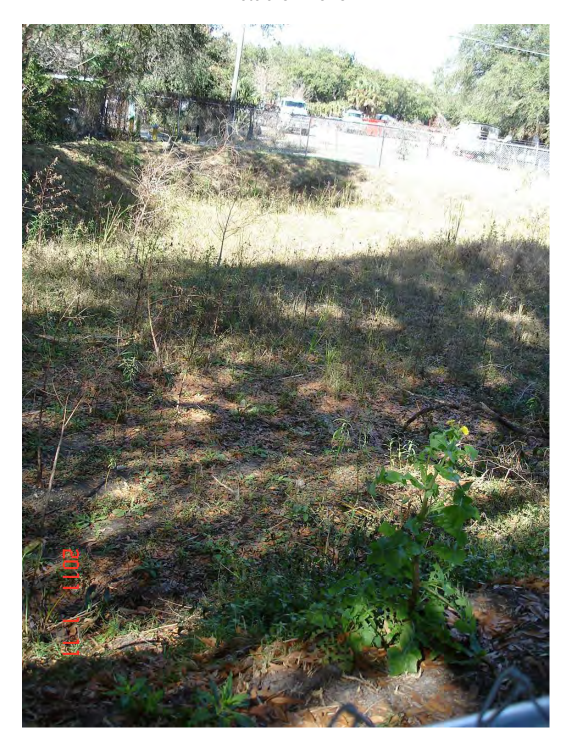
WASTE MANAGEMENT AREA/AREA OF CONCERN REFERENCE NUMBER	SWMU-14
NAME	Parts Washer
TYPE OF UNIT	Treatment and Storage
DESCRIPTION OF WASTE MANAGED	Liquids and sludges from a non-hazardous
	solvent
PHYSICAL DESCRIPTION AND CONDITION	EQ currently utilizes a Safety Kleen Parts Washer located in the maintenance area of the office building on the 8 th Avenue property. The washer consists of a metal sink fixed to a 30-gallon drum of part cleaning solution. The solution is pumped from the drum into the sink where the parts are washed and cleaned. The solution is drained back into the drum when the cleaning is completed. The solution is reused until it is no longer useful and at that point it is sent off-site for recycling. The waste solvent is periodically tested.
	Parts Washers began operation in January 2009 and it is currently in use.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	

Photo of SWMU 14



SWMU-14 Parts Washer. This photograph was taken facing west. Photo taken on January 11, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA/AREA OF	SWMU-15
CONCERN REFERENCE NUMBER	
NAME	Additional Retention Pond
TYPE OF UNIT	Storage
DESCRIPTION OF WASTE MANAGED	Storm water
PHYSICAL DESCRIPTION AND CONDITION	The Additional Retention Pond is located in the northwestern corner of the 8 th Avenue property. It collects storm water from the roof of the Material Processing Facility (SWMU-7). The retention pond was sized for both the permanent pool volume required and the 1" runoff storage (temporary pool). The pond is unlined. Construction of the retention pond was completed in March 2010 and it became
HISTORY AND/OR EVIDENCE OF RELEASE(s)	operational in July 2010. None. Prior to construction, a shallow well (MW-1) was installed on October 22, 2009 to determine if there were any groundwater impacts from the Helena Chemical Company Superfund Site. The sampling did not detect any measurable concentrations of analytes. Analytes were limited to total xylenes, alpha-BHC, beta-BHC, lindane (gamma-BHC) 4,4'-DDT, aldrin, dieldrin, endosulfan I and endosulfan II.
RECOMMENDATION	Confirmatory Sampling
COMMENTS	



SWMU-15 Additional Retention Pond. This photograph was taken facing north. Photo taken on January 11, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA /AREA OF CONCERN DATA SHEET

WASTE MANAGEMENT AREA/AREA OF	SWMU-16		
CONCERN REFERENCE NUMBER			
NAME	Universal Waste Lamp Storage Area		
TYPE OF UNIT	Storage		
DESCRIPTION OF WASTE MANAGED	Fluorescent lamps		
PHYSICAL DESCRIPTION AND CONDITION	Lamps are received from various sources		
	including Conditionally Exempt Small Quantity		
	Generators (CESQG). If Universal waste (UW)		
	is received in containers that show evidence of		
	spillage, leakage or damage that could cause		
	leakage, the material is repacked into		
	structurally sound containers.		
	The Universal Waste Lamp Storage Area is		
	located in the parking area of the northern		
	property. The material is stored in a box van		
	with a storage capacity of 1,104 cubic feet.		
	The Universal Waste Lamp Storage Area began		
	operation in 2002 and is currently in use.		
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None		
RECOMMENDATION	No Further Action		
COMMENTS	EQ is a transporter and a Small Quantity		
	Handler Facility of Universal Waste Lamps and		
	Devices in accordance with Chapter 62-737,		
	F.A.C. EQ's certification was issued March 31,		
	2011 and it expires on March 1, 2012.		



SWMU-16 Universal Waste Lamp Storage Area. This photograph was taken facing south/southwest. Photo taken on January 26, 2011 by Stuart Stapleton.

WASTE MANAGEMENT AREA /AREA OF CONCERN DATA SHEET

WASTE MANAGEMENT AREA/AREA OF	SWMU-17	
CONCERN REFERENCE NUMBER		
NAME	Aerosol Can Crushing (aka Aerosol Can Recycling)	
TYPE OF UNIT	Treatment	
DESCRIPTION OF WASTE MANAGED	Solvent-based paint waste, auto products (e.g., carburetor cleaner, engine degreaser, etc.) and personal care products	
PHYSICAL DESCRIPTION AND CONDITION	The aerosol can crushing was conducted in a machine that crushed aerosol cans while simultaneously capturing all liquids into a 55-gallon container. Aerosol cans were placed within an enclosed unit and punctured. The material within the can was ejected into the drum. A filter unit was attached to the machine that captured vapors expelled from the can/drum during the recycling operation. This operation was carried out in area 2A of the hazardous waste storage area. The filters were changed out as per the manufacturer's specifications. Spent filters were characterized and managed as solid or hazardous waste.	
	Both Aerosolv and TeeMark crushers have been used. The TeeMark is no longer in operation and a replacement is being considered. Additional details of the crushers are located in Attachment 16 of the Part B renewal dated July 22, 2010. The empty cans were sent off site to a metal recycler. The collected paint was sent off site for fuels blending. The Aerosol Can Crushing units began operation in 2003 but are currently <i>not</i> in use. This process may be used in the future at some point, and if so, information on the	

	particular type of unit will be submitted to the
	Department.
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None
RECOMMENDATION	No Further Action
COMMENTS	

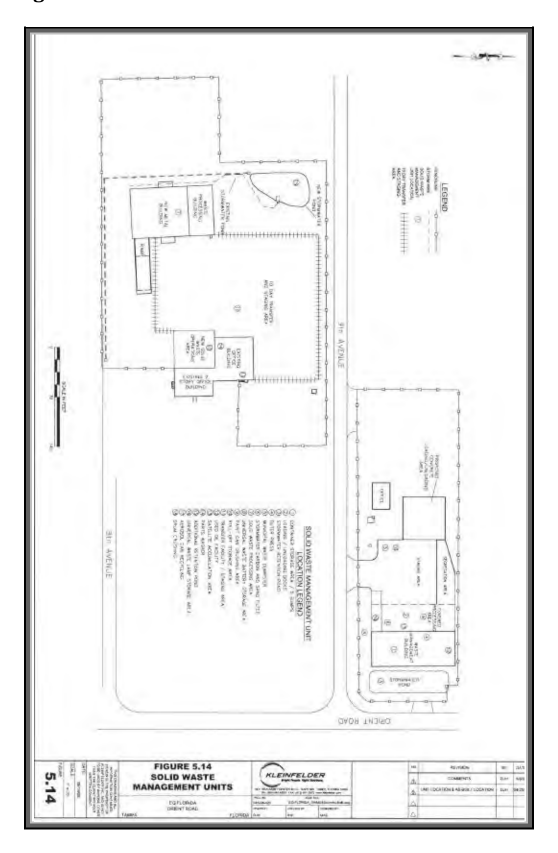
WASTE MANAGEMENT AREA /AREA OF CONCERN DATA SHEET

WASTE MANAGEMENT AREA/AREA OF	SWMU-18		
CONCERN REFERENCE NUMBER			
NAME	Drum Crushing		
TYPE OF UNIT	Treatment		
DESCRIPTION OF WASTE MANAGED	Empty Drums and residues		
PHYSICAL DESCRIPTION AND CONDITION	EQ uses a Drumbeaters of America crusher, model # DC5000-10. Additional details of the compactor are located in Attachment 16 of the Part B renewal dated July 22, 2010. The unit is located at the top of the ramp leading into Bay 3. The unit is used to crush drums and other various RCRA empty metal containers.		
	Crushed drums are sent off site to a metal recycler. Rags are no longer being compacted.		
	Crushed drums are sent off site to a metal recycler.		
	The Drum Crushing units began operation in 1996 and is currently in use.		
HISTORY AND/OR EVIDENCE OF RELEASE(s)	None		
RECOMMENDATION	No Further Action		
COMMENTS			



SWMU-18 Drum Crushing. This photograph was taken facing west/northwest. Photo taken on January 11, 2011 by Stuart Stapleton.

7.0 Figure



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SWMU 7 – Waste Processing Building (WPB) - Hazardous Waste Treatment Tank. This photograph shows the hazardous waste treatment tank, facing south west. Photo taken 2014.



SWMU 7 – WPB – Non-Hazardous Waste Treatment Tank. This photograph shows the hazardous waste treatment tank, facing south. Photo taken 2014.



SWMU 7-WPB-Reactives Magazine. This photograph shows the reactives magazine facing west. Photo taken 2016.



SWMU 7-WPB-Container Storage Area. This photograph shows the location of the hazardous waste container storage area facing south. Photo taken 2016.



SWMU 12 – Used Oil Facility. The Used Oil Facility is located in Bay 1 of the Container Storage Building (CSB). Used oil is also stored in the north (non-hazardous) side of the WPB. Photo taken 2016.



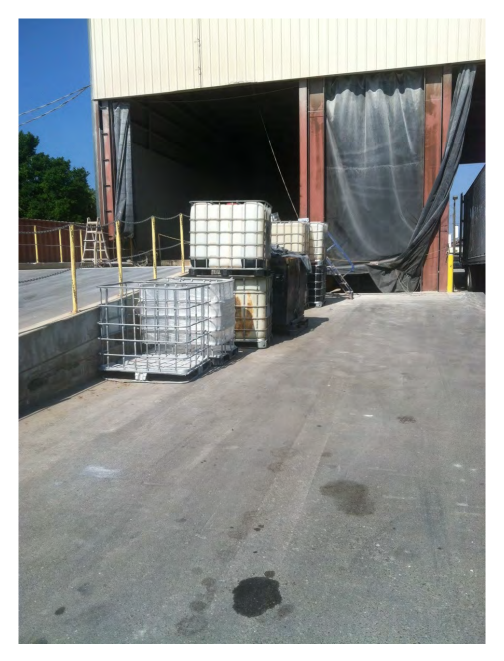
SWMU 19 – Proposed location of the Oil-Water Separator. This photograph shows the proposed location of the Oil-Water Separator, facing south. The unit was never installed. Photo taken 2016.



SWMU 20a – Location of the Bulk Container Storage Area (BCSA). This photograph shows the BCSA facing north. Photo taken 2016.



SWMU 20b – Location of the BCSA. This photograph shows the location of the BCSA facing north. Photo taken 2016.



SWMU 20c – Location of the BCSA. This photograph shows the proposed location of the BCSA facing west. Photo taken 2016.



SWMU 20d – Location of the BCSA. This photograph shows the proposed location of the BCSA facing west. Photo taken 2016.

APPENDIX H

Facility Supplemental Emergency & Safety Equipment

US ECOLOGY TAMPA, INC.

SUPPLEMENTAL EMERGENCY AND SAFETY EQUIPMENT*

- 1. Hand-Held Air Horns (5)
- 2. Telephones (1)
- 3. Emergency Lights (6)
- 4. Pull Alarms (7)
- 5. Fire Extinguishers (20)
- 6. Emergency Exits (6)
- 7. Containment Sumps (5)
- 8. Spill Kits (Acid, Alkaline, Solvent) (1 each)
- 9. Fire Hoses (4)
- 10. Safety Equipment Cabinets (2)
- 11. UV Smoke and Flame Detectors (3)
- 12. Heat Sensors (4)
- 13. LEL Sensors (2)
- 14. LEL Meter (1)
- 15. SCBA Respirator (2)
- 16. Eye Washes (3)
- 17. Safety Shower (3)
- 18. Sprinkler Systems (2)
- 19. Foam System (1)
- 20. Intrusion Alarm System (1)
- 21. Fire Alarm System (2)
- 22. CO2 Suppression System (1)

^{*}Supplemental emergency and safety equipment that may not be specifically referenced in the Facility PPP/CP

APPENDIX I

Equipment Specifications







Drum Crusher Model# DC5000-10 Electric

The Model DC5000-10 is used to crush unlimited drums. This system will crush a 55 gallon drum down to 4" in height greatly reducing storage space requirements and transport fees.

The unit comes complete with fused electrical controls, hydraulic door safety switch, and an oil sight gauge with temperature indicator. Heavy duty construction, all structural components are made with heavy steel plate.

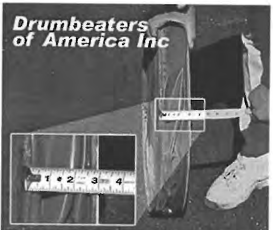
Standard Features:

- -10hp electric motor
- -Compaction force 60,000 pounds at 3000 psi
- -Crush 55 gallon steel drum down to 4"
- -Cycle time of 35 seconds
- -40 gallon hydraulic tank
- -Heavy Duty Steel construction
- -Directional Control Valve
- -Drum ring locator, keep the drum aligned
- -Safety interlocks door, prevent operation while door is open
- -Electrical disconnect box
- -Portability with Fork Lift Truck
- -Electrical control box NEMA- 1
- -Safety features to comply with OSHA

Additional Options:

Explosion Proof System	When you have a hazardous area
Drip Pan for Liquid Containment	Under the crushing chamber to collect any fluids inadvertently not removed prior to crushing the drum
One step control valve	Causes the equipment to go through a full cycle without holding the lever down through the entire crushing cycle





Shipping dimensions:

H: 75" W: 40" D: 65" Weight: 2,500 lbs

We sell directly from Elburn IL, USA We have worldwide distribution We ship to all countries

Drumbeaters of America Inc. 215 West Nebraska St. Elburn, IL 60119 USA

<u>Jim Popp:</u> Phone: (630)365-5527 ext 3006 Fax: (630)365-9928

Mary Brown: Phone: (630)365-5527 ext 3003 Fax: (630)365-9928

<u>General Sales:</u> Phone: (630)365-5527 ext 0 Fax: (630)365-9928

http://www.drumbeaters.com







TEEMARK CORPORATION

Model PCC1J-X

EXPLOSION PROOF ELECTRIC PRODUCTION CAN CRUSHER With Can Ejector Option

CARE & USE INSTRUCTIONS

SERIAL NO.	10283	
DATE MFG	7/99	



PCCIJ PAINT CAN CRUSHER WITH CAN EJECTOR

Pierces, drains, rushes and ejects ne-gallon cans!

Typically empty y EPA definition.

000000000

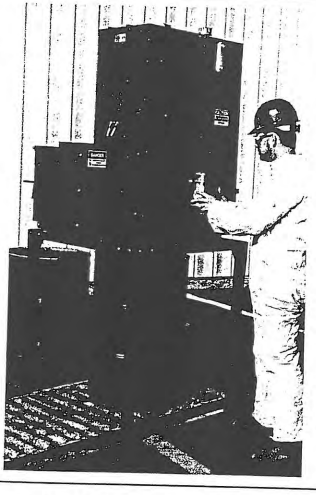
Vo need to emove lids from ne-gallon cans.

YDRAULICS

d hydraulic pump ovides 30,000 pounds of ushing force.

ECYCLE CHECK OW AVAILABLE!

is option sorts out crushed ns that retain too much int for recycling.



PCC1J AUTOMATICALLY EJECTS CRUSHED CANS & PAILS

One-gallon cans are crushed and ejected by the PCC1J. Ejection system proven on millions of cans.

SAFE, EXPLOSION PROOF

Units will not operate with door open. These crushers are completely explosion proof and are suitable for use with solvent based paints and other flammable liquids.

RESULTS!

With no need to remove lids, PCC1J crushers can process 300 cans per hour. Leaving the lids on also reduces labor costs and the risk of personal injury.

eeMark PCC1J SPECIFICATIONS

RUSHING FORCE: 30,000 pounds RUSHING CHAMBER: one gallon YCLE TIME: 10 seconds or less DWER SYSTEM ALTERNATIVES:

- 1-1/2 hp* 115/230V 1 Ph 20/10A w/starter, 10 sec cycle
- 3 hp* 208-230/460V 3ph 11-10/5A w/o starter, 6 sec cycle
 *Explosion Proof Class 1, Group D
- 1-1/2 hp 80 psi Air @ 40 SCFM, 10 sec cycle

EJECTION SYSTEM: Requires 80 psi air from 1/4 inch air

line or a one-horse compressor

DIMENSIONS:

37"w x 37"d x 90"h

CLEARANCE UNDER STAND:

41"

APPROXIMATE SHIPPING WEIGHT:

1160 lbs.

WARRANTY: 1 year on all materials and workmanship

pints to 110 gallons, TeeMark Crushers help prepare containers and their contents for recyling or disposal.

EXPLOSION PROOF ELECTRIC PRODUCTION CAN CRUSHER

Model PCC1J-X With Can Ejector Option

INITIAL START UP

Congratulations on choosing a **TeeMark PCC1J-X Production One Gallon Can Crusher**. Your crusher has been thoroughly tested before leaving the factory.

ASSEMBLY

Follow the instructions on the assembly diagram to mount the crusher, drip pan, and stand. The crusher can be lifted by the lifting eye on the top of the cylinder. It weighs about 900 pounds.

. The assembled unit is somewhat top heavy so we recommend that the stand legs be properly anchored to the floor using 3/8" anchor bolts. There is enough clearance under the stand for a 55 gallon drum on a standard 2 inch roller conveyor or drum dolly.

ELECTRICAL CONNECTION

The explosion proof motor, motor controls, and connections on your PCC1X-J are UL listed and CSA certified for Class 1, Group D, Hazardous locations. Forty feet of rubber electrical cord is supplied without an end connector. It is up to the purchaser to install the equipment to comply with the appropriate local and national electrical codes.

The motor is 1-1/2 hp, 115/230 VAC 16/8 FLA single phase. Thermal protection is built into the motor and resets automatically.

*** CAUTION ***

THE MOTOR HAS AUTOMATIC THERMAL PROTECTION.
AFTER A TRIP IT WILL RESTART WITHOUT WARNING.
DO NOT PERFORM MAINTENANCE WITH THE POWER ON.

The motor is connected for use with 115 volts from the factory unless arrangements were made prior to shipping. A minimum 20 amp service should be used to avoid nuisance tripping of the circuit breaker.

See wiring diagram for conversion to 230 VAC.

INITIAL START UP - continued

HYDRAULIC FLUID

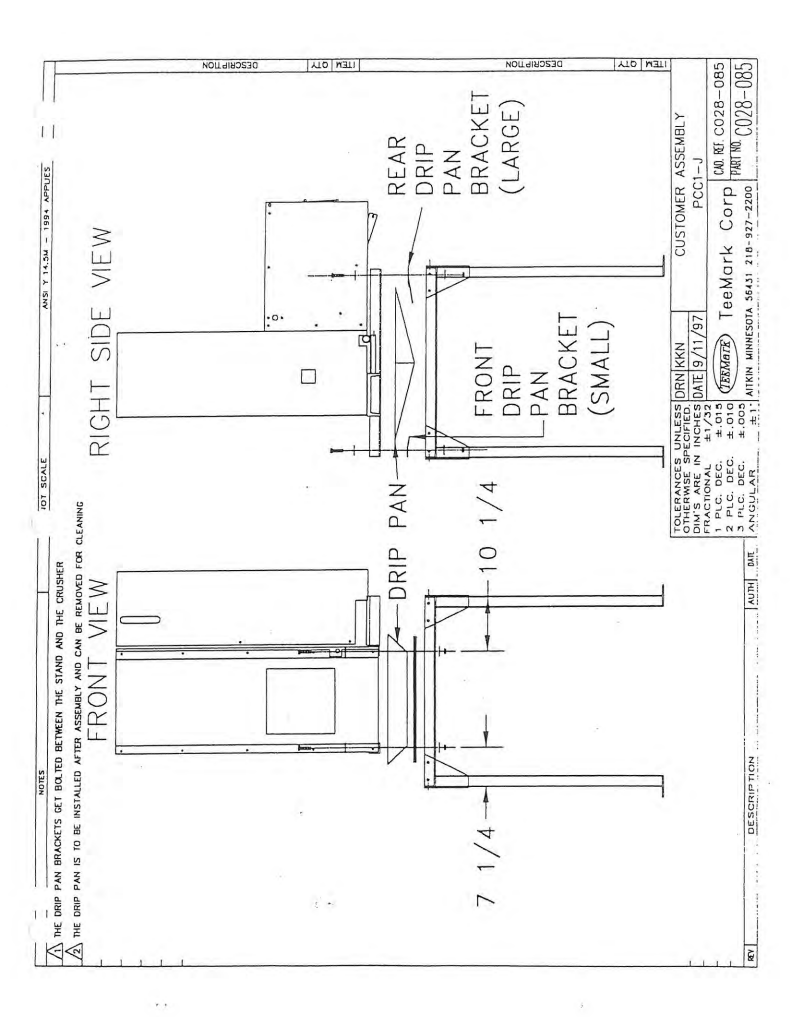
The hydraulic reservoir should be kept full to within 1 inch of the top of the tank when the ram is fully raised. Use a premium grade antiwear hydraulic iol, 150 viscosity grade 32 (e.g. Mobile #DTE24 or equal). This is the same antiwear hydraulic fluid that is typically used in farm tractors and dump trucks. It should be available in auto supply stores. Total fluid capacity is 3-1/2 gallons. Oil should be at a level that is visible in the temperature sight gauge throughout the complete ram cycle.

OIL FILTER

A standard 20 GPM 10 micron cellulose oil filter is used to filter the hydraulic oil. It should be changed after the first 100 hours of operation or 2 months, whichever comes first, then every 500 hours of operation thereafter.

VALVE SETTINGS

The pressure relief valve and squeeze (detent) pressure have been preset at the factory for optimum performance. **DO NOT INCREASE THESE SETTINGS** as this will exceed the capacity of the equipment and cause damage. Lowering the squeeze valve detent pressure below the factory setting of 3000 psi is permissible. See **DETENT ADJUSTMENT** instructions.



OPERATING INSTRUCTIONS

ONE GALLON CAN CRUSHING

Pull the "STOP" button to start the motor of the PCC1X Production Can Crusher. As a safety feature, the hydraulic power will not run when the door is open.

*** CAUTION ***

ALWAYS TURN THE POWER OFF WHEN SERVICING THE CRUSHER OR WHEN NOT IN USE.

Place an open topped 55 gallon drum or other container under the crusher to collect the liquid extracted from the cans. There is enough clearance to position the drum on a 2 inch roller conveyor.

Place the can to be crushed into the crushing chamber until it contacts both locating stop pins. This centers the can for proper piercing and crushing.

Swing the door shut and pull the two hydraulic valve handles toward you until they reach the detent position and lock in place. The crushing cycle will begin. The PCC1 has two piercers that slit the sidewall of the can as it is crushed.

At the bottom of the stroke the ram automatically stops and returns to the up position. If the door is opened at any time during the cycle, the ram will stop. The ram can be manually retracted by throwing the left valve handle to the neutral position.

If the valve handles are not returning automatically or if they return too soon, see the **DETENT ADJUSTMENT** instructions.

SMALLER CANS

Cans smaller than one gallon may also be crushed in the PCC1 but they will not be pierced. To crush smaller cans, place the can in the center of the chamber and proceed as above. Since small cans are not pierced they may rupture with a popping sound. The cabinet is designed to contain the spray when this happens.

CANS WITH SEMI-SOLID CONTENTS

The PCC1 is designed to handle the nastiest of contents. All but the driest, hardest material will be squeezed from the can.

PIERCER SHARPENING AND ADJUSTMENT

Each piercer is attached with two bolts. They can be removed and sharpened with a power grinder or sander.

CAN EJECTOR OPTION

INTRODUCTION - The Can Ejector option on the PCC1J-X is an air powered system that interlocks with the operating system of the crusher. The primary features of the ejector are a pneumatic cylinder, a can "tosser", and a door in the rear of the unit that opens to allow the crushed can to be ejected. Compressed air is used to dislodge the can from the ram after crushing is completed. This blast of air prevents the can from sticking to the crusher face.

AIR REQUIREMENTS - Electric PCC1 units with the ejector option need a ¼ inch air line for the ejector. Air volume requirements are minimal and can be provided by a ¾ hp compressor. The air line should be equipped with a dryer and oiler that is set to provide one drop of oil every ten crusher operating cycles.

OPERATION - The ejector must be connected to a supply of compressed air and the air valve must be opened to provide power to the ejector air cylinder.

If a can is not crushed completely, or gets hung up inside the machine, the operator may need to remove the can by hand. Air pressure to the ejector system is cut off and vented when the operator opens the main door of the crusher. With the main door open, the ejector arm and the ejector door at the rear of the crusher can easily be moved by hand to free a stuck can.

SMALLER CONTAINERS - The ejector is designed for one gallon cans. The crusher is also very effective on smaller cans and oil filters but the ejector should be turned off when they are crushed. When crushing of small containers is finished, the ejector air supply should be turned back on and the crusher should be cycled 2 or 3 times to clear wet paint from the air jet holes in the crusher face.

*** CAUTION ***

KEEP HANDS FREE OF THE CRUSHING CHAMBER AND REAR EJECTION CHUTE WHENEVER THE MACHINE IS CYCLING. In the event of a jam or malfunction, be certain all power is off before clearing.

THE PROTECTIVE SHIELD ON THE EJECTION CHUTE MUST BE IN PLACE WHEN THE CRUSHER IS OPERATING.

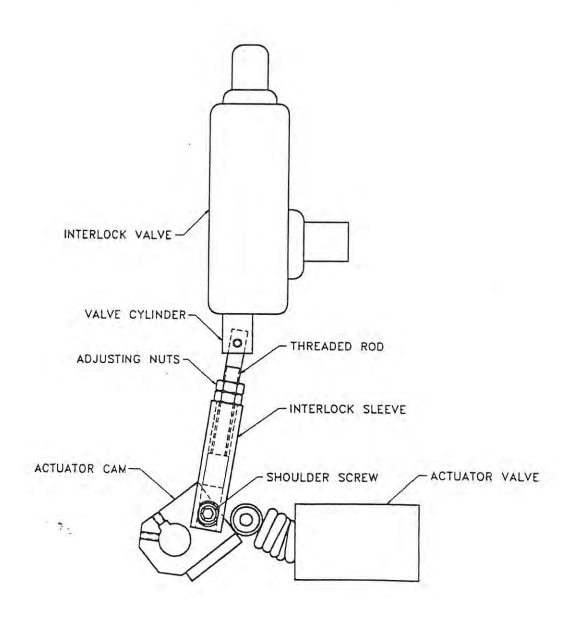
DO NOT RAISE THE SHIELD OR LOOK INTO THE EJECTION CHUTE WHEN THE CRUSHER IS OPERATING.

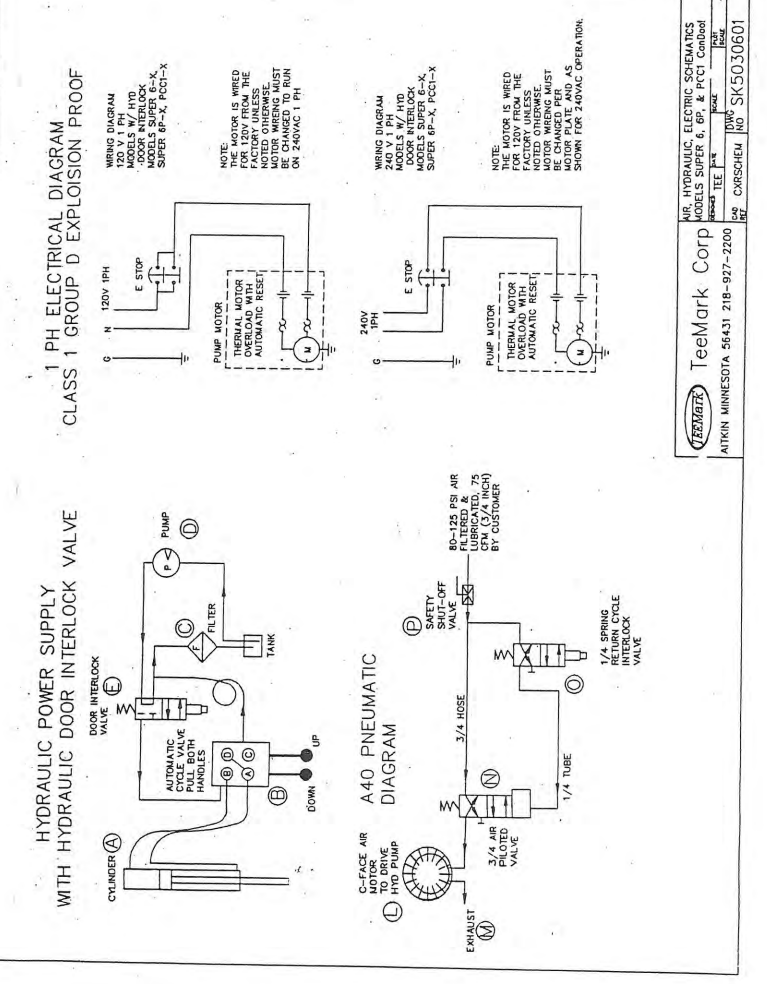
Cans are ejected from the crusher with considerable force and speed.

DOOR INTERLOCK VALVE AND LINKAGE

The safety door interlock valve is a hydraulic valve installed so the crusher cannot operate when the door is open. This interlock valve is adjusted at the factory. This valve can come out of adjustment after a lot of use. If this valve comes out of adjustment then your crusher will not cycle.

To adjust the door interlock valve you must adjust the door interlock linkage. You adjust the linkage with the two adjustable nuts on the threaded rod. (See drawing below.) Use two 9/16" wrenches to break the nuts apart. Now adjust the adjusting nuts down so when you close the door the valve cylinder moves up a ¼". The valve cylinder is the silver part connected to the top of the threaded rod. Start the machine and try cycling it. If the machine cycles tighten the nuts together. If the machine doesn't cycle move the bottom nut down 2-3 turns and try cycling it again. If the machine still won't cycle call TeeMark at 800-428-9900 for help.





TEEMARK CORPORATION

WARRANTY

TeeMark manufactured products are warranted free of original defects in material and workmanship for a period of one year from the date of shipment to first user.

TeeMark's obligation is to repair or replace free of charge any part that its inspection shows to be defective. Except as it may otherwise specifically agree in writing, TeeMark shall not be liable for transportation, labor or other charges for adjustments, repairs, replacement parts, or other work which may be done upon or in connection with such products. TeeMark shall not be liable for loss of time, manufacturing costs, removal and installation costs, loss of profits, consequential damages, direct or indirect, because of defective products, whether due to rights arising under the contract of sale or independently thereof, and whether or not such claim is based on contract, tort or warranty.

Written permission for any warranty claim repair or return must be first obtained from authorized TeeMark personnel. Any part or parts of a product to be repaired or replaced under this warranty must be returned to the factory f.o.b.

Any modification to any TeeMark product without TeeMark's prior approval and consent, is at the user's sole risk and responsibility. TeeMark disclaims any and all liability, obligation, or responsibility for the modified product and for any claims, demands, or causes of action for damage or for personal injuries resulting from the modification and/or use of such a modified TeeMark product.

THIS WARRANTY IS EXPRESSLY MADE IN LIEU OF ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

(This warranty voids all previous issues.) (Effective Date: January 1, 1996)

DRUM CRUSHERS, WASTE COMPACTORS

Disposal of one drum of hazardous waste can cost up to \$1,000! Compaction can reduce disposal volume and cost by 30-80%.



TeeMark manufactures a variety of drum crushers and drum packer/crushers. Our packer/crushers use up to 150,000 pounds of adjustable hydraulic force to crush drums as large as 110 gallons. They also pack waste material into drums. Special waste management features and/or options on these units include:

DRUM HOLD DOWN

Holds drum in place while compaction head is withdrawn from drum.

COMPACTION HEAD

Reaches into drum, forcing materials to the bottom.

REMOVABLE PALLET

Fork lift pockets in pallet allow easy handling of full drums.

LOCKABLE DOOR CHUTE

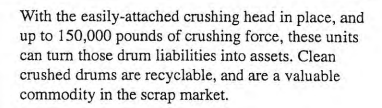
Allows material to be added to the collection drum without opening main door.

EXPLOSION-PROOF CONTROLS

Explosion-proof controls are standard and explosion-proof motors and motor controls are available.

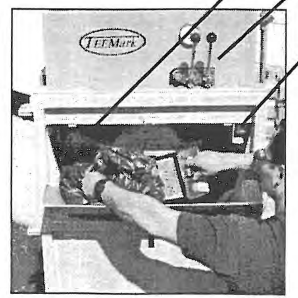
INTERLOCK SAFETY

Door chute and main door are both equipped with safety interlocks. Unit will not operate while either door is open.



For more information, call us:

TOLL FREE 800/428-9900



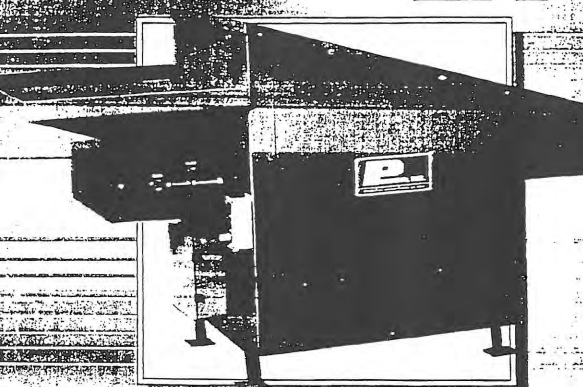


1-800/428-9900 home page: http://aitkin.com/teemark FAX 218/927-2333 • e-mail: teemark@aitkin.com From half pints to 110 gallons, TeeMark Crushers help prepare containers and their contents for recycling or disposal. See other side for **can crushing** information.



CAN & GLASS CRUSHER

MODEL 270



Rated capacities of Model 270

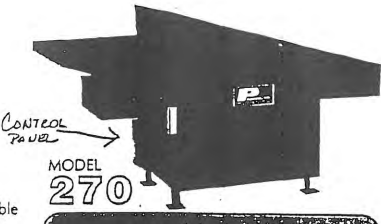
2500 lbs. of Aluminum cans per hour 5000 lbs. of Steel cans per hour 15 top of Glass per hour

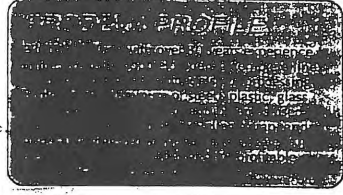
- Safety engineered throughout
- Factory direct parts and service.
- Overload compression springs to prevent
- Model 270 will grush cans and glass up to

A proven PRODEVA performer in our line for over 34 years. Unit is ideal for can manufacturers, recycling centers, bottlers and breweries. In fact anywhere glass containers, beverage cans or food containers are a problem. Model 270 is user friendly; easy to maintain and requires no change in machine set-up to crush cans or glass. Built for hard use and trouble-free operation with minimal maintenance or up-keep. Backed by PRODEVA's proven experience in manufacturing quality size-reduction equipment.

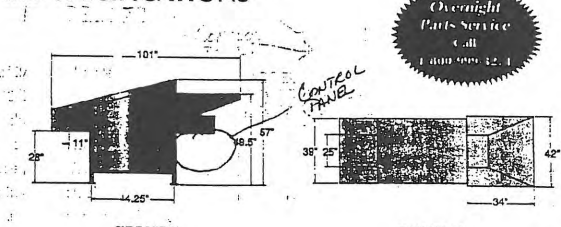


- Constructed of 3/8" steel plate
- 10 HP 230/460/60/3
- Infeed and discharge conveyors are available
- All moving parts enclosed
- Removable side panels for easy maintenance
- Crushes glass into recyclable cullet
- Flattens cans, and crushes plastic bottles
 - Available with casters
- Available with blowers for aluminum and bi-metal cans





STANDARD SPECIFICATIONS



END VIEW

SIDE VIEW

TOP VIEW

1 Year Written Warranty

All Prodeva brand equipment carries a warranty on workmanship and materials, provided equipment is used for its intended use and maintained properly.

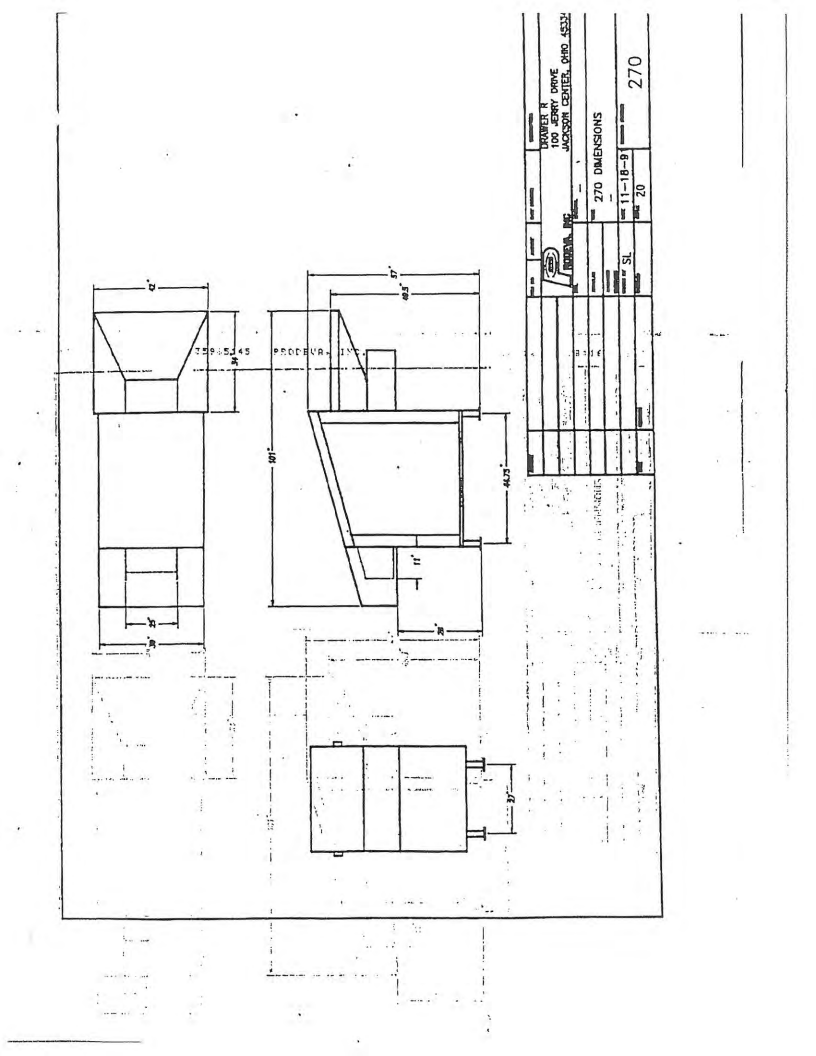
We reserve the right to repair or replace parts at our option. Ask for further details. Prodeva, Inc., also, reserves the right to improve or alter products without prior notice.

Call Prodeva for help or further information

Should you have any questions about the hove Model's operating features and its atability for your needs.



100 Jerry Drive, Jackson Center, Ohio 45334 Phones: 1-800-999-3271 FAX 513-596-5145 513-596-6713



HANUAL OF INSTRUCTIONS FOR HODELS 250 & 270 PRODEYA CRUSHERS

"Prodeva" Model 250 or 270 Crusher has been thoroughly tested to the rigid sification of all "Prodeva" products. By following these simple ons, you will have a trouble free unit for many years to come.

ICAL:

Make the electrical connections to the magnetic starter with the proper sized wire for the full load current of the motor. Be sure the voltage supplied to the machine is the same voltage that is indicated on the nameplate. If the conveyor runs backward, when the Forward button is depressed, reverse any two leads in the starter.

ABLE RESTRICTOR:

Set the opening above the conveyor (on the hopper end) high enough to permit an even flow of material through the crushing area of the machine. Too much material going through the machine at one time will jam the unit.

ABLE CRUSHER PLATE:

All Model 250's & 270's are equipped with an adjustable crusher plate. This new feature permits you to set the discharge opening to the desired height. To adjust the discharge opening remove the bolts that hold the shaft to the crusher plate and add shims for less opening. Do not flatten material any more than necessary, as this puts an undue load on the machine.

OR CLUTCH:

The conveyor clutch located at the discharge end of the conveyor should be tightened just tight enough to carry the load through the machine. The conveyor chain MUST BE ABLE TO STOP WHEN UNDER LOAD, and the crusher plate is in the down position. This means there will be intermittent stop-start of the conveyor chain when the clutch has the proper tension.

OR CHAIN:

The conveyor chain should have approximately 1-1/2" of SAG on the bottom side. To adjust the conveyor, loosen the lock nut on the adjusting screw on the conveyor take-up unit. The take-up units are located at the hopper end of the crusher.

:ATION:

Remove the side covers of the machine and grease the bearings at least once a month. The bearings in the drive arms should be greased at least every ten (10) hours. The oil in the Gear Reducer should be changed every six (6) to eight (8) months or (2500) operational hours. Fill with SAE 140 Gear Oil.

L OVERLOAD PROTECTION:

When the machine is overloaded or jammed the motor will automatically shut off. The motor and controls are protected by Thermal Overload Heater Coils, located in the Magnetic Starter. In the event the motor does shut off, correct the cause of the overload and wait a few minut a until the starter has cooled, then the starter can be re-set by depressing the reset button located in the cover of the Magnetic Control.

ING:

When liquids are to be run through the crusher, leveling bolts should be used. The hopper end of the crusher should be slightly higher than the discharge end to insure proper drainage of the liquid.

CTIVE HINGED COVER:

When crushing glass, filled cans and aerosols, the hinged cover located at the discharge end of the crusher MUST be in the closed or down position for protection against splashing of liquids and flying fragments of glass.

ING:

When crushing cans or bottles with the contents the crusher should be cleaned at the end of the day with hot water, steam or a commercial solvent. The crusher chamber is sealed so that the machine can be cleaned in this manner. Care should be taken - DO NOT DIRECT A WATER SPRAY AT THE ELECTRICAL CONTROLS!

NG: No solid material such as blocks of wood, iron bars, etc., should be fed into the crusher. This may cause damage to the crusher.

PPG 888 (AMERCOAT® 888) ANTI-SKID ADDITIVE

DESCRIPTION

Aluminum oxide non-skid aggregate

PRINCIPAL CHARACTERISTICS

- · Hard aluminum oxide aggregate with excellent abrasion resistance
- Suitable for marine and offshore for main decks, helidecks, walkways and other areas with heavy traffic
- · Suitable for use in combination with flooring products
- · Provides a heavy non-skid surface
- Blend of 16 and 36 mesh aluminum oxide (average 24 mesh 0.7 mm)

COLOR AND GLOSS LEVEL

· Aluminum gray

BASIC DATA

Data for mixed product	
Number of components	One
Shelf life	At least 60 months when stored cool and dry

INSTRUCTIONS FOR USE

- Add to mixed units of AMERLOCK 2/400GF or broadcast into the applied film
- · Add slowly to products under mechanical agitation
- Mix frequently to avoid settling
- · Apply with a mastic spray gun or a short nap roller
- Alternatively, sprinkle (openly or fully) into wet film of the epoxy or flooring product
- A layer of sealer or more durable topcoat can be applied on top of the anti-skid layer for a better aesthetic appearance and a more moderate profile
- · Refer to the PDS of the specific flooring product for more detailed information on application

WORLDWIDE AVAILABILITY

It is always the aim of PPG Protective and Marine Coatings to supply the same product on a worldwide basis. However, slight modification of the product is sometimes necessary to comply with local or national rules/circumstances. Under these circumstances an alternative product data sheet is used.

REFERENCES

CONVERSION TABLES

INFORMATION SHEET

1410

EXPLANATION TO PRODUCT DATA SHEETS

INFORMATION SHEET

1411

Ref. P382 Page 1/2



PPG 888 (AMERCOAT® 888) ANTI-SKID ADDITIVE

WARRANTY

PPG warrants (i) its title to the product, (ii) that the quality of the product conforms to PPG's specifications for such product in effect at the time of manufacture and (iii) that the product shall be delivered free of the rightful claim of any third person for infringement of any U.S. patent covering the product. THESE ARE THE ONLY WARRANTIES THAT PPG MAKES AND ALL OTHER EXPRESS OR IMPLIED WARRANTIES, UNDER STATUTE OR ARISING OTHERWISE IN LAW, FROM A COURSE OF DEALING OR USAGE OF TRADE, INCLUDING WITHOUT LIMITATION, ANY OTHER WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR USE, ARE DISCLAIMED BY PPG. Any claim under this warranty must be made by Buyer to PPG in writing within five (5) days of Buyer's discovery of the claimed defect, but in no event later than the expiration of the applicable shelf life of the product, or one year from the date of the delivery of the product to the Buyer, whichever is earlier. Buyer's failure to notify PPG of such non-conformance as required herein shall bar Buyer from the owner to the product to the Buyer for the product to the Buyer for the product to the Buyer from the date of the product to the Buyer for the product to

LIMITATIONS OF LIABILITY

IN NO EVENT WILL PPG BE LIABLE UNDER ANY THEORY OF RECOVERY (WHETHER BASED ON NEGLIGENCE OF ANY KIND, STRICT LIABILITY OR TORT) FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO, ARISING FROM, OR RESULTING FROM ANY USE MADE OF THE PRODUCT. The information in this sheet is intended for guidance only and is based upon laboratory tests that PPG believes to be reliable. PPG may modify the information contained herein at any time as a result of practical experience and continuous product development. All recommendations or suggestions relating to the use of the PPG product, whether in technical documentation, or in response to a specific inquiry, or otherwise, are based on data, which to the best of PPG's knowledge, is reliable. The product and related information is designed for users having the requisite knowledge and industrial skills in the industry and it is the end-user's responsibility to determine the suitability of the product for its own particular use and it shall be deemed that Buyer has done so, as its sole discretion and risk. PPG has no control over either the quality or condition of the substrate, or the many factors affecting the use and application of the product. Therefore, PPG does not accept any liability arising from any loss, injury or damage resulting from such use or the contents of this information (unless there are written agreements stating otherwise). Variations in the application environment, changes in procedures of use, or extrapolation of data may cause unsatisfactory results. This sheet supersedes all previous versions and it is the Buyer's responsibility to ensure that this information is current prior to using the product. Current sheets for all PPG Protective & Marine Coatings Products are maintained at www.ppgmc.com. The English text of this sheet shall record.

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Ref. P382 Page 2/2

DESCRIPTION

Two-component, penetrating epoxy primer sealer

PRINCIPAL CHARACTERISTICS

- Solvent-free
- · Compatible with damp surfaces
- · Wicking action penetrates rusted steel and concrete surfaces
- · Surface tolerant for applications where abrasive blasting is not an option
- · Accepts broad range of topcoats
- · Excellent tie coat for many existing coatings

COLOR AND GLOSS LEVEL

- Clear
- Gloss

Note: Epoxies will characteristically chalk and fade with exposure to sunlight. Light colors are prone to ambering

BASIC DATA AT 68°F (20°C)

Data for mixed product	
Number of components	Two
Mass density	Base/hardener: 1.1 kg/l (9.0 lb/US gal)
Volume solids	100%
VOC (Supplied)	max. 0.9 lb/US gal (approx. 109 g/l)
Temperature resistance (Continuous)	To 200°F (93°C)
Temperature resistance (Intermittent)	To 250°F (121°C)
Recommended dry film thickness	1.0 - 2.0 mils (25 - 50 μm) depending on system
Theoretical spreading rate	1604 ft²/US gal for 1.0 mils (40.0 m²/l for 25 μm)
Shelf life	Base: at least 36 months when stored cool and dry Hardener: at least 36 months when stored cool and dry

Notes:

- See ADDITIONAL DATA Overcoating intervals
- See ADDITIONAL DATA Curing time
- Color will drift at elevated temperatures
- Intermittent temperature resistance should be less than 5% of the time, and maximum 24 hours

Ref. P102 Page 1/6



RECOMMENDED SUBSTRATE CONDITIONS AND TEMPERATURES

- · Coating performance is, in general, proportional to the degree of surface preparation
- Use of this product provides a viable options for coating projects where abrasive blasting is not possible, but it is not a
 performance substitute for abrasive blasting in many circumstances

Steel

- · Remove all rust, dirt, moisture, grease or other contaminants from the surface
- Power tool clean in accordance with SSPC SP-3 or hand tool clean to SSPC SP-2 requirements. Alternately, abrasive blast
 to SSPC SP-7 requirements. Abrasive blasting to SSPC SP-6 or better is also allowable and will give the best possible
 system performance
- · This product may be applied over waterjetted surfaces as well

Aluminum

- · Remove all rust, dirt, moisture, grease or other contaminants from the surface
- Treat with conversion coatings or phosphatizing agents. Applicable over surface treatments such as MIL-C-5541.
 Alternately, lightly abrasive blast with fine abrasive to produce a uniform and dense anchor profile of 1.0 3.0 mils (25 75 µm) in accordance with SSPC SP-16.

Galvanizing

- Remove oil or soap film with detergent or emulsion cleaner, then use a phosphatizing conversion coating
- Alternately, power tool clean to uniformly abrade the surface or lightly abrasive blast with a fine abrasive to produce a
 uniform and dense anchor profile of 1.0 3.0 mils (25 75 μm)
- Galvanizing that has had at least 12 months of exterior weathering may be coated after power washing to remove all
 contaminants and white rust
- Galvanized surfaces that have been passivated with a chromate treatment must be abrasive blasted. Coatings may not
 adhere to chromate sealed galvanizing if the chromates are not completely removed.

Concrete

- Existing Concrete Water cured concrete or existing structures must be cured for a minimum of 14 days and have attained 80 percent of its final strength. When cured, the surface must be either prepared per ASTM D 4259 or ASTM D 4260 with
 - muriatic acid using equal parts of acid to water by volume. Surface should be free of any oil, grease, embedded chemicals, laitance, water repellants, previous sealants, form release compounds, and effluoresence. The surface should be
 - checked for moisture transmission in accordance with ASTM F1869 (calcium chloride test) or by ASTM D4253 (plastic sheet test). The maximum recommended moisture transmission rate is 3 lbs / 1,000 ft2 / 24 hours
- A suitably finished surface must have a uniform surface texture exposing fine aggregate resembling coarse sandpaper. If required, repeat acid etching or abrasive blasting until the surface texture is uniform
- Concrete surfaces cured with conventional curing compounds or contaminated with form oils must be completely cleaned by ASTM D4259. Acid etching is not acceptable as it will not normally remove these compounds

Ref. P102 Page 2/6



Substrate temperature and application conditions

- Surface temperature during application should be between 40°F (4°C) and 120°F (49°C)
- Surface temperature during application should be at least 5°F (3°C) above dew point
- Ambient temperature during application and curing should be between 40°F (4°C) and 120°F (49°C)

SYSTEM SPECIFICATION

- · Primers: Direct to substrate
- Topcoats: AMERCOAT 100A, NOVAGUARD 840, PSX 758, AMERCOAT 450 Series Polyurethanes, AMERSHIELD, PSX 700, AMERCOAT 229T, AMERCOAT Epoxies, AMERLOCK Epoxies, PITTGUARD Epoxies

INSTRUCTIONS FOR USE

Mixing ratio by volume: base to hardener 50:50 (1:1)

Add hardener to base and agitate with a power mixer for 1 to 2 minutes until completely mixed

Induction time

Mixed product induction time		
Mixed product temperature	Induction time	
40°F (4°C)	15 minutes	
50°F (10°C)	15 minutes	

Pot life

1 hour at 70°F (21°C)

Note: See ADDITIONAL DATA - Pot life

Application

- · Area should be sheltered from airborne particulates and pollutants
- · Avoid combustion gases or other sources of carbon dioxide that may promote amine blush and ambering of light colors
- · Ensure good ventilation during application and curing
- · Provide shelter to prevent wind from affecting spray patterns

Material temperature

Material temperature during application should be between 40°F (4°C) and 90°F (32°C)

Ref. P102 Page 3/6



Air spray

- · Use standard conventional equipment
- · Separate air and fluid pressure regulators and a moisture and oil trap in the main air supply line are recommended.

Recommended thinner

THINNER 21-06 (AMERCOAT 65) (xylene)), THINNER 21-25 (AMERCOAT 101) (recommended for > 90°F (32°C))

Volume of thinner

0 - 20%

Nozzle orifice

Approx. 0.070 in (1.8 mm)

Airless spray

• 30:1 pump or larger

Recommended thinner

THINNER 21-06 (AMERCOAT 65) (xylene)), THINNER 21-25 (AMERCOAT 101) (recommended for > 90°F (32°C))

Volume of thinner

0 - 5%, depending on required thickness and application conditions

Nozzle orifice

0.013 - 0.015 in (approx. 0.33 - 0.38 mm)

Brush/roller

• Use a high quality natural bristle brush and/or solvent resistant, 1/4" nap roller. Ensure brush/roller is well loaded to avoid air entrainment. Multiple coats may be necessary to achieve adequate film-build

Recommended thinner

AMERCOAT 65 (Xylene)| AMERCOAT 101 (recommended for >90°F (32°C))

Volume of thinner

Up to 5% THINNER can be added if desired

Cleaning solvent

Ref. P102

AMERCOAT 12 CLEANER or AMERCOAT 65 THINNER (xylene)

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ADDITIONAL DATA

Overcoating interval for DFT up to 2.0 mils (51 µm)				
Overcoating with	Interval	50°F (10°C)	70°F (21°C)	90°F (32°C)
recommended topcoats	Minimum	30 hours	24 hours	18 hours
	Maximum	30 days	30 days	14 days

Notes:

- Dry times are dependent on air and surface temperatures as well as film thickness, ventilation, and relative humidity. Maximum
 recoating time is highly dependent upon actual surface temperatures not simply air temperatures. Surface temperatures should be
 monitored, especially with sun-exposed or otherwise heated surfaces. Higher surface temperatures shorten the maximum recoat
 window
- Surface must be clean and dry. Any contamination must be identified and removed. A detergent wash with PREP 88 or equivalent is required prior to application of topcoats after 30 days of exposure. However, particular attention must be paid to surfaces exposed to sunlight where chalking may be present. In those situations, a further degree of cleaning may be required. PPG Technical Service can advise on suitable cleaning methods. If maximum recoat/topcoat time is exceeded, then roughen surface.

Curing time for DFT up to 2.0 mils (51 µm)			
Substrate temperature	Dry to touch	Dry hard	
50°F (10°C)	18 hours	36 hours	
70°F (21°C)	12 hours	28 hours	
90°F (32°C)	8 hours	22 hours	

Pot life (at application viscosity)		
Mixed product temperature	Pot life	
50°F (10°C)	100 minutes	
70°F (21°C)	60 minutes	
90°F (32°C)	30 minutes	

SAFETY PRECAUTIONS

- For paint and recommended thinners see INFORMATION SHEETS 1430, 1431 and relevant Material Safety Data Sheets
- This is a solvent-borne paint and care should be taken to avoid inhalation of spray mist or vapor, as well as contact between the wet paint and exposed skin or eyes

WORLDWIDE AVAILABILITY

It is always the aim of PPG Protective and Marine Coatings to supply the same product on a worldwide basis. However, slight modification of the product is sometimes necessary to comply with local or national rules/circumstances. Under these circumstances an alternative product data sheet is used.

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REFERENCES

•	CONVERSION TABLES	INFORMATION SHEET	1410
•	EXPLANATION TO PRODUCT DATA SHEETS	INFORMATION SHEET	1411
•	SAFETY INDICATIONS	INFORMATION SHEET	1430
•	SAFETY IN CONFINED SPACES AND HEALTH SAFETY, EXPLOSION HAZARD -	INFORMATION SHEET	1431
	TOXIC HAZARD		

WARRANTY

PPG warrants (i) its title to the product, (ii) that the quality of the product conforms to PPG's specifications for such product in effect at the time of manufacture and (iii) that the product shall be delivered free of the rightful claim of any third person for infringement of any U.S. patent covering the product. THESE ARE THE ONLY WARRANTIES THAT PPG MAKES AND ALL OTHER EXPRESS OR IMPLIED WARRANTIES, UNDER STATUTE OR ARISING OTHERWISE IN LAW, FROM A COURSE OF DEALING OR USAGE OF TRADE, INCLUDING WITHOUT LIMITATION, ANY OTHER WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR USE, ARE DISCLAIMED BY PPG. Any claim under this warranty must be made by Buyer to PPG in writing within five (5) days of Buyer's discovery of the claimed defect, but in no event later than the expiration of the applicable shelf life of the product, or one year from the date of the delivery of the product to the Buyer, whichever is earlier. Buyer's failure to notify PPG of such non-conformance as required herein shall bar Buyer from recovery under this warranty.

LIMITATIONS OF LIABILITY

IN NO EVENT WILL PPG BE LIABLE UNDER ANY THEORY OF RECOVERY (WHETHER BASED ON NEGLIGENCE OF ANY KIND, STRICT LIABILITY OR TORT) FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO, ARISING FROM, OR RESULTING FROM ANY USE MADE OF THE PRODUCT. The information in this sheet is intended for guidance only and is based upon laboratory tests that PPG believes to be reliable. PPG may modify the information contained herein at any time as a result of practical experience and continuous product development. All recommendations or suggestions relating to the use of the PPG product, whether in technical documentation, or in response to a specific inquiry, or otherwise, are based on data, which to the best of PPG's knowledge, is reliable. The product and related information is designed for users having the requisite knowledge and industrial skills in the industry and it is the end-user's responsibility to determine the suitability of the product for its own particular use and it shall be deemed that Buyer has done so, as its sole discretion and risk. PPG has no control over either the quality or condition of the substrate, or the many factors affecting the use and application of the product. Therefore, PPG does not accept any liability arising from any loss, injury or damage resulting from such use or the contents of this information (unless there are written agreements stating otherwise). Variations in the application environment, changes in procedures of use, or extrapolation of data may cause unsatisfactory results. This sheet supersedes all previous versions and it is the Buyer's responsibility to ensure that this information is current prior to using the product. Current sheets for all PPG Protective & Marine Coatings Products are maintained at www.ppgmc.com. The English text of this sheet shall prevail over any translation thereof.

Packaging: Available in 2-gallon kits; (2-gallon kits have 1 full gallon of base in a 3-gallon container and 1 full gallon of hardener)

Product code	Description
AK-OA	Base
AK-OB	Hardener

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Ref. P102 Page 6/6

DESCRIPTION

Two-component, polyester-acrylic aliphatic polyurethane topcoat

PRINCIPAL CHARACTERISTICS

- · Outstanding weather resistance with excellent color and gloss retention
- · High solids, low VOC
- · Tough, flexible and abrasion resistant
- · Resistant to splash of mineral and vegetable oils, paraffins, aliphatic petroleum products and mild chemicals
- Direct-to-metal or concrete for ISO 12944 C1 and C2 environments
- · Meets SSPC Paint 36 Level 3

COLOR AND GLOSS LEVEL

- · Standard and custom colors
- Gloss

Notes:

- Certain colors, especially red, orange, and yellow may require additional coats for adequate hiding, especially if applied over primers with a significant color contrast
- Yellow, red, and orange colors will fade faster than other colors due to the replacement of lead-based pigments with lead free pigments in these colors

BASIC DATA AT 20°C (68°F)

Data for mixed product			
Number of components	Two		
Mass density	1.3 kg/l (10.8 lb/US gal)		
Volume solids	73 ± 2%		
VOC (Supplied)	Directive 1999/13/EC, SED: max. 207.0 g/kg UK PG 6/23(92) Appendix 3: max. 185.0 g/l (approx. 1.5 lb/US gal) EPA Method 24: 264.0 g/ltr (2.2 lb/USgal)		
Temperature resistance (Continuous)	To 94°C (200°F)		
Temperature resistance (Intermittent)	To 121°C (250°F)		
Recommended dry film thickness	75 - 150 μm (3.0 - 6.0 mils) depending on system		
Theoretical spreading rate	7.3 m²/l for 100 µm (293 ft²/US gal for 4.0 mils)		
Dry to touch	2.5 hours		
Overcoating Interval	Minimum: 8 hours Maximum: 7 days		
Full cure after	4 days		

Ref. P219 Page 1/6



Data for mixed product		
	Base: at least 36 months when stored cool and dry Hardener: at least 24 months when stored cool and dry	

Notes:

- See ADDITIONAL DATA Spreading rate and film thickness
- See ADDITIONAL DATA Overcoating intervals
- See ADDITIONAL DATA Curing time
- For compliance with regulations which require VOC less than 100 g/L, AMERSHIELD VOC can be specified interchangeably
- AMERSHIELD VOC is available only in US and Canada

RECOMMENDED SUBSTRATE CONDITIONS AND TEMPERATURES

 Coating performance is proportional to the degree of surface preparation. Refer to the application instructions for specific primers and intermediate coats for application and curing procedure. All previous coats must dry and free of contaminants. Adhere to all minimum and maximum topcoat times for specific primers and intermediate coats

Substrate conditions

- Steel; blast cleaned to ISO-Sa2½ or minimum SSPC SP-6, blasting profile 30 75 μm (1.2 3.0 mils)
- · Aluminum; lightly abrasive blast with a fine abrasive
- · Concrete / Masonry; see specific primer
- · Previous coat (epoxy or polyurethane) must be dry and free from any contamination

Substrate temperature and application conditions

- Substrate temperature during application and curing down to -5°C (23°F) is acceptable
- Substrate temperature during application and curing should be at least 3°C (5°F) above dew point
- Relative humidity during application and curing should not exceed 85%
- Premature exposure to early condensation and rain my cause color and gloss change

SYSTEM SPECIFICATION

- Primers: Direct to substrate, AMERCOAT 68 Series, SIGMAZINC Series, AMERLOCK Series, AMERCOAT Epoxies & SIGMA Epoxies
- · For products not listed above, contact your PPG representative

INSTRUCTIONS FOR USE

Mixing ratio by volume: base to hardener 80:20 (4:1)

- Pre-mix base component with a pneumatic air mixing at moderate speeds to homogenize the container. Add hardener to base and agitate with a power mixer for 2-3 minutes until completely dispersed
- The temperature of the mixed base and hardener should be above 10°C (50°F), otherwise extra thinner may be required to
 obtain application viscosity
- · Thinner should be added after mixing the components
- · Adding too much thinner results in reduced sag resistance

Ref. P219 Page 2/6



Induction time

None

Pot life

2.5 hours at 20°C (68°F)

Note: See ADDITIONAL DATA - Pot life

Air spray

Recommended thinner

Global standard: THINNER 60-15, US and Canada Only: THINNER 50-48 (AMERCOAT 923), THINNER 21-06 (AMERCOAT 65), THINNER 60-12 (AMERCOAT 911) and THINNER 21-25 (AMERCOAT 101) (recommended for > 90 °F (32°C))

Volume of thinner

5 - 15%, depending on required thickness and application conditions

Nozzle orifice

1.0 - 1.5 mm (approx. 0.040 - 0.060 in)

Nozzle pressure

0.3 - 0.4 MPa (approx. 3 - 4 bar; 44 - 58 p.s.i.)

Airless spray

Recommended thinner

Global standard: THINNER 60-15, US and Canada Only: THINNER 50-48 (AMERCOAT 923), THINNER 21-06 (AMERCOAT 65), THINNER 60-12 (AMERCOAT 911) and THINNER 21-25 (AMERCOAT 101) (recommended for > 90°F (32°C))

Volume of thinner

3 - 5%, depending on required thickness and application conditions

Nozzle orifice

Approx. 0.43 - 0.48 mm (0.017 - 0.019 in)

Nozzle pressure

20.0 MPa (approx. 200 bar; 2901 p.s.i.)



Ref. P219 Page 3/6

Brush/roller

- Use a high-quality, well-loaded, solvent-resistant, low-nap (0.25 in 0.375 in/ 64 mm 95 mm) roller. AMERCOAT 851 flow control additive may be used to enhance flow and leveling of brush strokes and roller stipple
- · Multiple coats may be required to achieve proper film build and hiding with roller application

Recommended thinner

Global standard: THINNER 60-15, US and Canada Only: THINNER 50-48 (AMERCOAT 923), THINNER 21-06 (AMERCOAT 65), THINNER 60-12 (AMERCOAT 911) and THINNER 21-25 (AMERCOAT 101) (recommended for > 90°F (32°C))

Volume of thinner

0 - 5%

Cleaning solvent

THNNER 90-53, THINNER 90-58 (AMERCOAT 12) OR THINNER 21-06 (AMERCOAT 65)

ADDITIONAL DATA

Spreading rate and film thickness			
DFT Theoretical spreading rate			
75 μm (3.0 mils)	9.7 m²/l (390 ft²/US gal)		
100 μm (4.0 mils)	7.3 m²/l (293 ft²/US gal)		
125 µm (5.0 mils)	5.8 m²/l (234 ft²/US gal)		
150 µm (6.0 mils)	4.9 m²/l (195 ft²/US gal)		

Overcoating interval for DFT up to 150 μm (6.0 mils)						
Overcoating with	Interval	-5°C (23°F)	0°C (32°F)	10°C (50°F)	20°C (68°F)	30°C (86°F)
itself	Minimum Maximum	N/A N/A	N/A N/A	48 hours 7 days	8 hours 4 days	4 hours 12 hours
itself + PPG 866M(AMERCOAT 866M) accelerator	Minimum Maximum	16 hours 4 days	8 hours 48 hours	4 hours 24 hours	2 hours 12 hours	1.5 hours 6 hours

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Curing time for DFT up to 150 m (6.0 mils)			
Substrate temperature	Dry to touch	Dry to handle	
-5°C (23°F)	8 hours	16 hours	
0°C (32°F)	4 hours	10 hours	
10°C (50°F)	1.5 hours - 4 hours	6 hours - 36 hours	
20°C (68°F)	45 minutes - 2.5 hours	3 hours - 10 hours	
30°C (86°F)	25 minutes - 1 hour	2 hours - 5 hours	

Notes:

- Range indicates drying time without and with PPG 866M(Amercoat 866M) accelerator, respectively
- -5°C and 0°C data is only with PPG 866M (AMERCOAT 866M) accelerator
- Adequate ventilation must be maintained during application and curing
- Premature exposure to early condensation and rain may cause color and gloss change

Pot life (at application viscosity)		
Mixed product temperature	Pot life	
10°C (50°F)	4 hours	
20°C (68°F)	2.5 hours	
30°C (86°F)	1 hour	

Notes:

- Times are proportionally shorter at higher temperature and longer at lower temperatures
- PPG 866M (AMERCOAT 866M) accelerator will reduce pot life to half

Product Qualifications

- · Compliant with USDA Incidental Food Contact Requirements
- · Nuclear Service Level 2 (partial)
- · NFPA Class A Flame Spread

SAFETY PRECAUTIONS

- For paint and recommended thinners see INFORMATION SHEETS 1430, 1431 and relevant Material Safety Data Sheets
- This is a solvent-borne paint and care should be taken to avoid inhalation of spray mist or vapor, as well as contact between the wet paint and exposed skin or eyes
- · Contains a toxic polyisocyanate curing agent
- · Avoid at all times inhalation of aerosol spray mist

WORLDWIDE AVAILABILITY

It is always the aim of PPG Protective and Marine Coatings to supply the same product on a worldwide basis. However, slight modification of the product is sometimes necessary to comply with local or national rules/circumstances. Under these circumstances an alternative product data sheet is used.

Ref. P219 Page 5/6



REFERENCES

•	CONVERSION TABLES	INFORMATION SHEET	1410
•	EXPLANATION TO PRODUCT DATA SHEETS	INFORMATION SHEET	1411
•	SAFETY INDICATIONS	INFORMATION SHEET	1430
•	SAFETY IN CONFINED SPACES AND HEALTH SAFETY, EXPLOSION HAZARD -	INFORMATION SHEET	1431
	TOXIC HAZARD		
•	SAFE WORKING IN CONFINED SPACES	INFORMATION SHEET	1433
•	DIRECTIVES FOR VENTILATION PRACTICE	INFORMATION SHEET	1434
•	CLEANING OF STEEL AND REMOVAL OF RUST	INFORMATION SHEET	1490
•	SPECIFICATION FOR MINERAL ABRASIVES	INFORMATION SHEET	1491
•	RELATIVE HUMIDITY - SUBSTRATE TEMPERATURE - AIR TEMPERATURE	INFORMATION SHEET	1650

WARRANTY

PPG warrants (i) its title to the product, (ii) that the quality of the product conforms to PPG's specifications for such product in effect at the time of manufacture and (iii) that the product shall be delivered free of the rightful claim of any third person for infringement of any U.S. patent covering the product. THESE ARE THE ONLY WARRANTIES THAT PPG MAKES AND ALL OTHER EXPRESS OR IMPLIED WARRANTIES, UNDER STATUTE OR ARISING OTHERWISE IN LAW, FROM A COURSE OF DEALING OR USAGE OF TRADE, INCLUDING WITHOUT LIMITATION, ANY OTHER WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR USE, ARE DISCLAIMED BY PPG. Any claim under this warranty must be made by Buyer to PPG in writing within five (5) days of Buyer's discovery of the claimed defect, but in no event later than the expiration of the applicable shelf life of the product, or one year from the date of the delivery of the product to the Buyer, whichever is earlier. Buyer's failure to notify PPG of such non-conformance as required herein shall bar Buyer from recovery under this warranty.

LIMITATIONS OF LIABILITY

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DESCRIPTION

Two-component, solvent-free, amine-cured novolac phenolic epoxy coating

PRINCIPAL CHARACTERISTICS

- · Suitable for heavy H2S wastewater environments
- · Suitable for use on primed steel or direct to concrete/masonry
- · Good visibility due to light color
- · Glossy and smooth appearance
- · Reduced explosion risk and fire hazard
- · Suitable for storage of unleaded gasolines
- · Good chemical resistance against a wide range of chemicals and solvents
- Clear version for glass-mat reinforced, solvent-free tank bottom system (see SYSTEM SHEET 4145)
- Excellent resistance to crude oil up to 120°C (250°F)
- Can be applied by heavy-duty, single-feed, airless spray equipment (60:1)
- Meets the requirements of EI 1541 2.2 (coating systems for aviation fuel storage tanks and pipes)
- Meets NSF/ANSI Standard 61 for potable water when applied and used as described on www.http://www.nsf.org/

COLOR AND GLOSS LEVEL

- · Green, cream, clear
- Gloss

BASIC DATA AT 20°C (68°F)

Data for mixed product	
Number of components	Two
Mass density	1.3 kg/l (10.8 lb/US gal)
Volume solids	100%
VOC (Supplied)	Directive 1999/13/EC, SED: max. 106.0 g/kg max. 142.0 g/l (approx. 1.2 lb/US gal) EPA Method 24: 73.0 g/ltr (0.6 lb/USgal)
Recommended dry film thickness	300 - 600 μm (12.0 - 24.0 mils) depending on system
Theoretical spreading rate	3.3 m²/l for 300 µm (134 ft²/US gal for 12.0 mils)
Dry to touch	6 hours
Overcoating Interval	Minimum: 24 hours Maximum: 2 months
Full cure after	5 days

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Data for mixed product	
Shelf life	Base: at least 24 months when stored cool and dry Hardener: at least 24 months when stored cool and dry

Notes:

- See ADDITIONAL DATA Spreading rate and film thickness
- See ADDITIONAL DATA Overcoating intervals
- See ADDITIONAL DATA Curing time

RECOMMENDED SUBSTRATE CONDITIONS AND TEMPERATURES

Carbon steel

- Steel; blast cleaned to a minimum of SSPC-SP10 or ISO-SA2½, blasting profile 50 125 µm (5.0 mils) (2.0 5.0 mils)
- Steel with suitable primer (NOVAGUARD 260 or PHENGUARD 930) must be dry and free from any contamination

Concrete

- Remove grease, oil and other penetrating contaminants according to ASTM D4258
- Abrade the surface per ASTM D4259 to remove all chalk and surface glaze or laitance. Achieve surface profile ICRI CSP 3 to 5
- NOVAGUARD 840 with PPG 884 Additive or AMERCOAT 114A may be used as a pit filler for certain applications. Check with PPG Technical Service for guidance on chemical resistance
- Maximum recommended moisture transmission rate is 3 lbs /1,000 ft2 / 24 hours by moisture transmission test (ASTM F1869, calcium chloride test or by ASTM D4263, plastic sheet test)
- Moisture content should not exceed 4% (ASTM D4944, Calcuim Carbide Gas method)

Substrate temperature and application conditions

- Substrate temperature during application and curing should be above 5°C (41°F)
- Substrate temperature during application and curing should be at least 3°C (5°F) above dew point

INSTRUCTIONS FOR USE

Mixing ratio by volume: base to hardener 80:20 (4:1)

- The temperature of the mixed base and hardener should preferably be at least 20°C (68°F)
- · At lower temperature, the viscosity will be too high for spray application
- · No thinner should be added
- · For recommended application instructions, see working procedure

Induction time

None

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Pot life

1 hour at 20°C (68°F)

Note: See ADDITIONAL DATA - Pot life

Airless spray

- Use heavy-duty, single-feed, airless spray equipment, preferably 60:1 pump ratio and suitable high-pressure hoses/inline heating or insulated hoses may be necessary to avoid cooling down of paint in hoses at low air temperature
- · Length of hoses should be as short as possible

Recommended thinner

No thinner should be added

Nozzle orifice

Approx. 0.53 mm (0.021 in)

Nozzle pressure

At 20°C (68°F) paint temperature min. 28.0 MPa (approx. 280 bar; 4061 p.s.i.). At 30°C (86°F) min. 22.0 MPa (approx. 220 bar; 3191 p.s.i.)

Brush/roller

· Brush: for stripe coating and spot repair only

Recommended thinner

No thinner should be added

Cleaning solvent

THINNER 90-53 or THINNER 90-83

Notes:

- Paint inside the spraying equipment must be removed before the pot life has been expired
- All application equipment must be cleaned immediately after use

ADDITIONAL DATA

Spreading rate and film thickness		
DFT	Theoretical spreading rate	
300 μm (12.0 mils)	3.3 m²/l (134 ft²/US gal)	
600 μm (24.0 mils)	1.7 m²/l (67 ft²/US gal)	

Note: Maximum DFT when brushing: 150 µm (6.0 mils)

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Measuring wet film thickness

- A difference is often obtained between the measured apparent WFT and the real applied WFT. This is due to the
 thixotropy and the surface tension of the paint, which retards the release of air, trapped in the paint film for some time
- Recommendation is to apply a WFT, which is equal to the specified DFT plus 60 μm (2.4 mils)

Measuring dry film thickness

- Because of low initial hardness the DFT cannot be measured within some days, due to the penetration of the measuring device into the soft paint film
- The DFT should be measured using a calibration foil of known thickness placed in between the coating and the measuring device

Overcoating interval for DFT up to 300 µm (12.0 mils)					
Overcoating with	Interval	5°C (41°F)	10°C (50°F)	20°C (68°F)	30°C (86°F)
itself	Minimum	3.5 days	36 hours	24 hours	16 hours
	Maximum	3 months	3 months	2 months	1 month

Note: Surface should be dry and free from any contamination

Curing time for DFT up to 300 μm (12.0 mils)				
Substrate temperature	Dry to handle	Minimum cure time for purely aliphatic petroleum product (see note)	Minimum cure time for all other chemicals	
5°C (41°F)	60 hours	10 days	15 days	
10°C (50°F)	30 hours	5 days	7 days	
20°C (68°F)	16 hours	60 hours	5 days	
30°C (86°F)	10 hours	36 hours	3 days	
40°C (104°F)	6 hours	18 hours	48 hours	

Notes:

- Gasoline or gasoline/alcohol blends are not included in purely aliphatic petroleum products, please contact your PPG representative for further details
- Adequate ventilation must be maintained during application and curing (please refer to INFORMATION SHEETS 1433 and 1434)

Pot life (at application viscosity)		
Mixed product temperature	Pot life	
10°C (50°F)	2 hours	
20°C (68°F)	1 hour	
30°C (86°F)	45 minutes	

Note: Due to exothermic reaction, temperature during and after mixing may increase

PPG

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Product Qualifications

 Qualified for ANSI/NSF Standard 61 (potable water). For NSF application instructions, please visit the following website: http://www.nsf.org/certified-products-systems/

SAFETY PRECAUTIONS

- For paint and recommended thinners see INFORMATION SHEETS 1430, 1431 and relevant Material Safety Data Sheets
- Although this is a solvent-free paint, care should be taken to avoid inhalation of spray mist, as well as contact between the
 wet paint and exposed skin or eyes
- · Ventilation should be provided in confined spaces to maintain good visibility
- If workers are exposed to concentrations above the exposure limit, they must use appropriate personal protective
 equipment (PPE).

WORLDWIDE AVAILABILITY

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REFERENCES

CONVERSION TABLES EXPLANATION TO PRODUCT DATA SHEETS SAFETY INDICATIONS	INFORMATION SHEET INFORMATION SHEET INFORMATION SHEET	1410 1411 1430
SAFETY IN CONFINED SPACES AND HEALTH SAFETY, EXPLOSION HAZARD – TOXIC HAZARD	INFORMATION SHEET	1431
SAFE WORKING IN CONFINED SPACES	INFORMATION SHEET	1433
DIRECTIVES FOR VENTILATION PRACTICE	INFORMATION SHEET	1434
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WARRANTY

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LIMITATIONS OF LIABILITY

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Standard Type 2 Magazines

All Armag Corporation type 2 magazines have been manufactured since 1969 to meet or exceed ATF specs. The exterior is 1/4" ASTM A-36 prime steel and the interior is lined with 3" of hardwood. Two lock staples are

shrouded by 1/4" steel hoods. We include hinge side door protection to prevent the door from being opened in the event the hinges are defeated and each door has an attached grounding strap to transfer static electricity back to the main structure. The magazine is properly vented and is mounted on 6" wide flange beams to keep the bottom off the ground. The unit is commercially sandblasted and painted with 8 mils of high solids urethane to protect the structure from the elements.



4' x 4' x 4' Type 2 ATF sp<mark>ec magazine</mark>



 5^{\prime} x 4^{\prime} x 7^{\prime} Type 2 magazine with attached 24" x 24" x 24" Type 4 cap box



Interior view of 24' x 8' x 8' Type 2 magazine

Numerous options are available including explosion proof lights and heat/AC, attached cap boxes and attached magazines, interior divider walls, and double doors. Standard size magazines range from 3' x 3' x 3' (LWH) to 40' x 8' x 10'.

Call us to discuss your storage needs or visit our website for a complete listing of standard sizes.

I. GOVERNING CODES:

This design is based on the following codes:

A. 40 CFR Part 264, Subpart J - Tank Systems

B. Florida Building Code, 2010 EDITION.

C. Specification for the Design, Fabrication, and Erection of Structural Steel for Building, ASD Design method.

D. Structural Welding Code D1.1

II. DISCREPANCIES BETWEEN DRAWINGS & EXISTING CONDITIONS:

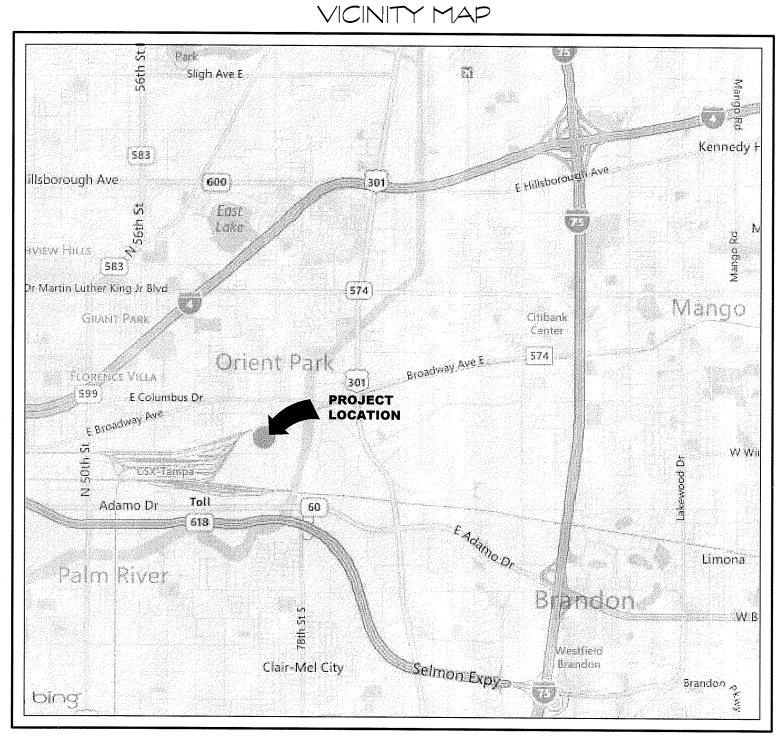
These drawings were prepared based on field data gathered during the design process. However, as the demolition of the existing structure allows for better views of the existing structure, there may be discrepancies between the drawings & the actual conditions. These discrepancies should be brought to the attention of the engineer immediately. Please confirm all dimensions to the existing structure before ordering, purchasing, or installing any new work.

III. DRAWINGS AND SPECIFICATIONS:

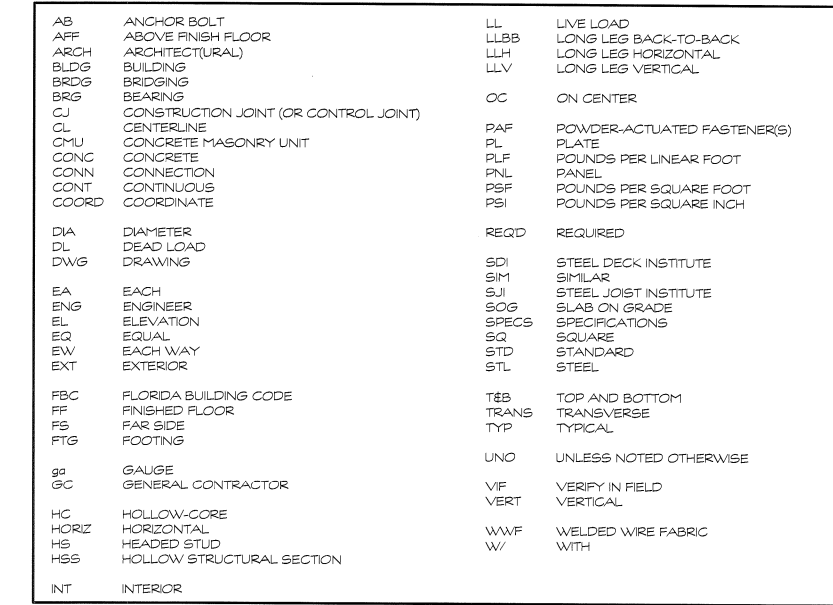
- A. Do not scale these drawings for dimensions not given. Verify all field conditions and confirm column locations in respect to building wall alignment prior to the start of work.
- B. These construction documents have been prepared from the most complete information available to the engineer. All data on existing construction conditions are approximate & shall be verified prior to commencing work.
- C. The contractor shall comply with the manufacturer's instructions & recommendations to the extent-printed information are more detailed or stringent than the requirements contained in the plans.
- D. The plans show the location of all fixtures & equipment & are intended to convey the general intent of the work in scope & layout. They are not intended to show in minute detail every & all of the accessories intended for the purpose of execution of the work, but it is understood that such details are part of this work.
- E. The Contractor shall perform no portion of the work at any time without Contract Documents or, where required, approved shop drawings, product data or supplemental details for such portion of the work.
- F. The Contractor is responsible for means and methods of construction to ensure the safety of the building until the structural system is completed. The structural system is unstable until all connections have been made and all concrete has reached the minimum design strength as specified in these drawings.

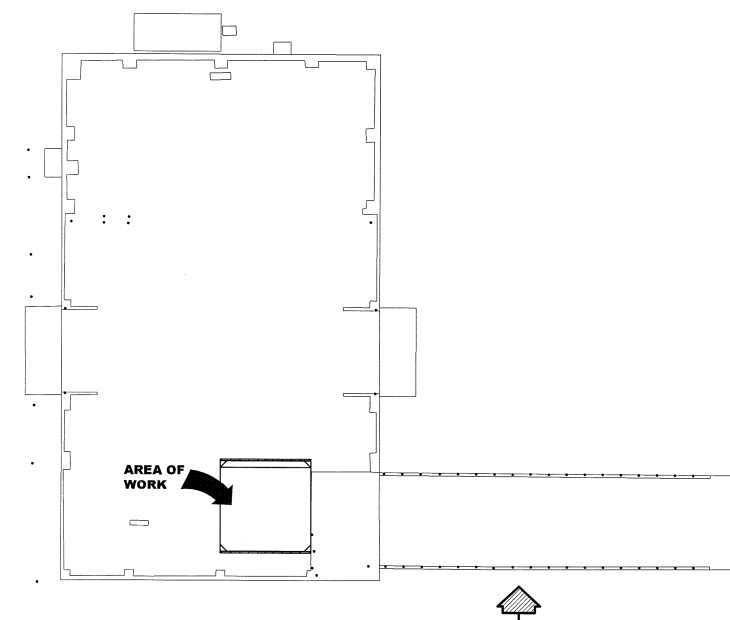
IV. STRUCTURAL STEEL:

- A. Fabrication and erection of structural steel shall be in accordance with AISC "Specification for the Design, Fabrication and Erection of Structural Steel for Buildings" (latest edition).
- 3. Structural steel shapes (used as beams and columns) shall conform to ASTM A572 Grade 50 KSI unless otherwise noted on the contract drawings.
- C. Plates, channels, rods, anchor bolts and angles shall conform to ASTM A36 unless otherwise noted of the contract drawings.
- D. Steel pipe shall conform to ASTM A53 Grade B or ASTM A501.
- E. Structural tubing shall conform to ASTM A500 Grade B (46 KSI minimum).
 F. All bolts (except anchor bolts) shall be high strength (HSB) shall conform to ASTM A325, 3/4" diameter unless noted
- otherwise. High strength bolts shall be used unless specifically noted on the drawings.
- G. All welding shall be performed by certified welders in accordance with AWS "Code for Arc and Gas Welding in Building Construction" (latest edition). The minimum electrode used shall be E70xx Low Hydrogen electrodes unless otherwise specified.
- H. All beams shall be fabricated and erected natural camber up
- I. Splicing of structural steel where not detailed is not permitted with out prior written approval of the structural engineer.

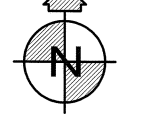




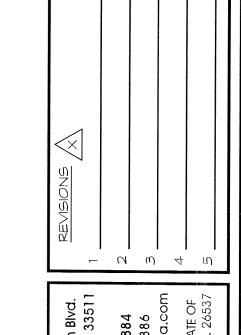








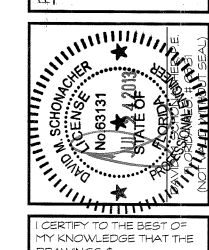
STRUCTURAL NOTES



Prandon, Florida Brandon, Florida Brandon, Florida Prandon, Florida F (813) 655-28 F (813) 655-2

KOI TECHNOLOGIES, INC 10401 HIGHLAND MANOR DR SUITE 120 TAMPA, FL 33610

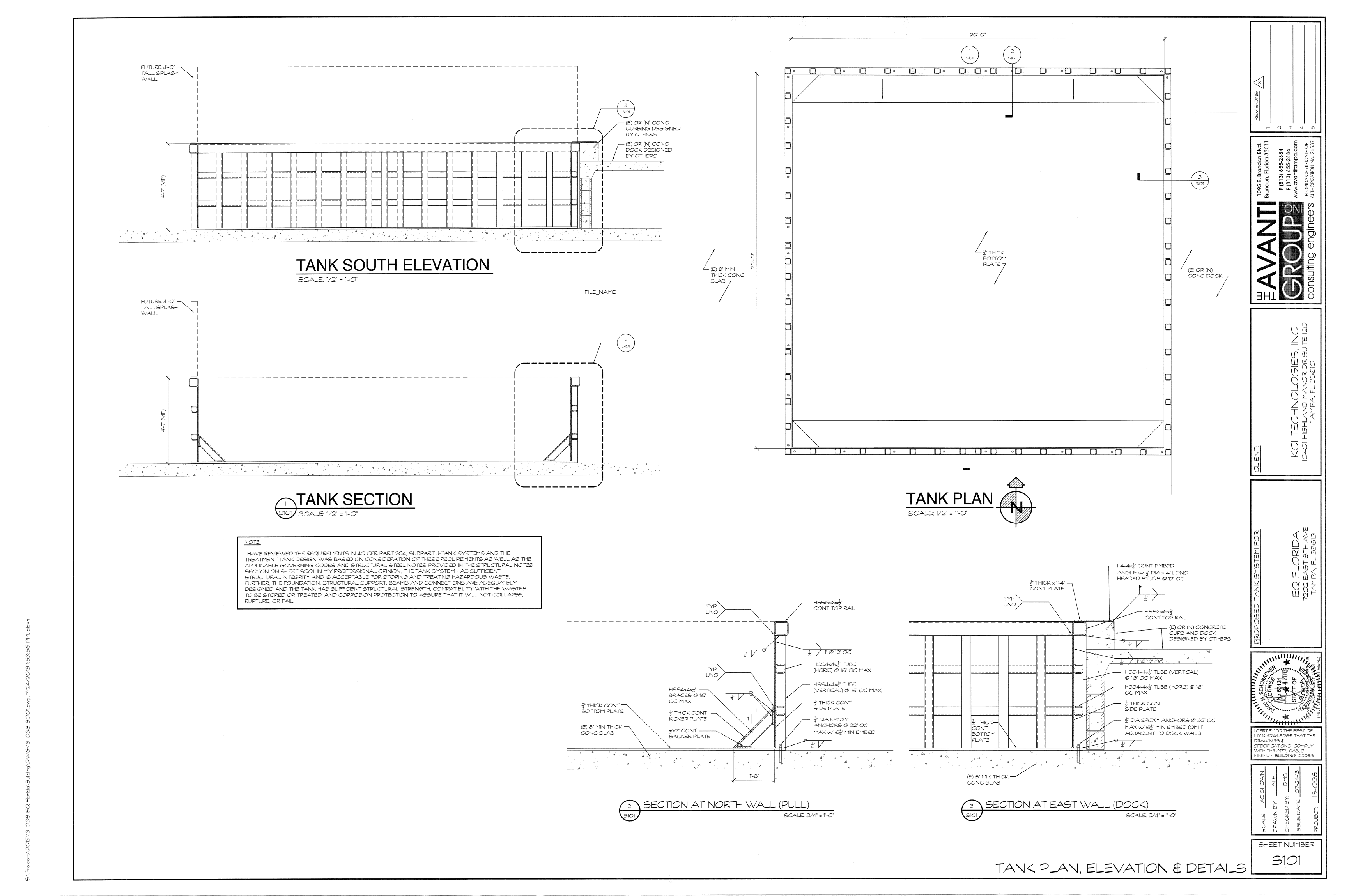




I CERTIFY TO THE BEST OF MY KNOWLEDGE THAT THE DRAWINGS & SPECIFICATIONS COMPLY WITH THE APPLICABLE MINIMUM BUILDING CODES

SCALE: AS SHOWN
DRAWN BY: ALH
CHECKED BY: DMS
SSUE DATE: 07-24-13

SHEET NUMBER
SOO1



APPENDIX J

Waste Analysis Plan
Documentation & SOPs

Revision: 00 October 3, 2018





Waste Profile Form

For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com, or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

If you wish to direct this waste to a specific facility(s) or treatment technology please indicate here:

Waste Common Name:	
Section 1 – Generator &	Customer Information
Generator EPA ID #	Internal Use Only: EQ Division
NAICS/SIC Code	EQ Customer No.
Generator	Invoicing Company
Facility Address	Address
City State Zip	City State Zip
24-hour Emergency Response Number	Country
	Invoicing Contact
Mailing Address	PhoneFax
City State Zip	Technical Contact
Generator Contact	PhoneFax
Title	Cell Phone
Phone Fax	E-mail
E-mail	
Section 2 – Shipping &	Packaging Information
Shipping Volume & Frequency: a) Volume of Waste to be Shipped:	
b) Frequency: ☐ One time ☐ Month ☐ Year ☐	Other:
2.2) DOT Informationa) Is this a U.S. Department of Transportation (USDOb) If "Yes", indicate the proper shipping name per 49	
Section 3 – Sp	ecial Properties
3.1) Color	
3.2) Odor $\ \square$ None $\ \square$ Ammonia $\ \square$ Amines $\ \square$ Mercapta	ans 🔲 Sulfur 🚨 Organic Acid 🔲 Amines/Ammonia
Other:	
3.3) Consistency at 70°F: Solid Dust/Powder I	
3.4) What is the pH? $\Box \le 2 \Box 2.1-4.9 \Box 5-10$	·
· —	= □ 140-199°F □ >200°F □ N/A

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3.6) Does this waste exhibit ar	ry of the following propert	ies? (cneck all that app	oly)	
 ❑ None ❑ Shock Sensitive ❑ Asbestos – non-friable ❑ Biodegradable Sorbents ❑ Temperature Controlled Organization 	☐ Asbestos – friable ☐ Pyrophoric ganic Peroxide	☐ Other Radioactive☐ Reactive Sulfide☐ NORM	☐ Reactive Cyanide ☐ TENORM	☐ Biohazard ☐ Aluminum ☐ Isocyanates ☐ Explosives
\$	Section 4 – Compos	ition and Generatin	g Process	
4.1) Provide a physical and ch	emical composition of the	e waste (e.g. soil, water,	PPE, debris, etc.). List th	e percent ranges
of the material, either estimate	ed or known.			
	to%			
			to	
4.2) Provide a description of the	ne generating process. Re	emediation & IDW Sites:	please provide a site his	tory.
4.3) Are there any known prev *If yes, describe:	ious handling or treatmer			□ No
	Section 5 -	- Hazardous Wastes	<u> </u>	
As determined by 40 CFR, P			e list applicable waste o	. ,
5.1) Is this waste exempted from	om RCRA?	☐ Yes, please provide	exemption:	
5.2) Is this an <u>EPA RCRA lister</u> a) For F006–F009, F012, do	ed hazardous waste (F, K, ees this come from a gene	P or U)?	s: anide plating process?	☐ Yes ☐ No
5.3) Is this an EPA RCRA cha	racteristic hazardous was	ste (D001-D043)? 🗖 Yes	s:	□ No
5.4) Do any State Specific Haz	zardous Waste Codes ap	ply? 🔲 Yes	»:	☐ No
If you answered 'no' to 5.2, 5.3				
5.5) EPA Source Code:	•			
5.6) Waste Code Determination Analysis and/or MSDS ma		☐ Generator Knowledgand approval for hazardo		☐ MSDS vaste streams.
5.7) Does this waste exceed <u>L</u>	and Disposal Restriction	levels?	☐ Yes	s 🗖 No
	stewater (WW) or non-wa is greater than 50% soil,			√ □ NWW
treatment standards	_			s □ No
(Debris is greater th	ntain greater than 50% de nan 2.5 inches in size.)	•		s □ No
d) If the debris is large	er than 3 ft x 3 ft x 3 ft, ple	ase provide the approxin	nate dimensions and wei	ight:
5.8) If this is a characteristic ha		, -		☐ Yes* ☐ No
*If Yes, please list:	For a complete list of UF	IC constituents please refe	r to 40 CER 268 49	
	i or a complete list of of	10 oonsiliaenis, piease leie	1 10 70 OI N 200.70	

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Please list applicable waste code(s): 6.1) Do any State Specific Non-Hazardous Waste Codes apply? Yes No N/A 6.3) Is this a Universal (UNIV) waste or a Recyclable Good (RG)? UNIV RG N/A 7.3) Is this waste used oil as defined by 40 CFR Part 279? Yes No 7.4) It has a matabording oilfulid containing chlorinated paraffins. This is a metabvording oilfulid containing chlorinated paraffins. This is a metabvording oilful do containing chlorinated paraffins. This is a metabvording oilful do containing chlorinated paraffins. This is used oil contaminated with chlorofluorocarbons from refrigeration units. This oil contains halogenated solvents. List specific solvents. 7.1) What is the concentration of PCBs in the waste? None 0-49 ppm 50-499 ppm 500+ ppm 7.2) Does the waste contain PCB contamination from a source with a concentration p 50 ppm? Yes No Unknown If you answered "none" or "0-49 ppm" 5.7 and "no" to 7.2 please proceed to Section 8. 7.3) Has this waste been processed into a non-liquid form? Yes No 5.7 and you a PCB capacitor manufacturer or a PCB equipment manufacturer? Yes No 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? Yes No 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? Yes No 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? Yes No 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? Yes No 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? Yes No 8.1) Is this waste subject to regulation under 40 CFR, Part 63, Subpart DD (VOHAP > 500 ppmw)? Yes No 8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpart DD (VOHAP > 500 ppmw)? Yes No 8.2) Is this waste subject to regulation that this waste contains chemicals Yes No 8.3) Is the site, or waste, subject to any other NESHAP/MACT standard(s)? Yes No 8.5) Does the waste stream contain	S	ection 6 – Non-Hazardou	s Wastes			
6.2) Is this a <u>Universal (UNIV)</u> waste or a <u>Recyclable Good (RG)?</u>			Please I	ist applicable	waste o	code(s):
a) Is this waste used oil as defined by 40 CFR Part 279? a) If yes, is the total halogen content of the used oil waste stream greater than 1,000 ppm? ly ly ly ly se, what is the source of the halogen content? ly l	6.1) Do any State Specific Non-Hazardo	us Waste Codes apply?	☐ Yes ☐ No			
a) If yes, is the total halogen content of the used oil waste stream greater than 1,000 ppm? Yes No b) If yes, what is the source of the halogen content? This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is to contains halogenerated solvents. List specific solvents: This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is used oil contaminated media? This is used to enter one of the waste? None 0-49 ppm 500+ppm 500+ppm 7.2) Does the waste contain PCB contamination from a source with a concentration ≥ 50 ppm? Yes No Unknown If you answered "none" or "0-49 ppm" to 7.1 and "no" to 7.2, please proceed to Section 8. Yes No Yes N	6.2) Is this a Universal (UNIV) waste or a	a Recyclable Good (RG)?	□ UNIV □	RG	☐ N/A	
b) If yes, what is the source of the halogen content? This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is used oil contaminated with chlorofluorocarbons from refrigeration units. This oil contains halogenated solvents. List specific solvents: Other, describe: Section 7 – TSCA Information This oil contains halogenated solvents. List specific solvents: Other, describe: Section 7 – TSCA Information This oil contains halogenated solvents. List specific solvents: Other, describe: Section 7 – TSCA Information So ppm? Yes No Unknown Unknown Yes No Unknown Yes No Unknown Yes Yes No Yes Yes No Ye	6.3) Is this waste used oil as defined by	40 CFR Part 279?	☐ Yes ☐ No			
This is a metalworking oil/fluid containing chlorinated paraffins. This oil contains halogenated solvents. List specific solvents: Other, describe:			m greater than 1,00	00 ppm?	Yes	☐ No
This is used oil contaminated with chlorofluorocarbons from refrigeration units. This is contains halogenated solvents. List specific solvents:		_				
This oil contains halogenated solvents. List specific solvents:			•			
Section 7 – TSCA Information 7.1) What is the concentration of PCBs in the waste? 7.2) Does the waste contain PCB contamination from a source with a concentration ≥ 50 ppm? □ yes □ No □ Unknown If you answered "none" or "0-49 ppm" to 7.1 and "no" to 7.2, please proceed to Section 8. 7.3) Has this waste been processed into a non-liquid form? 11 yes, what was the concentration of PCBs prior to processing? 7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or other contaminated media? 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? 7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-contaminated electrical equipment) been drained/flushed of all PCBs and decontaminated in accordance with 40 CFR 761.60(b)? □N/A □Yes □No 8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subpart CC (VOC > 500 ppmw)? □Yes □No 8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpart DD (VOHAP > 500 ppmw)? □Yes □No 8.3) Is the site, or waste, subject to any other NESHAP/MACT standard(s)? □Yes □No 18 Yes this document serves as notification that this waste contains chemicals required to be managed in accordance with Part □fol □G □G 3 Subpart □ of NESHAP/MACT standards. 8.4) Does this waste stream contain Benzene? □Yes, please proceed to Section 9. 8.5) Does the waste contain Schape proceed to Section 9. 8.6) Does your facility manage the waste subject to Benzene NESHAP in a manner other than shipping off-site? □Yes, please specify: □No 18 Yes, please specify: □No 19 Yes, please specify: □No 19 Yes, please specify: □No 10 Yes, please specify: □No 10 Yes, please specify: □No 11 Yes and your facility wange the waste a facility with Total Annual Benzene (TAB) ≥10 Mg/year? □No 12 Yes, please specify: □No 13 Yes, please specify: □No 14 Yes, please specify: □No 15 Yes, please specify: □No 16 Yes, please specify: □No 17 Yes, please specify: □No 18 Yes, p			•			
Section 7 - TSCA Information		ogenated solvents. List specific	soivents.			_
7.2) Does the waste contain PCB contamination from a source with a concentration ≥ 50 ppm?	Other, describe.	Section 7 – TSCA Infor	mation			
7.2) Does the waste contain PCB contamination from a source with a concentration ≥ 50 ppm?	7.1) What is the concentration of PCRs in	o the waste?	oo □ 0-49 ppm □	50-400 ppm [7 500± r	nnm
7.3) Has this waste been processed into a non-liquid form? 'If yes, what was the concentration of PCBs prior to processing? 7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or other contaminated media? 7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer? 7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-contaminated electrical equipment) been drained/flushed of all PCBs and decontaminated in accordance with 40 CFR 761.60(b)? No	7.2) Does the waste contain PCB contain	nination from a source with a co	ncentration > 50 pp			-
"If yes, what was the concentration of PCBs prior to processing?	-		eu lo section o.		☐ Yes*	· 🗖 No
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or other contaminated media?	•	•	?	1 0-499 ppm		_
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-contaminated electrical equipment) been drained/flushed of all PCBs and decontaminated in accordance with 40 CFR 761.60(b)?	•			• • •		
Section 8 - Clean Air Act Information	7.5) Are you a PCB capacitor manufactu	rer or a PCB equipment manufa	acturer?		Yes	☐ No
Section 8 − Clean Air Act Information 8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subpart CC (VOC > 500 ppmw)?	· · · · · · · · · · · · · · · · · · ·					_
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subpart CC (VOC > 500 ppmw)?	been drained/flushed of all PCBs and de	contaminated in accordance wit	th 40 CFR 761.60(b	o)? U N/A	□ Yes	□ No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpart DD (VOHAP > 500 ppmw)?	Se	ction 8 – Clean Air Act Ir	nformation			
8.3) Is the site, or waste, subject to any other NESHAP/MACT standard(s)? "If Yes this document serves as notification that this waste contains chemicals required to be managed in accordance with Part	8.1) Is this waste subject to regulation ur	nder 40 CFR, Part 264, Subpart	CC (VOC > 500 pp	omw)?	☐ Yes	☐ No
"If Yes this document serves as notification that this waste contains chemicals required to be managed in accordance with Part □ 61 □ 62 □ 63 Subpart □ of NESHAP/MACT standards. 8.4) Does this waste stream contain Benzene? □ Yes □ No If you answered "no" to 8.4, please proceed to Section 9. 8.5) Does the waste stream come from a facility subject to 40 CFR 61, Subpart FF (Benzene NESHAP)? □ Yes, please provide the SIC/NAICS code: □ No If you answered "no" to questions 8.5, please proceed to Section 9. 8.6) Does your facility manage the waste subject to Benzene NESHAP in a manner other than shipping off-site? □ Yes, please specify: □ No 8.7) Is the generating source of this waste a facility with Total Annual Benzene (TAB) ≥10 Mg/year? □ Yes □ No 8.8) Does the waste contain >10% water? □ Yes □ No 8.9) What is the TAB quantity for your facility? ■ Mg/Year 8.10) What is the total Benzene concentration in your waste? □ Percent or □ ppmw. Supporting analysis must be attached. Do not use TCLP analytical results. Acceptable laboratory methods include 8020, 8240, 8260, 602 and 624. Section 9 — Certification I certify that all information (including attachments) is complete and factual and is an accurate representation of the known and suspected hazards, pertaining to the waste described herein. I authorize EQ's personnel to add supplemental information to the waste approval file, provided I am contacted and give verbal permission. I authorize EQ's personnel to obtain a sample from any waste shipment for purposes of verification and confirmation. I agree that, if EQ approves the waste described herein, all such wastes that are transported, delivered, or tendered to EQ by Generator or on Generator's behalf shall be subject to, and Generator shall be bound by, the attached Standard Terms and Conditions. If I am an agent acting on behalf of the generator, I also certify that I have permission to sign any and all waste characterization paperwork on the generator's behalf and that I can produce such certification	8.2) Is this waste subject to regulation ur	nder 40 CFR, Part 63, Subpart D	DD (VOHAP > 500	ppmw)?	Yes	☐ No
required to be managed in accordance with Part	8.3) Is the site, or waste, subject to any of	other NESHAP/MACT standard((s)?		☐ Yes*	· 🔲 No
required to be managed in accordance with Part	*If Yes this document serves as notificati	on that this waste contains cher	micals	,		
If you answered "no" to 8.4, please proceed to Section 9. 8.5) Does the waste stream come from a facility subject to 40 CFR 61, Subpart FF (Benzene NESHAP)? Yes, please provide the SIC/NAICS code: No	required to be managed in accordance w	vith Part 🖵 61 🖵 62 🖵 63 Subp	oarto	of NESHAP/M	ACT star	ndards.
8.5) Does the waste stream come from a facility subject to 40 CFR 61, Subpart FF (Benzene NESHAP)? Yes, please provide the SIC/NAICS code:					Yes	☐ No
If you answered "no" to questions 8.5, please proceed to Section 9. 8.6) Does your facility manage the waste subject to Benzene NESHAP in a manner other than shipping off-site? Yes, please specify: No No No No No No No No No No No No No			Subpart FF (Benzer	ne NESHAP)?		
8.6) Does your facility manage the waste subject to Benzene NESHAP in a manner other than shipping off-site? Yes, please specify:	☐ Yes,	please provide the SIC/NAICS	code:		_	☐ No
Section 9 — Certification I certify that all information (including attachments) is complete and factual and is an accurate representation of the known and suspected hazards, pertaining to the waste described herein. I authorize EQ's personnel to add supplemental information to the waste described herein, all such wastes that are transported, delivered, or tendered to EQ by Generator or on Generator's behalf shall be subject to, and Generator's behalf and that I can produce such certification in writing upon request. Yes No No No No No No No N				nan shipping o	ff-site?	
8.7) Is the generating source of this waste a facility with Total Annual Benzene (TAB) ≥10 Mg/year?	,	·		0		Пио
8.8) Does the waste contain >10% water? 8.9) What is the TAB quantity for your facility? 8.10) What is the total Benzene concentration in your waste? Percent or ppmw. Supporting analysis must be attached. Do not use TCLP analytical results. Acceptable laboratory methods include 8020, 8240, 8260, 602 and 624. Section 9 - Certification I certify that all information (including attachments) is complete and factual and is an accurate representation of the known and suspected hazards, pertaining to the waste described herein. I authorize EQ's personnel to add supplemental information to the waste approval file, provided I am contacted and give verbal permission. I authorize EQ's personnel to obtain a sample from any waste shipment for purposes of verification and confirmation. I agree that, if EQ approves the waste described herein, all such wastes that are transported, delivered, or tendered to EQ by Generator or on Generator's behalf shall be subject to, and Generator shall be bound by, the attached Standard Terms and Conditions. If I am an agent acting on behalf of the generator, I also certify that I have permission to sign any and all waste characterization paperwork on the generator's behalf and that I can produce such certification in writing upon request. Generator Signature Printed Name				//d/vear?	_ \[\text{Yes} \]	
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I certify that all information (including attachments) is complete and factual and is an accurate representation of the known and suspected hazards, pertaining to the waste described herein. I authorize EQ's personnel to add supplemental information to the waste approval file, provided I am contacted and give verbal permission. I authorize EQ's personnel to obtain a sample from any waste shipment for purposes of verification and confirmation. I agree that, if EQ approves the waste described herein, all such wastes that are transported, delivered, or tendered to EQ by Generator or on Generator's behalf shall be subject to, and Generator shall be bound by, the attached Standard Terms and Conditions. If I am an agent acting on behalf of the generator, I also certify that I have permission to sign any and all waste characterization paperwork on the generator's behalf and that I can produce such certification in writing upon request. Generator Signature	Supporting analysis must be attached	I. Do not use TCLP analytical	results. Acceptab	le laboratory	method	s
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the generator's behalf and that I can produce such certification in writing upon request. Generator Signature Printed Name	pertaining to the waste described herein. I authoriz and give verbal permission. I authorize EQ's perso that, if EQ approves the waste described herein,	te EQ's personnel to add supplemental nnel to obtain a sample from any waste all such wastes that are transported,	information to the waste shipment for purposes delivered, or tendered to	e approval file, pro of verification and	ovided I an I confirmat	n contacted ion. I agree
				vaste characteriz	ation pap	erwork on
Company Title Date	Generator Signature	Printed	I Name			
	Company			Date _		

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STANDARD TERMS AND CONDITIONS

The Agreement between the Customer and EQ – The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

The following definitions shall apply for purposes of this Agreement:

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

<u>Customer Warranty - Updating Information</u>.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity.

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneys' fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them pay hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statues, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges

Quoted bulk disposal charges for solid materials will be billed by the cubic yard, if the waste density is less than 2,000lbs./cubic yard. If waste density is greater than 2,000 lbs./cubic yard, then bulk disposal charges will be billed by the ton, regardless of the approved container.

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Land Disposal Restriction & Certification Form

Generat	or Name:		U.S. EPA ID No.:							
Uniform M	lanifest No.:				LDR Page of					
Manifest Page No. & Waste Code(s)			LDR Certification (One per Line)	Subcategory	Reference Number(s) of Hazardous Constituen contained in the waste. Complete for F001-F00 F039, D001-D043, Contaminated Soil (10x) and Debris.					

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Land Disposal Restriction & Certification Form

Generator Name:					U.S. EPA ID No.:					
Uniform M	lanifest No.:				LDR Page of					
Manifest Page No. & Line Item	U.S. EPA Hazardous Waste Code(s)	NWW or WW	LDR Certification (One per Line)	Subcategory	Reference Number(s) of Hazardous Constituents contained in the waste. Complete for F001-F005, F039, D001-D043, Contaminated Soil (10x) and Debris.					
I hereby certify knowledge and		ion submitted	I I on this and all a	I associated docur	I nents, is complete and accurate to the best of my					
Generator Sig					Title:					
Printed Name:	:				Date:					

CSV-FM-002-COR 10/10



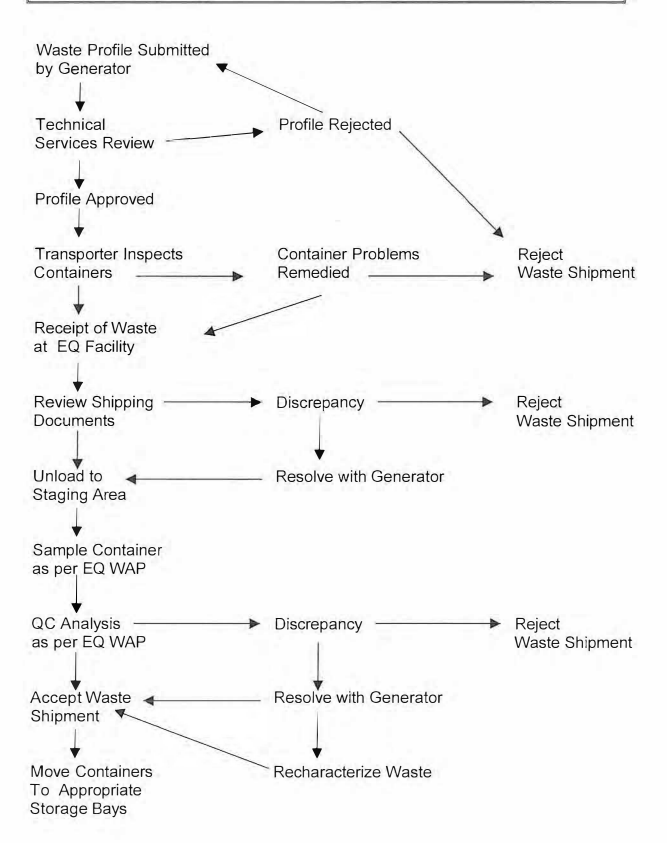
US Ecology Tampa CHAIN OF CUSTODY RECORD

Telephone: (813) 319-3400 Internet: www.usecology.com

	To						Erom.						
	To:												
	Address.			-									
	Attention:			-									
				_									
Sample ID	Sample Description	Grab/ Comp	Date	Time	# Containers	Туре	Size	Matrix	Preservation	Anal	ysis Required	,	
				<u> </u>	_		_		<u> </u>				
Re	linquished by:	Date:		Ad	cepted by:			Date	:	L	_ab Use Only]
				_				•		Cold Pack	Yes	No	
Re	linquished by:	Date:		Ac	cepted by:			Date	:	Headspace	Yes	No	
										Intact	Yes	No]
Re	linquished by:	Date:		_ Ac	cepted by:			Date	:				
										Haza	ards Associated	with Sampl	<u>e</u>
										Flammable			_
										Corrosive			_
<u></u>										Highly Toxic			=
Matrix Code: WW	Matrix Code: WW - westewater SW - surface water GW - ground water DW - dripking water Q - oil A - air SQ - soil SL - sludge												_
Preservation Cod	de: I = ice H = (HCI) S = (H2SO4) N = (HNO3)	T = (Sodiur	m Thiosulfat	e)								
					Co	omments							
II													



US Ecology Tampa, Inc. Waste Screening Flow Chart





2002 NORTH ORIENT ROAD, TAMPA, FL 33619 TEL: 813 319-3400 FAX: 813 628-0842

CONTAINER CONTENTS		□ Drum	1	□ Lab Pack			
Drum	#	Date:	Circle One: Virgin Product Spent Material		Approval #:	Chemist:	
Prope	er DOT Shipping N	lame:			1		
Hazaı	rd Class:	Packaging Group:	UN / NA Number:		Container type: 5 10	DM DF CF 15 30 55 85 CYB	
Mani	ifest #:	1					
		Material Descrip	tion	Quantity	Size	EPA Waste Code	
01							
02							
03							
04							
06							
07							
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29							
30							
Chem	nist Verification		This Lab Pack list cor	ntinues: Yes	☐ No ☐ This is page	of	

WHITE - TSDF CANARY - CUSTOMER PINK - DRUM COPY

US Ecology Tampa, Inc. Container Log - Process

Mani	fest/BC	L:					Mani	fest Lin	e:							Receipt	ID:			
7	ruck N	0.:														Da	ate:			
Tra	nsport	er:	1.4									of _	<u> </u>			Arrival Ti	me:			
G	enerat	or:					+1			(# Cor	ntainer L	Logs	per Truck)		;	Scheduled Ti	me:			
															Non-Bul	lk Total Quant	tity:			
													Cust	omer II	D/Name:					
																	PO:			
																Relea	ase:			
G	enerati Proces																			
Арр	roval:			DI	ovoc:		С	cvoc:								Contain	ers:	Quantity:		
(Color:						Consis	stency:								Air Permit St	tatus:			
Wa	aste Co	mmon	Name:									Ap	proval Comme	nts:						
		Trea	atment:																	
												S	pec Hand Instr	uct:						
	wanites	st Com	ments:																	
			Waste:																	
	_		ondary																	
	,	Waste	Codes:																	
	1	OOT SI	nipping							575			Treatm	nent						
		Desc	ription:										Comme	nts:						
	Mani	fest Q	uantity:																	
	рΗ			С	olor					Odor			Phase		Sp. G.	CN	CR6	NH3	RAD < BG	Solid %
C on t	Act	ual Co	ntainer	Receive	d		Plant		Compatibi	lity			Treatmen Tank Dispo							
t #	Size	Туре	Weight	Liquid	Solid	:G	Sampler	Tank#	Date	Chemist	Tank#	Qt		Time	Emp.	Commen	ts		BarCode	
1																				

Safety Codes:



Standard Operating Procedure (FL)

Document Number: OPS-OP-016-FLA Issue Date: 12/5/07
Approving Authority: Stuart Stapleton Revision Date: 11/14/16
Job Title: EHS Manager Department: OPS
Review Date:

TITLE: Liquids Bulking

PURPOSE: To safely and correctly consolidate liquids into bulk 55 gal containers for ultimate disposal.

SCOPE: This procedure applies to US Ecology Tampa offices and jobsites.

RESPONSIBILITIES:

Operations Manager:

The Operations Manager is responsible for ensuring the success of this procedure and for all operations under his control.

The Operations Manager or his/her designee shall monitor the employees periodically to ensure they provide their employees with sufficient training and equipment to allow them to both understand and comply with this procedure.

EHS Manager:

The EHS Manager is responsible for providing technical information and ensuring a safe and healthy working environment.

Employees:

Employees are responsible for compliance with the requirements of this procedure.

DEFINITIONS:		
PROCEDURE:		

- 1.0 Stage all containers that are going to be processed into a process row.
- 2.0 Check all E.P.A. waste codes. Using a handheld bar code scanner, scan each container to appropriate staging row.
- 3.0 Set up Visqueen and solid waste bin at the dock.
 - 3.1 Set up an empty drum to pour into.
 - 3.2 Place a funnel on top of the drum.
 - 3.3 Ground the drum with a grounding cable.
 - 3.4 Set up a slash pail.
- 4.0 Gear up in proper protective equipment (Tyvek, gloves & respirator) and open the first container.
- 5.0 Remove container contents of drum onto cart and open one container at a time.
- 6.0 Splash several ounces into a 5-gallon splash pail to ensure compatibility (if incompatible do not pour into drum. See a Chemist or Supervisor for assistance). Once you have ensured compatibility, pour the contents into the drum funnel.
- 7.0 When the drum is ¾ full, close the container and label with the proper waste and D.O.T. labels.
- 8.0 Secure the lid and the ring and move the drum to an appropriate storage location. If the container is warm, loosen the bung until the container has cooled off.
- 9.0 Repeat steps 5 & 6 until task is complete.

REFERENCES:

ASSOCIATED DOCUMENTS:

RECORDS: The cited records are retained in a manner that supports the requirements of the various local, State, and federal regulatory agencies to which USecology adheres.

History of SOP Revisions:

Date	Approver	Change		g required
			Yes	No
11/14/16	SW	Change Author Approving Authority Updated Revision Date. Added - History of Revisions table.		X



Standard Operating Procedure (FL)

Document Number: LAB-OP-008-FLA Issue Date: 12/3/07
Approving Authority: Shane Walker Revision Date: 11/9/16
Job Title: Lab Technician Department: LAB
Review Date: 12/7/17

TITLE: Facility Waste Sampling

PURPOSE: To ensure all incoming containers are properly marked and a representative sample is collected from each container.

SCOPE: This procedure applies to US Ecology Tampa offices and jobsites.

RESPONSIBILITIES:

Operations Manager:

The Operations Manager is responsible for ensuring the success of this procedure and for all operations under his control.

The Operations Manager or his/her designee shall monitor the employees periodically to ensure they provide their employees with sufficient training and equipment to allow them to both understand and comply with this procedure.

QEHS Manager:

The QEHS Manager is responsible for providing technical information and ensuring a safe and healthy working environment.

Employees:

PROCEDURE:

Employees are responsible for compliance with the requirements of this procedure.

DEFINITIONS:			

- 1.0 Proceed to sampling area with sampling cart and set-up area (be sure drums are diked and separate from incompatibles and appropriate signs are in place per the permit requirements).
- 2.0 Prepare sample jars by placing one on each drum to be sampled. Mark sample lids and jars with LAB number, DOT hazard class, DATE sampled, and sampler's initials.
- 3.0 Put on appropriate safety equipment (**Level C**). Respiratory protection must be worn when opening any container.
- 4.0 Visually inspect the drums for integrity and proper RCRA, DOT and non-regulated labeling. Document container types and count for any discrepancies.

5.0 Liquid and sludge sample:

- 5.1 Open the drum carefully, and slowly insert the sampling tube vertically until it reaches the bottom of the liquid portion.
- 5.2 Cover the top of the tube with the thumb and form a vacuum, and carefully withdraw the tube.
- 5.3 Collect the sample and drain the contents into a sample container.
- When sampling evacuated aerosol liquid drums, open bung(s) slowly and allow drum to vent at least 10 minutes. Use a self-filling Coliwasa, to prevent possible back pressure. Collect sample and let contents drain into sample container.

6.0 Solid sample:

- 6.1 Open the drum, dig down at least two inches and take a sample.
- 7.0 If the drum contains liquids and solid parts, check the percent solid and liquid using the sampling tube and obtain the percent solids by sampling the bottom of the drum. The amount of solids and liquid portions should be described in inches.

- 8.0 Composite samples will be prepared in the drum area from the individual drum samples. Composites will be composed of individual samples, not to exceed 10 sub-samples per composite.
- 9.0 Poison drums will not be analyzed in our QC lab until a separate system is established. Poison drums should be opened and inspected and checked using a pH test strip.
- 10.0 Close container immediately after sampling.
- 11.0 Bring the samples and receiving report to the lab and notify lab personnel of any discrepancies upon delivery of samples.
- 12.0 Place drums in their appropriate storage location according to hazard class and remove sampling signs.
- 13.0 If any problems or questions arise, contact your supervisor or the Lab Manager immediately.
- 14.0 DO NOT START TO BULK / OR LOAD ANY DRUM WITHOUT THE APPROVAL OF THE LAB MANAGER OR FACILITY MANAGER.
- 15.0 In the event a modification from the above procedure is requested, the Laboratory Manager or the Facility Manager must approve it.
- 16.0 All samplers using the above procedure must be trained and documented by the Lab Manager or the Facility Manger, or an experienced trainer as designated by the Laboratory Manager.
- 17.0 If sampling a Tanker, Sludge Box, Vacuum Truck, following above procedure except use a core auger sampler for the taking the sample.
- 18.0 The following waste types will receive a visual inspection only:

- 18.1 Propane Cylinders
- 18.2 Other gas Cylinders
- 18.3 Aerosol Cans
- 18.4 State of Florida Universal Waste
- 18.5 Labpacks
- 18.6 PCB Waste
- 19.0 Samples that fail QC will be put on hold in EQAI.

The EQAI Post Inspection Sheet will be used to verify that each receipt/approval is sampled in accordance with this procedure.

REFERENCES:

ASSOCIATED DOCUMENTS:

RECORDS: The cited records are retained in a manner that supports the requirements of the various local, State, and federal regulatory agencies to which USecology adheres.

History of SOP Revisions:

Date	Approver	Change	Training	g required
			Yes	No
11/9/16	SW	Changed Document Format Changed Plant Manager Operations Manager		X
12/7/17	SW	Changed review date		X



Standard Operating Procedure (FL)

Document Number: LAB-OP-012-FLA Issue Date: 12/6/07
Approving Authority: Shane Walker Revision Date: 11/9/16
Job Title: Department: Lab
Review Date:

TITLE: Hazcat Procedures

PURPOSE: To properly and safely identify hazard class information on unknown chemicals.

SCOPE: This procedure applies to US Ecology Tampa offices and jobsites.

RESPONSIBILITIES:

Operations Manager:

The Operations Manager is responsible for ensuring the success of this procedure and for all operations under his control.

The Operations Manager or his/her designee shall monitor the employees periodically to ensure they provide their employees with sufficient training and equipment to allow them to both understand and comply with this procedure.

QEHS Manager:

The QEHS Manager is responsible for providing technical information and ensuring a safe and healthy working environment.

Employees:

PROCEDURE:

Employees are responsible for compliance with the requirements of this procedure.

DEFINITIONS:		

1.0 pH Test

- 1.1 Introduce a drop of sample onto a pH strip
- 1.2 Compare to the pH chart to obtain the unknown.

2.0 Oxidizer Test

- 2.1 Wet a Potassium Iodide starch paper with one drop of 3N HCI
- 2.2 Add one drop of the sample onto the starch paper.
- 2.3 If the paper turns **purple-black**, oxidizer is present.

3.0 Sulfide Test

- 3.1 Wet a Lead Acetate starch paper with one drop of 1:1 HCl
- 3.2 Add one drop of the sample onto the starch paper.
- 3.3 If the paper turns **brown-black**, sulfide is present

4.0 Cyanide Test

- 4.1 Place 5 drops of sample into a small test tube.
- 4.2 Add 5 drops of CN Reagent #1.
- 4.3 Add 5 drops of CN Reagent #2.
- 4.4 Add 5 drops of CN Reagent #3.
- 4.5 Gently, shake the test tube and let it stand for 10 seconds.
- 4.6 A color change to **pink or red** indicates the present of cyanide.

5.0 Ignition Potential (Flash Point)

- 5.1 Introduce 2 ml of sample into an aluminum disc.
- 5.2 Light up a burne or flame source and hold the flame immediately above the test sample without touching the visible flame to the sample for at least 10 seconds.
- 5.3 If the sample is ignites, the flammability is report as positive.

6.0 Mercury Test

- 6.1 Add few drops of sample onto aluminum disc.
- 6.2 Remove a red cap from a MercuryCheck Swabs.
- 6.3 Crush swab in center of paper sleeve.
- 6.4 Squeeze until fluid shows on tip.
- 6.5 Rub test area approximately 30 seconds.
- 6.6 If the tip turns **purple**, mercury is present.

7.0 Cadmium Test

7.1 Add few drops of sample onto aluminum disc.

- 7.2 Crush at "A" and "B" of Cadmium Check Swabs.
- 7.3 Squeeze until purple shows on tip.
- 7.4 Rub test area approximately 30 seconds.
- 7.5 If the tip turns **Peach**, Cadmium is present.

8.0 Silver Test

- 8.1 Obtain one silver strip from Silver Roll.
- 8.2 Immerse the reaction zones of the test strip in the solution for one second.
- 8.3 Shake off the excess liquid and compare with the color scale after 30 seconds.

9.0 Iron Test

- 9.1 Obtain one Iron strip from Iron Roll.
- 9.2 Immerse the reaction zone in the solution (1-7) for 1 sec.
- 9.3 Shake off excess liquid from the strip.
- 9.4 Wait 10 seconds, compare with the color scale, and read off result.

10.0 Chlorine Test

- 10.1 Obtain one chlorine paper from Chlorine Test Roll.
- 10.2 Dip about one inch of a test paper in the water to be tested and remove immediately.
- 10.3 The color turns purple, chlorine is present.

11.0 Peroxide Test

- 11.1 Obtain one peroxide strip from Peroxide Test Roll.
- 11.2 Immerse the reaction zone in the solution for 1 second.
- 11.3 Shake off excess liquid from the strip.
- 11.4 Compare the color scale after 15 seconds.

12.0 Solubility Test

- 12.1 Add 5 drops of sample into a test tube.
- 12.2 Add 5 drops of DI water into the same test tube.
- 12.3 Mix thoroughly and let it sit for 30 seconds.
- 12.4 If one layer formed, then it is soluble. If there is more than one layer, then the sample is not soluble in water.

13.0 Classifying DOT Classes

13.1 Performing a pH test on an unknown, if pH is <2.5 or >12.5, give D002 code.

- 13.2 Perform ignition Potential test, if positive then give an unknown a D001 code.
- 13.3 If negative then go on for metals test and perform all strip metals

REFERENCES:

ASSOCIATED DOCUMENTS:

RECORDS: The cited records are retained in a manner that supports the requirements of the various local, State, and federal regulatory agencies to which USecology adheres.

History of SOP Revisions:

Date	Approver	Change		Train	Training required		
				Yes	No		
11/9/16	Shane Walker	1.	Revised Document Format		X		
		2.	Changed Plant Manager Operations Manager				



Standard Operating Procedure (FL)

Document Number: Approving Authority: Job Title: OPS-OP-071-FLA Stuart Stapleton EHS Manager Issue Date: Revision Date: Department: 11/14/14 11/17/17 OPS

e: EHS Manag

. Review Date:

TITLE: Hazardous Waste Treatment

PURPOSE: To ensure proper handling of all materials entering the hazardous waste treatment process and confirm that operations are performed in a safe, compliant, and efficient manner.

SCOPE: The procedure applies to the following activities that take place in the Hazardous Waste Treatment Tank in the Waste Processing Building. Off-loading and temporary staging of hazardous waste, addition of hazardous waste, and chemical reagents into the tank, post process cleaning of the treatment tank and excavator bucket, and sampling and analysis of the completed batch

RESPONSIBILITIES:

<u>Operations Manager:</u> The Operations Manager is responsible for the development, training, implementation, monitoring, and periodic review of this procedure.

The Operations Manager or designee shall monitor all affected employees periodically to ensure proper compliance with this procedure. Employees will be provided with sufficient training and equipment to allow them to both understand and comply with this SOP.

<u>Employees:</u> Employees are responsible for complying with, and following, the hazardous stabilization SOP. Employees must also take an active role in the periodic review and improvement of the procedure.

DEFINITIONS:

PROCEDURE:

1. General

- 1.1. The following hazardous waste codes are permitted for hazardous waste treatment:
 - 1.1.1. **D002**
 - 1.1.2. **D004**
 - 1.1.3. **D005**
 - 1.1.4. **D006**
 - 1.1.5. **D007**
 - 1.1.6. **D008**
 - 1.1.7. **D009** (Low Mercury as defined in 40 CFR 268 Subpart D)
 - 1.1.8. **D010**
 - 1.1.9. **D011**
 - 1.1.10. **K062**
- 1.2. The following treatment groups are permitted for hazardous waste treatment:
 - 1.2.1. 1012 AL Chrome-Neut/Stab-Sub D
 - 1.2.2. 1016 AL Min-Neut/Stab-Sub D
 - 1.2.3. 1006 AH Min-Neut/Stab-Sub D
 - 1.2.4. 1023 AOrg-Neut/Stab-Sub D
 - 1.2.5. 1358 ASolid-NuetralSP-Sub D
 - 1.2.6. **1415** AMix-NuetralSP-Sub D
 - 1.2.7. **1014** AL HF-Neut/Stab-Sub D
 - 1.2.8. 1018 AL Nitric-Neut/Stab-Sub D
 - 1.2.9. 1035 BLiquid-Neut/Stab-Sub D
 - 1.2.10. 1366 BSludge-Neut/Stab-Sub D
 - 1.2.11. 1547 BAmmonia-Neut/Stab-Sub D
 - 1.2.12.1035 BDegrease-Neut/Stab-Sub D
 - 1.2.13. 1625 BSolid-NeutralSP-Sub D
 - 1.2.14. **1052** CMet Liq-Stab-Sub D

- 1.2.15. 1057 CMet Sol-Stab-Sub D
- 1.2.16. 1125 KAcid-Dpack-Sub D
- 1.2.17. **1129** KBase-Dpack-Sub D
- 1.2.18. **1156** KToxic-Dpack-Sub D
- 1.2.19. 1009 AH Nitric (K062) Neut/Stab-Sub D
- 1.2.20. 1917 AH Chrome-Neut/Stab-Sub D
- 1.3. The Personal Protective Equipment Program (EHS-PR-019-COR) and the Respiratory Protection Program (EHS-PR-029-COR) must be adhered to for all treatment operations. At a minimum the following levels are required for the following treatment operations:
 - 1.3.1. Sampling Level C
 - 1.3.2. Processing Containers Level C
 - 1.3.3. Treatment Level C
 - 1.3.4. Off-loading bulk containers into treatment tank Level C
 - 1.3.5. Loading bulk containers after treatment Level C
 - 1.3.6. Housekeeping Level D
 - 1.3.7. Off-loading container trailers Level D
 - 1.3.8. Daily Inspection Level D
- 1.4. The waste processing area and treatment tank must be inspected daily using the Waste Processing Building Inspection Log (OPS-FM-017-FLA).

2. Container Selection and Preparation

- 2.1. Candidate containers of hazardous waste potentially amenable for treatment in the on-ground hazardous waste treatment tank are selected from the current inventory and reviewed by the Operations Manager or designee prior to compatibility and bench testing in the on-site lab.
- 2.2. Collect a representative sample from each of the selected candidate containers and forward them to the lab for compatibility and bench testing.
 - 2.2.1. Liquids 100% of each wastestream's containers; and
 - 2.2.2. Solids 100% of each wastestream's containers unless otherwise specified by the Operations Manager or designee.
- 2.3. Complete the Treatment Container Log (OPS-FM-098-FLA) for each selected container. The Treatment Container Log includes the following information:

- 2.3.1. Shipping Name;
- 2.3.2. Trailer Number;
- 2.3.3. Start Date:
- 2.3.4. Stock or Receipt Number;
- 2.3.5. Approval Number;
- 2.3.6. Weight;
- 2.3.7. Size;
- 2.3.8. Waste Codes:
- 2.3.9. Treatment Group; and
- 2.3.10. Technician Initials.
- 2.4. Using an approved scanner, scan each container's barcode and enter the container's data into a newly created staging row in EQAI.
 - 2.4.1. The trailer ID# of the trailer being loaded shall be used when naming newly created staging rows.
- 2.5. Load the containers onto the designated trailer for transportation to the Waste Processing Building.
- 2.6. Count the containers on the trailer and verify that the count matches all of containers identified on the Treatment Trailer Log and the new staging row.
- 2.7. Attach the Treatment Trailer ID Tag (OPS-FM-087-FLA) on the front of the trailer indicating the following:
 - 2.7.1. Trailer #: and
 - 2.7.2. Start Date.
- 2.8. The Operations Manager, or designee, must review and approve the Treatment Container Log prior to releasing the trailer for transportation to the Waste Processing Building.
- 2.9. When the Operations Manager releases the Treatment Trailer, complete the Treatment Trailer ID Tag with the following:
 - 2.9.1. Container Count: and
 - 2.9.2. Total Gallons

3. Bench Testing

3.1. The bench testing determines waste compatibility and the prescribed sequence that the waste and reagents are added to the treatment tank in order to ensure complete treatment. This sequence shall be followed when adding the waste containers to the treatment tank. During this process a Bench Test Log (LAB-FM-050-FLA) is completed to track pH, Reagents added, Temperature, and description of the reaction.

The electronic version of this document is the controlled version. Each user is responsible for ensuring that any document being used is the current version.

- 3.2. The bench testing results shall be distributed by the QA/QC Chemist to the Operations Manager, EHS Manager, Operations Supervisor, and Waste Processing Lead Coordinator for review.
- 3.3. Based on the bench test results, pH monitoring, and established solubility curves, a Treatment Processing Sheet (OPS-FM-088-FLA) is developed.
- 3.4. The approved Treatment Processing Sheet is forwarded to the Waste Processing Lead Coordinator for processing.

4. Staging and Verification

- 4.1. After the Operations Manager, or designee, has released the trailer, move the trailer to the Waste Processing Building.
- 4.2. Off-load the trailer and stage the containers in the Waste Processing Building.
 - 4.2.1. The containers must be segregated by hazard class.
 - 4.2.2. Once the containers have been staged, they must not exceed a total of 4400 gallon and counted toward the storage inventory on the daily inspection.
- 4.3. The Waste Processing Lead Coordinator or designee creates a batch in EQAI.
 - 4.3.1. A Waste Processing Technician, shall scan each container's barcode and enter the container's data into the newly created batch in EQAI.
 - 4.3.1.1. EQAI will give an error message for any treatment groups and/or waste codes that are not permitted to be processed.
 - 4.3.1.2. Containers that trigger an error are isolated and sent back to the Container Storage Building for review.
 - 4.3.2. The Waste Processing Lead Coordinator, or designee, shall print a copy of the EQAI Batch Detail Report once the data has been entered.
 - 4.3.3. Count the off-loaded containers and verify that the count matches the containers identified on the Treatment Trailer Log and the printed EQAI Batch Detail Report.
- 4.4. The Waste Processing Lead Coordinator, or designee, must review the following documents prior to approving the batch containers for treatment:
 - 4.4.1. Treatment Container Log; and
 - 4.4.2. The EQAI Batch Detail Report.
- 4.5. Once the batch has been approved for treatment, the Waste Processing Lead Coordinator, or designee, must sign the Treatment Container Log acknowledging their review.

5. Processing

- 5.1. The waste and reagents are placed in the treatment tank as prescribed by the approved Treatment Processing Sheet and thoroughly mixed to a uniform and homogenous consistency using an excavator.
 - 5.1.1. Fugitive particulate air emissions while handling dusty materials may be controlled using the following methods;
 - 5.1.1.1. Water can be added to the mixing container prior to materials being introduced, water can be added to the containers prior to introduction to the mixing container, or a fine spray mist over the hazardous waste treatment tank when charging the batch. Dusty wastes should be introduced and mixed in a manner that helps reduce the amount of dust emission. During high winds of 12 mph sustained or 25 mph gusts, where particulate matter is not feasible to control, processing should cease for 30 minute intervals.
 - 5.1.2. The bucket of the excavator shall be decontaminated before use in the solidification tank for non-regulated waste processing. To be considered "clean" the bucket must be free of residual contaminants on the surface. The use of tools such as a water hose or power washer should be utilized. All decontamination procedures will be conducted over the hazardous waste treatment tank.
- 5.2. The treatment process is complete when all of the reagents have been added to the waste according to the recipe outlined on the Treatment Processing Sheet, the material has been mixed thoroughly, and all free liquids have been removed.
- 5.3. The Waste Processing Building Lead Coordinator, or designee, completes the Batch Processing Sheet (OPS-FM-092-FLA) after treatment in order to track time and material used. The completed Batch Processing Sheet is forwarded to the Operations Manager for review.
- 5.4. When the treatment is complete, a representative sample of the treated waste is collected and taken to the QA/QC Technician, or designee.
 - 5.4.1. Using the Paint Filter Test Log (LAB-FM-004-FLA), the on-site lab conducts a Paint Filter Test, in accordance with Method 9095B, on the collected sample to demonstrate that the waste has no free liquids remaining in the mixture.
- 5.5. If the material fails the Paint Filter Test, additional reagent will be added to the mixture to ensure that all free liquids have been removed.
 - 5.5.1. Amend the Batch Processing Sheet to indicate the additional reagent that was added to the mixture.
 - 5.5.2. A new sample of the material shall be collected and retested.
- 5.6. If the material passes the Paint Filter Test:

- 5.6.1. The remaining sample is prepared and sent off-site to a NELAP/NELAC certified lab for TCLP and UTS analysis.
- 5.6.2. The treated waste is removed from the treatment tank and placed into roll-off boxes (usually 2-4 boxes per batch).
 - 5.6.2.1. Roll-off boxes must be lined prior to loading the treated waste into the roll-off box.
 - 5.6.2.2. Roll-off boxes must be properly tarped prior to exiting the Waste Processing Building and being placed in storage.
- 5.6.3. A Treated Hazardous Waste ID tag (OPS-FM-091-FLA) is applied to each roll-off box in the batch. The ID tag identifies the roll-off box as hazardous waste pending analysis and includes the following information:
 - 5.6.3.1. Accumulation start date;
 - 5.6.3.2. HazBox Tracking #;
 - 5.6.3.3. Roll-off #; and
 - 5.6.3.4. The roll-off box container count (ex., 1 of X, 2 of X, etc.).
- 5.7. Each roll-off box is moved from the Waste Processing Building and placed into storage within the 10-Day Transfer Facility/Inbound & Outbound Staging/Roll-Off Storage Area (SWMU 11). (Review for SWMU #)

6. Treatment Verification

- 6.1. When the TCLP results are received from the off-site lab (usually within 2-business days of sample submittal), the Operations Manager and designee must review the analytical results and compared them to the UTS table for inorganic constituents under 40 CFR 268.48. Once reviewed, a determination is made on whether the batch has been decharacterized and have met the Universal Treatment Standards (UTS). Treated K062 waste will be verified in the same manner; the analytical results will be reviewed to determine that the batch no longer exhibits the characteristics of hazardous waste and have met the Universal Treatment Standards (UTS).
- 6.2. If the analytical results indicate that the batch has failed for either the TCLP or UTS:
 - 6.2.1. The batch and its associated roll-off boxes must maintain their original Treated Hazardous Waste ID tags.
 - 6.2.2. A treatment recipe is developed based on the failed treatment analysis.
 - 6.2.3. Treat the waste in accordance with the recipe.

- 6.3. If the analytical results of treated characteristic waste (D002 and D004 through D011) indicate that both the TCLP and UTS have been met, further treatment is not required and the Treated Hazardous Waste is now identified as Treated Non-Hazardous Waste. If the analytical results of the treated "listed" waste (K062) indicate that both the TCLP and UTS have been met, further treatment is not required and the Treated Hazardous Waste is now identified as Treated Non-Hazardous Waste.
 - 6.3.1. Two approved designees must sign the Final Disposal Approval form (OPS-FM-089-FLA) to release the waste for final disposal. The Final Disposal Approval form contains the following information:
 - 6.3.1.1. Date;
 - 6.3.1.2. HazBox Tracking #
 - 6.3.1.3. Container #'s
 - 6.3.2. When the signed Final Disposal Approval or written notification, i.e. email, has been received, the original Treated Hazardous Waste ID tags are removed from each roll-off box and replaced with Treated Non-Hazardous Waste ID tags (OPS-FM-096-FLA), which includes the following information:
 - 6.3.2.1. The accumulation start date;
 - 6.3.2.2. HazBox Tracking #
 - 6.3.2.3. Roll-off #; and
 - 6.3.2.4. The roll-off box container count (ex., 1 of X, 2 of X, etc.).
- 6.4. Generally, all treated non-hazardous waste is shipped off-site to an approved Subtitle D landfill within 10-business days of passing both the TCLP and UTS and being approved for final disposal.
- 6.5. Treated non-hazardous waste analytical results are supplied to the Subtitle D landfill upon request.

7. Record Retention

7.1. All records associated with this SOP shall be collected, scanned into EQAI, and / or filed in the Waste Processing Lead Coordinator's office and made available for review upon request.

DEFINITIONS:

Treatment Reagents: Includes, but is not limited to, cement kiln dust (CKD), bed ash, fly ash, lime, bleach, water, ferrous sulfate, and sodium sulfide.

REFERENCES: 40 CFR 268 Subpart D – Treatment Standards

SW-846 - Test Methods for Evaluating Solid Waste, Physical/Chemical Methods

Method 9095B - Paint Filter Liquids Test

ASSOCIATED DOCUMENTS:

OPS-FM-017-FLA Waste Processing Building Inspection Log

OPS-FM-098-FLA Treatment Container Log

OPS-FM-087-FLA Treatment Trailer ID Tag

LAB-FM-050-FLA Bench Test Log

OPS-FM-088-FLA Treatment Processing Sheet

LAB-FM-004-FLA Paint Filter Test Log

OPS-FM-091-FLA Treated Hazardous Waste Roll-Off ID Tag

OPS-FM-089-FLA Final Disposal Approval

OPS-FM-096-FLA Non-Hazardous Waste Roll-Off ID Tag

OPS-FM-097-FLA Roll-Off Containment Log

OPS-FM-092-FLA Batch Processing Sheet

OPS-FM-093-FLA Batch Retreat Processing Sheet

RECORDS: The cited records are retained in a manner that supports the requirements of the various local, State, and federal regulatory agencies to which USecology adheres.

History of SOP Revisions:

Date	Approver	Change		g required
			Yes	No
12/08/16	SW	Update document format		X
		Update Revision		
11/17/17	SW	Remove proposed from section 1.1.10		X
		Added 1917 waste code		
		Changed section 2.2.2 Solids 10% Solids 100%		
		Changed 24 hours 4400 gallons		



Work Instruction

Document Number: OPS-WI-025-FLA Issue Date: 9/25/18

Author: Ken Dean Revision Date:

Job Title: EHS Compliance Department: Operations

Specialist

TITLE: Decontamination of Process Equipment and Mixing Tanks

PURPOSE: To ensure the appropriate steps are taken to decontaminate

process equipment and pits.

SCOPE: All employees responsible for the decontamination of processing

equipment and pits

RESPONSIBILITIES:

<u>Supervisor</u>: To ensure that all practices and procedure are carried out in compliance with the protocol.

Operator: To follow all practices and procedures specified in the protocol.

PROCEDURE:

I. Decontamination of Contaminated Equipment

a) Listed (F, P, U, or K codes)_Hazardous Waste Contaminated Equipment

Working surfaces contacted by listed wastes must be visually clean. This may be accomplished by:

- Scraping using hand tools or power equipment,
- Washing and/or power washing with water to effect a clean working surface.

All removed materials, and wash waters, must be processed as listed waste.



b) Characteristic (D Codes) Hazardous Waste Contaminated Equipment

Working surfaces contacted by Characteristic waste must be visually clean. This may be accomplished by:

- Scraping using hand tools or power equipment,
- Washing and/or power washing with water to effect a clean working surface.

All removed materials, and wash waters, may be processed as Characteristic or Listed waste.

c) Equipment contaminated with soil that qualifies for the 10x alternate treatment standard.

Working surfaces contacted by Soil waste must be visually clean. This may be accomplished by:

- Scraping using hand tools or power equipment,
- Washing and/or power washing with water to effect a clean working surface.

All removed materials, and wash waters, must be processed as Listed or Characteristic waste dependent on the codes applicable to the Soil Exclusion waste.

- II. **Decontamination of Mixing Tanks –** determination of when to decontaminate a mixing tank is based on procedure going from a less stringent requirement to a more stringent requirement (such as a NH to Characteristic (D code) or D code to Listed (F, P, U, or K code)
 - a) Last contained Listed (F, P, U, or K codes) Tank A tank that last contained a listed waste needs to be decontaminated by mechanical means followed by rinsing the tank with water to a clean working surface.
 - b) Last contained Non-regulated or Characteristic (D Codes) to Listed (F, P, U, or K codes) Tank A tank that is going from non-regulated or characteristic to a listed waste will not need to be decontaminated



c) Last contained Characteristic (D Codes) to Non-Regulated or 10 X Tank - A tank that is going from characteristic to nonregulated or from characteristic to 10 X alternate treatment will need to be decontaminated by scraping the tank clean by mechanical means.

All waste generated from the tank decontamination process will need to be disposed in compliance with the procedures outlined for decontamination of process equipment.

III. Documentation

- a) A Decontamination Log (OPS-FM-105-FLA) will be completed as appropriate and initialed by US Ecology Tampa personnel to document appropriate decontamination has been achieved.
- b) The Decontamination Record will be filed as part of the operation record.

DEFINITIONS:

Decontamination – the removal of material from process equipment or tanks

Process Equipment – any piece of equipment used in the process of handling hazardous waste. This equipment includes, but is not limited to: crane bucket, blenders, track hoe, and backhoe buckets

Mixing Tank – permitted tanks used for liquids and solids processing

REFERENCES: None

ASSOCIATED DOCUMENTS:

OPS-FM-105-FLA Decontamination Log

RECORDS: The cited records are retained in a manner that supports the requirements of the various Local, State, and Federal Regulatory Agencies to which US Ecology adheres.

The electronic version of this document is the controlled version. Each user is responsible for ensuring that any document being used is the current version.



Standard Operating Procedure

Document Number: OPS-OP-078-FLA Issue Date: 05/11/16
Approving Authority: Ken Dean Revision Date: 07/27/16
Job Title: Ops. Manager Department: OPS
Review Date: 09/28/16

TITLE: Crack/Gap Program

PURPOSE: To identify and repair all visible cracks and gaps in the asphalt pavement located in the Bulk Container Storage Area (BCSA), 10-Day Transfer Facility, and the Inbound/Outbound (I/O) Staging Areas.

SCOPE: Applies to the asphalt pavement located in the Bulk Container Storage Area (BCSA), 10-Day Transfer Facility, and the Inbound/Outbound (I/O) Staging Areas and will be implemented upon issuance of modified permit.

RESPONSIBILITIES:

Operations Manager: Responsible for ensuring that daily inspections are completed and indicate any cracks in the Bulk Container Storage Area (BCSA), the 10-Day Transfer Facility AND the Inbound/Outbound (I/O) Staging Area inspection form.

EHS Manager: Responsible for coordinating the "Cracks & Gaps" program.

DEFINITIONS:

Crack /Gap: A disturbance in the asphalt pavement surface that indicates excessive wear, gouges, pitting, or exposed base. This does not include superficial surface disturbances.

PROCEDURE:

1. Crack/Gap Identification

1.1. Indicate the location of the crack/gap on the Bulk Container Storage Area (BCSA), Waste Process Building (WPB), 10-Day Transfer Facility and the Inbound/Outbound (I/O) Staging Area inspection form (OPS-FM-017-FLA).

2. Crack/Gap Repair and Recordkeeping

- 2.1. Repair of identified crack/gap is to be prioritized based on severity, risk to the environment, employee health and safety, and/or asset protection. In some instances (e.g., large surface area, severe damage), asphalt may be replaced.
- 2.2. The date and the material used to fill the crack/gap is to be recorded on the inspection form.
- 2.3. Each crack/gap in need of repair will have asphalt patch/caulk applied in a sufficient amount to eliminate the crack/gap.

REFERENCES:

ASSOCIATED DOCUMENTS: OPS-FM-017-FLA

RECORDS: The cited records are retained in a manner that supports the requirements of the various local, State, and federal regulatory agencies to which US Ecology adheres.

History of SOP Revisions:

Date	Approver	Change	Training	g required
			Yes	No
9/28/16	S. Stapleton	Formatted to new SOP template.		Х

APPENDIX K

In-Bound Waste Shipment Records & Waste Characterization Reports

Revision: 00 October 3, 2018

	Inbound Containers Summary by Treatment,	Size CY2017	
US Ecology			
Treatment:	1006 AH Min-Neut/Stab-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	Missing Container Size	3	0.000
	DM05 Containers	58	959.000
	DM10 Containers	1	40.000
	DM15 Containers	4	395.000
	DM20 Containers	5	1,429.000
	DM30 Containers	11	1,934.000
	DM55 Containers	150	56,155.000
	DM85 Containers	12	5,523.000
	LBS Containers	7	2,050.000
	T250 Containers	14	50,485.000
	T275 Containers	63	156,649.000
	T330 Containers	1	2,940.000
	1000 COMMANION	·	2,0 101000
Treatment:	Total # Containers for Treatment 1006 AH Min-Neut/Stab-Sub D: 1009 AH Nitric-Neut/Stab-Sub D (D002, D004-D011)	329	278,559.000
	Container Size	# Containers	Weight
	DM05 Containers	1	64.000
	DM55 Containers	20	8,165.000
Treatment:	Total # Containers for Treatment 1009 AH Nitric-Neut/Stab-Sub D: 1012 AL Chrome-Neut/Stab-Sub D (D002, D004-D011)	21	8,229.000
Troutinone:	1012 /12 011101110 1100010100 0000 0 (00002, 00004 0011)		
	Container Size	# Containers	Weight
	DM05 Containers	2	45.000
	DM55 Containers	122	56,535.000
	T275 Containers	12	28,189.000
Treatment:	Total # Containers for Treatment 1012 AL Chrome-Neut/Stab-Sub D:	136	84,769.000
rreatment.	1014 AL HF-Neut/Stab-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	DM15 Containers	7	1,008.000
	DM30 Containers	1	168.000
	DM55 Containers	71	33,387.000
	DM85 Containers	1	555.000
	T275 Containers	4	8,169.000
	Total # Containers for Treatment 1014 AL HF-Neut/Stab-Sub D:	84	43,287.000
Treatment:	1016 AL Min-Neut/Stab-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	CYB Containers	1	884.000
	DM05 Containers	139	1,926.500
	DM15 Containers	14	1,811.000
	DM30 Containers	11	1,534.000
	DM55 Containers	311	132,444.000
	DM85 Containers	10	3,271.000
	LBS Containers	5	29.500
	PALL Containers	4	1,449.000
	T250 Containers T275 Containers	60 211	133,328.000 496,015.000
	Total # Containers for Treatment 1016 AL Min-Neut/Stab-Sub D:	766	772,692.000
Treatment:	1018 AL Nitric-Neut/Stab-Sub D (D002, D004-D011)		,
	Container Size	# Containers	Weight

Ī	DM05 Containers	1	17.000
	DM15 Containers	6	833.000
	DM30 Containers	5	1,204.000
	DM55 Containers	10	4,321.000
	T250 Containers	10	28,253.000
	T275 Containers	3	7,196.000
	Total # Containers for Treatment 1018 AL Nitric-Neut/Stab-Sub D:	35	41,824.000
Treatment:	1023 AOrg-Neut/Stab-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	DM05 Containers	7	259.000
	DM15 Containers	2	246.000
	DM30 Containers	2	304.000
	DM55 Containers	22	9,510.000
	DM85 Containers	19	7,169.000
	GAL Containers	1	185.000
	PALL Containers	3	1,109.000
	T275 Containers	9	19,629.000
Treatment:	Total # Containers for Treatment 1023 AOrg-Neut/Stab-Sub D: 1035 BLiquid-Neut/Stab-Sub D (D002, D004-D011)	65	38,411.000
	Container Size	# Containers	Weight
	CYB Containers	1	457.000
	DM05 Containers	455	3,363.100
	DM12 Containers	1	109.000
	DM15 Containers	26	3,556.000
	DM20 Containers	6	1,052.000
	DM30 Containers	52	7,426.000
	DM55 Containers	608	189,502.000
	DM85 Containers	41	18,975.000
	DM95 Containers	5	2,032.000
	LBS Containers	62	6,244.000
	PALL Containers	21	28,134.000
	T250 Containers T275 Containers	22 61	57,178.000 158,994.000
Treatment:	Total # Containers for Treatment 1035 BLiquid-Neut/Stab-Sub D: 1052 CMet Liq-Stab-Sub D (D004-D011)	1361	477,022.100
	Container Size	# Containers	Weight
	Missing Container Size	1	1,881.000
	CYB Containers	1	269.000
	DM05 Containers	43	811.000
	DM15 Containers	1	133.000
	DM30 Containers	42	6,427.440
	DM55 Containers	767	325,010.000
	DM85 Containers	3	1,006.000
	GAL Containers	2	770.000
	LBS Containers	7	3,210.000
	T275 Containers	143	352,881.000
	T330 Containers	3	8,086.000
Treatment:	Total # Containers for Treatment 1052 CMet Liq-Stab-Sub D: 1057 CMet Sol-Stab-Sub D (D004-D011)	1013	700,484.440
	·	# Cantain	MAT. 2.1.1
	Container Size	# Containers	Weight
	CYB Containers	564	586,601.760
	DM05 Containers	79	504.800
	DM15 Containers	1	38.000
I	DM30 Containers	3	198.000

1	DM55 Containers	1385	548,294.000
	DM85 Containers DM85 Containers	4	2,712.000
	LBS Containers	328	6,295.900
	PALL Containers	2	1,279.000
	TONS Containers	5	707.000
	Total # Containers for Treatment 1057 CMet Sol-Stab-Sub D:	2371	1,146,630.460
Treatment:	1125 KAcid-Dpack-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	CYB Containers	# Containers	1,488.000
	DM05 Containers	220	2,491.000
	DM10 Containers		
		18 1	590.000
	DM12 Containers		14.000
	DM15 Containers	38	1,414.000
	DM20 Containers	6	297.000
	DM30 Containers	78	5,892.000
	DM55 Containers	349	59,042.000
	GAL Containers	47	7,751.000
	LBS Containers	173	27,632.000
	Total # Containers for Treatment 1125 KAcid-Dpack-Sub D:	932	106,611.000
Treatment:	1129 KBase-Dpack-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	Missing Container Size	1	0.000
	CYB Containers	23	23,750.000
	DM05 Containers	575	1,843.000
	DM10 Containers	17	410.000
	DM15 Containers	33	1,332.000
	DM20 Containers	4	175.000
	DM30 Containers	67	5,091.000
	DM55 Containers	565	95,387.000
	GAL Containers	53	8,177.000
	LBS Containers	181	24,381.000
	T330 Containers	1	2,736.000
	Total # Containers for Treatment 1129 KBase-Dpack-Sub D:	1520	163,282.000
Treatment:	1156 KToxic-Dpack-Sub D (D004-D011)		,
	Container Size	# Containers	Weight
	CYB Containers	4	2,258.000
	DM05 Containers	56	428.000
	DM10 Containers	5	82.000
	DM15 Containers	3	128.000
	DM30 Containers	7	265.000
	DM55 Containers	24	4,213.000
	GAL Containers	3	18.000
	LBS Containers	19	324.000
	Total # Containers for Treatment 1156 KToxic-Dpack-Sub D:	121	7,716.000
Treatment:	1358 ASolid-NeutralSP-Sub D (D002, D004-D011)	121	7,710.000
	Container Size	# Containers	Weight
	Container Size CYB Containers	# Containers	5,083.000
	DM05 Containers	3	15.000
	DM50 Containers	1	92.000
	DM55 Containers	29	12,743.000
	Total # Containers for Treatment 1358 ASolid-NeutralSP-Sub D:	35	17,933.000
Treatment:	1366 BSludge-Neut/Stab-Sub D (D002, D004-D011)		

I	Container Size	# Containers	Weight
	DM30 Containers	1	96.000
	DM55 Containers	1	358.000
	TONS Containers	4	10,357.000
	Total # Containers for Treatment 1366 BSludge-Neut/Stab-Sub D:	6	10,811.000
Treatment:	1415 AMixed-NeutralSP-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	DM05 Containers	1	13.000
	T275 Containers	4	10,838.000
	Total # Containers for Treatment 1415 AMixed-NeutralSP-Sub D:	5	10,851.000
Treatment:	1547 BAmmonia-Neut/Stab-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	DM05 Containers	20	645.000
	DM55 Containers	23	9,224.000
	DM85 Containers	1	566.000
	LBS Containers	45	1,128.000
	T275 Containers	3	5,414.000
	Total # Containers for Treatment 1547 BAmmonia-Neut/Stab-Sub D:	92	16,977.000
Treatment:	1625 BSolid-NeutralSP-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	CYB Containers	1	170.000
	DM05 Containers	2	18.000
	DM20 Containers	1	85.000
	DM30 Containers	3	208.000
	DM55 Containers	20	9,755.000
	Total # Containers for Treatment 1625 BSolid-NeutralSP-Sub D:	27	10,236.000
Treatment:	1917 AH Chrome-Neut/Stab-Sub D (D002, D004-D011)		
	Container Size	# Containers	Weight
	DM15 Containers	1	125.000
	DM30 Containers	1	245.000
	DM55 Containers	6	3,431.000
	T275 Containers	2	6,177.000
	TONS Containers	3	1,586.000
	Total # Containers for Treatment 1917 AH Chrome-Neut/Stab-Sub D:	13	11,564.000



WASTE PROFILE FORM

For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

If you wish to direct this waste to a specific facility(s) or treatment technology please indicate here:

Waste Common Name: COR	aste Common Name: CORROSIVE LIQUIDS/SOLIDS (ALKALINE).		
Secti	ion 1 - Generator & (Customer Information	
Generator EPA ID # FLD-981-932-4	194	Internal Use Only: EQ Division	
Generator EQ FLORIDA, INC.		EQ Customer No. 6696	
Facility Address 2002 N. ORIENT RO	OAD	Invoicing Company EQ FLORIDA INC	
City TAMPA State	e FL Zip 33619	Address 7202 EAST 8TH AVENUE	
24-hour Emergency Response Numb	·	City TAMPA State FL Zip 33619	
		Country USA	
Mailing Address 7202 EAST 8TH A	VENUE	Invoicing Contact DENA EVERHARDT	
City TAMPA State	e FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451	
Generator Contact Ken Dean		Technical Contact Ken Dean	
Title Operations Manager		Phone (813) 319-3433 Fax (813) 622-8765	
Phone (813) 319-3433 Fax	(813) 622-8765	Cell Phone () -	
E-mail Ken.Dean@usecology.com		E-mail Ken.Dean@usecology.com	
2.2) DOT Informationa) Is this a U.S. Department of Transb) If "Yes", indicate the proper shippingRQ, UN3266, Waste, Corrosive liquid	ng name per 49 CFR 172.10	1 Hazardous Materials Table:	
	1 / / 5 / /		
	Section 3 - Spec	ial Properties	
3.1) Color VARIES 3.2) Odor Ü None Ammonia Other:	Amines Mercapta	ns Sulfur Organic Acid Amines/Ammonia	
3.3) Consistency at 70 °F: Solid	Dust/Powder D	ebris Sludge Liquid Gas/Aerosol Ü Varies	
3.4) What is the pH? $\boxed{\leq}2$ $$ 2.1-4	4.9 ü 5-10 ü 10.1-	-12.4 Ü ≥12.5 N/A	
3.5) What is the flash point?	o F 🔲 90-139 o F 🔲 140-	199 ∘F Ü ≥200 °F	
3.6) Does this waste exhibit any of the	following properties? (c	check all that apply)	
None ü F	Free Liquids Meta	al Fines	
Shock Sensitive	Oily Residue Diox	rins Furans Aluminum	
Asbestos -non- friable	Asbestos - friable Othe	er Radioactive Air Reactive Isocyanates	
Biodegradable Sorbents F	Pyrophoric Rea	ctive Sulfide Reactive Cyanide Explosives	
Temperature Controlled Organic F	Peroxide NOF	RM TENORM	

Section 4 - Composition and Generating Process

	chemical composition of the waste (e.g. so onent, either estimated or known.	il, water, PPE, debri	s, etc.). List the pe	ercent ranges or the
Caustic Solutions include	ding:	0. to	0. %	
Sodium and/ or Potassi	um Hydroxide	95. to	100. %	
Ammonium Hydroxide		0. to	5. %	
4.2) Provide a description of	f the generating process. Remediation & Il	DW Sites: please pro	ovide a site history	<i>'</i> .
or spent solutions. No	solutions must be <5%. An accumulation o metal powders/fines - no Be/Al/Zn/Mg dusts 50 mg/kg As, <260 mg/kg Hg total, <10 mg/	s/fines/pieces. <500	0 ppm Total RCR	A/UHC metals. <2000 mg/kg
4.3) Are there any known pr	evious handling or treatment issues involvi	ng this waste?		No
*If yes, describe	:			
	Section 5 - Hazard	lous Wastes		
As determined by 40 CFR,	Part 261 and State Rules:		Please list app	olicable waste code(s):
5.1) Is this waste exempted	from RCRA?	O Yes	No	
If Yes, please provide				
5.2) Is this an EPA RCRA lis	sted hazardous waste (F, K, P or U)?	O Yes	No	
a) For F006-F009, F012	, does this come from a generator that cond	ducts a cyanide plati	ng process?	
5.3) Is this an EPA RCRA ch	naracteristic hazardous waste (D001-D043)	? • Yes • N	No <u>D002 D004 D</u> <u>D011</u>	0005 D006 D007 D008 D009 D010
5.4) Do any State Specific H	lazardous Waste Codes apply?		No <u>0003110H 00</u>	06110H 0007319H
If you answered 'no' to 5.2	2, 5.3 and 5.4, please proceed to Section	6.		
5.5) EPA Source Code: <u>G6</u>	1 EPA Form Code: W	110	_	
5.6) Waste Code Determine Analysis and/or MSD	ination Is Based On: Ü Generator K	· —	lysis MSDS MSDS was	ste streams.
•	Land Disposal Restriction levels?			● Yes ○ No
•	astewater (WW) or non-wastewater (NWW)	7		○ WW ● NWW
	n is greater than 50% soil, does it meet the			
•	ds of 40 CFR 268.49?			Yes ■ No
•	ontain greater than 50% debris, by volume? than 2.5 inches in size.)			Yes No
d) If the debris is large	er than 3 ft x 3 ft x 3 ft, please provide the a	pproximate dimensi	ons and weight:	
5.0) ((4)				
If Yes, please list:	: hazardous waste, does it contain Underlyi 200 Antimony, 201 Arsenic, 202 Barium, Mercury (all others), 212 Nickel, 213 Sele	203 Beryllium, 204	Cadmium, 205 Ch	● Yes ○ No romium , 209 Lead, 211
	For a complete list of UHC const	tuents, please refer	to 40 CFR 268.48	1
	Section 6 - Non-Haz			able waste code(s):
6.1) Do any State Specific N	Non-Hazardous Waste Codes apply?	Yes No	lease list applica	able waste code(s).
6.2) Is this a Universal (UN	IV) waste or a Recyclable Good (RG) ?	○ UNIV ○ RG	● N/A	
6.3) Is this waste used oil as	s defined by 40 CFR Part 279?	Yes ■ No	_	
a) If yes, is the total ha	logen content of the used oil waste stream	greater than 1,000 p	ppm?	Yes O No
b) If yes, what is the so	ource of the halogen content?		<u> </u>	
This is a used oil	orking oil/fluid containing chlorinated paraffill contaminated with chlorofluorocarbons fro halogenated solvents. List specific solvents.	m refrigeration units		

7.1) What is the concentration of PCBs in the waste? Ü None 🗌 0-49 ppm 📗 50-499 ppm 🔲 500+ ppm
7.2) Does the waste contain PCB contamination from a source with a concentration \geq 50 ppm? () Yes () Unknown
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, please proceed to Section 8.
7.3) Has this waste been processed into a non-liquid form? Yes* No
*If yes, what was the concentration of PCBs prior to processing?
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or other contaminated media? Yes No
7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer?
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-contaminated electrical equipment)
been drained/flushed of all PCBs and decontaminated in accordance with 40 CFR 761.60(b)?
Section 8 - Clean Air Act Information
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subpart CC (VOC > 500 ppmw)? Yes No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpart DD (VOHAP > 500 ppmw)? Yes No
8.3) Is the site, or waste, subject to any other NESHAP/MACT standard(s)? ✓ Yes* No
*If Yes this document serves as notification that this waste contains chemicals ,
required to be managed in accordance with Part \bigcirc 61 \bigcirc 62 \bigcirc 63 Subpart of NESHAP/MACT standards.
8.4) Does this waste stream contain Benzene?
If you answered "no" to 8.4, please proceed to Section 9.
8.5) Does the waste stream come from a facility subject to 40 CFR 61, Subpart FF (Benzene NESHAP)? Yes No
If Yes, please provide the SIC/NAICS code:
If you answered "no" to 8.5, please proceed to Section 9.
8.6) Does your facility manage the waste subject to Benzene NESHAP in a manner other than shipping off-site? Yes O No
If Yes, please specify:
8.7) Is the generating source of this waste a facility with Total Annual Benzene (TAB) ≥10 Mg/year?
8.8) Does the waste contain >10% water?
8.9) What is the TAB quantity for your facility?0 Mg/year
8.10) What is the total Benzene concentration in your waste? Percent or ppmw.
Supporting analysis must be attached. Do not use TCLP analytical results. Acceptable laboratory methods include 8020, 8240, 8260, 602 and 624.
Section 9 - Certification
I certify that all information (including attachments) is complete and factual and is an accurate representation of the known and suspected hazards, pertaining to the waste described herein. I authorize EQ's personnel to add supplemental information to the waste approval file, provided I am contacted and give verbal permission. I authorize EQ's personnel to obtain a sample from any waste shipment for purposes of verification and confirmation. I agree that, if EQ approves the waste described herein, all such wastes that are transported, delivered, or tendered to EQ by Generator or on Generator's behalf shall be subject to, and Generator shall be bound by, the attached Standard Terms and Conditions. If I am an agent acting on behalf of the generator, I also certify that I have permission to sign any and all waste characterization
paperwork on the generator's behalf and that I can produce such certification in writing upon request.
Generator Signature Printed Name Kenneth S. Dean

Title Operations Manager

Date

Company EQ Florida, Inc.

STANDARD TERMS AND CONDITIONS

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges

Quoted bulk disposal charges for solid materials will be billed by the cubic yard, if the waste density is less than 2,000lbs./cubic yard. If waste density is greater than 2,000 lbs./cubic yard, then bulk disposal charges will be billed by the ton, regardless of the approved container.



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: METAL CHARACTERIST	TIC SOLID/SLUDGES - NO DEBRIS.
Section 1 - Generato	r & Customer Information
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division
Generator EQ FLORIDA, INC.	EQ Customer No. 6696
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619
	Country USA
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451
Generator Contact Ken Dean	Technical Contact Ken Dean
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765
Phone (813) 319-3433 Fax (813) 622-8765	Cell Phone () -
E-mail Ken.Dean@usecology.com	E-mail Ken.Dean@usecology.com
Section 2 - Shipping 2.1) Shipping Volume & Frequency: a) Volume of Waste to be Shipped: Varies	& Packaging Information
b) Frequency: One Time Month Quart	er () Year () Other
2.2) DOT Information	
a) Is this a U.S. Department of Transportation (USDOT) Ha	zardous Material? Yes No
b) If "Yes", indicate the proper shipping name per 49 CFR 1	72.101 Hazardous Materials Table:
RQ, NA3077, Hazardous waste, solid, n.o.s., 9, PGIII, El	RG #171
Section 3 - S	Special Properties
3.1) Color VARIES	
3.2) Odor Ü None Ammonia Amines Mer Other:	rcaptans Sulfur Organic Acid Amines/Ammonia
3.3) Consistency at 70 °F: Solid Dust/Powder	☐ Debris ☐ Sludge ☐ Liquid ☐ Gas/Aerosol Ü Varies
3.4) What is the pH? ≤ 2 \ddot{u} 2.1-4.9 \ddot{u} 5-10 \ddot{u}	10.1-12.4
3.5) What is the flash point? <90 °F 90-139 °F	140-199 ∘F Ü ≥200 ∘F N/A
3.6) Does this waste exhibit any of the following properties?	(check all that apply)
None ü Free Liquids	Metal Fines Water Reactive Biohazard
Shock Sensitive Oily Residue	Dioxins Furans Aluminum
Asbestos -non- friable Asbestos - friable	Other Radioactive Air Reactive Isocyanates
Biodegradable Sorbents Pyrophoric	Reactive Sulfide Reactive Cyanide Explosives
Temperature Controlled Organic Peroxide	NORM TENORM

Section 4 - Composition and Generating Process

4.1) Provide a physical and chemical component, either expected as a physical and chemical component.		water, PPE, debris,	etc.). List the pe	rcent ranges	s or the
Soil/sludge/paint chips		0. to	100. %		
fluorescent bulbs		0. to	100. %		
rock/booms/ppe/debris		0. to	20. %		
liquid/water		O. to	100. %		
4.2) Provide a description of the generating Residuals from various non-listed, med zinc dust. If D009, mercury must be le	tal process spills, sandblast, an	d or paint chips. No	o Metal fines. N	o aluminum,	
must be less than 50% of each load by containers and LDR will accompany each	y volume. Based on visual insp	ection. No amine o	or ammonia bear	ring wastes.	No pressurized
4.3) Are there any known previous handling *If yes, describe:	g or treatment issues involving t		○ Yes*	● No	
	Section 5 - Hazardou	us Wastes			
As determined by 40 CFR, Part 261 and	State Rules:		Please list app	licable was	te code(s):
5.1) Is this waste exempted from RCRA?		O Yes No			
If Yes, please provide exemption: _					
5.2) Is this an EPA RCRA listed hazardous	waste (F, K, P or U)?	Yes ■ No			
a) For F006-F009, F012, does this com	e from a generator that conduc	cts a cyanide plating	process?	O Yes	● No
5.3) Is this an EPA RCRA characteristic ha	zardous waste (D001-D043)?	● Yes ○ No	D004 D005 D	006 D007 D00	08 D009 D010 D011
5.4) Do any <u>State Specific Hazardous Was</u>	te Codes apply?		0001307H 00	02319H 00103	319H 0010409H
If you answered 'no' to 5.2, 5.3 and 5.4, p	please proceed to Section 6.				
5.5) EPA Source Code: <u>G61</u>	EPA Form Code: W10	1			
5.6) Waste Code Determination Is Bas Analysis and/or MSDS may be requi		•		ste streams.	
5.7) Does this waste exceed Land Disposa	al Restriction levels?			Yes	○ No
a) Is this stream a wastewater (WW) or non-wastewater (NWW)?			○ ww	● NWW
b) If this waste stream is greater tha	n 50% soil, does it meet the alte	ernative soil		O	
treatment standards of 40 CFR 20	68.49?			O Yes	● No
 c) Does this waste contain greater the (Debris is greater than 2.5 inches 	-			O Yes	● No
d) If the debris is larger than 3 ft x 3	ft x 3 ft, please provide the app	roximate dimension	s and weight:		
	ste, does it contain Underlying y, 201 Arsenic, 202 Barium, 20 others), 214 Silver, 216 Thalliur	3 Beryllium, 204 Ca		•	◯ No 9 Lead, 211
	a complete list of UHC constitue		40 CFR 268.48		
	Section 6 - Non-Hazar		agga ligt applied	able weste s	anda(a):
6.1) Do any State Specific Non-Hazardous	s Waste Codes apply?	Yes ■ No	ease list applica	ible waste c	ode(s).
6.2) Is this a <u>Universal (UNIV)</u> waste or a		UNIV () RG	■ N/A		
6.3) Is this waste used oil as defined by 40			IN/A		
a) If yes, is the total halogen content of)Yes ■ No Pater than 1 000 ppr	m? (Yes () No	
b) If yes, what is the source of the halo	_	sater than 1,000 ppr		163 🔾 140	
This is a metalworking oil/fluid of this is a used oil contaminated. This oil contains halogenated so Other, describe:	containing chlorinated paraffins. with chlorofluorocarbons from r				

Section 7 - 1SCA	<i>Information</i>			
7.1) What is the concentration of PCBs in the waste? Ü Non	e 🗌 0-49 ppm 📗 50-499 ppm	500+	ppm	
7.2) Does the waste contain PCB contamination from a source with	a concentration ≥ 50 ppm? You	es	No	Unknowr
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, ple	ase proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		○ Yes*	○ No	
*If yes, what was the concentration of PCBs prior to proce	ssing?	0-49	9 ppm 🔘 :	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or	other contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment ma	nufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB	-contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordance	e with 40 CFR 761.60(b)?	O Yes	○ No	● N/A
Section 8 - Clean Air	r Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Sub	part CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subp	art DD (VOHAP > 500 ppmw)?		O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT stand	lard(s)?		Yes'	* No
*If Yes this document serves as notification that this waste contains	chemicals	,		
required to be managed in accordance with Part $ \bigcirc $ 61 $ \bigcirc $ 62 $ \bigcirc $) 63 Subpart	of NESHAF	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				
8.5) Does the waste stream come from a facility subject to 40 CFR 6	61, Subpart FF (Benzene NESHAP)	?	O Yes	○ No
If Yes, please provide the SIC/	NAICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				
8.6) Does your facility manage the waste subject to Benzene NESH	AP in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annua	ıl Benzene (TAB) ≥10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?			O Yes	○ No
8.9) What is the TAB quantity for your facility?0 M	lg/year			
8.10) What is the total Benzene concentration in your waste?	Percent or			ppmw.
Supporting analysis must be attached. Do not use TCLP analyti 8240, 8260, 602 and 624.	ical results. Acceptable laboratory	methods	include 8	020,
Section 9 - Ce	ertification			
I certify that all information (including attachments) is complete and factual a pertaining to the waste described herein. I authorize EQ's personnel to ad contacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be subject to a generator or on Generator or on behalf of the generator, I also certify that	d supplemental information to the waste a a sample from any waste shipment fo such wastes that are transported, deli- be bound by, the attached Standard Term at I have permission to sign any and	e approval for purposes vered, or to sand Cond	ile, provided of verification endered to l litions.	d I am on and EQ by
paperwork on the generator's behalf and that I can produce such certifi	cation in writing upon request.			
Generator Signature	Printed Name Kenneth S. Dean			

Title Operations Manager

Date

Company EQ Florida, Inc.

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

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"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

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EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

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For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

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Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

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This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

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For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: GENERIC ACID: CHRC	MIC ACIDS <30% CONCENTRATION
Section 1 - Generate	or & Customer Information
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division
Generator EQ FLORIDA, INC.	EQ Customer No. 6696
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE
24-hour Emergency Response Number (813) 319-340	City TAMPA State FL Zip 33619
	Country USA
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451
Generator Contact Ken Dean	Technical Contact Ken Dean
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765
Phone (813) 319-3433 Fax (813) 622-8765	Cell Phone () -
E-mail Ken.Dean@usecology.com	E-mail Ken.Dean@usecology.com
 b) Frequency: One Time Month Quart 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Has b) If "Yes", indicate the proper shipping name per 49 CFR RQ, UN3264, Waste, Corrosive liquid, acidic, inorganic, 	azardous Material? Yes No 172.101 Hazardous Materials Table:
Section 3 - 3	Special Properties
,	ercaptans Sulfur Organic Acid Amines/Ammonia
Ü Other: Mild	
3.3) Consistency at 70 °F: Ü Solid Dust/Powder	Debris Sludge Ü Liquid Gas/Aerosol Varies
3.4) What is the pH? $\ddot{\mathbf{u}} \leq 2 \ \ddot{\mathbf{u}} \ 2.1-4.9 \ \Box \ 5-10$] 10.1-12.4
3.5) What is the flash point?] 140-199 oF
3.6) Does this waste exhibit any of the following properties?	(check all that apply)
None Ü Free Liquids	Metal Fines Water Reactive Biohazard
Shock Sensitive Oily Residue	Dioxins Furans Aluminum
Asbestos -non- friable Asbestos - friable	Other Radioactive Air Reactive Isocyanates
Biodegradable Sorbents Pyrophoric	Reactive Sulfide Reactive Cyanide Explosives
Temperature Controlled Organic Peroxide	NORM TENORM

Section 4 - Composition and Generating Process Demical composition of the waste (e.g. soil, water, PPF, debris, etc.). List the percent ranges or the

concentration of each component, either estimated or known.	water, PPE, de	edris, etc.). List the	e percent ranges or the
Chromic Acid Solution 10	00. to	100. %	
4.2) Provide a description of the generating process. Remediation & IDV Accumulation of nonlisted metal wastes by TSDF. Waste may include if WW treated. <5000ppm Total RCRA/UHC Metals, <2000 ppm Cr, <150 ppm Sb, <10 mg/L Hg TCLP. No organic codes/UHCs. No free	ion. No precursors to listed codes		
4.3) Are there any known previous handling or treatment issues involving	this waste?	○ Ye	es* No
*If yes, describe:			
Section 5 - Hazardo	us Wastes		
As determined by 40 CFR, Part 261 and State Rules:	40 7740100		applicable waste code(s):
5.1) Is this waste exempted from RCRA?	○ Yes	No	.,
If Yes, please provide exemption:			
5.2) Is this an EPA RCRA listed hazardous waste (F, K, P or U)?	○ Yes ○) No	
a) For F006-F009, F012, does this come from a generator that conduc	cts a cyanide p	lating process?	○ Yes ○ No
5.3) Is this an EPA RCRA characteristic hazardous waste (D001-D043)?	● Yes ○	No <u>D002 D00</u> <u>D011</u>	04 D005 D006 D007 D008 D009 D010
5.4) Do any State Specific Hazardous Waste Codes apply?	○ Yes ○) No	
If you answered 'no' to 5.2, 5.3 and 5.4, please proceed to Section 6.			
5.5) EPA Source Code: <u>G61</u> EPA Form Code: <u>W10</u>	03		
5.6) Waste Code Determination Is Based On: Generator Known Analysis and/or MSDS may be required for review and approval for	_	Analysis	
5.7) Does this waste exceed Land Disposal Restriction levels?			● Yes ○ No
a) Is this stream a wastewater (WW) or non-wastewater (NWW)?			○ ww ● nww
b) If this waste stream is greater than 50% soil, does it meet the alt treatment standards of 40 CFR 268.49?	ternative soil		
c) Does this waste contain greater than 50% debris, by volume?			◯ Yes ◯ No
(Debris is greater than 2.5 inches in size.)			
d) If the debris is larger than 3 ft x 3 ft x 3 ft, please provide the app	oroximate dime	nsions and weigh	t:
5.8) If this is a characteristic hazardous waste, does it contain Underlying	Hazardous Co	onstituents?	● Yes* ○ No
*If Yes, please list: 200 Antimony, 201 Arsenic, 202 Barium, 20 Mercury (all others), 212 Nickel, 213 Seleni			Chromium , 209 Lead, 211
For a complete list of UHC constitu	ents, please re	fer to 40 CFR 268	3.48
Section 6 - Non-Haza	rdous Was		licable waste code(s):
6.1) Do any State Specific Non-Hazardous Waste Codes apply?	◯ Yes ◯ No		()
6.2) Is this a Universal (UNIV) waste or a Recyclable Good (RG) ?	◯ UNIV ◯ R	G ON/A	
6.3) Is this waste used oil as defined by 40 CFR Part 279?	◯ Yes ◯ No		
a) If yes, is the total halogen content of the used oil waste stream gre	eater than 1,00	00 ppm?	○ Yes ○ No
b) If yes, what is the source of the halogen content?			
 This is a metalworking oil/fluid containing chlorinated paraffins This is a used oil contaminated with chlorofluorocarbons from This oil contains halogenated solvents. List specific solvents: 		nits.	

Section 7 - ISCA	Intormation		
7.1) What is the concentration of PCBs in the waste?	0-49 ppm 50-499 ppm	500+ ppm	
7.2) Does the waste contain PCB contamination from a source with a	concentration ≥ 50 ppm?	s No	Unknowr
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, plea	se proceed to Section 8.		
7.3) Has this waste been processed into a non-liquid form?		Yes* ■ No.	1
*If yes, what was the concentration of PCBs prior to proces	sing?	O-499 ppm (500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or o	ther contaminated media?	○ Yes ○ No)
7.5) Are you a PCB capacitor manufacturer or a PCB equipment mar	nufacturer?	○ Yes ○ No)
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-	contaminated electrical equipment)		
been drained/flushed of all PCBs and decontaminated in accordance	with 40 CFR 761.60(b)?	○ Yes ○ No	● N/A
Section 8 - Clean Air	Act Information		
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subp	art CC (VOC > 500 ppmw)?	○ Y	es 🌑 No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpa	rt DD (VOHAP > 500 ppmw)?	<u></u>	es No
8.3) Is the site, or waste, subject to any other NESHAP/MACT standard	ard(s)?	○ Y	′es* ● No
*If Yes this document serves as notification that this waste contains of	hemicals	,	
required to be managed in accordance with Part $ \bigcirc $ 61 $ \bigcirc $ 62 $ \bigcirc $	63 Subpart	f NESHAP/MACT	standards.
8.4) Does this waste stream contain Benzene?		○ Y	es 🌑 No
If you answered "no" to 8.4, please proceed to Section 9.			
8.5) Does the waste stream come from a facility subject to 40 CFR 6	1, Subpart FF (Benzene NESHAP)?	○ Y	'es () No
If Yes, please provide the SIC/N	IAICS code:		
If you answered "no" to 8.5, please proceed to Section 9.			
8.6) Does your facility manage the waste subject to Benzene NESHA	P in a manner other than shipping o	off-site?	'es 🔘 No
If Yes, please specify:			
8.7) Is the generating source of this waste a facility with Total Annual	Benzene (TAB) ≥10 Mg/year?	○ Y	'es 🔘 No
8.8) Does the waste contain >10% water?		○ Y	'es 🔘 No
· — — ·	g/year		
8.10) What is the total Benzene concentration in your waste?	Percent or		ppmw.
Supporting analysis must be attached. Do not use TCLP analytic 8240, 8260, 602 and 624.	cal results. Acceptable laboratory	methods include	e 8020,
Section 9 - Cel	rtification		
I certify that all information (including attachments) is complete and factual an pertaining to the waste described herein. I authorize EQ's personnel to add contacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be	supplemental information to the waste a sample from any waste shipment for such wastes that are transported, deliv	approval file, provi purposes of verific vered, or tendered	ded I am ation and
If I am an agent acting on behalf of the generator, I also certify that paperwork on the generator's behalf and that I can produce such certific		all waste charact	terization
Generator Signature	Printed Name		

Title

____Date_____

Company

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity.

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: GENERIC ACID: HYDROFLU	ORIC ACID SOLUTIONS <20%
Section 1 - Generator & (Customer Information
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division
Generator EQ FLORIDA, INC.	EQ Customer No. 6696
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619
	Country USA
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451
Generator Contact Ken Dean	Technical Contact Ken Dean
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765
Phone (813) 319-3433 Fax (813) 622-8765	Cell Phone () -
E-mail Ken.Dean@usecology.com	E-mail Ken.Dean@usecology.com
 b) Frequency: One Time Month Quarter 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Hazardor b) If "Yes", indicate the proper shipping name per 49 CFR 172.10 UN3264, Waste, Corrosive liquid, acidic, inorganic, n.o.s., 8, P 	1 Hazardous Materials Table:
Section 3 - Spec	ial Properties
3.1) Color VARIES	
3.2) Odor None Ammonia Amines Mercaptal Ü Other: Mild	ns Sulfur Organic Acid Amines/Ammonia
3.3) Consistency at 70 ° F: Ü Solid Dust/Powder De	ebris Sludge ü Liquid Gas/Aerosol Varies
3.4) What is the pH? $\ddot{\mathbf{u}} \leq 2$ 2.1-4.9 5-10 10.1-	12.4
3.5) What is the flash point?	99 oF Ü ≥200 oF
3.6) Does this waste exhibit any of the following properties? (c	heck all that apply)
	al Fines Water Reactive Biohazard
Shock Sensitive Oily Residue Diox	
Asbestos -non- friable Asbestos - friable Othe	er Radioactive Air Reactive Isocyanates
	ctive Sulfide Reactive Cyanide Explosives
Temperature Controlled Organic Peroxide NOF	RM TENORM

Section 4 - Composition and Generating Process chemical composition of the waste (e.g. soil, water, PPF, debris, etc.). List the percent ranges or the

concentration of each component, either estimated or known.	water, PPE, debris	s, etc.). List the pe	ercent ranges or the
Hydrofluoric Acid Solutions	0. to	20. %	
4.2) Provide a description of the generating process. Remediation & IDV NO FUMING ACIDS. Acid concentration must be <20%. Accumulat <5000ppm Total RCRA/UHC Metals, <2000 ppm Cr, <500 ppm Cd, mg/L Hg TCLP. No organic codes/UHCs. No free mercury. Mixture	TSDF. No U134 listed waste. 150 ppm Se, <150 ppm Sb, <10		
4.3) Are there any known previous handling or treatment issues involving	this waste?	○ Yes*	○ No
*If yes, describe:			
Section 5 - Hazardo	us Wastes		
As determined by 40 CFR, Part 261 and State Rules:		Please list app	olicable waste code(s):
5.1) Is this waste exempted from RCRA?	Yes N		
If Yes, please provide exemption:			
5.2) Is this an EPA RCRA listed hazardous waste (F, K, P or U)?	○ Yes ○ N	lo	
a) For F006-F009, F012, does this come from a generator that condu	cts a cyanide platii	ng process?	○ Yes ○ No
5.3) Is this an <u>EPA RCRA characteristic</u> hazardous waste (D001-D043)?	● Yes ○ N	0 <u>D002 D004 D</u> <u>D011</u>	0005 D006 D007 D008 D009 D010
5.4) Do any State Specific Hazardous Waste Codes apply?	○ Yes ○ N	lo	
If you answered 'no' to 5.2, 5.3 and 5.4, please proceed to Section 6.			
5.5) EPA Source Code: <u>G61</u> EPA Form Code: <u>W10</u>	03	_	
5.6) Waste Code Determination Is Based On: Generator Kno Analysis and/or MSDS may be required for review and approval for	_	-	ste streams.
5.7) Does this waste exceed Land Disposal Restriction levels?			● Yes ○ No
a) Is this stream a wastewater (WW) or non-wastewater (NWW)?			○ ww ● nww
b) If this waste stream is greater than 50% soil, does it meet the altreatment standards of 40 CFR 268.49?	ternative soil		
c) Does this waste contain greater than 50% debris, by volume?			○ Yes ○ No
(Debris is greater than 2.5 inches in size.)			
d) If the debris is larger than 3 ft x 3 ft x 3 ft, please provide the app	proximate dimension	ons and weight:	
5.8) If this is a characteristic hazardous waste, does it contain Underlying			● Yes* ○ No
*If Yes, please list: 200 Antimony, 201 Arsenic, 202 Barium, 20 Mercury (all others), 212 Nickel, 213 Seleni			romium , 209 Lead, 211
For a complete list of UHC constitu	ents, please refer	to 40 CFR 268.48	
Section 6 - Non-Haza			able waste code(s):
6.1) Do any <u>State Specific Non-Hazardous Waste Codes</u> apply?	◯ Yes ◯ No		. ,
6.2) Is this a <u>Universal (UNIV)</u> waste or a <u>Recyclable Good (RG)</u> ?	◯ UNIV ◯ RG	○ N/A	
6.3) Is this waste used oil as defined by 40 CFR Part 279?	◯ Yes ◯ No		
a) If yes, is the total halogen content of the used oil waste stream gr	eater than 1,000 p	pm?	Yes O No
b) If yes, what is the source of the halogen content?			
 This is a metalworking oil/fluid containing chlorinated paraffins This is a used oil contaminated with chlorofluorocarbons from This oil contains halogenated solvents. List specific solvents: 			

Section 7 - 1SCA	<i>Information</i>			
7.1) What is the concentration of PCBs in the waste? Ü Non	e 🗌 0-49 ppm 📗 50-499 ppm	500+	- ppm	
7.2) Does the waste contain PCB contamination from a source with	a concentration ≥ 50 ppm? You	es	● No	Unknown
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, ple	ase proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		○ Yes*	· No	
*If yes, what was the concentration of PCBs prior to proce	ssing?	0-49	9 ppm () !	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or	other contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment ma	nufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB	-contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordance	e with 40 CFR 761.60(b)?	O Yes	○ No	● N/A
Section 8 - Clean Air	r Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Sub	part CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subp			O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT stand	lard(s)?		O Yes*	· No
*If Yes this document serves as notification that this waste contains	chemicals	,		
required to be managed in accordance with Part $ igcirc$ 61 $ igcirc$ 62 $ igcirc$) 63 Subpart	of NESHA	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				_
8.5) Does the waste stream come from a facility subject to 40 CFR 6	·	?	O Yes	○ No
If Yes, please provide the SIC/	NAICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				_
8.6) Does your facility manage the waste subject to Benzene NESH	AP in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annua	ll Benzene (TAB) ≥10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?	. ,		O Yes	○ No
· — — — — — — — — — — — — — — — — — — —	lg/year			nn
8.10) What is the total Benzene concentration in your waste? Supporting analysis must be attached. Do not use TCLP analytic.	Percent or	, mothod		ppmw.
8240, 8260, 602 and 624.	ical results. Acceptable laboratory	methous	s include o	<i>020</i> ,
Section 9 - Ce	ertification			
I certify that all information (including attachments) is complete and factual a pertaining to the waste described herein. I authorize EQ's personnel to ad contacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be	d supplemental information to the waste a a sample from any waste shipment fo such wastes that are transported, deli be bound by, the attached Standard Term	e approval r purposes vered, or t ns and Con	file, provided of verification endered to Editions.	II am on and EQ by
If I am an agent acting on behalf of the generator, I also certify that paperwork on the generator's behalf and that I can produce such certifi		ı ali waste	e cnaracteriz	zation
Generator Signature	Printed Name			

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Title

Date ____

Company

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

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"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneys/E fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: PICKLE LIQUOR	
Section 1 - Generator & 0	Customer Information
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division
Generator EQ FLORIDA, INC.	EQ Customer No. 6696
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619 Country USA
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact
Mailing Address 7202 EAST 8TH AVENUE City TAMPA State FL Zip 33619	Phone () - Fax () -
	Technical Contact
Generator Contact	Phone () - Fax () -
Title	Cell Phone () -
Phone () - Fax () -	E-mail
E-mail	
 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Hazardon b) If "Yes", indicate the proper shipping name per 49 CFR 172.10 RQ, UN3264, Waste, Corrosive liquid, acidic, inorganic, n.o.s.(
Section 3 - Spec	ial Properties
3.1) Color BLACK/BROWN	•
3.2) Odor None Ammonia Amines Mercaptal	ns Sulfur Organic Acid Amines/Ammonia
3.3) Consistency at 70 °F: Ü Solid Dust/Powder De	ebris Ü Sludge Liquid Gas/Aerosol Varies
3.4) What is the pH? $\ddot{\mathbf{u}} \leq 2 \ \ddot{\mathbf{u}} \ 2.1-4.9 \ \ddot{\mathbf{u}} \ 5-10 \ \Box \ 10.1-$.12.4
3.5) What is the flash point? \bigcirc <90 ° F \bigcirc 90-139 ° F \bigcirc 140-1	199 ∘F Ü ≥200 °F
3.6) Does this waste exhibit any of the following properties? (c	check all that apply)
None Ü Free Liquids Meta	al Fines
Shock Sensitive Oily Residue Diox	ins Furans Aluminum
Asbestos -non- friable Asbestos - friable Othe	er Radioactive Air Reactive Isocyanates
	ctive Sulfide Reactive Cyanide Explosives
Temperature Controlled Organic Peroxide NOF	RM TENORM

Section 4 - Composition and Generating Process

4.1) Provide a physical and chemical composition of the waste (e.g. so concentration of each component, either estimated or known.		,	ne percent ranges or the
	100. to	100. %	
4.2) Provide a description of the generating process. Remediation & II. Spent Pickle Liquor from pickling of stainless steel. Meets the defin	-	provide a site his	story.
4.3) Are there any known previous handling or treatment issues involvir *If yes, describe:		<u> </u>	∕es* ○ No
Section 5 - Hazard	lous Wastes		
As determined by 40 CFR, Part 261 and State Rules:	iodo Haotoo	Please list	applicable waste code(s):
5.1) Is this waste exempted from RCRA?		No	.,
If Yes, please provide exemption:			
5.2) Is this an EPA RCRA listed hazardous waste (F, K, P or U)?	Yes	No <u>K062</u>	
a) For F006-F009, F012, does this come from a generator that cond	ducts a cyanide pl	ating process?	
5.3) Is this an EPA RCRA characteristic hazardous waste (D001-D043)	? • Yes (No <u>D002 D0</u>	007 D008
5.4) Do any State Specific Hazardous Waste Codes apply?	○ Yes ○) No	
If you answered 'no' to 5.2, 5.3 and 5.4, please proceed to Section	6.		
5.5) EPA Source Code: <u>G25</u> EPA Form Code: <u>W</u>	/316		
5.6) Waste Code Determination Is Based On: ü Generator Ki Analysis and/or MSDS may be required for review and approval		nalysis 🔲 MS d non-hazardous	
5.7) Does this waste exceed Land Disposal Restriction levels?			● Yes ○ No
a) Is this stream a wastewater (WW) or non-wastewater (NWW)	?		○ ww ● nww
b) If this waste stream is greater than 50% soil, does it meet the treatment standards of 40 CFR 268.49?	alternative soil		
c) Does this waste contain greater than 50% debris, by volume? (Debris is greater than 2.5 inches in size.)			Yes No
d) If the debris is larger than 3 ft x 3 ft x 3 ft, please provide the a	approximate dimer	nsions and weigl	ht:
5.8) If this is a characteristic hazardous waste, does it contain Underlyi *If Yes, please list:	ng Hazardous Co	nstituents?	◯ Yes* ◯ No
For a complete list of UHC consti	ituents, please ref	er to 40 CFR 26	8.48
Section 6 - Non-Haz	zardous Was		
6.1) Do any State Specific Non-Hazardous Waste Codes apply?		Please list ap	plicable waste code(s):
		2	
6.2) Is this a <u>Universal (UNIV)</u> waste or a <u>Recyclable Good (RG)</u> ?		0	
6.3) Is this waste used oil as defined by 40 CFR Part 279?	Yes No		○ Vac ○ No
a) If yes, is the total halogen content of the used oil waste streamb) If yes, what is the source of the halogen content?	greater triall 1,000	ο ρριτι (
This is a metalworking oil/fluid containing chlorinated paraffi This is a used oil contaminated with chlorofluorocarbons fro This oil contains halogenated solvents. List specific solvents	m refrigeration un	its.	

Section 7 - 1SCA	A Information			
7.1) What is the concentration of PCBs in the waste? Ü Non	e 0-49 ppm 50-499 ppm	500	+ ppm	
7.2) Does the waste contain PCB contamination from a source with	a concentration ≥ 50 ppm? Ye	es	No	Unknown
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, ple	ase proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		O Yes	*	
*If yes, what was the concentration of PCBs prior to proce	essing?	0-49	99 ppm 🔘 🥴	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or	other contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment ma	nufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB	-contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordanc	e with 40 CFR 761.60(b)?	O Yes	○ No	● N/A
Section 8 - Clean Air	r Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Sub	part CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subp			O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT stand	lard(s)?		Yes'	· No
*If Yes this document serves as notification that this waste contains	chemicals	,		
required to be managed in accordance with Part $ igcirc$ 61 $ igcirc$ 62 $ igcirc$) 63 Subpart	f NESHA	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				
8.5) Does the waste stream come from a facility subject to 40 CFR 6		?	O Yes	○ No
If Yes, please provide the SIC/	NAICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				_
8.6) Does your facility manage the waste subject to Benzene NESH	AP in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annua	ıl Benzene (TAB) ≥10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?			O Yes	○ No
· · · · · · · · · · · · · · · · · · ·	lg/year			
8.10) What is the total Benzene concentration in your waste? Supporting analysis must be attached. Do not use TCLP analyti	Percent or	mothod		ppmw.
8240, 8260, 602 and 624.	icai results. Acceptable laboratory	memou	s iliciade o	020,
Section 9 - Ce	ertification			
certify that all information (including attachments) is complete and factual a pertaining to the waste described herein. I authorize EQ's personnel to ad contacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be subject to a generator or on Generator or on behalf of the generator, I also certify that	d supplemental information to the waste n a sample from any waste shipment fo such wastes that are transported, deli be bound by, the attached Standard Term	e approval r purposes vered, or is and Cor	file, provided s of verification tendered to Enditions.	II am on and EQ by
paperwork on the generator's behalf and that I can produce such certifi		. an wast	o ona dotein	
Generator Signature	Printed Name			

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Title

_Date____

Company

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: GENERIC ACID: MINERAL ACIDS>30% CONCENTRATION				
Section 1 - Generator & (Customer Information			
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division			
Generator EQ FLORIDA, INC.	EQ Customer No. 6696			
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC			
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE			
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619			
	Country USA			
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT			
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451			
Generator Contact Ken Dean	Technical Contact Ken Dean			
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765			
Phone (813) 319-3433 Fax (813) 622-8765	Cell Phone () -			
E-mail Ken.Dean@usecology.com	E-mail Ken.Dean@usecology.com			
 b) Frequency: One Time Month Quarter 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Hazardou b) If "Yes", indicate the proper shipping name per 49 CFR 172.10 UN3264, Waste, Corrosive liquid, acidic, inorganic, n.o.s., 8, Personal Control of the Co	1 Hazardous Materials Table:			
Section 3 - Speci	ial Properties			
3.1) Color VARIES				
3.2) Odor None Ammonia Amines Mercaptar Ü Other: Mild	ns Sulfur Organic Acid Amines/Ammonia			
3.3) Consistency at 70 ° F: Ü Solid Dust/Powder De	ebris Sludge Ü Liquid Gas/Aerosol Varies			
3.4) What is the pH? $\ddot{\mathbf{u}} \leq 2 \ \ddot{\mathbf{u}} \ 2.1-4.9 \ \Box \ 5-10 \ \Box \ 10.1-4.9$	12.4			
3.5) What is the flash point?	99 ∘F Ü >200 °F			
3.6) Does this waste exhibit any of the following properties? (c	heck all that apply)			
	al Fines Water Reactive Biohazard			
Shock Sensitive Oily Residue Diox				
Asbestos -non- friable Asbestos - friable Othe	er Radioactive Air Reactive Isocyanates			
	ctive Sulfide Reactive Cyanide Explosives			
Temperature Controlled Organic Peroxide NOF	TENORM TENORM			

Section 4 - Composition and Generating Process

4.1) Provide a physical and chemical composition of the was concentration of each component, either estimated or know		ater, PPE, debris,	etc.). List the	percent range	s or the
SOLUTIONS OF INORGANIC MINERAL ACIDS	100.	to	100. %		
HYDROCHLORIC ACID SOLUTION	0.	to	100. %		
PHOSPHORIC ACID SOLUTION	0.	to	100. %		
SULFURIC ACID SOLUTION	0.	to	100. %		
4.2) Provide a description of the generating process. Reme	ediation & IDW S	Sites: please provi	ide a site hist	ory.	
NO FUMING ACIDS. NO CHROMIC, NITRIC, OR HYD Accumulation of non-listed mineral acids by TSDF. Wa RCRA/UHC Metals, <2000 ppm Cr, <500 ppm Cd, <150 No organic codes/UHCs. No free mercury. No Michiga	iste may include 0 ppm As, <260	e expired products ppm Hg total, <15	or spent solu 50 ppm Se, <	utions. <5000p 150 ppm Sb, <	pm Total 10 mg/L Hg TCLP.
4.3) Are there any known previous handling or treatment iss *If yes, describe:	-		○ Ye	s* No	
Section 5	- Hazardou	s Wastes			
As determined by 40 CFR, Part 261 and State Rules:			Please list a	applicable was	ste code(s):
5.1) Is this waste exempted from RCRA?		Yes ■ No			
If Yes, please provide exemption:					
5.2) Is this an EPA RCRA listed hazardous waste (F, K, P or	r U)?				
a) For F006-F009, F012, does this come from a generate	or that conducts	a cyanide plating	process?	O Yes	No
5.3) Is this an EPA RCRA characteristic hazardous waste (D	0001-D043)?	● Yes ○ No	D002 D00 D011	4 D005 D006 D0	07 D008 D009 D010
5.4) Do any State Specific Hazardous Waste Codes apply?					
If you answered 'no' to 5.2, 5.3 and 5.4, please proceed to	to Section 6.				
5.5) EPA Source Code: <u>G61</u> EPA Forr	m Code: <u>W103</u>				
5.6) Waste Code Determination Is Based On: G Analysis and/or MSDS may be required for review an	enerator Knowled approval for h	•			
5.7) Does this waste exceed Land Disposal Restriction leve	els?			Yes	○ No
a) Is this stream a wastewater (WW) or non-wastewa	ter (NWW)?			\bigcirc ww	● NWW
b) If this waste stream is greater than 50% soil, does		native soil		O 1111	
treatment standards of 40 CFR 268.49?				O Yes	No
 c) Does this waste contain greater than 50% debris, to (Debris is greater than 2.5 inches in size.) 	by volume?			O Yes	● No
d) If the debris is larger than 3 ft x 3 ft x 3 ft, please processes the debris is larger than 3 ft x 3 ft x 3 ft, please processes at the debris is larger than 3 ft x 3 ft x 3 ft.	rovide the appro	ximate dimension	ns and weight	:	
5.8) If this is a characteristic hazardous waste, does it conta *If Yes, please list: 200 Antimony, 201 Arsenic, 2 Mercury (all others), 212 Nick	02 Barium, 203 el, 214 Silver, 2	Beryllium, 204 Ca 16 Thallium	admium, 205		○ No 9 Lead, 211
For a complete list of	UHC constituen	ts, please refer to	40 CFR 268.	.48	
Section 6 - I	Non-Hazard	dous Wastes	assa list ann	licable waste	codo(e):
6.1) Do any <u>State Specific Non-Hazardous Waste Codes</u> a	pply?	Yes No	ase list app	ilcable waste	coue(s).
6.2) Is this a Universal (UNIV) waste or a Recyclable Good		UNIV () RG	■ N/A		
6.3) Is this waste used oil as defined by 40 CFR Part 279?	<u>r(ito)</u> :	Yes No	14//		
a) If yes, is the total halogen content of the used oil was	⊖ ste stream orea	•	m?		
b) If yes, what is the source of the halogen content?	g.ou			J 100 J 140	
 This is a metalworking oil/fluid containing chlorin This is a used oil contaminated with chlorofluoro This oil contains halogenated solvents. List spec Other, describe: 	carbons from re	frigeration units.			

Section 7 - ISCA	A Information			
7.1) What is the concentration of PCBs in the waste? Ü Nor	ie 0-49 ppm 50-499 ppm	500+	ppm	
7.2) Does the waste contain PCB contamination from a source with	a concentration ≥ 50 ppm? ○ You	es	No	Unknowr
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, ple	ase proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		○ Yes*	No	
*If yes, what was the concentration of PCBs prior to proce	essing?	0-49	9 ppm 🔘	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or	other contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment ma	nufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB	-contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordance	e with 40 CFR 761.60(b)?	O Yes	○ No	● N/A
Section 8 - Clean Ai	r Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Sub	part CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subp	art DD (VOHAP > 500 ppmw)?		O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT stand	dard(s)?		O Yes	* N o
*If Yes this document serves as notification that this waste contains	chemicals	,		
required to be managed in accordance with Part $ \bigcirc $ 61 $ \bigcirc $ 62 $ \bigcirc $) 63 Subpart	f NESHAI	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				
8.5) Does the waste stream come from a facility subject to 40 CFR		?	O Yes	○ No
If Yes, please provide the SIC	/NAICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				
8.6) Does your facility manage the waste subject to Benzene NESH	AP in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annua	al Benzene (TAB) ≥10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?			O Yes	○ No
· — — — — — — — — — — — — — — — — — — —	lg/year			
8.10) What is the total Benzene concentration in your waste?	Percent or			ppmw.
Supporting analysis must be attached. Do not use TCLP analyt 8240, 8260, 602 and 624.	ical results. Acceptable laboratory	/ methods	s include 8	3020,
Section 9 - Ce	ertification			
I certify that all information (including attachments) is complete and factual a pertaining to the waste described herein. I authorize EQ's personnel to accontacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be subject to shall be shall be subject to shall be subject to shall be subject to shall be shall be subject to shall be s	Id supplemental information to the waste in a sample from any waste shipment fo I such wastes that are transported, deli be bound by, the attached Standard Term	e approval r purposes vered, or to as and Cond	file, provided of verification endered to ditions.	d I am on and EQ by
paperwork on the generator's behalf and that I can produce such certifi			3 40.0 11	
Generator Signature	Printed Name Kenneth S. Dean			

Title Operations Manager

Date

Company EQ FLorida, Inc.

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: Mixed Dilute Acids <30% with Metals.				
Section 1 - Generator & C	ustomer Information			
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division			
Generator EQ FLORIDA, INC.	EQ Customer No. 6696			
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC			
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE			
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619 Country USA			
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT			
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451			
Generator Contact Ken Dean	Technical Contact Ken Dean			
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765			
Phone (813) 319-3433 Fax (813) 622-8765	Cell Phone () -			
	E-mail Ken.Dean@usecology.com			
E-mail Ken.Dean@usecology.com				
 b) Frequency: One Time Month Quarter 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Hazardous b) If "Yes", indicate the proper shipping name per 49 CFR 172.101 RQ, UN3264, Waste, Corrosive liquid, acidic, inorganic, n.o.s., 8 	Hazardous Materials Table:			
Section 3 - Specia	nl Properties			
3.1) Color VARIES 3.2) Odor None Ammonia Amines Mercaptans Ü Other: Mild	S Sulfur Organic Acid Amines/Ammonia			
3.3) Consistency at 70 °F: Solid Dust/Powder Deb	oris 🗌 Sludge 🔲 Liquid 📗 Gas/Aerosol 🗓 Varies			
3.4) What is the pH? $\ddot{\mathbf{u}} \leq 2 \ \ddot{\mathbf{u}} \ 2.1-4.9 \ \ddot{\mathbf{u}} \ 5-10 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	2.4			
3.5) What is the flash point? \bigcirc <90 ° F \bigcirc 90-139 ° F \bigcirc 140-19	9 of Ü ≥200 of			
3.6) Does this waste exhibit any of the following properties? (ch	eck all that apply)			
None Ü Free Liquids Metal	Fines Water Reactive Biohazard			
Shock Sensitive Oily Residue Dioxin	s			
Asbestos -non- friable Asbestos - friable Other	Radioactive Air Reactive Isocyanates			
	ive Sulfide Reactive Cyanide Explosives			
Temperature Controlled Organic Peroxide NORM	M TENORM			

Section 4 - Composition and Generating Process

	chemical composition of the waste onent, either estimated or known.	(e.g. soil, wa	iter, PPE, debris,	etc.). List the p	ercent ranges o	or the
<30% SOLUTION OF IN	NORGANIC MINERAL ACID	100.	to	100. %		
<30% SOLUTION OF H	YDROCHLORIC ACID	0.	to	100. %	- -	
<30% SOLUTION OF P	HOSPHORIC ACID	0.	to	100. %	_	
<30% SOLUTION OF S	ULFURIC ACID	0.	to	100. %	_	
4.2) Provide a description of	the generating process. Remedia	ation & IDW S	Sites: please provi	de a site histor	y.	
Accumulation of non-list RCRA/UHC Metals, <20	O CHROMIC, NITRIC, OR HYDRO ted mineral acids by TSDF. Waste 000 ppm Cr, <500 ppm Cd, <150 pps. No free mercury. No Michigan of	may include pm As, <260	expired products ppm Hg total, <15	or spent soluti 50 ppm Se, <15	ons. <5000ppn 50 ppm Sb, <10	n Total mg/L Hg TCLP.
4.3) Are there any known pro	evious handling or treatment issues	_		○ Yes*	● No	
	Section 5 - H	lazardous	s Wastes			
As determined by 40 CFR,	Part 261 and State Rules:			Please list ap	plicable waste	code(s):
5.1) Is this waste exempted			Yes No			
If Yes, please provide	·					
· ·	sted hazardous waste (F, K, P or U)		Yes No			
a) For F006-F009, F012	does this come from a generator t	hat conducts	a cyanide plating	process?	O Yes	No
5.3) Is this an EPA RCRA ch	naracteristic hazardous waste (D00	1-D043)?	● Yes ○ No	D002 D004 I D011	D005 D006 D007	D008 D009 D010
5.4) Do any State Specific H	azardous Waste Codes apply?		○ Yes ○ No	0003110H 0	003110H 000410	<u>5H 0005319H</u>
· · · · · · · · · · · · · · · · · · ·	, 5.3 and 5.4, please proceed to S	Section 6.				
5.5) EPA Source Code: <u>G6</u>	1 EPA Form C	Code: <u>W103</u>				
5.6) Waste Code Determi Analysis and/or MSD	nation Is Based On: Ü Gend S may be required for review and a		edge	_		
5.7) Does this waste exceed	Land Disposal Restriction levels	?			Yes () No
a) Is this stream a wa	stewater (WW) or non-wastewater	(NWW)?			\bigcirc ww	NWW
•	n is greater than 50% soil, does it n	•	native soil		•	
treatment standard	s of 40 CFR 268.49?				O Yes	No
•	ntain greater than 50% debris, by v han 2.5 inches in size.)	volume?			○ Yes	No
d) If the debris is large	er than 3 ft x 3 ft x 3 ft, please provi	ide the appro	ximate dimension	s and weight:		
5.8) If this is a characteristic *If Yes, please list:	hazardous waste, does it contain l 200 Antimony, 201 Arsenic, 203 Thallium	Beryllium, 20	9 Lead, 211 Merc	ury (all others)) No 4 Silver, 216
	For a complete list of UH	C constituent	ts, please refer to	40 CFR 268.48	8	
	Section 6 - No	n-Hazaro		ase list applic	able waste co	de(s):
6.1) Do any State Specific N	Non-Hazardous Waste Codes appl	y?	Yes No			(-)-
6.2) Is this a Universal (UNI	V) waste or a Recyclable Good (R	(G) ?	UNIV () RG	N/A		
	defined by 40 CFR Part 279?		Yes No			
a) If yes, is the total hal	ogen content of the used oil waste	stream great	ter than 1,000 ppn	n?	Yes No	
b) If yes, what is the so	urce of the halogen content?					
This is a used oil	orking oil/fluid containing chlorinate contaminated with chlorofluorocar halogenated solvents. List specific	bons from ref	frigeration units.			

Section 7 - 1SCA	<i>Information</i>			
7.1) What is the concentration of PCBs in the waste? Ü Non	e 🗌 0-49 ppm 📗 50-499 ppm	500+	ppm	
7.2) Does the waste contain PCB contamination from a source with	a concentration ≥ 50 ppm? O Yo	es	No	Unknown
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, ple	ase proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		○ Yes*	○ No	
*If yes, what was the concentration of PCBs prior to proce	ssing?	0-49	9 ppm 🔘 :	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or	other contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment ma	nufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB	-contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordance	e with 40 CFR 761.60(b)?	O Yes	○ No	● N/A
Section 8 - Clean Air	r Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Sub	part CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subp	art DD (VOHAP > 500 ppmw)?		O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT stand	lard(s)?		Yes'	* No
*If Yes this document serves as notification that this waste contains	chemicals	,		
required to be managed in accordance with Part $ \bigcirc $ 61 $ \bigcirc $ 62 $ \bigcirc $) 63 Subpart	of NESHAF	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				
8.5) Does the waste stream come from a facility subject to 40 CFR 6	61, Subpart FF (Benzene NESHAP)	?	O Yes	○ No
If Yes, please provide the SIC/	NAICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				
8.6) Does your facility manage the waste subject to Benzene NESH	AP in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annua	ıl Benzene (TAB) ≥10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?			O Yes	○ No
8.9) What is the TAB quantity for your facility?0 M	lg/year			
8.10) What is the total Benzene concentration in your waste?	Percent or			ppmw.
Supporting analysis must be attached. Do not use TCLP analyti 8240, 8260, 602 and 624.	ical results. Acceptable laboratory	methods	include 8	020,
Section 9 - Ce	ertification			
I certify that all information (including attachments) is complete and factual a pertaining to the waste described herein. I authorize EQ's personnel to ad contacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be subject to a generator or on Generator or on behalf of the generator, I also certify that	d supplemental information to the waste a a sample from any waste shipment fo such wastes that are transported, deli- be bound by, the attached Standard Term at I have permission to sign any and	e approval for purposes vered, or to sand Cond	ile, provided of verification endered to l litions.	d I am on and EQ by
paperwork on the generator's behalf and that I can produce such certifi	cation in writing upon request.			
Generator Signature	Printed Name Kenneth S. Dean			

Title Operations Manager

Date

Company EQ Florida, Inc.

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

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Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

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Customer Indemnity.

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

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This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: GENERIC ACID : NITRIC ACID (10-65%)			
Section 1 - Generator & C	ustomer Information		
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division		
Generator EQ FLORIDA, INC.	EQ Customer No. 6696		
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC		
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE		
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619 Country USA		
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT		
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451		
Generator Contact Ken Dean	Technical Contact Ken Dean		
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765		
	Cell Phone () -		
Phone (813) 319-3433 Fax (813) 622-8765	E-mail Ken.Dean@usecology.com		
E-mail Ken.Dean@usecology.com			
 b) Frequency: One Time Month Quarter 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Hazardous b) If "Yes", indicate the proper shipping name per 49 CFR 172.101 UN3264, Waste, Corrosive liquid, acidic, inorganic, n.o.s., 8, PG 	Hazardous Materials Table:		
Section 3 - Special 3.1) Color VARIES	al Properties		
3.2) Odor None Ammonia Amines Mercaptans Ü Other: NONE TO MILD	S Sulfur Organic Acid Amines/Ammonia		
3.3) Consistency at 70 °F: Solid Dust/Powder Det			
3.4) What is the pH? $\ddot{\mathbf{u}} \le 2$ $\ddot{\mathbf{u}}$ 2.1-4.9 _ 5-10 _ 10.1-1			
3.5) What is the flash point?			
<u> </u>	eck all that apply)		
None Ü Free Liquids Metal			
Shock Sensitive Oily Residue Dioxir			
	Radioactive Air Reactive Isocyanates		
■ Biodegradable Sorbents ■ Pyrophoric ■ React ■ Temperature Controlled Organic Peroxide ■ NORM	ive Sulfide		

Section 4 - Composition and Generating Process 4.1) Provide a physical and chemical composition of the waste (e.g. soil, water, PPE, debris, etc.). List the percent ranges or the concentration of each component, either estimated or known. Solution of Nitric Acid 10. to 65. %

Solution of Nitric Acid	10. to	6	65. %	
Water	35. to	9	90. %	
4.2) Provide a description of the generating process. Ren	nediation & IDW Sites	s: please provide	a site history.	
NO FUMING ACIDS. Acid concentration must be <70 include expired products and spent solutions. No liste chromium, <500 ppm cadmium, <150 ppm arsenic, <2 antimony. No free mercury. Combinations with other	ed waste is included. 260 ppm total mercur	<5000 ppm tota y, <10 ppm TCLI	I RCRA/UHC metals. < P mercury, <150 ppm s	<2000 mg/kg
4.3) Are there any known previous handling or treatment is	sues involving this w	aste?	○ Yes* ○ No)
*If yes, describe:				
	i - Hazardous V			
As determined by 40 CFR, Part 261 and State Rules:			lease list applicable w	/aste code(s):
5.1) Is this waste exempted from RCRA? If Yes, please provide exemption:) Yes ■ No		
5.2) Is this an <u>EPA RCRA listed</u> hazardous waste (F, K, P	or II)2	Yes (No		
a) For F006-F009, F012, does this come from a general	,		rocess? Yes	○ No
· ·	_		_	
5.3) Is this an <u>EPA RCRA characteristic</u> hazardous waste	(D001-D043)?	Yes () No	D002 D004 D005 D006 D011	<u>D007 D008 D009 D010</u>
5.4) Do any State Specific Hazardous Waste Codes apply	? (Yes No		
If you answered 'no' to 5.2, 5.3 and 5.4, please proceed	I to Section 6.			
5.5) EPA Source Code: <u>G61</u> EPA Fo	rm Code: W103			
5.6) Waste Code Determination Is Based On: Ü	Generator Knowledg	e Analysis	MSDS	
Analysis and/or MSDS may be required for review a	and approval for haza	rdous and non-h	azardous waste strean	าร.
5.7) Does this waste exceed Land Disposal Restriction le	vels?		Yes	○ No
a) Is this stream a wastewater (WW) or non-wastew	ater (NWW)?		\bigcirc ww	/ NWW
b) If this waste stream is greater than 50% soil, doe treatment standards of 40 CFR 268.49?	s it meet the alternat	ve soil	○ Yes	○ No
c) Does this waste contain greater than 50% debris,	by volume?		○ Yes	○ No
(Debris is greater than 2.5 inches in size.)				
d) If the debris is larger than 3 ft x 3 ft x 3 ft, please	provide the approxim	ate dimensions	and weight:	
5.8) If this is a characteristic hazardous waste, does it con	tain Underlying Haza	rdous Constituer	nts? Yes	*
*If Yes, please list: 200 Antimony, 201 Arsenic, Mercury (all others), 212 Nic	202 Barium, 203 Ber	yllium, 204 Cadr	_	_
For a complete list o	f UHC constituents, p	please refer to 40) CFR 268.48	
Section 6 -	Non-Hazardoเ		se list applicable wast	e code(s):
6.1) Do any State Specific Non-Hazardous Waste Codes	apply?			()
6.2) Is this a <u>Universal (UNIV)</u> waste or a <u>Recyclable Goo</u>	od (RG) ? UN	IIV 🔾 RG 🔾	N/A	
6.3) Is this waste used oil as defined by 40 CFR Part 279?	∵ Ye	s () No		
a) If yes, is the total halogen content of the used oil w	aste stream greater	:han 1,000 ppm?	◯ Yes ◯ I	No
b) If yes, what is the source of the halogen content?				
 This is a metalworking oil/fluid containing chlori This is a used oil contaminated with chlorofluor This oil contains halogenated solvents. List specifies 	ocarbons from refrig	eration units.		

Section 7 - ISCA	Intormation			
7.1) What is the concentration of PCBs in the waste? $\ddot{\mathbf{u}}$ None	0-49 ppm 50-499 ppm	500+	ppm	
7.2) Does the waste contain PCB contamination from a source with a	concentration ≥ 50 ppm?	es	No	Unknown
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, please	se proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		○ Yes*	○ No	
*If yes, what was the concentration of PCBs prior to process	sing?	0-499	ppm 🔘 🤄	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or of	her contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment man	ufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-c	contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordance	with 40 CFR 761.60(b)?	○ Yes	○ No	● N/A
Section 8 - Clean Air	Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subp	art CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpa $$	rt DD (VOHAP > 500 ppmw)?		O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT standa	rd(s)?		Yes'	⁺ ● No
*If Yes this document serves as notification that this waste contains of	nemicals	,		
required to be managed in accordance with Part $ \bigcirc $ 61 $ \bigcirc $ 62 $ \bigcirc $	63 Subpart	of NESHAF	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				
8.5) Does the waste stream come from a facility subject to 40 CFR 61	, Subpart FF (Benzene NESHAP)?	?	O Yes	○ No
If Yes, please provide the SIC/N	AICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				
8.6) Does your facility manage the waste subject to Benzene NESHA	P in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annual	Benzene (TAB) <u>></u> 10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?			O Yes	○ No
8.9) What is the TAB quantity for your facility? 0 Mg	/year			
8.10) What is the total Benzene concentration in your waste?	Percent or			ppmw.
Supporting analysis must be attached. Do not use TCLP analytic 8240, 8260, 602 and 624.	al results. Acceptable laboratory	methods	include 8	020,
Section 9 - Cer	tification			
I certify that all information (including attachments) is complete and factual and pertaining to the waste described herein. I authorize EQ's personnel to add contacted and give verbal permission. I authorize EQ's personnel to obtain a confirmation. I agree that, if EQ approves the waste described herein, all s Generator or on Generator's behalf shall be subject to, and Generator shall be	supplemental information to the waste a sample from any waste shipment for such wastes that are transported, delibound by, the attached Standard Term I have permission to sign any and	e approval for purposes vered, or test and Cond	ile, provided of verification endered to l itions.	d I am on and EQ by
paperwork on the generator's behalf and that I can produce such certifica	ation in writing upon request.			
Generator Signature	Printed Name			

Title

____Date_____

Company

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: GENERIC ACID: NITRIC ACID-	30% CONCENTRATION
Section 1 - Generator & C	ustomer Information
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division
Generator EQ FLORIDA, INC.	EQ Customer No. 6696
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619 Country USA
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451
Generator Contact Ken Dean	Technical Contact Ken Dean
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765
Phone (813) 319-3433 Fax (813) 622-8765	Cell Phone () -
E-mail Ken.Dean@usecology.com	E-mail Ken.Dean@usecology.com
L-mail Ken. Dean & usecology. com	
 b) Frequency: One Time Month Quarter 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Hazardous b) If "Yes", indicate the proper shipping name per 49 CFR 172.101 RQ, UN2031, Waste, Nitric acid mixtures, 8, PGII, (D002), ERG 	Hazardous Materials Table:
Section 3 - Specia	al Properties
3.1) Color VARIES 3.2) Odor None Ammonia Amines Mercaptans Ü Other: Mild	Sulfur Organic Acid Amines/Ammonia
3.3) Consistency at 70 °F: Solid Dust/Powder Deb	oris Sludge ü Liquid Gas/Aerosol Varies
3.4) What is the pH? $\ddot{\mathbf{u}} \leq 2 \ \ddot{\mathbf{u}} \ 2.1-4.9 \ \ddot{\mathbf{u}} \ 5-10 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	2.4
3.5) What is the flash point? \square <90 ° F \square 90-139 ° F \square 140-19	9 of Ü ≥200 of
3.6) Does this waste exhibit any of the following properties? (ch	eck all that apply)
None Ü Free Liquids Metal	Fines Water Reactive Biohazard
Shock Sensitive Oily Residue Dioxin	s
Asbestos -non- friable Asbestos - friable Other	Radioactive Air Reactive Isocyanates
	ive Sulfide Reactive Cyanide Explosives
Temperature Controlled Organic Peroxide NORM	M TENORM

Section 4 - Composition and Generating Process 4.1) Provide a physical and chemical composition of the waste (e.g. soil, water, PPE, debris, etc.). List the percent ranges or the

concentration of each component, either estimated or known.				
SOLUTIONS OF NITRIC ACID	<u>0.</u> to	20. %		
WATER 8	<u> </u>	100. %		
4.2) Provide a description of the generating process. Remediation & IDM	V Sites: please prov	vide a site history	<i>'</i> .	
NO FUMING ACIDS. Acid concentration must be <30%. An accumulation include expired products and spent solutions. No listed waste is include chromium, <500 ppm cadmium, <150 ppm arsenic, <260 ppm total mantimony. No free mercury. Combinations with other acid types must	uded. <5000 ppm t nercury, <10 ppm T	otal RCRA/UHC CLP mercury, <	metals. <200	00 mg/kg
4.3) Are there any known previous handling or treatment issues involving	this waste?	○ Yes*	No	
*If yes, describe:				
Section 5 - Hazardo	us Wastes			
As determined by 40 CFR, Part 261 and State Rules:		Please list app	olicable wast	e code(s):
5.1) Is this waste exempted from RCRA?	Yes No)		
If Yes, please provide exemption:				
5.2) Is this an EPA RCRA listed hazardous waste (F, K, P or U)?	Yes No)		
a) For F006-F009, F012, does this come from a generator that conduc	cts a cyanide platin	g process?	○ Yes	No
5.3) Is this an <u>EPA RCRA characteristic</u> hazardous waste (D001-D043)?	● Yes ○ No	D002 D004 D D011	005 D006 D00	7 D008 D009 D010
5.4) Do any State Specific Hazardous Waste Codes apply?	◯ Yes ◯ No)		
If you answered 'no' to 5.2, 5.3 and 5.4, please proceed to Section 6.				
5.5) EPA Source Code: <u>G61</u> EPA Form Code: <u>W10</u>	03			
5.6) Waste Code Determination Is Based On: Ü Generator Knor Analysis and/or MSDS may be required for review and approval for			ste streams.	
5.7) Does this waste exceed Land Disposal Restriction levels?			Yes (○ No
a) Is this stream a wastewater (WW) or non-wastewater (NWW)?			\bigcirc ww	NWW
b) If this waste stream is greater than 50% soil, does it meet the alt treatment standards of 40 CFR 268.49?	ternative soil			No
c) Does this waste contain greater than 50% debris, by volume?			Yes	No
(Debris is greater than 2.5 inches in size.)				
d) If the debris is larger than 3 ft x 3 ft x 3 ft, please provide the app	proximate dimension	ns and weight:		
5.8) If this is a characteristic hazardous waste, does it contain Underlying *If Yes, please list: 200 Antimony, 201 Arsenic, 202 Barium, 20 Mercury (all others), 212 Nickel, 213 Seleni For a complete list of UHC constitue	03 Beryllium, 204 Ci ium, 214 Silver, 216	admium, 205 Ch Thallium	·	No Lead, 211
·				
Section 6 - Non-Haza		i ease list applica	able waste co	ode(s):
6.1) Do any <u>State Specific Non-Hazardous Waste Codes</u> apply?	Yes ■ No	• • •		, ,
6.2) Is this a <u>Universal (UNIV)</u> waste or a <u>Recyclable Good (RG)</u> ?	◯ UNIV ◯ RG	● N/A		
6.3) Is this waste used oil as defined by 40 CFR Part 279?	Yes No			
a) If yes, is the total halogen content of the used oil waste stream gre	eater than 1,000 pp	m?	Yes O No	
b) If yes, what is the source of the halogen content?				
 This is a metalworking oil/fluid containing chlorinated paraffins This is a used oil contaminated with chlorofluorocarbons from This oil contains halogenated solvents. List specific solvents: Other, describe: 				

Section 7 - 1SCA	<i>Information</i>			
7.1) What is the concentration of PCBs in the waste? Ü Non	e 🗌 0-49 ppm 📗 50-499 ppm	500+	ppm	
7.2) Does the waste contain PCB contamination from a source with	a concentration ≥ 50 ppm? O Yo	es	No	Unknown
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, ple	ase proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		○ Yes*	○ No	
*If yes, what was the concentration of PCBs prior to proce	ssing?	0-49	9 ppm 🔘 :	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or	other contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment ma	nufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB	-contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordance	e with 40 CFR 761.60(b)?	O Yes	○ No	● N/A
Section 8 - Clean Air	r Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Sub	part CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subp	art DD (VOHAP > 500 ppmw)?		O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT stand	lard(s)?		Yes'	* No
*If Yes this document serves as notification that this waste contains	chemicals	,		
required to be managed in accordance with Part $ \bigcirc $ 61 $ \bigcirc $ 62 $ \bigcirc $) 63 Subpart	of NESHAF	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				
8.5) Does the waste stream come from a facility subject to 40 CFR 6	61, Subpart FF (Benzene NESHAP)	?	O Yes	○ No
If Yes, please provide the SIC/	NAICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				
8.6) Does your facility manage the waste subject to Benzene NESH	AP in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annua	ıl Benzene (TAB) ≥10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?			O Yes	○ No
8.9) What is the TAB quantity for your facility?0 M	lg/year			
8.10) What is the total Benzene concentration in your waste?	Percent or			ppmw.
Supporting analysis must be attached. Do not use TCLP analyti 8240, 8260, 602 and 624.	ical results. Acceptable laboratory	methods	include 8	020,
Section 9 - Ce	ertification			
I certify that all information (including attachments) is complete and factual a pertaining to the waste described herein. I authorize EQ's personnel to ad contacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be subject to a generator or on Generator or on behalf of the generator, I also certify that	d supplemental information to the waste a a sample from any waste shipment fo such wastes that are transported, deli- be bound by, the attached Standard Term at I have permission to sign any and	e approval for purposes vered, or to sand Cond	ile, provided of verification endered to l litions.	d I am on and EQ by
paperwork on the generator's behalf and that I can produce such certifi	cation in writing upon request.			
Generator Signature	Printed Name Kenneth S. Dean			

Title Operations Manager

Date

Company EQ Florida, Inc.

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges



For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

Waste Common Name: GENERIC ACID: ORGANIC AC	ID SOLUTIONS			
Section 1 - Generator & Customer Information				
Generator EPA ID # FLD-981-932-494	Internal Use Only: EQ Division			
Generator EQ FLORIDA, INC.	EQ Customer No. 6696			
Facility Address 2002 N. ORIENT ROAD	Invoicing Company EQ FLORIDA INC			
City TAMPA State FL Zip 33619	Address 7202 EAST 8TH AVENUE			
24-hour Emergency Response Number (813) 319-3402	City TAMPA State FL Zip 33619			
	Country USA			
Mailing Address 7202 EAST 8TH AVENUE	Invoicing Contact DENA EVERHARDT			
City TAMPA State FL Zip 33619	Phone (813) 623-5302xt227 Fax (813) 626-7451			
Generator Contact Ken Dean	Technical Contact Ken Dean			
Title Operations Manager	Phone (813) 319-3433 Fax (813) 622-8765			
Phone (813) 319-3433 Fax (813) 622-8765	Cell Phone () -			
E-mail Ken.Dean@usecology.com	E-mail Ken.Dean@usecology.com			
 b) Frequency: One Time Month Quarter 2.2) DOT Information a) Is this a U.S. Department of Transportation (USDOT) Hazardous b) If "Yes", indicate the proper shipping name per 49 CFR 172.101 UN3265, Waste, Corrosive liquid, acidic, organic, n.o.s., 8, PGII, 	Hazardous Materials Table:			
Section 3 - Special Properties				
3.1) Color VARIES				
3.2) Odor None Ammonia Amines Mercaptans Ü Other: Mild	Sulfur Organic Acid Amines/Ammonia			
3.3) Consistency at 70 °F: Ü Solid Dust/Powder Det	oris 🗌 Sludge 🗓 Liquid 📗 Gas/Aerosol 📗 Varies			
3.4) What is the pH? $\ddot{\mathbf{u}} \leq 2 \ \ddot{\mathbf{u}} \ 2.1-4.9 \ \Box \ 5-10 \ \Box \ 10.1-1$	2.4			
3.5) What is the flash point? \bigcirc <90 ° F \bigcirc 90-139 ° F \bigcirc 140-19	9 ∘F Ü >200 °F			
3.6) Does this waste exhibit any of the following properties? (check all that apply)				
None ü Free Liquids Metal				
Shock Sensitive Oily Residue Dioxin				
Asbestos -non- friable Asbestos - friable Other	Radioactive Air Reactive Isocyanates			
	ive Sulfide Reactive Cyanide Explosives			
Temperature Controlled Organic Peroxide NORM	☐ TENORM			

Section 4 - Composition and Generating Process 4.1) Provide a physical and chemical composition of the waste (e.g. soil, water, PPE, debris, etc.). List the percent ranges or the concentration of each component, either estimated or known. Solutions of Organic Acids Water 0. to 100. % 100. % 100. % 100. % 100. %

4.2) Provide a description of the generating process. Remediation & IDW Sites: please provide a site history. NO ACETIC ACID NOR FORMIC ACID. ACID LIST AND CONCENTRATIONS MUST BE SENT UPON SCHEDULING. No listed wastes. Accumulation of organic acids by TSDF. Waste may include expired products or spent solutions (eg lactic acid, glycolic acid). <5000ppm Total RCRA/UHC Metals, <2000 ppm Cr, <500 ppm Cd, <150 ppm As, <260 ppm Hg total, <150 ppm Se, <150 ppm Sb, <10 mg/L Hg TCLP. No organic codes/UHCs. No free mercury. No MI codes. Combinations with other acid types must be profiled separately. 4.3) Are there any known previous handling or treatment issues involving this waste? Yes⁺ O No *If yes, describe: Section 5 - Hazardous Wastes As determined by 40 CFR, Part 261 and State Rules: Please list applicable waste code(s): 5.1) Is this waste exempted from RCRA? Yes No If Yes, please provide exemption: _ 5.2) Is this an EPA RCRA listed hazardous waste (F, K, P or U)? a) For F006-F009, F012, does this come from a generator that conducts a cyanide plating process? D002 D004 D005 D006 D007 D008 D009 D010 5.3) Is this an EPA RCRA characteristic hazardous waste (D001-D043)? Yes () No D011 5.4) Do any State Specific Hazardous Waste Codes apply? Yes () No If you answered 'no' to 5.2, 5.3 and 5.4, please proceed to Section 6. 5.5) EPA Source Code: G61 EPA Form Code: W103 5.6) Waste Code Determination Is Based On: Generator Knowledge Analysis MSDS Analysis and/or MSDS may be required for review and approval for hazardous and non-hazardous waste streams. 5.7) Does this waste exceed Land Disposal Restriction levels? Yes O No a) Is this stream a wastewater (WW) or non-wastewater (NWW)? NWW b) If this waste stream is greater than 50% soil, does it meet the alternative soil treatment standards of 40 CFR 268.49? Yes \bigcirc No O No c) Does this waste contain greater than 50% debris, by volume? (Debris is greater than 2.5 inches in size.) d) If the debris is larger than 3 ft x 3 ft x 3 ft, please provide the approximate dimensions and weight: 5.8) If this is a characteristic hazardous waste, does it contain Underlying Hazardous Constituents? *If Yes, please list: 200 Antimony, 201 Arsenic, 202 Barium, 203 Beryllium, 204 Cadmium, 205 Chromium, 209 Lead, 211 Mercury (all others), 212 Nickel, 213 Selenium, 214 Silver, 216 Thallium, 217 Vanadium, 219 Copper For a complete list of UHC constituents, please refer to 40 CFR 268.48 Section 6 - Non-Hazardous Wastes Please list applicable waste code(s): 6.1) Do any State Specific Non-Hazardous Waste Codes apply? () Yes () No 6.2) Is this a Universal (UNIV) waste or a Recyclable Good (RG) ? ○ UNIV ○ RG ○ N/A 6.3) Is this waste used oil as defined by 40 CFR Part 279? a) If yes, is the total halogen content of the used oil waste stream greater than 1,000 ppm? Yes () No b) If yes, what is the source of the halogen content? This is a metalworking oil/fluid containing chlorinated paraffins. This is a used oil contaminated with chlorofluorocarbons from refrigeration units. This oil contains halogenated solvents. List specific solvents: Other, describe:

Section 7 - ISCA	Information			
7.1) What is the concentration of PCBs in the waste? Ü None	e 0-49 ppm 50-499 ppm	500+	ppm	
7.2) Does the waste contain PCB contamination from a source with a	a concentration ≥ 50 ppm?	es (No	Unknowr
If you answered "none" or '0-49 ppm' to 7.1 and "no" to 7.2, plea	ase proceed to Section 8.			
7.3) Has this waste been processed into a non-liquid form?		○ Yes*	○ No	
*If yes, what was the concentration of PCBs prior to proces	ssing?	0-499	9 ppm () !	500+ ppm
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or o	other contaminated media?	O Yes	○ No	
7.5) Are you a PCB capacitor manufacturer or a PCB equipment mar	nufacturer?	O Yes	○ No	
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-	contaminated electrical equipment)			
been drained/flushed of all PCBs and decontaminated in accordance	e with 40 CFR 761.60(b)?	○ Yes	○ No	● N/A
Section 8 - Clean Air	Act Information			
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subp	part CC (VOC > 500 ppmw)?		O Yes	No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpa	art DD (VOHAP > 500 ppmw)?		O Yes	No
8.3) Is the site, or waste, subject to any other NESHAP/MACT standa	ard(s)?		Yes'	No No
*If Yes this document serves as notification that this waste contains of	chemicals	,		
required to be managed in accordance with Part $ igcirc$ 61 $ igcirc$ 62 $ igcirc$	63 Subpart	of NESHAF	P/MACT sta	andards.
8.4) Does this waste stream contain Benzene?			O Yes	No
If you answered "no" to 8.4, please proceed to Section 9.				
8.5) Does the waste stream come from a facility subject to 40 CFR 6	1, Subpart FF (Benzene NESHAP)?	?	O Yes	○ No
If Yes, please provide the SIC/N	NAICS code:			
If you answered "no" to 8.5, please proceed to Section 9.				
8.6) Does your facility manage the waste subject to Benzene NESHA	AP in a manner other than shipping	off-site?	O Yes	○ No
If Yes, please specify:				
8.7) Is the generating source of this waste a facility with Total Annual	Benzene (TAB) ≥10 Mg/year?		O Yes	○ No
8.8) Does the waste contain >10% water?			O Yes	○ No
8.9) What is the TAB quantity for your facility? 0 Mg	g/year			
8.10) What is the total Benzene concentration in your waste?	Percent or			ppmw.
Supporting analysis must be attached. Do not use TCLP analytic 8240, 8260, 602 and 624.	cal results. Acceptable laboratory	methods /	include 8	020,
Section 9 - Ce	rtification			
I certify that all information (including attachments) is complete and factual and pertaining to the waste described herein. I authorize EQ's personnel to additional contacted and give verbal permission. I authorize EQ's personnel to obtain confirmation. I agree that, if EQ approves the waste described herein, all Generator or on Generator's behalf shall be subject to, and Generator shall be subject to a generator or on Generator shall be subject to a generator. I also certify that	If supplemental information to the waste a sample from any waste shipment fo such wastes that are transported, deli- te bound by, the attached Standard Term at I have permission to sign any and	e approval f r purposes vered, or te is and Cond	ile, provided of verification indered to litions.	d I am on and EQ by
paperwork on the generator's behalf and that I can produce such certific	cation in writing upon request.			
Generator Signature	Printed Name			

Title _____Date____

Company

The Agreement between the Customer and EQ - The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes.

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes.

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneysÆ fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statutes, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure.

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges





Waste Profile Form

For assistance in completing this document or for additional information on service offerings, please visit our website at www.usecology.com, or call 800-592-5489.

US Ecology will choose the appropriate facility and method of waste management for your waste from the technologies offered at each operation.

If you wish to direct this waste to a specific facility(s) or treatment technology please indicate here:

Waste Common Name: ORGANIC ALKALINE		
Section 1 – Generato	r & Customer Information	
Generator EPA ID #	Internal Use Only: EQ Division	
NAICS/SIC Code	EQ Customer No	
Generator	Invoicing Company	
Facility Address	Address	
City State Zip	City State Zip	
24-hour Emergency Response Number	Country	
	Invoicing Contact	
Mailing Address Phone Fax		
City State Zip	Technical Contact	
Generator Contact Fax		
Title	Cell Phone	
Phone Fax	_ E-mail	
E-mail	_	
Section 2 – Shippin	g & Packaging Information	
2.1) Shipping Volume & Frequency:a) Volume of Waste to be Shipped: Varies		
b) Frequency: ☐ One time ☐ Month ☒ Year	Other:	
2.2) DOT Informationa) Is this a U.S. Department of Transportation (U.S.)b) If "Yes", indicate the proper shipping name per	JSDOT) Hazardous Material? ⊠ Yes ☐ No	
Varies		
Section 3 –	Special Properties	
3.1) Color Varies		
,	captans 🗖 Sulfur 🗖 Organic Acid 🗵 Amines/Ammonia	
3.3) Consistency at 70°F: ☐ Solid ☐ Dust/Powder	☐ Debris ☐ Sludge ☐ Liquid ☐ Gas/Aerosol ☐ Varies	
3.4) What is the pH? $\square \leq 2 \square 2.1-4.9 \square 5 = 3.4$	10 ⊠ 10.1 – 12.4 ⊠ ≥12.5 □ N/A	
3.5) What is the flash point? $\square < 90^{\circ}F$ $\square 90-1$	39°F □ 140-199°F □ >200°F ⊠ N/A	
,		

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3.6) Does this waste exhibit an	y of the following propert	ies? (check all that app	ly)	
 None Shock Sensitive Asbestos – non-friable Biodegradable Sorbents Temperature Controlled Org 	☐ Asbestos – friable☐ Pyrophoric	☐ Other Radioactive☐ Reactive Sulfide	Reactive Cyanide	☐ Biohazard ☐ Aluminum ☐ Isocyanates ☐ Explosives
S	Section 4 – Composi	ition and Generatin	g Process	
4.1) Provide a physical and che	emical composition of the	e waste (e.g. soil, water, l	PPE, debris, etc.). List th	ne percent ranges
of the material, either estimated	d or known.			
Organic Alkaline Waste	<u>100</u> to <u>100_</u> %		to	%
(typically surfactants/amines)	to%		to	%
4.2) Provide a description of the	e generating process. Re	emediation & IDW Sites:	please provide a site his	tory.
Accumulation of organic alkaline materials through a TSDF. NO BULK w/o a sample for review. Amine/ammonia concentration must be <5% - must be technically approved prior to shipment. No flammable mat'l. No metal powders/fines - no Be/Al/Zn/Mg dusts/fines/pieces. <5000 ppm Total RCRA/UHC metals. <2000 mg/kg Cr, <500 mg/kg Cd, <150 mg/kg As, <260 mg/kg Hg total, <10 mg/L Hg TCLP, <150 mg/kg Se, <150 mg/kg Sb. No free mercury. Typical alkalines would include surfactants / amines.				
4.3) Are there any known previ *If yes, describe:	ous handling or treatmen			⊠ No
	Section 5 -	- Hazardous Wastes	<u> </u>	
As determined by 40 CFR, Pa			e list applicable waste o	code(s):
5.1) Is this waste exempted fro				
5.2) Is this an <u>EPA RCRA listed</u>				
a) For F006–F009, F012, doe				
5.3) Is this an EPA RCRA char	acteristic hazardous was	te (D001-D043)? ⊠ Yes	s: <u>D002, D004-D</u>	<u>011</u> □ No
5.4) Do any State Specific Haz	ardous Waste Codes app	ply? 🖵 Yes	:	⊠ No
If you answered 'no' to 5.2, 5.3 a	and 5.4, please proceed to	Section 6.		
5.5) EPA Source Code: G025		EPA Form Code:	W219	<u></u>
5.6) Waste Code Determination Analysis and/or MSDS may		☑ Generator Knowled and approval for hazardo	•	☐ MSDS vaste streams.
5.7) Does this waste exceed La	5.7) Does this waste exceed Land Disposal Restriction levels?			s 🗖 No
a) Is this stream a wastewater (WW) or non-wastewater (NWW)? □ WW □ ☑ NWW b) If this waste stream is greater than 50% soil, does it meet the alternative soil				
treatment standards of 40CFR 268.49?				
 c) Does this waste contain greater than 50% debris, by volume? ☐ Yes ☒ No (Debris is greater than 2.5 inches in size.) d) If the debris is larger than 3 ft x 3 ft x 3 ft, please provide the approximate dimensions and weight: 				
5.8) If this is a characteristic ha	zardous waste, does it c	ontain Underlying Hazar	dous Constituents?	☐ Yes* ☐ No
	Antimony, 201 Arsenic,			
Lead, 211 Mercury (all others),		m, 214 Silver, 216 Thalliu IC constituents, please refe		Copper

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Section 6 – Non-Hazardous Wastes	
Please list app	licable waste code(s):
6.1) Do any State Specific Non-Hazardous Waste Codes apply?	
6.2) Is this a <u>Universal (UNIV)</u> waste or a <u>Recyclable Good (RG)</u> ?	⊠ N/A
6.3) Is this waste used oil as defined by 40 CFR Part 279? ☐ Yes ☒ No	
a) If yes, is the total halogen content of the used oil waste stream greater than 1,000 ppm'	?
 b) If yes, what is the source of the halogen content? This is a metalworking oil/fluid containing chlorinated paraffins. 	
This is a metaworking oil/mid containing chlorinated paramills. This is used oil contaminated with chlorofluorocarbons from refrigeration units.	
☐ This oil contains halogenated solvents. List specific solvents:	
Other, describe:	
Section 7 – TSCA Information	
7.1) What is the concentration of PCBs in the waste?	9 ppm 🖵 500+ ppm
7.2) Does the waste contain PCB contamination from a source with a concentration \geq 50 ppm? \square	Yes ⊠ No ☐ Unknown
If you answered "none" or "0-49 ppm" to 7.1 and "no" to 7.2, please proceed to Section 8.	☐ Yes* ☒ No
7.3) Has this waste been processed into a non-liquid form? *If yes, what was the concentration of PCBs prior to processing?	
7.4) Is this non-liquid PCB waste in the form of soil, rags, debris, or other contaminated media?	Yes No
7.5) Are you a PCB capacitor manufacturer or a PCB equipment manufacturer?	☐ Yes ☐ No
7.6) Has the PCB Article (e.g., transformer, hydraulic machine, PCB-contaminated electrical equip	
been drained/flushed of all PCBs and decontaminated in accordance with 40 CFR 761.60(b)?	□ N/A □ Yes □ No
Section 8 – Clean Air Act Information	
8.1) Is this waste subject to regulation under 40 CFR, Part 264, Subpart CC (VOC > 500 ppmw)?	☐ Yes 区 No
8.2) Is this waste subject to regulation under 40 CFR, Part 63, Subpart DD (VOHAP > 500 ppmw)?	? ☐ Yes ☒ No
8.3) Is the site, or waste, subject to any other NESHAP/MACT standard(s)?	☐ Yes* ☒ No
*If Yes this document serves as notification that this waste contains chemicals	. ,
required to be managed in accordance with Part 🗖 61 🗖 62 🗖 63 Subpart of NESI	
8.4) Does this waste stream contain Benzene?	☐ Yes 区 No
If you answered "no" to 8.4, please proceed to Section 9.8.5) Does the waste stream come from a facility subject to 40 CFR 61, Subpart FF (Benzene NES)	HAP)?
☐ Yes, please provide the SIC/NAICS code:	No
If you answered "no" to questions 8.5, please proceed to Section 9.	
8.6) Does your facility manage the waste subject to Benzene NESHAP in a manner other than ship	pping off-site?
☐ Yes, please specify:	No
8.7) Is the generating source of this waste a facility with Total Annual Benzene (TAB) ≥10 Mg/year	
8.8) Does the waste contain >10% water? 8.9) What is the TAB quantity for your facility? Mg/Year	☐ Yes ☐ No
	nnmw
8.10) What is the total Benzene concentration in your waste? Percent or Supporting analysis must be attached. Do not use TCLP analytical results. Acceptable labor	ppinw.
include 8020, 8240, 8260, 602 and 624.	
Section 9 – Certification	
I certify that all information (including attachments) is complete and factual and is an accurate representation of the known that the state of the	nown and suspected hazards,
pertaining to the waste described herein. I authorize EQ's personnel to add supplemental information to the waste approva and give verbal permission. I authorize EQ's personnel to obtain a sample from any waste shipment for purposes of verifications.	
that, if EQ approves the waste described herein, all such wastes that are transported, delivered, or tendered to EQ by Gene shall be subject to, and Generator shall be bound by, the attached Standard Terms and Conditions.	erator or on Generator's behalf
If I am an agent acting on behalf of the generator, I also certify that I have permission to sign any and all waste cha	aracterization paperwork on
the generator's behalf and that I can produce such certification in writing upon request.	
Generator Signature Printed Name	
Company Date	

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STANDARD TERMS AND CONDITIONS

The Agreement between the Customer and EQ – The Environmental Quality Company and/or its member companies (hereinafter "EQ") related to or associated with Delivered Waste, as herein defined, shall be governed by the following Standard Terms and Conditions in addition to the terms and conditions contained in any Waste Profile Form, Customer Approval Quote Confirmation, Generator Approval Notification, Notice of Waste Approval Expiration, and/or Credit Agreement associated with such Delivered Waste.

The Customer may use its standard forms (such as purchase orders, acknowledgments of orders, and invoices) to administer its dealings under this Agreement for convenience purposes, but all provisions thereof in conflict with these terms and conditions shall be deemed stricken.

Definitions

The following definitions shall apply for purposes of this Agreement:

"Acceptable Waste" shall mean any hazardous waste, as defined under applicable State or federal law, determined by EQ as acceptable for treatment and/or disposal in accordance with this Agreement.

"Delivered Wastes" shall mean all wastes (i) which are transported, delivered, or tendered to EQ by the Customer; (ii) which the Customer has arranged for the transport, delivery or tender to EQ; or (iii)) which are transported, delivered, or tendered to EQ under a Credit Agreement between the Customer and EQ.

"Non-Conforming Wastes" shall mean wastes that (a) are not in accordance in all material respects with the warranties, descriptions, specifications or limitations stated in the Waste Profile Form and this Agreement; (b) have constituents or components of a type or concentration not specifically identified in the Waste Profile Form (i) which increase the nature or extent of the hazard and risk undertaken by EQ in treating and/or disposing of the waste, or (ii) for whose treatment and/or disposal a Waste Management Facility is not designed or permitted, or (iii) which increase the cost of treatment and/or disposal of waste beyond that specified in EQ's price quote; or (c) are not properly packaged, labeled, described, or placarded, or otherwise not in compliance with United States Department of Transportation and United States Environmental Protection Agency regulations.

Control of Operations.

EQ shall have sole control over all aspects of the operation of any treatment and/or disposal facility of EQ receiving Delivered Wastes under this Agreement (hereinafter, "Waste Management Facility"), including, without limitation, maintaining EQ's desired volume of Acceptable Wastes being delivered to any Waste Management Facility by the Customer or any other person or entity.

Identification of Waste.

For each waste material to be transported, delivered, or tendered to EQ under this Agreement, the Customer shall provide, or cause to be provided, to EQ a representative sample of the waste material and a completed Waste Profile Form containing a physical and chemical description or analysis of such waste material, which description shall conform with any and all guidelines for waste acceptance provided by EQ. On the basis of EQ's analysis of such representative sample of the waste material and such Waste Profile Form, EQ will determine whether such wastes are Acceptable Wastes. EQ does not make any guarantee that it will handle any waste material or any particular quantity or type of waste material, and EQ reserves the right to the decline to transport, treat and/or dispose of waste material. The Customer shall promptly furnish to EQ any information regarding known, suspected or planned changes in the composition of the waste material. Further, the Customer shall promptly inform EQ of any change in the characteristic or condition of the waste material which becomes known to the Customer subsequent to the date of the Waste Profile Form.

Non-Conforming Wastes

In the event that EQ at any time discovers that any Delivered Waste is Non-Conforming Waste, EQ may reject or revoke its acceptance of the Non-Conforming Waste. The Customer shall have seven (7) days to direct an alternative lawful manner of disposition of the waste, unless it is necessary by reason of law or otherwise to move the Non-Conforming Waste prior to expiration of the seven (7) day period. If the Customer does not direct an alternative disposal, at its option, EQ may return any such Non-Conforming Wastes to the Customer, and the Customer shall pay or reimburse EQ for all costs and expenses incurred by EQ in connection with the receipt, handling, sampling, analyses, transportation and return to the Customer of such Non-Conforming Wastes. If it is impossible or impractical for EQ to return the Non-Conforming Waste to the Customer, the Customer shall reimburse EQ for all costs, of any type or nature whatsoever, incurred by EQ, solely because such Delivered Waste was Non-Conforming Waste (including, but not limited to, all costs associated with any remedial steps necessary, due to the nature of the Non-Conforming Waste, in connection with material with which the Non-Conforming Waste may have been commingled and all expenses and charges for analyzing, handling, locating, preparing for transporting, storing and disposing of any Non-Conforming Waste).

Customer Warranty - Acceptable Wastes.

All Delivered Wastes shall be Acceptable Wastes and shall conform in all material respects to the description and specifications contained in the Waste Profile Form. The information set forth in the Waste Profile Form or any manifest, placard or label associated with any Delivered Wastes, or otherwise represented by the Customer or the generator (if other than the Customer) to EQ, is and shall be true, accurate and complete as of the date of receipt of the involved waste by EQ.

Customer Warranty - Title to Wastes

Either the Customer or the generator (if other than the Customer) shall hold clear title, free of any all liens, claims, encumbrances, and charges to Delivered Waste until such waste is accepted by EQ.

Customer Warranty - Compliance with Laws.

The Customer shall comply with all applicable federal, state and local environmental statutes, regulations, and other governmental requirements, as well as directives issued by EQ from time to time, governing the transportation, treatment and/or disposal of Acceptable Wastes, including, but not limited to, all packaging, manifesting, containerization, placarding and labeling requirements.

Customer Warranty - Updating Information.

If the Customer receives information that Delivered Waste or other hazardous waste described in the Waste Profile Form, or some component of such waste, presents or may present a hazard or risk to persons, property or the environment which was not disclosed to EQ, or if the Customer or generator (if other than the Customer) has changed the process by which such waste results, the Customer shall promptly report such information to EQ in writing.

Customer Indemnity.

The Customer shall indemnify, defend and hold harmless EQ, and its affiliated or related companies, and all of their respective present or future officers, directors, shareholders, employees and agents from and against any and all losses, damages, liabilities, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses (including, but not limited to, reasonable costs of defense, settlement, and reasonable attorneys' fees), which may be asserted against any or all of them by any person or any governmental agency, or which any or all of them may hereafter suffer, incur, be responsible for or pay out, as a result of or in connection with bodily injuries (including, but not limited to, death, sickness, disease and emotional or mental distress) to any person (including EQ's employees), damage (including, but not limited to, loss of use) to any property (public or private), or any requirements to conduct or incur expense for investigative, removal or remedial expenses in connection with contamination of or adverse effect on the environment, or any violation or alleged violation of any statues, ordinances, orders, rules or regulations of any governmental entity or agency, caused or arising out of (i) a breach of this Agreement by the Customer, (ii) the failure of any warranty of the Customer to be true, accurate and complete, or (iii) any willful or negligent act or omission of the Customer, or its employees or agents in connection with the performance of this Agreement.

Force Majeure

EQ shall not be liable for any failure to accept, receive, handle, treat, and/or dispose of Delivered Waste due to an act of God, fire, casualty, flood, war, strike, lockout, labor trouble, failure of public utilities, equipment failure, facility shutdown, injunction, accident, epidemic, riot, insurrection, destruction of operation or transportation facilities, the inability to procure materials, equipment, or sufficient personnel or energy in order to meet operational needs without the necessity of allocation, the failure or inability to obtain any governmental approvals or to meet Environmental Requirements (including, but not limited to voluntary or involuntary compliance with any act, exercise, assertion, or requirement of any governmental authority) which may temporarily or permanently prohibit operations of EQ, the Customer, or the Generator, or any other circumstances beyond the control of EQ which prevents or delays performance of any of its obligations under this Agreement.

Governing Laws

This Agreement shall in all respects be governed by and shall be construed in accordance with the laws of the State of Michigan applied to contracts executed and performed wholly within such state.

Bulk Disposal Charges

Quoted bulk disposal charges for solid materials will be billed by the cubic yard, if the waste density is less than 2,000lbs./cubic yard. If waste density is greater than 2,000 lbs./cubic yard, then bulk disposal charges will be billed by the ton, regardless of the approved container.

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APPENDIX L

Proof of Publication of Notice

Pursuant to 62-730.292(6), F.A.C., proof of publication and broadcast required under this permit application will be provided to the Department no later than 45 days after receipt of the Department's intended action.

APPENDIX M

Facility Preparedness & Prevention Plan and Contingency/Emergency Response Plan

Facility Preparedness & Prevention Plan

And

Contingency/Emergency Response Plan

US Ecology Tampa, Inc. 7202 East 8th Avenue Tampa, FL 33619

Prepared for:



US Ecology Tampa, Inc. 7202 East 8th Avenue Tampa, FL 33619

Prepared by:



PACSCON GeoEnvironmental, Inc. 2019 Osprey Lane, Suite C Lutz, FL 33549

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Figure 4	Container Storage Building & Covered Processing Area Layout
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APPENDICES

Appendix A	Emergency Contact List
Appendix B	EPA Region 4 Hurricane Preparedness Guidelines
Appendix C	Supplemental Emergency & Safety Equipment
Appendix D	Standard Operating Procedures

1.0 FACILITY PREPAREDNESS & PREVENTION PLAN

This section discusses the facility preparedness and prevention plan for the USE Ecology Tampa, Inc. (USE) facility located in Tampa, FL. It should be noted that in addition to this Facility Preparedness & Prevention and Contingency/Emergency Response Plan, USE maintains and operates under a comprehensive Emergency Action Plan (EAP) that is available for review at the facility office during normal business hours. An emergency contact and response agency list is provided in Appendix A. Additionally, as requested by the Florida Department of Environmental Protection (FDEP or Department), the hurricane preparedness and recovery information available on the United States Environmental Protection Agency (EPA) website is contained in Appendix B.

1.1 Facility Overview

USE, formerly known as EQ Florida Inc., is a division of EQ Holding Company, a Michigan Corporation, and a wholly-owned subsidiary of US Ecology. USE operates a permitted solid/non-hazardous waste processing facility in combination with a hazardous waste treatment and storage facility the pertinent facility and operating permit details of which are summarized below:

■ Facility Name: US Ecology Tampa, Inc.

Facility Address: 7202 East 8th Avenue, Tampa, FL 33619

Facility County: Hillsborough
Facility Telephone No.: (813) 623-5302
Facility EPA Identification No.: FLD 981 932 494
HSWA Permit No.: 34875-HO-012
Solid Waste Permit No.: 34757-SO-010

The USE facility comprises 4.46 acres, more or less, with processing storage, transportation and administrative operations conducted on two separate but adjacent/contiguous parcels located north and south of East 9th Avenue. The facility is located outside the 100-year floodplain and the land was previously undeveloped prior to its current use. It is located in a heavy industrial zoned area known as Orient Park within the City of Tampa and the surrounding land uses are heavy industrial in nature.

The USE facility is a permitted non-hazardous and hazardous waste storage and treatment facility and a registered hazardous waste transporter with a State-registered (onsite) transfer facility. No onsite disposal occurs at the USE facility. USE manages non-RCRA regulated waste, household hazardous waste, used oil and filters, mercury containing lamps and devices, TSCA-exempt and limited quantity exempt PCB and asbestos wastes, recyclable materials, and other similar substances, materials, and wastes. The primary waste management operations are: staging, storage, consolidation, solidification and transfer of non-hazardous and hazardous wastes, and treatment of hazardous wastes (D-002, D-004 through D-011, and K-062). The main office and mailing address is listed as 7202 East 8th Avenue (south side of East 9th Avenue); however, the majority of inbound wastes are delivered to the 2002 North Orient Road property (north side of East 9th Avenue).

1.2 Facility Design & Operations

The USE facility was specially designed and built for non-hazardous and hazardous waste storage, transfer, and treatment and consists of a loading/unloading area, an office building, a 5,866 square-foot Container Storage Building (CSB) with an attached 1,786 square-foot Improved Secondary Containment Area (ISCA) located on the N. Orient Road property. The 8,050 square-foot Waste Processing Building (WPB) is located on the E. 8th Avenue property. The facility layout is indicated on Figure 1.

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The Inbound/Outbound (I/O) Staging Area is co-located with the 10-day Transfer Area on the E. 8th Avenue property and used for incoming loads of hazardous waste awaiting receipt and unloading, and for full loads awaiting transportation to an offsite disposal and/or recycling facility.

The office building located on the E. 8th Avenue property does not conduct commercial hazardous waste storage, transfer, or treatment. The facility's quality control laboratory is located in the office building. The lab generates small quantities (5 gallons or less) of satellite accumulation wastes, which are taken to the CSB for storage prior to shipment to an offsite permitted disposal facility.

The loading/unloading area is used for the loading and unloading of hazardous waste and are shown on Figure 2. Transport vehicles delivering shipments of hazardous waste back into any one of seven available loading/unloading docks. The docks have roll-up doors, which allow unloading directly from transport vehicle to the CSB. Similarly, outbound waste is loaded directly from the CSB to the transport vehicles. The loading/unloading area is an impervious contained surface constructed of concrete and asphalt. An epoxy coating covers the 10,000-gallon ISCA in front of Bay 2. There is a 60-foot roof overhang from the CSB over the loading/unloading area. All stormwater run-off from the loading/unloading area is contained and inspected prior to release to the stormwater management system. Surface water flow and the stormwater management system are shown on Figure 3.

The CSB was designed and built specifically for hazardous waste storage, transfer, and treatment, and contains a floor that is constructed of five inches of 4,000 psi concrete placed monolithically and coated with a chemical resistant sealant and two layers of chemical resistant polyurethane coating. The CSB consists of three separate bays. An eight-inch wide concrete block wall separates each bay. The walls extend from the floor to the roof and are designed with a minimum fire resistance of four hours. Storage Bays 1 and 3 are at opposite ends of the CSB and have identical dimensions of approximately 48- by 50-feet. Storage Bay 2 is in the center of the CSB and is approximately half the size of Bays 1 and 3. Specifically, the dimensions of Bay 2 are approximately 22- by 50-feet.

The CSB has five separate containment sumps with a capacity of 1,001 gallons each, which provide a combined total of 5,005 gallons of containment capacity. The floors of each bay are sloped 1/8-inch per foot to each containment sump. The 1/8 inch per foot slope of the floors provides additional containment beyond the 1,001 gallons of each containment sump. Conservatively, the additional containment available from the floor slope has not been included in containment calculations. Each containment sump is available to contain spills or leaks of different hazard class materials. This eliminates the potential for incompatible materials to spill or leak into the same containment sump. The sloping of the floors directs potential spills or leaks to the appropriate containment sump. Two sumps each are in Bays 1 and 3 and one sump is in Bay 2. The layout of the CSB and covered processing area is shown on Figure 4.

The WPB houses the solid/non-hazardous waste solidification tank, an industrial shredder, an on-ground hazardous waste treatment tank, and a reactives magazine and includes a hazardous waste container storage area with a permitted capacity of 4,400 gallons (proposed to be increased to 4,950 gallons). The layout of the WPB is shown on Figure 5. Characteristically hazardous waste codes D-002 (corrosivity), D-004 (arsenic), D-005 (barium), D-006 (cadmium), D-007 (chromium), D-008 (lead), D-009 (mercury), D-010 (selenium), and D-011 (silver) and listed waste code K-062 ("spent pickle liquor" from steel finishing operations) are treated in the on-ground hazardous waste treatment tank located in the WPB. Non-hazardous wastes (sludges or liquid wastes) are mixed with a solidification agent (sawdust or other approved agent) to absorb residual free liquids in the non-hazardous waste solidification tank. The industrial shredder is used to tear up waste typically consisting of containers of 5 gallons or less that contain residual solids, liquids, or sludges into smaller pieces thereby reducing transportation liability and waste volume. The reactives magazine, which is located in the west central portion of the WPB, is used for the

temporary storage and pass-through of road flares, DOT 1.4 material, marine aerial and signal flares, small arms munitions, black powder, residential fireworks, and other permitted explosives. No forbidden explosives will be transported to the facility and/or stored in the magazine, and no treatment or processing of explosive materials is completed onsite.

1.3 Facility Personnel Training & Inspections

All USE employees have reviewed and are familiar with the Contingency Plan. "Hands on" operations personnel involved in hazardous waste handling, transportation, emergency response, storage, or treatment have successfully completed a program of classroom instruction or on-the-job training that teaches Contingency Plan implementation. The course outline for the USE Contingency Plan training is included in the Training Program (described in Section 6.0 of Volume 1 of 3). The Contingency Plan training includes an on-site emergency response drill and post-drill evaluation.

As described in Section 5.0 of Volume 1 of 3, the USE facility is regularly inspected for malfunctions and deterioration, operator errors, and discharges, which may cause (or lead to) release of hazardous waste constituents to the environment or a threat to human health. These inspections are intended to identify problems in time to correct them before a release of hazardous waste or constituents occur. A facility inspection log is maintained to document the results of these inspections.

All monitoring equipment, safety and emergency equipment, security devices, and operating and structural equipment, including the on-ground hazardous waste treatment tank, that are important to preventing, detecting, or responding to human health or environmental hazards will be inspected daily (each operating day). The inspections will be performed by trained USE operations personnel. All inspections will be reviewed and approved by a senior USE employee (manager, supervisor, or chemist).

The inspector will look for the items listed on the USE Facility Inspection Log (see Section 5.0 of Volume 1 of 3). All areas subject to spills, such as the loading/unloading, container storage areas, and the hazardous waste treatment tank are inspected daily (each operating day). All containers are inspected for container condition, closure, labeling, and aisle space. Housekeeping and proper storage are also inspected daily. The vehicle loading and unloading areas and transfer facility vehicles and wastes are inspected daily to identify problems. External areas such as the area for storage of empty containers and the stormwater systems (trenches, filter, and retention pond) are inspected daily to identify problems. Safety and emergency equipment is inspected daily for condition, availability, and operations capability. The safety and emergency equipment inspected includes fire control equipment, communication devices, safety showers and eye washes, spill kits, exits, safety supply lockers, fire suppression and alarm systems, and lower explosive limit (LEL) meter and sensors. The contents of the safety supply lockers will be inspected and inventoried monthly. The date of inspection and inventory will also be noted on the Facility Inspection Log. The contents of the safety supply lockers are to be used only in the event of an emergency. The date of re-inspection and re-inventory will be noted on the Facility Inspection Log. The waste inventory for the CSB, WPB, ISCA, I/O Staging Area, 10-Day Transfer Area, and Bulk Container Storage Areas (BSCAs) are noted daily on the inspection log.

Every unsatisfactory condition noted during the inspection will be immediately corrected if possible. Items not immediately corrected will be noted on the inspection log. Unsatisfactory conditions noted on the inspection log will be corrected within fourteen (14) days. USE will submit a written schedule to correct the deficiency to the FDEP should any deficiency not be corrected within fourteen (14) days. Where a hazard is imminent or has already occurred, remedial action will be taken immediately. The Contingency/Emergency Response Plan (Section 2.0 of this document) will be implemented if a fire, explosion, or unplanned release of hazardous waste or hazardous waste constituents occurs to the air, soil,

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groundwater, or surface water at the facility that could threaten human health or the environment. All remedial actions completed will be noted on the inspection log.

Further, as discussed in Section 3.4 of Volume 1 of 3 (Ignitable, Reactive, or Incompatible Wastes), USE has taken all precautions to prevent reactions that may:

- 1. Generate extreme heat, pressure, fire, explosion, or violent reaction;
- 2. Produce uncontrolled toxic mists, fumes, dusts, or gases in sufficient quantity to threaten human health or the environment;
- 3. Produce uncontrolled flammable fumes or gases in sufficient quantities to threaten human health or the environment;
- 4. Damage the structural integrity of the device or facility; and,
- 5. Through other similar means which threaten human health or the environment.

1.4 Required Equipment

1.4.1 Internal Communications

The facility is equipped with an internal communications and alarm system capable of providing immediate emergency instruction (or signal) to facility personnel. Internal communications and alarms consist of the following:

- 1. Emergency air horns;
- 2. Pull alarms; and
- 3. Telephones.

1.4.2 External Communications

The facility is equipped with telephones and pull alarms capable of summoning emergency assistance from local police departments, fire departments, or other emergency response departments. Local emergency assistance is readily available by dialing 911. The facility fire alarms are direct to the Tampa Fire Department.

1.4.3 Fire, Spill & Decontamination Equipment

The facility is equipped with portable, multipurpose (ABC) fire extinguishers; Halon and Metal-X fire extinguishers are also available. The CSB is equipped with sprinkler systems and smoke and flame detectors. The facility has a continuous automatic fire monitoring system. Fire alarms automatically notify the Tampa Fire Department of emergency fire or smoke conditions.

The flammable materials storage bay (Bay 2) is equipped with an automatic high expansion foam fire suppression system. Bay 2 is also equipped with a LEL monitoring system. The LEL meters are mounted so that vapors less dense than air and vapors more dense than air are both monitored. Emergency exhaust fan ventilation is automatically activated at 10% of LEL. The foam system is automatically activated at 10% of LEL. An alarm to the Tampa Fire Department is also activated at the 10% LEL. Fire control equipment within the CSB is identified on the building as-built record drawing provided as Figure 6.

The industrial shredder located in the WPB is intrinsically safe and has a self-contained CO₂ fire suppression system. The fire suppression system utilizes automatic detection, manual activation,

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notification signals, and relay contacts for equipment shutdown controls. The system automatically notifies the Tampa Fire Department of emergency fire conditions.

Spill control, fire, explosion and other supplemental safety equipment are located throughout the facility. The equipment is readily available to facility personnel. The supplemental emergency equipment is discussed in Section 2.4 of this document and a listing of the equipment is provided in Appendix C.

Decontamination equipment is readily available at the facility; however, the need for decontamination is minimal. Most personal protective equipment (PPE) and sampling equipment is disposable, thereby eliminating the need for decontamination. Water and decontamination solutions such as trisodiumphosphate (TSP), bleach, detergent, lime, and citric acid are available for decontamination. Mercury spill cleanup materials (e.g., HgX, Mercsorb, or equivalent) are also available.

1.4.4 Water Volume & Pressure

The facility has water available at adequate volume and pressure to supply firefighting equipment. The water volume is rated at 463 gallons per minute (gpm) volume and 32.4 pounds per square inch (psi) pressure at the base of a 6-inch diameter riser. A jockey pump connected to the city water supply augments the suppression system.

1.5 Testing & Maintenance of Equipment

All equipment at the USE facility will be maintained and tested in accordance with the manufacturer's recommendations. USE has a maintenance agreement with a fire control firm to maintain the fire control equipment. The equipment serviced under this agreement includes the foam suppression system, LEL detectors, smoke detectors, flame detectors, fire control panels, sprinkler system, piping, and fire alarm systems. USE will routinely inspect this equipment as outlined in the inspection plan. The fire control firm will inspect the equipment (at a minimum) annually. This will serve to keep the equipment operational for use in times of emergency.

1.6 Access to Communications or Alarm Systems

Communication and alarm systems present in the WPB are detailed on Figure 5 and safety and fire control systems present in the CSB are indicated on the as-built record drawing for the building provided as Figure 6. Access to communications and alarm systems are readily available to all employees regardless of their location. It is USE company policy that at least two employees will be present before entering any active operating portion of the facility. If there is ever just one employee entering any active operating portion of the facility, the employee will have immediate access, at the scene of operation, to a communications device (such as telephone) capable of summoning external emergency assistance.

1.7 Required Aisle Space

The facility has been designed for the safe unobstructed movement of personnel, fire protection equipment, spill control equipment, and/or decontamination equipment to any operations area during an emergency. There will be a minimum of two feet of aisle space between double rows of containers (or between rows of pallets of containers). The actual aisle space between rows of containers and pallets is usually three feet. Containers (or pallets of containers) may be stored over the containment sumps in the CSB. The containment sumps will be readily visible and aisle space will be maintained with containers (or pallets of

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containers) stored over the sumps. The containers (or pallets of containers) can easily be moved to remove any material from the sumps. No containers (or pallets of containers) will be stored within two feet of any safety equipment located on any wall. Adequate aisle space will be maintained to access all safety, spill control, and decontamination equipment stored along any wall. Hazardous waste inbound, outbound, and transfer facility shipments are loaded on transportation vehicles in accordance with all applicable DOT and RCRA regulations. Materials such as containers or pallets of containers can be easily unloaded and transferred to the CSB or another transport vehicle should any emergency require unloading of waste containers from a transport vehicle.

1.8 Arrangements with Local Authorities

This plan has been submitted to all required agencies listed in Section 2.3 in both hard copy and electronic format, as required. All agencies have been invited to tour the facility to become familiar with its layout including entrances and roads inside the facility, the properties of the non-hazardous and hazardous waste managed at the facility and associated hazards, the places where facility personnel would normally be working during an emergency, and the primary and secondary facility evacuation routes detailed on Figure 7 attached hereto.

No agency has notified USE that they would not be able to respond to any potential emergency. Most of the agencies listed have utilized or contracted USE for emergency response operations. This has provided a degree of familiarity between USE and responding agency personnel.

2.0 CONTINGENCY/EMERGENCY RESPONSE PLAN

This Contingency/Emergency Response Plan contains detailed information on how the USE facility will respond to and report a hazardous waste incident. The USE emergency coordinators are provided on the emergency contact list provided in Appendix A so they are readily available. Information regarding handling a response, interagency agreements, government agency notification, post-emergency operations and reporting is provided in the below sections.

2.1 General Facility Information & Plan Introduction

Detailed information regarding the facility and its design and operations are provided above in Sections 1.1 and 1.2. Overall, the facility is designed to minimize the potential for any release of non-hazardous or hazardous wastes or constituents. Vehicles are able to load and unload directly to and from the CSB. Virtually any potential release would be contained within the CSB and its sumps or within the transport vehicle. The covered processing area is sloped and diked for containment (see Figure 4). A 10,000-gallon epoxy lined ISCA is located in front of CSB Bay 2. Waste materials are segregated by hazard class in the CSB to ensure that no incompatible wastes are stored together. All flammable materials are stored in a separate bay (Bay 2) designed solely for that purpose which contains the fire monitoring and safety equipment discussed in Section 1.2. In addition, the CSB is fully sprinkled and contains both smoke and flame detectors that are continuously monitored. Fire extinguishers and fire hoses are located throughout the facility. Safety equipment, proximity suits, self-contained breathing apparatus (SCBA), and material handling equipment are located at the facility. A listing of supplemental emergency and safety equipment is provided in Appendix C.

Hazardous materials potentially onsite may include: acids, alkalis, poisons, flammables, combustibles, oxidizers, reactives and other regulated solids or liquids that do not fall into these classifications. Most will be present in small quantities or in diluted concentrations when compared to the original raw material. As discussed in Section 1.2, a reactives magazine is located in the WPB that is used for the temporary storage and pass-through of permitted explosives and no treatment or processing of explosive materials is completed onsite. No regulated radioactive and/or pathological wastes are managed at the USE facility. A daily inventory of all materials stored at the facility is readily available.

In the event of a power outage, emergency backup lighting is provided in the facility, and the security system will activate its backup battery.

In order to prevent releases to the atmosphere, containers will remain closed at all times except when it is necessary to add or remove waste from the container.

All operations personnel at this site are trained in emergency response, hazardous waste operations, firefighting procedures, emergency first aid, and CPR (see Section 1.3).

2.1.1 Plan Purpose

The purpose of this plan is to provide USE employees and responding agencies with an organized procedure for responding to unusual occurrences or emergencies involving hazardous chemicals and/or wastes when such releases could cause potential harm to human health or the environment. This plan is designed to present as simply as possible the necessary steps required in an emergency.

Emergencies covered under this procedure are fires, explosions, floods, hurricanes or an unplanned sudden and non-sudden release into the environment of hazardous waste including liquids, vapors and particulates which could cause harm to human health or the environment.

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2.1.2 Plan Implementation

This Contingency Plan will be implemented immediately whenever there is a fire, explosion, or release of hazardous waste or hazardous waste constituents to air, soil, surface water, or groundwater at the facility, which could threaten human health or the environment.

2.1.3 Plan Copies

Copies of this plan are maintained at both the administration building located on the E. 8th Avenue property and in the office building located on the N. Orient Road property. Key personnel such as the USE emergency coordinators have direct electronic access of this plan.

Copies of the plan have previously been submitted to the Tampa Police Department, Tampa Fire Department, Local Emergency Planning Committee (LEPC), FDEP, Tampa General Hospital and Brandon General Hospital. The plan will be resubmitted to these agencies and entities either electronically or via hardcopy following approval of the pending permit renewal application.

2.1.4 Plan Amendment

The plan will be reviewed at least annually and amended immediately, if necessary, whenever:

- 1. The facility permit is revised or renewed;
- 2. The plan fails in an emergency;
- 3. The facility changes design, construction, operation, maintenance, or other circumstances in a way that materially increases the potential for fires, explosions, or releases of hazardous waste or hazardous waste constituents, or changes the response necessary in an emergency;
- 4. The USE emergency coordinators list changes; or,
- 5. The emergency equipment list changes.

2.2 Emergency Response Coordinators

At all times, there will be at least one employee either at the facility or on call that will be responsible for coordinating all necessary emergency response operations. The coordinator and alternates are thoroughly familiar with all aspects of this plan, all facility operations and the location and characteristic of wastes managed, the location of facility records, and the facility layout. The designated USE emergency coordinators are provided on the emergency contact list provided in Appendix A.

All USE emergency coordinators have authority to commit corporate funds and resources during an emergency incident involving a fire, explosion, or release of hazardous waste(s) and or constituents to the air, soil, surface water, or ground water at the facility which could threaten human health or the environment.

2.3 Coordination Agreements

The City of Tampa Fire Department, Tampa Police Department, FDEP, hospitals (Tampa General and Brandon General Hospitals) and an outside spill response contractor have been notified as to the operation of this facility. As discussed above in Section 1.8, a copy of this plan has been sent to these organizations and they have all been invited to tour the facility to become familiar with its layout and operations. An emergency contact and response agency and organization list and is provided in Appendix A.

2.4 Emergency Equipment & Communications Systems

This chapter describes the emergency equipment and alarm systems within the CSB and the WPB at the USE facility. Supplemental emergency and safety equipment located at the USE facility is listed in Appendix C.

- 1. **Fire extinguishers** are located throughout and are identified by signs and red markings. ABC extinguishers are located in Bays 1 and 3 of the CSB. Halon and metal-x extinguishers are located in the flammable storage area (Bay 2) in the CSB. ABC fire extinguishers are also located throughout the WPB and CSB and are prominently identified by signs and red markings.
- 2. **Chemical Spill Treatment Kit** containing six 2-pound containers of Spill-X-S (100% carbon) used for solvent spills is located in Bay 2 of the CSB.
- 3. **Oil-Dri** and **Vermiculite** are used for solvent and oil spills. This material is located on the ramp leading to Bay 3 of the CSB in bags identified with the words Oil-Dri or Vermiculite.
- 4. **Soda Ash** is used to neutralize acids. This material is located in Bay 1 of the CSB in bags identified by the words Soda Ash.
- 5. Caustic Spill Treatment Kit containing six 2-pound containers of Spill-X-C (75% Citric Acid) used for caustic spills is located in Bay 3 of the CSB.
- 6. **Spill control/sorbent booms/pads** used to contain any spill. Spill control booms are available in various lengths and are located in Bay 3 of the CSB. The entire WPB is secondarily contained and spill control supplies are available onsite for incidents within this structure, as necessary.
- 7. **Protective Clothing** is located in Bays 1 and 3 of the CSB. Protective Suits are available in Levels B through D. Appropriate PPE, including chemical resistant suits, safety glasses, splash guards, and hardhats, for the activities completed in the WPB and CSB are available onsite.
- 8. **Full-face respirators** located in Bays 1 and 3 of the CSB and **SCBAs** located in Bays 1 and 3 of the CSB and the main facility office are available for respiratory protection.
- 9. Gloves, boots, face shields, goggles and hard hats may be used as protective equipment and are located in Bays 1 and 3 of the CSB. This protective equipment is also available in the main facility office building for waste management activities conducted in the WPB.
- 10. **Acid Spill Treatment Kit** containing six 2-pound containers of Spill-X-A (78% Magnesium Oxide) used for acid spills is located in Bay 1 of the CSB.
- 11. **Air powered pumps with hose** for removal of liquids or water identified by lack of electrical connection and capable of fitting inside of a drum bung are located in Bays 1 and 3 of the CSB.
- 12. **Manual pump** for removal of any flammable liquids.
- 13. **Shovels, brooms, buckets, mops, tools, bung wrenches**, etc. are located in Bays 1, 2 and 3 of the CSB as well as in the WPB.
- 14. Empty **DOT-approved containers** for recontainerizing damaged or leaking containers are located in Bays 1 and 3 of the CSB.
- 15. Empty **85 and 110-gallon overpack drums** for recontainerizing damaged or leaking containers are located on the ramp leading to Bay 3 of the CSB.
- 16. An **emergency eye wash/shower** is located in both Bays 1 and 3 of the CSB. An emergency eye wash/shower is also located on the north wall is the center of the WPB.
- 17. **Two infrared flame detectors** are located in Bay 2 of the CSB and **photo beam smoke detectors** are located in all three bays in the CSB. **LEL** monitors are also located in Bay 2 of the CSB. The industrial shredder located in the WPB has a self-contained CO₂ fire suppression system. The fire suppression system utilizes automatic detection, manual activation, notification signals, and relay contacts for equipment shutdown controls.
- 18. An **onsite laboratory and HAZCAT identification kit** are available as necessary to characterize a sample of a potential hazardous material. The facility waste sampling and HAZCAT standard operating procedures (SOPs) are included in Appendix D.

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The emergency communication system equipment consists of:

- 1. **Air horns** are located throughout the CSB and in the WPB. In case of a spill, explosion, or other emergency, these can be used to alert all employees that evacuation is necessary.
- 2. **Two-way radios** are used for communications in the WPB.
- 3. Twenty-four hour **monitored alarms** are located throughout the facility.
- 4. **Mobile phones** are available at the facility.
- 5. **Landline telephones** are available at the facility. The telephone in the CSB is located in Bay 1 near the northeast exit.

2.5 Evacuation Plan

Emergency situation and evacuation notification procedures are discussed in this section.

- 1. Notification to evacuate the USE facility in an emergency would be handled by one of several methods. These are:
 - a. Emergency air horns located throughout the facility are sounded when evacuation is necessary.
 - b. Pull alarms are located throughout the facility.
 - c. Two-way radios are used for communications in the WPB.
 - d. Landline telephones are available throughout the facility. The telephone in the CSB is located in Bay 1 near the northeast exit.
 - e. Mobile phones are also available at the facility.
- 2. In the event of an emergency situation (spill, fire, explosion), the first employee to notice it is to immediately sound the emergency air horns and/or alarms located throughout the facility.
- 3. All personnel are to evacuate the facility. The evacuation routes are shown on Figure 7. The primary evacuation route should be used unless blocked or impassable. In that case, the secondary evacuation route should be employed.

2.6 Emergency Procedures & Facility Personnel Actions

The purpose of this section is to establish the organizational structure which will be in force during a response to a chemical emergency and what procedures will be utilized to notify corporate officials, outside response teams, local government authorities, and State and Federal Regulatory Agencies.

2.6.1 Internal Communications

In the event of an emergency situation involving hazardous chemicals or wastes, the USE emergency coordinator or designate alternate will be responsible for coordinating the necessary response and/or cleanup. Refer to Appendix A for a listing of designated emergency contacts and response agencies and organizations.

USE management is to be notified immediately upon discovery of an emergency situation involving hazardous chemicals or wastes. Management will notify, via telephone, two-way radio, or mobile telephone, the required USE personnel for response to the scene. USE emergency response vehicles are equipped with necessary cleanup/safety materials and first aid supplies. Trailers, sheds, and lockers onsite also contain safety equipment and supplies.

2.6.2 External Communications

In any emergency situation, the following should be contacted:

- 1. Tampa Fire Department (911). Indicate the extent and type of emergency which exists (e.g., fire, spill, etc.).
- 2. In the event of emergencies involving chemical spills, leaks, or explosions, which may require additional assistance, at the direction of the USE emergency coordinator a spill response contractor can be notified.

2.6.3 Government Agency Notification

In the event of an emergency, USE will comply with all requirements contained in Chapter 62-150, Florida Administrative Code (F.A.C.), titled *Hazardous Substance Release Notification*. In the event of an emergency where environmental contamination is imminent, in addition to notifying the Tampa Fire Department (911 emergencies), the following governmental agencies will be notified by the USE emergency coordinator. Initial notification to the National Response Center (NRC) will be completed within 15 minutes if a release of a hazardous substance to the environment occurs in an amount that equals or exceeds its reportable quantity (RQ). A listing of RQs for roughly 800 Superfund hazardous substances maintained by the EPA can be accessed by clicking here¹. Further, the State will be notified within 24 hours as specified in Chapter 62-150, F.A.C.

- 1. State of Florida Warning Point 800-320-0519
- 2. National Response Center (NRC) 800-424-8802
- 3. FDEP Southwest District Office Temple Terrace, Florida 813-470-5700 (normal business hours)
- 4. Environmental Protection Commission of Hillsborough County 813-627-2600 (normal business hours)

The following information will be communicated to the governmental agencies contacted:

- 1. Name and telephone number of the reporter:
- 2. Name and address of the facility;
- 3. Time of the incident:
- 4. Nature of incident (e.g., fire, explosion, or release);
- 5. Name of the material released;
- 6. Quantity of the material released;
- 7. Additional information such as liquid, vapor, or solid;
- 8. Type of incident (e.g., release from drum, tank, truck, or warehouse);
- 9. Extent of injury or injuries, if any;
- 10. Possible hazards to human health or the environment outside the facility;
- 11. Weather conditions (e.g., wind direction, rain, etc.); and,
- 12. Potential for release or spill of material to reach surface waters.

Within 15 days of any incident the facility manager will notify the FDEP, electronically, that the Contingency Plan has been implemented. All of the aforementioned items will be addressed as well as the quantity and disposition of all recovered materials resulting from the incident. The FDEP Southwest District Office notice will be provided to the Compliance Assurance Program electronically at: SWD Waste@dep.state.fl.us.

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¹ https://www.ecfr.gov/cgi-bin/text-idx?SID=5eb9206a60662143cb26a1b0a7263e74&mc=true&node=se40.28.302_14&rgn=div8

2.6.4 Identification of Hazardous Materials Locations

The CSB is located on the N. Orient Road property. The CSB doors (west/front side) are placarded with the hazard class of the material stored in that particular bay. The bay contents are summarized below.

CSB Bay 1 - North Bay:

- 1. Acids
- 2. Toxic Organics and Metals
- 3. Non-flammable solvents and halogens
- 4. Asbestos

CSB Bay 2 – Center Bay:

- 1. Flammable liquids and solids
- 2. Reactive cyanides, sulfides, and metals

CSB Bay 3 – South Bay:

- 1. Poisons
- 2. Oxidizers
- 3. Caustics
- 4. Non-Regulated Materials

The satellite accumulation area is located in the main facility office building on the E. 8th Avenue property.

Quality Control Laboratory:

1. Satellite accumulation (5 gallon or less) of flammable, corrosive, chemical rags, and battery wastes.

The WPB is located on the E. 8th Avenue property.

WPB:

- 1. Non-Hazardous and Non-Regulated solid waste
- 2. Characteristically hazardous waste (D-002 and D-004 through D-011) & listed hazardous waste (K-062)
- 3. Explosives (pass-through; no treatment or processing onsite)

The BSCAs and solid waste operations area are located on the E. 8th Avenue property.

BSCAs & Solid Waste Operations Area:

- 1. Non-Hazardous and Non-Regulated solid waste
- 2. Decharacterized hazardous waste meeting the LDRs

The I/O staging area and 10-day transfer area are collocated on the E. 8th Avenue property.

I/O Staging & 10-Day Transfer Areas:

- 1. Acids
- 2. Toxic Organics and Metals
- 3. Non-flammable solvents and halogens
- 4. Asbestos
- 5. Flammable liquids and solids

- 6. Explosives (pass-through; no treatment or processing onsite)
- 7. Reactive cyanides, sulfides, and metals
- 8. Poisons
- 9. Oxidizers
- 10. Caustics
- 11. Non-Hazardous and Non-Regulated solid waste

All vehicles containing hazardous waste are placarded and manifested per DOT and RCRA requirements. The placards will identify the hazard class of each trailer, roll-off, tanker, or vehicle.

Transfer Facility Vehicles (Located in the vehicle loading and unloading areas):

- 1. Trailers
- 2. Box Trucks
- 3. Vans
- 4. Tankers
- 5. Roll-Offs
- 6. Vacuum Trucks

Processing equipment at the facility operates on a batch mode. The equipment will be shut off and disconnected when emergency situations occur. Waste containers in process will be closed when the equipment is shut down for an emergency.

Processing Equipment:

- 1. Paint Can Crusher
- 2. Drum Crusher/Rag Compactor
- 3. Transfer Pumps (portable air, electric, and manual)
- 4. Industrial Shredder

2.6.5 Waste Types Managed

Approximately 1/3 of the waste managed at the facility is non-hazardous or non-regulated. These containers can be identified by a blue "Non-Regulated Waste" or a green "Non-Hazardous" label. The material presents **no hazard** (such as poison, flammable, corrosive, reactive, oxidizer) if the container does not have a DOT label. However, any release must be contained to prevent a release which may potentially contaminate waters or soils.

Several trailers may be at the facility which do not contain hazardous or non-hazardous wastes. These trailers may be empty, contain new empty drums, or contain used empty drums for recycling. No potential hazard is associated with these vehicles.

The USE emergency coordinator will coordinate the identification of hazardous materials involved in an emergency incident requiring implementation of the contingency plan. A complete inventory of all waste materials onsite is available at the facility. The identification can be narrowed by the source of the incident. For example, if an incident occurred in Bay 2 of the CSB, the materials would be limited to flammables and reactives. All containers are identified by a unique USE identification number, DOT hazard class labels, and hazardous waste shipping labels. The contents of any container can be fully characterized if the USE identification number is known. The facility's quality control laboratory will be used if it is necessary to characterize a sample of a potential hazardous material. The USE emergency coordinator is therefore able to identify the source, characteristics, amount, and extent of any released materials, by observations, review of facility data, records and shipping documents, or by chemical analysis.

2.6.6 Hazardous Materials Emergency Response References

The following is a list of references available in the main office building at the USE facility:

- 1. HAZARDOUS CHEMICAL DATA, Department of Transportation/U.S. Coast Guard
- 2. HAZARDOUS MATERIALS EMERGENCY RESPONSE GUIDEBOOK, Department of Transportation/DOT P 5800.2
- 3. MERCK INDEX
- 4. HANDBOOK OF HAZARDOUS MATERIALS, Sax
- 5. NFPA 101 LIFE SAFETY CODE
- 6. CANCER CAUSING CHEMICALS, Sax
- 7. TOXIC ORGANIC CHEMICALS, E. Ellsworth Hackman III
- 8. NIOSH REGISTRY OF TOXIC EFFECTS OF CHEMICAL SUBSTANCES
- 9. EMERGENCY FIRST AID, American Red Cross
- 10. CONDENSED CHEMICAL DICTIONARY, Hawley
- 11. HAZARDOUS MATERIALS, SUBSTANCES, & WASTES COMPLIANCE GUIDE

2.7 Hazard Assessment

The USE emergency coordinator will assess the potential hazards to human health or the environmental that may result from a release, fire, or explosion of a hazardous substance. The assessment will consider both direct and indirect effects of the release, fire, or explosion.

The contingency plan will be implemented whenever the USE emergency coordinator determines an imminent or actual hazard exists that could threaten human health or the environment. This section provides the criteria used by the USE emergency coordinator in deciding to implement the contingency plan.

2.7.1 Fire or Explosion

For incidents involving a fire or explosion, the following situations will result in contingency plan implementation:

- 1. A fire which could cause the release of toxic fumes.
- 2. A fire which could spread and possibly ignite other materials or which could cause heat-induced explosions.
- 3. A fire which could spread to off-site areas.
- 4. The use of water or chemical fire suppressants which could result in contaminated runoff.
- 5. The imminent danger of an explosion which could result in a safety hazard due to flying fragments or shock waves.
- 6. The imminent danger of an explosion which could result in the release of toxic materials.
- 7. The occurrence of any explosion.

2.7.2 Fire Fighting Procedures

The USE facility is equipped with both smoke and flame detectors. Both are monitored on a twenty-four hour per day basis. If either are activated, the sprinkler and/or foam systems will automatically engage. The Tampa Fire Department is notified automatically by the continuous alarm/monitoring system in the case of the activation of a smoke or flame detector.

Also included in the monitoring system are two LEL detectors located within the flammable storage area (Bay 2 in the CSB). One is mounted in the spill sump to detect vapors which are denser than

air, while the second is mounted on the ceiling to detect vapors that are less dense than air. If vapors in the flammable area exceed 10% of the LEL, the ventilation system will automatically engage and the sprinkler and foam systems will be activated automatically. The Tampa Fire Department is notified automatically at 10% LEL.

Located throughout the facility are fire extinguishers for Class A, B or C fires. Located in the flammable area are Halon extinguishers (or equivalent). Fire hoses are located throughout the facility.

In the event of a fire, the following activities will be performed:

- 1. Notify other employees and if evacuation is necessary, sound the air horns and alarms.
- 2. Notify the Tampa Fire Department (911).
- 3. Move all transport vehicles away from the loading or unloading areas.
- 4. Control the fire with extinguishers if it can be done safely.
- 5. The facility is designed for minimal manual fire suppression.
- 6. Notify necessary agencies as indicated.

2.7.3 Unplanned Material Release

The contingency plan will be implemented for any release to the environment which results in one or more of the following conditions:

- 1. A spill which could result in the release of flammable liquids or vapors, thereby causing a fire or explosion hazard.
- 2. A spill which could cause the release of toxic liquids or fumes.
- 3. A spill which could be contained onsite, but which could potentially result in groundwater contamination.
- 4. A spill which cannot be contained onsite resulting in offsite soil, groundwater, or surface water contamination.
- 5. Any flooding of the site which could result in surface water contamination.

2.8 Personal Protective Equipment

In order to provide adequate protection from hazardous exposures, personal protective equipment (PPE) must be used. The following indicates various hazardous situations and the PPE that is required.

2.8.1 Level A Protection

Hazard Involved:

- Situations immediately dangerous to life and health (IDLH).
- Oxygen deficient atmospheres.
- Unknown hazardous materials.
- Chemicals which can be absorbed through the skin.
- Materials which cannot be removed with an air purifying respirator.

Required PPE:

- SCBA or airline respirator with SCBA escape air system.
- Full body encapsulation suit.

2.8.2 Level B Protection

Hazard Involved:

 Oxygen deficient atmosphere where chemical composition of the material is known and falls into the classification of an irritant.

Required PPE:

- SCBA or airline respirator with SCBA escape air system.
- PVC splash suit with hood.
- Neoprene/nitrile/butyl rubber arm length gloves.
- Steel-toed rubber boots.

2.8.3 Level C Protection

Hazard Involved:

- Situations not immediately dangerous to life and health.
- Sufficient oxygen present to support life.
- Irritant or corrosive chemicals.
- Contaminated soils.
- Liquids/solvents not immediately dangerous to life and health.

Required PPE:

- Full-face mask with air purifying (cartridge) respirator, or half-face air purifying (cartridge) respirator with goggles and face shield.
- PVC splash suit.
- Protective gloves (type dependent on chemical being handled).
- Steel-toed rubber boots.

2.8.4 Level D Protection

Hazard Involved:

• Situations which contain no immediate hazard, but where there is the potential for accidental release of a hazardous substance.

Required PPE:

- Half-face air purifying (cartridge) respirator.
- Safety goggles.
- Disposable coveralls.
- Surgical rubber gloves or suitable hand protection.
- Rubber boots.
- Steel-toed shoes.

2.9 Containment & Control Measures

The purpose of this section is to alert all emergency response groups, regulatory agencies and affected parties, as to the location of the hazardous waste storage areas within the facility, the design of containment control, and the procedures to be followed in response to emergencies, whether fire, explosion or spill. It must be understood that potentially toxic gases and vapors may be present in any incident involving hazardous materials.

2.9.1 Entrance Procedures

The following procedures are to be followed by all response personnel before entering the hazardous waste storage areas in emergency situations:

- 1. Consult the attached drawings (Figures 1 and 2) which indicate the layout of the facility and the types and locations of materials which would be stored in the area to be entered. A general description of these areas is included in the next section.
- 2. Assume toxic/hazardous materials are present in the area. A complete waste inventory is kept in the facility office.
- 3. Select proper PPE, including a SCBA, as necessary.
- 4. Consult DOT P 5800.2 HAZARDOUS MATERIALS EMERGENCY RESPONSE GUIDE BOOK which is available in the facility office.

Remember, the primary responsibility during initial emergency response efforts is to save lives and protect the environment.

2.9.2 Fire or Explosion Response Procedures

- 1. Notification to evacuate the USE facility during an emergency would be handled by one of several methods including:
 - a. Emergency air horns are located throughout the facility and are sounded when evacuation is necessary.
 - b. Pull alarms are located throughout the facility.
 - c. Two-way radios are available at the facility and used for communications in the WPB
 - d. Landline telephones are available throughout the facility. The telephone in the CSB is located in Bay 1 near the northeast exit.
 - e. Mobile phones are available at the facility.
- 2. In the event of an emergency situation (e.g., fire or explosion) the first employee to notice it is to immediately sound the emergency air horns and/or alarms located throughout the facility.
- 3. All employees are to don the necessary PPE including a SCBA, as necessary. This equipment is located in the safety equipment cabinets in Bays 1 and 3 of the CSB, in the storage room in the main facility office building, and in the safety equipment and supply building. Additional safety equipment is provided in these locations. Supplemental safety equipment for various situations is listed in Appendix C.
- 4. Firefighting should begin immediately under the direction of the USE emergency coordinator until the first responders arrive onsite. Refer to the CHRIS (Chemical Hazardous Response Information System) Manual for additional information.
- 5. The USE emergency coordinator is to contact emergency services and response agencies immediately (see Appendix A).
- 6. In the event of a fire or explosion, the sprinkler and foam systems will be automatically activated. Both the alarm and sprinkler system are monitored on a 24-hour basis. When the alarm or sprinklers are activated, the Tampa Fire Department will be notified immediately and automatically.
- 7. Electric service to the CSB should be shut off in the event of a fire or explosion. The main electric shut off is located on the outside south wall of the CSB. No additional process systems, valves, gauges or equipment are required to be monitored or shut down since no potentially dangerous processes are employed at the facility.

- 8. All waste handling or processing in the affected area will be stopped immediately.
- 9. All waste feed lines and waste processing equipment will be shut down when this can be done safely. There are no continuous treatment processes. All treatment is on a batch basis. Power outages will simply make these processes inoperable.
- 10. Evacuation of the facility may be necessary in IDLH situations. This decision will be made by the USE emergency coordinator. If the evacuation occurs, the primary evacuation route should be used unless blocked or impassable. In that situation, the secondary evacuation route should be employed. Both routes are prominently outlined at the facility and are included with this plan (see Figure 7).

2.9.3 Spill or Release Response Procedures

The CSB and WPB at the facility are designed so that the rupture of containers would result in no release of contaminants outside of the facility. The storage area for acidic and alkaline wastes in the CSB are segregated to ensure that no co-mingling of these materials will result. All flammable/combustible materials are also stored in a separate bay in the CSB. All incompatible materials stored in the CSB have separate containments.

In the event of a spill, certain procedures must be instituted immediately. Immediately contact all required individuals/response agencies as indicated in Section 2.2 of this document. These telephone numbers are posted at all facility telephones are provided in Appendix A hereto.

Should a spill or release occur, the following steps are to be taken:

- 1. Sound an alarm to notify of an emergency.
- 2. Don protective equipment located in safety cabinets.
- 3. Contact USE emergency coordinator.
- 4. The source of the spill/release will be determined and corrected. Further, the character, estimated amount, and extent of the release will be determined by appropriate emergency response personnel.
- 5. Waste handling or processing in the affected area will be stopped immediately.
- 6. All waste feed lines and waste processing equipment will be shut down as soon as this can be done safely.
- 7. All non-response personnel will leave the area immediately.
- 8. All injured persons will be removed from the area and treated by qualified medical personnel.
- 9. Contain the spill with sorbent boom, sorbent pillows, or bulk sorbent material. All sorbents and booms are stored in the spill control storage area in the CSB and the main facility office building for use in the WPB.
- 10. In the event of an acid spill, use calcium carbonate or lime to neutralize the spill.
- 11. Use citric acid to neutralize alkaline spills.
- 12. Once the spill has been contained, begin cleanup.
- 13. Contact the response contractors and request mobilization of personnel or equipment, if necessary. USE will serve as the primary response contractor and SWS Environmental will serve as alternate, or backup response contractor (see Appendix A).
- 14. The USE emergency coordinator will contact all required agencies and note the discharge in the operating record.
- 15. If immediate evacuation of the CSB is required, two 5-minute egress bottles are attached to the supplied air system. Additional respiratory and personal protective clothing are located in the safety equipment cabinet located in Bay 3 of the CSB.

16. In the event that a release outside the facility leads to surface water, groundwater or soil contamination, USE emergency coordinator will contact necessary contractors' for all required remediation efforts.

2.9.4 Care of the Injured

In the event of an emergency, the objective is to provide first aid or immediate care for a person who has been injured or suddenly taken ill. Implement emergency first aid as required. Key USE facility personnel are trained in standard first aid and cardiopulmonary resuscitation (CPR) through accredited training organizations. First aid kits located in the CSB, WPB and the main facility office.

All injured shall be taken to Brandon Hospital or Tampa General Hospital by the local ambulance service. These hospitals have been notified as to the type of injuries which may result at our facility. In an emergency situation, they should be informed of the extent of the emergency and what injuries to expect. Routes to the hospitals are included on Figure 8.

The nearest emergency medical service and life squad is the City of Tampa Fire Department who can be contacted by dialing 911.

2.10 Post-Emergency Operations

2.10.1 Decontamination Procedures

After an emergency incident, decontamination of equipment is required. All expendable items, such as sorbent, booms and so on are to be placed into 55-gallon drums and disposed as required by state and federal law. Non-expendable items such as tools, chemical suites and material handling equipment are to be cleaned in an appropriate solvent and placed back in their normal location. The suitable solvent will be determined by a USE emergency coordinator or senior chemist. Disposal of the spent solvent will comply with applicable regulations.

Specific decontamination solutions and strategies to be employed at the USE facility include:

Inorganic/Organic Acids

Prepare a mixture of 10% sodium carbonate or 10% hydrated lime or 10% trisodium phosphate in water. Clean items/area with cloth or mop. Wear appropriate PPE.

Alkali (Caustics)

Prepare mixture of 5% acetic acid (vinegar) or 5% citric acid in water. Clean items/area with cloth or mop. Wear appropriate PPE.

Oils and PCB

Methylene chloride or isooctane applied directly to the contaminated area. Remove solvent and contaminant with sorbent or absorbent cloths. Wear appropriate PPE.

<u>Alkali and Alkaline Earth Metals</u>

Cover immediately with dry soda ash (sodium-carbonate) and remove with broom and shovel. Keep dry and do not contact with water. Wear appropriate PPE.

Solvents

Cover with absorbent material as quickly as possible. Remove with broom and shovel. Wear appropriate PPE.

Mercury

Recover as much bulk mercury as possible. Cover the spill area using Mercsorb, HgX, or equivalent and spray with water to activate the material. Keep area well ventilated. Wear appropriate PPE.

All tanks and containerized waste will be thoroughly inspected for leaks, pressure build-up and structural integrity by the USE emergency coordinator. Any deficiencies will be immediately corrected.

Operations at the facility will not commence until such time as all emergency equipment has been cleaned, replaced and restored to its original location. All emergency equipment will be tested to determine its effectiveness prior to resuming operation after an emergency incident. A supplemental list of emergency equipment available at the USE facility is included in Appendix C.

2.10.2 Reentry Monitoring

Before employees are allowed to return to the area after an emergency, the USE emergency coordinator will confirm the area is safe for re-entry. This will be accomplished by physical inspection of the area, the use of detection equipment, followed by decontamination as specified above in Section 2.10.1, if necessary. Air monitoring will be performed as required to ensure the facility is safe to resume normal operations. Chemical detection equipment or facilities available at the USE facility is as follows (note these items are located in the main facility office):

- 1. Chemical detector tubes (Draeger, MSA)
- 2. Explosion meter
- 3. Portable Organic Vapor Analyzer (OVA)
- 4. Portable pH/specific ion meter
- 5. The facility's quality control laboratory.
- 6. A fully equipped contract environmental laboratory is located nearby. Any wet chemical or instrumental analyses can be performed as required.

2.10.3 Emergency Waste Movement Coordination

In the event of an emergency situation where the movement of waste materials is required, the following procedures are to be employed:

- 1. Contact the USE emergency coordinator.
- 2. Contact USE and/or subcontract drivers.
- 3. Perform waste characterization verification as described in the USE Waste Analysis Plan (refer to Section 4.0 of Volume 1 of 3).
- 4. Contact FDEP Emergency Response Group and the FDEP Southwest District Office to inform them of the emergency waste movement.
- 5. Load waste into drums, tankers, roll-off containers, or other suitable containers.

- 6. Load the containers to the vehicles. Follow all applicable DOT regulations pertaining to placarding, labeling, and loading.
- 7. Complete all shipping documents as required.
- 8. Dispatch waste shipments offsite to preapproved permitted waste treatment or disposal facilities.

2.10.4 Post-Emergency Assurances

No waste material that may be incompatible with any released material will be treated or stored in a portion of the facility where a release occurred until the decontamination and reentry procedures specified above in this Section are completed. All emergency equipment utilized will be cleaned and fit for its intended use before facility operations resume. Inoperable emergency equipment will be serviced, repaired, or replaced.

2.10.5 Post-Emergency Documentation

Operating Record

The USE emergency coordinator will note in the facility operating record the time, date, and details of any incident that requires Contingency Plan implementation.

Reporting

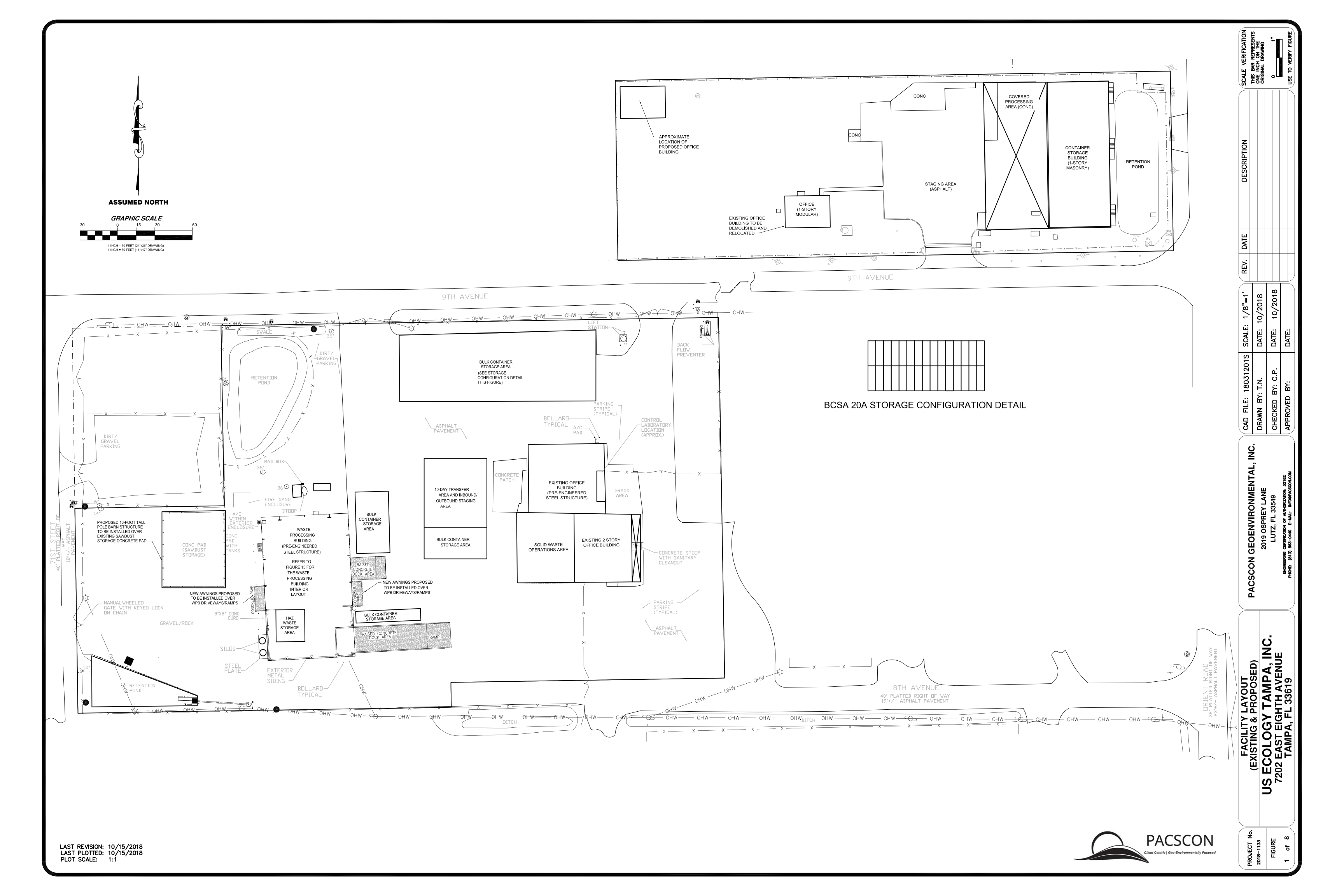
The USE emergency coordinator will submit a written incident report to the FDEP and other required agencies within 15 days after any incident at the USE facility requiring Contingency Plan implementation. The report will include the following information:

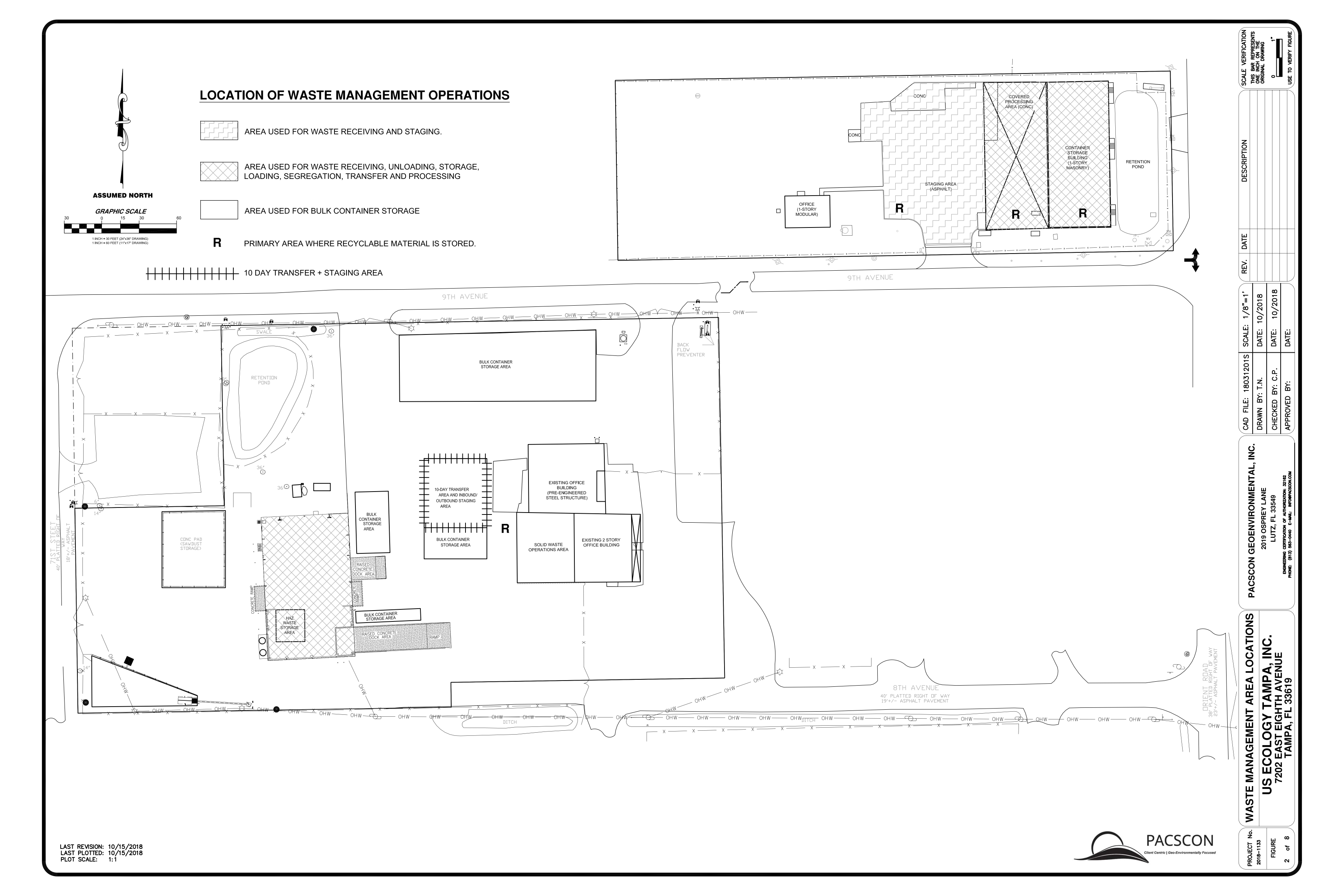
- 1. Name, address, and telephone number of the appropriate USE contact person;
- 2. Name, address, and telephone number of the USE facility;
- 3. Date, time, and type of incident;
- 4. Name and estimated quantity of materials involved;
- 5. Estimated quantity and disposition of any recovered materials resulting from the incident;
- 6. The extent of injuries, if any; and,
- 7. An assessment of hazards to human health or the environment, if applicable.

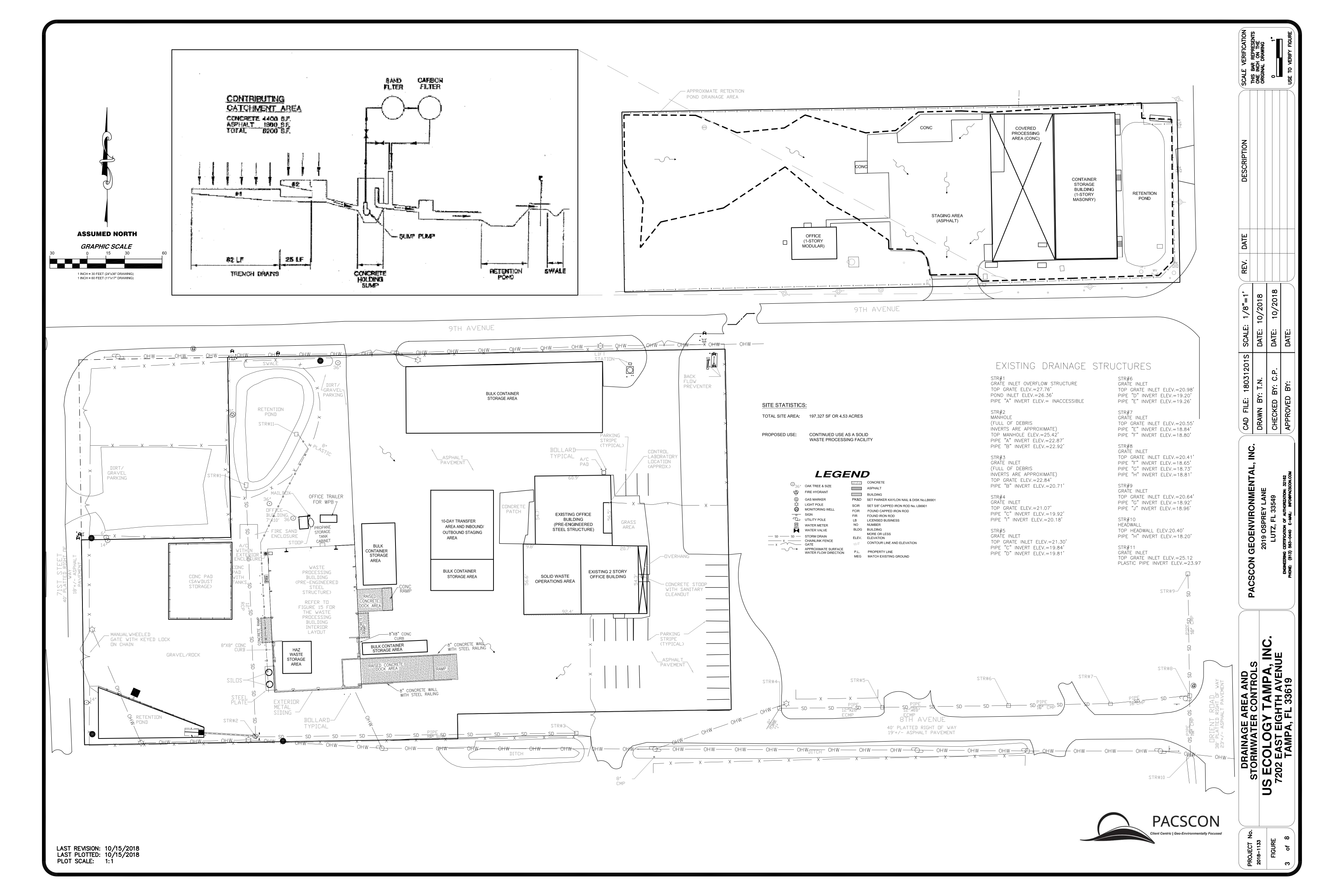
The report will be mailed (sent electronically to the FDEP) to the following parties, as necessary and/or appropriate:

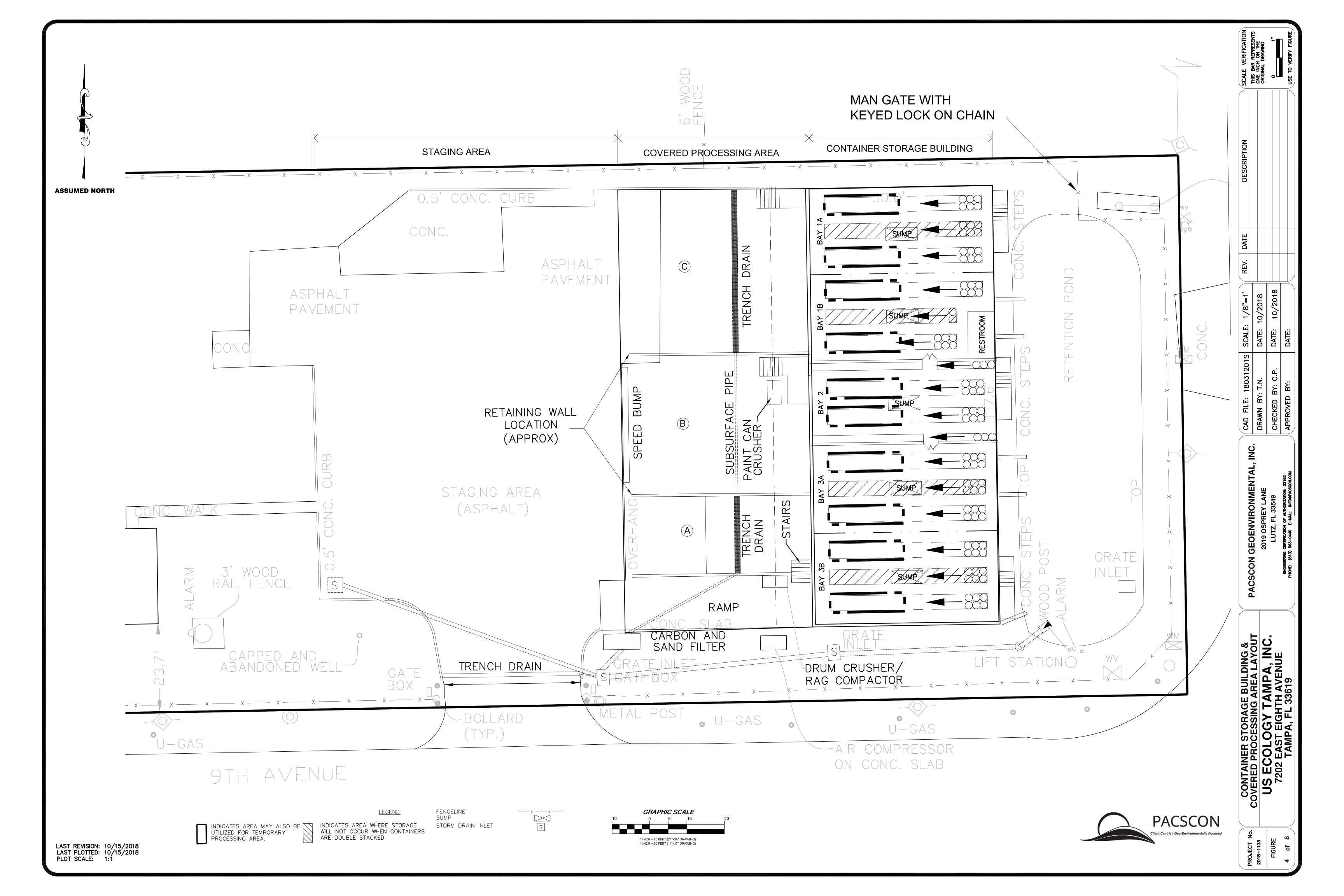
Fire Chief	National Response Center (NRC)
Tampa Fire Department	c/o U.S. Coast Guard (CG-5335) - Stop 7581
808 East Zack Street	2100 2nd Street, SW
Tampa, FL 33602	Washington, DC 20593-0001
Hazardous Waste Compliance Assurance	Amber Igoe, CHMM
Program Lead	FDEP
FDEP Southwest District	Division of Waste Management
Division of Waste Management	Hazardous Waste Program and Permitting
13051 North Telecom Parkway	2600 Blair Stone Road M.S. 4560
Temple Terrace, FL 33637	Tallahassee, FL 32399-2400

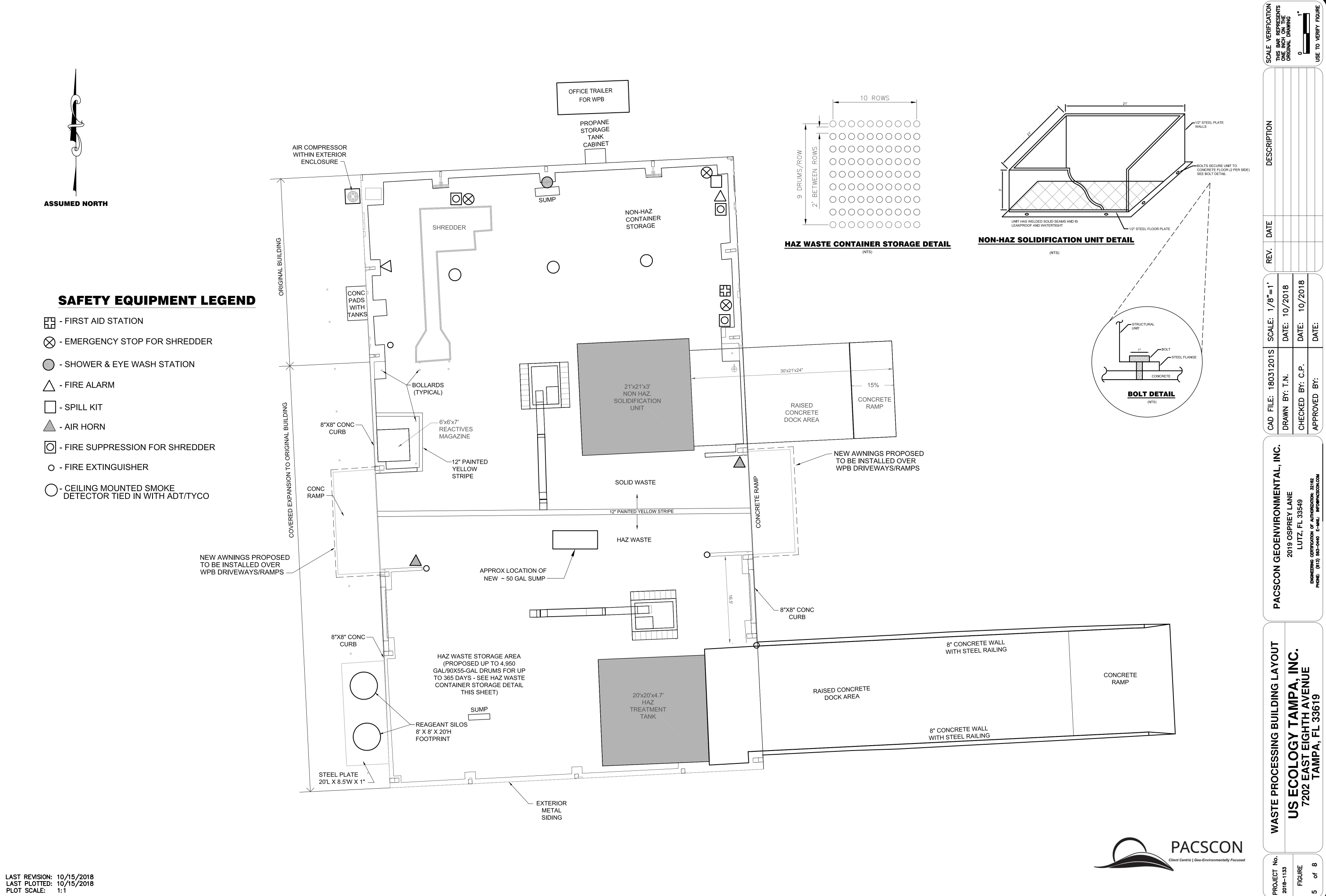
FIGURES

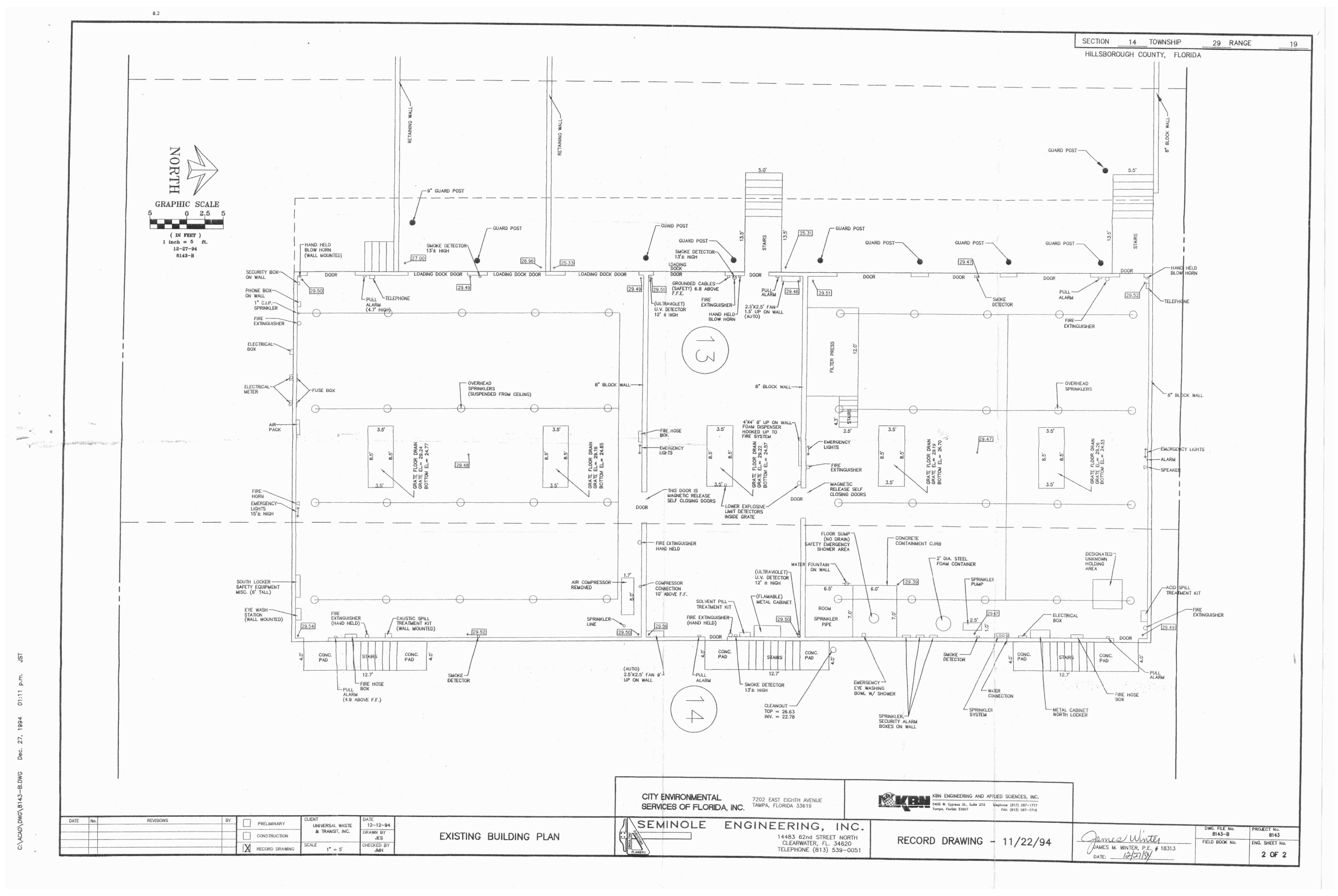












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PROJECT No.

2018–1133
FIGURE

6 of 8

CONTAINER STORAGE BUILDING SAFETY
& FIRE CONTROL SYSTEMS

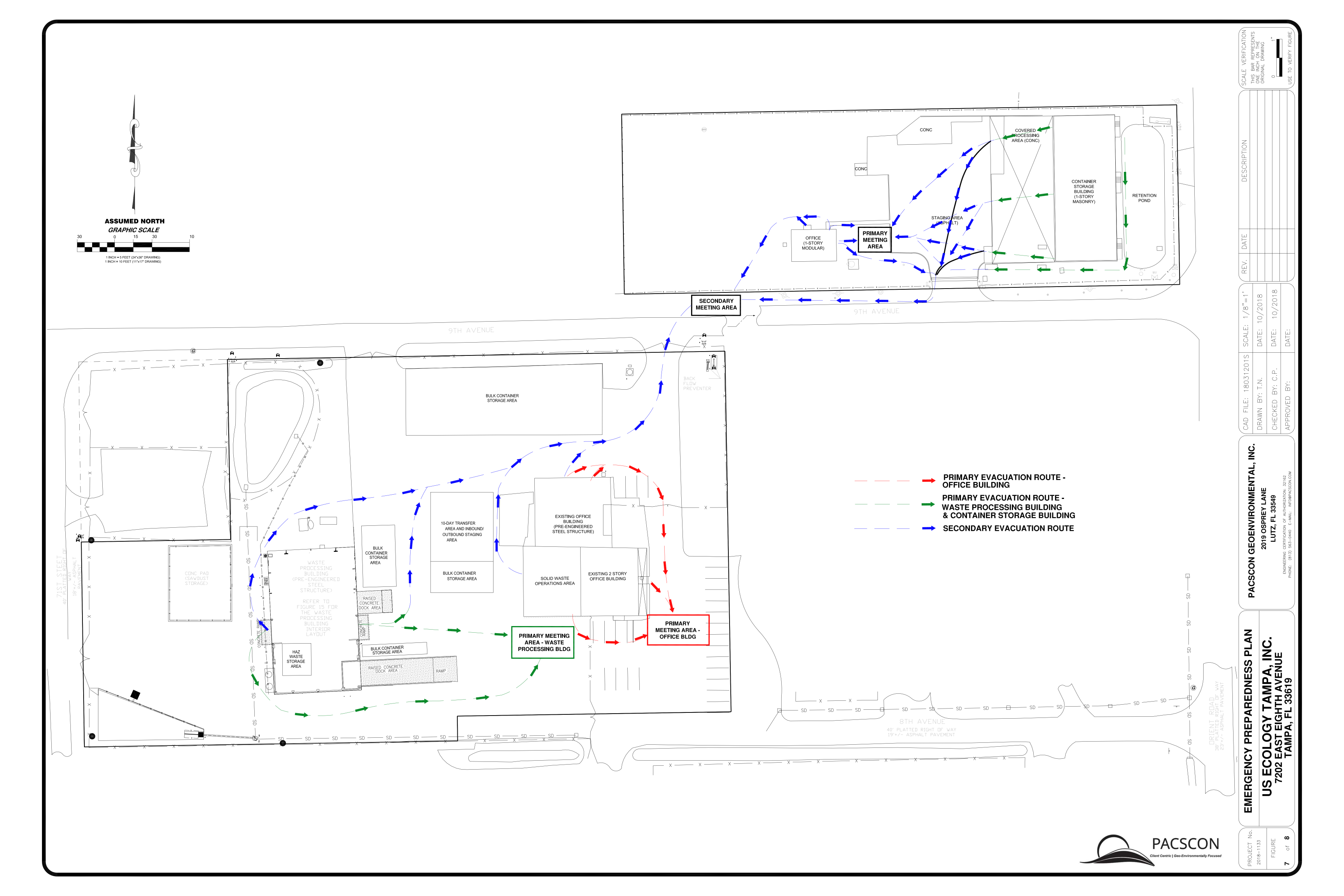
LOS ECOLOGY TAMPA, INC.

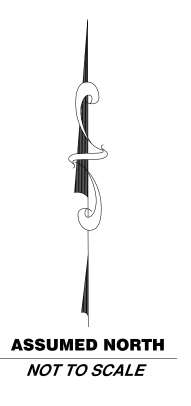
7202 EAST EIGHTH AVENUE

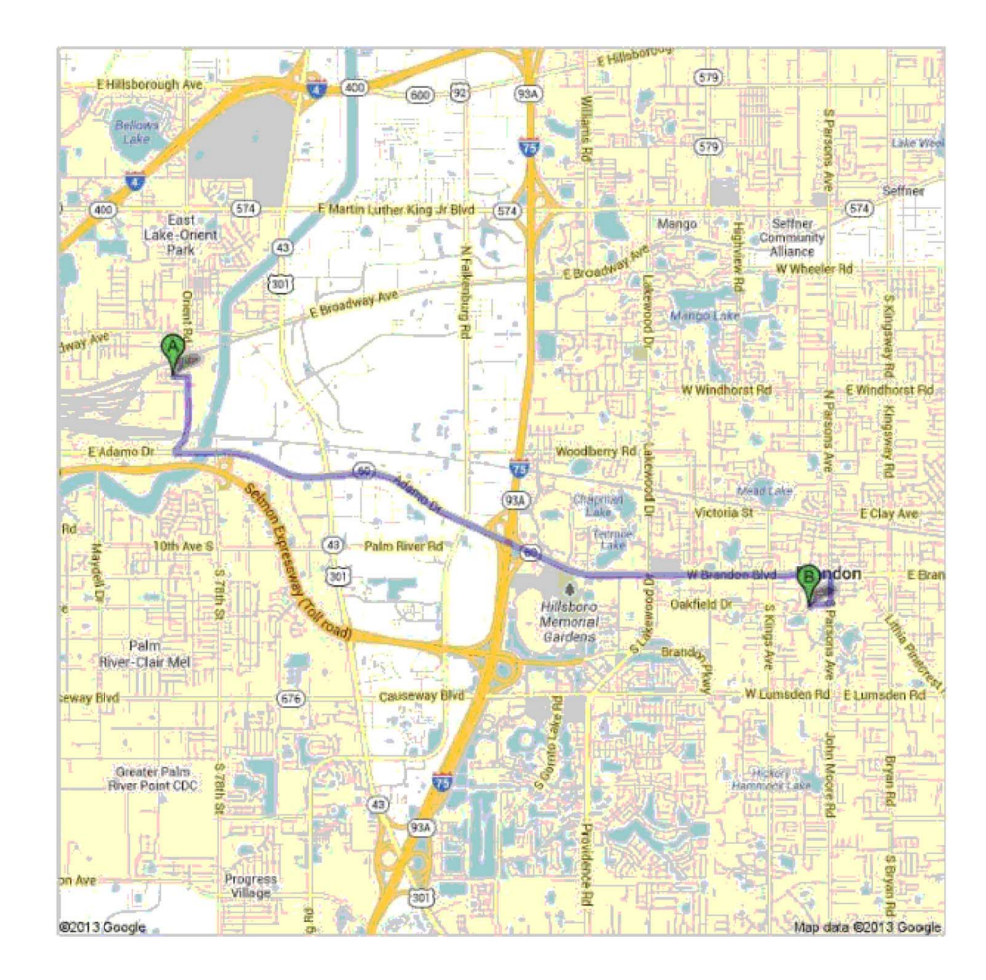
TAMPA, FL 33619

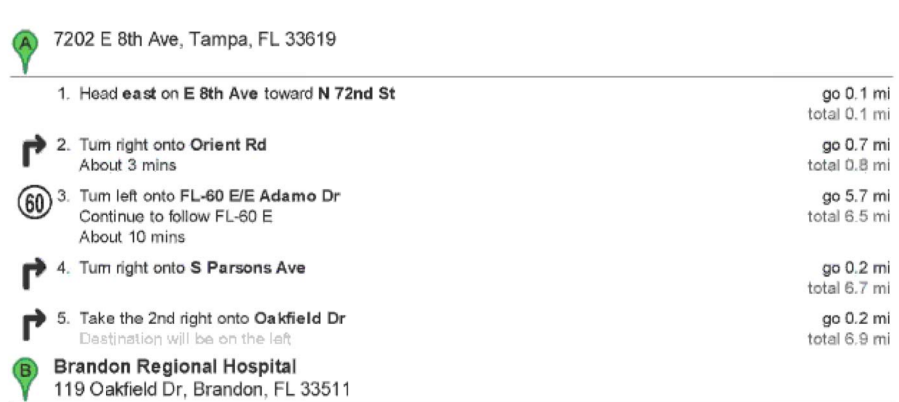
PACSCON GEOENVIRONMENTAL 2019 OSPREY LANE

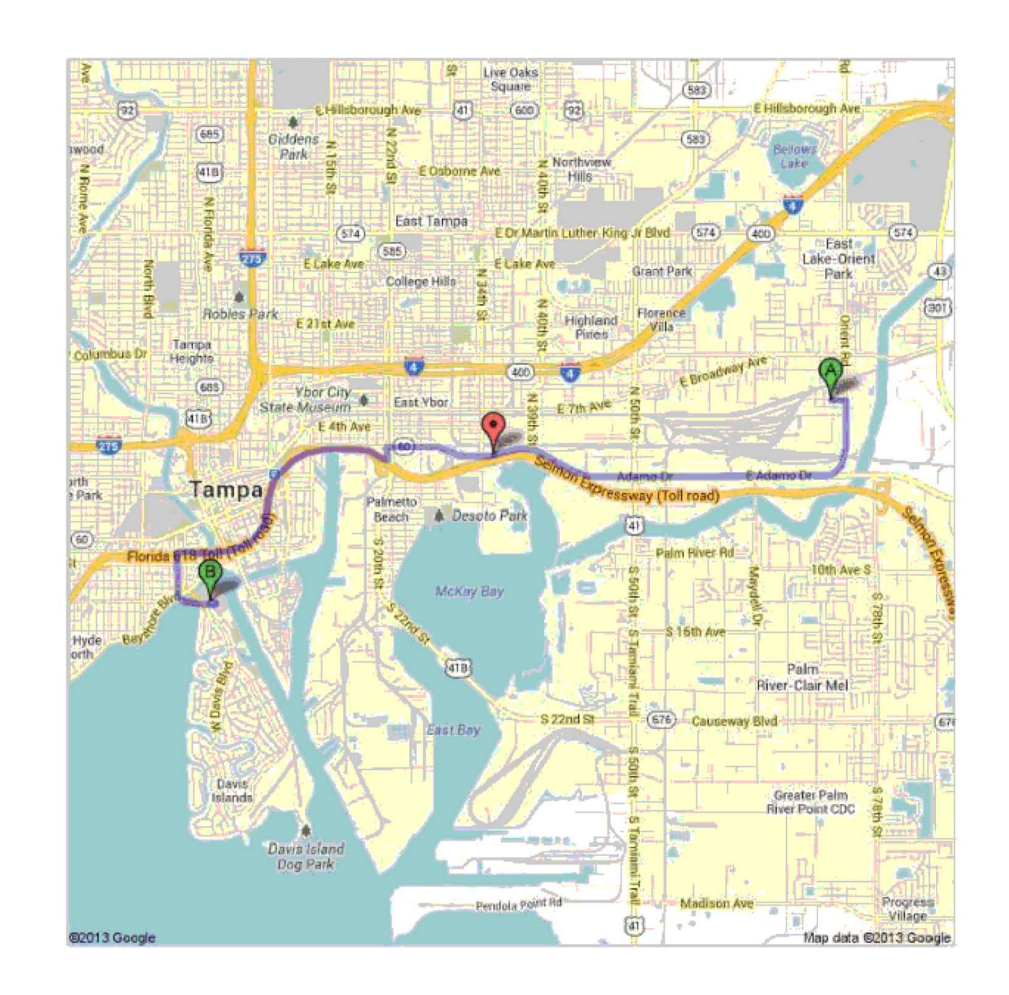
LAST REVISION: 10/15/2018 LAST PLOTTED: 10/15/2018 PLOT SCALE: 1:1











	1. Head east on E 8th Ave toward N 72nd St	go 0.1 n total 0.1 n
•	2. Turn right onto Orient Rd About 2 mins	go 0.6 n total 0.8 n
>	3. Take the 3rd right onto E Adamo Dr About 7 mins	go 3.8 m total 4.5 m
1	4. Turn left onto N 21st St About 1 min	go 495 : total 4.7 m
•	 Turn right onto the Florida 618 West Toll ramp to St Petersburg Toll road About 45 secs 	go 0.3 m total 4.9 m
á	6. Merge onto Selmon Expressway Toll road About 2 mins	go 1.8 m total 6.7 m
9	 Take exit 5 toward Hyde Park Ave/Davis Islands Toll road 	go 0.2 m total 6.8 m
5	8. Merge onto W Brorein St	go 381 total 6.9 m
٦	9. Turn left onto S Hyde Park Ave About 2 mins	go 0.3 m total 7.2 m
1	Take the exit toward Tampa General Cir About 45 secs	go 0.2 m total 7.4 m
1	 Keep left at the fork, follow signs for Tampa General Hospital 	go 0.1 m total 7.6 m
1	Keep left at the fork, follow signs for Emergency/Physician Parking and merge of Tampa General Cir	nto go 194 total 7:6 n
1	3. Turn left to stay on Tampa General Cir	go 85 i total 7:6 m
1 1	4. Turn left to stay on Tampa General Cir. Destination will be on the right	go 233 total 7.7 n
	ampa General Hospital Tampa General Cir, Tampa, FL 33606	



PACSCON GEOENVIRONMENTAL
2019 OSPREY LANE
LUTZ, FL 33549

ROUTES TO HOSPITAL

US ECOLOGY TAMPA, INC
7202 EAST EIGHTH AVENUE
TAMPA, FL 33619

PROJECT No.

APPENDIX A

Emergency Contact List

Revision: 00 October 3, 2018



US ECOLOGY TAMPA EMERGENCY CONTACT PERSONNEL / RESPONSE AGENCIES AND ORGANIZATIONS

*Dial 9 to get an outside line from any office phone

7202 East 8th Avenue Tampa, Florida 33619 (813) 623-5302 (During Business Hours) (800) 624-5302 (24 Hours) EPA ID #FLD 981 932 494

PRIMARY EMERGENCY COORDINATOR	EMERGENCY MEDICAL SERVICES
Don Locke	EMS: 911
813-319-3410 (office)	Brandon Hospital: 813-681-5551
813-347-3484 (cell)	Tampa General Hospital: 813-844-7000
SECONDARY EMERGENCY COORDINATOR	Lakeside Occupational Medical Center: 813-247-4489
Ken Dean	GOVERNMENTAL AGENCIES
813-319-3433 (office)	National Response Center: 800-424-8802 (24 Hours)
813-748-4403 (cell)	State of Florida Warning Point: 800-320-0519 (24 Hours)
TERTIARY EMERGENCY COORDINATOR	Florida DEP: 850-245-8705 (During Business Hours)
Macho Cruz	Florida DEP Southwest District: 813-470-5700 (During Business Hours)
813-319-3419 (office)	Hillsborough County EPC: 813-627-2600 (During Business Hours)
734-752-5247 (cell)	U.S. Coast Guard: 305-415-6820 (Spill to Navigable Waters)
CORPORATE MARKETING DIRECTOR	US Environmental Protection Agency: 404-562-8700 (During Business Hours)
Dave Crumrine	US Environmental Protection Agency: 404-562-8705 (24 Hours)
734-521-8032 (office)	Poison Control Center: 800-222-1222 (24 Hours)
734-845-8410 (cell)	FIRE, POLICE, SHERIFF
ELECTRIC, GAS, & WATER UTILITIES	Tampa Fire Department: 911 or 813-232-6800
Tampa Electric Co. (TECO): 877-588-1010 (24 Hours)	Tampa Police Department: 911 or 813-231-6130
City of Tampa Utilities (Water): 813-274-7400 (24 Hours)	Florida Highway Patrol: 911 or 813-632-6859
OUTSIDE RESPONSE CONTRACTOR	Hillsborough County Sheriff's Office: 911 or 813-247-8200
SWS Environmental Services: 877-742-4215 (24 Hours)	OTHER CONTACTS
	City of Tampa - Storm Water: 813-259-1693 (During Business Hours)

APPENDIX B

EPA Region 4 Hurricane Preparedness Guidelines

Revision: 00 October 3, 2018



An official website of the United States government.

United States Environmental Protection

Menu



Related Topics: Natural Disasters

CONTACT US

SHARE







Hurricanes

ALWAYS CALL 911 if you are in immediate danger and need emergency help.

EPA information for protecting health and the environment:

- Prepare for a hurricane things you can do to get ready to minimize health or environmental dangers or expected problems.
- Recover from a hurricane safety with generators, flooding, mold cleanup, managing debris, and more, for homes, schools, and facilities
- Current storm forecast, from NOAA

Information about EPA's response:

- <u>Hurricane Response</u> fact sheets and information
- EPA's emergency response capabilities general information

Prepare for a hurricane

See also: Flooding

Make any preparations that can minimize injury and property damage. Households, utilities, and businesses should plan for disaster before hurricane season starts, or make any possible preparations when a



- General **Preparedness** Information
- Drought
- Earthquakes
- Extreme Heat
- Flooding
- Hurricanes
- Snow & Ice
- Tornadoes
- **Tsunamis**
- <u>Volcanoes</u>
- Wildfires
- <u>en español</u>

Related info

hurricane is predicted.

Drinking water:

• <u>Make a kit of supplies</u>. Keep at least a 3-day water supply per person and for pets, too. <u>What you can do to protect your household well.</u>

Water and wastewater systems

- Activities to help water facilities plan for emergencies and natural disasters.
- Water resiliency planning tools for communities.

Planning for disaster debris:

Damage from a hurricane depends on the size, extent, and other factors. Damage debris can include destroyed structures, hazardous waste, green waste, or personal property. More about disaster debris planning

This guide highlights the need for communities to plan ahead for debris cleanup after a major natural or man-made disaster, plus case studies. Read a printable version.

Chemical or fertilizer storage:

<u>Properly designed or modified storage facilities</u> enhance worker safety and minimize the risk contamination.

Summary of regulatory requirements related to shutdown operations - For complex industrial processes, shutdown operations require special care beyond normal operations. Facility owners and operators are required to minimize chemical releases during process shutdown operations; and if reportable releases occur, they must be reported immediately upon constructive knowledge of occurrence. Read more about applicable regulations: Reminder to minimize process shutdown-related releases and report releases in a timely manner.

Top of Page

- National Weather Service: <u>Hurricane</u> <u>Outlook</u>
- Ready.gov:
 <u>Prepare for a hurricane</u>

Recover after a hurricane

ALERT: Generator exhaust is toxic. Always put generators outside well away from doors, windows, and vents. Never use a generator inside homes, garages, crawlspaces, sheds, or similar areas. Carbon monoxide (CO) is deadly, can build up quickly, and linger for hours. More information.

See also: Flooding

Report suspected spills, contamination or possible violations.

- To report oil, chemical, or hazardous substance releases or spills, call the National Response Center 800-424-8802.
- Report a suspected environmental violation on **EPA's reporting page**.

Flooding

- Limit contact with flood water. Flood water may have high levels of raw sewage or other hazardous substances. Early symptoms from exposure to contaminated flood water may include upset stomach, intestinal problems, headache and other flu-like discomfort. Anyone experiencing these and any other problems should immediately seek medical attention.
- What do I do about water from household wells after a flood? Do
 not turn on the pump due to danger of electric shock. Do not drink or
 wash with water from the flooded well until it is tested and safe to use.
 Read more about household wells.
- What do I do with my home septic system after a flood? Do not use
 the sewage system until water in the soil absorption field is lower than
 the water level around the house. If you have a home-based or small
 business and your septic system has received chemicals, take extra
 precautions to prevent contact with water or inhaling fumes. Proper
 clean-up depends on the kinds of chemicals in the wastewater. Read
 more
- For water and wastewater facilities: Suggested post-hurricane activities to help facilities recover.

Mold

- Mold cleanup: Mold can cause serious health problems. The key to mold control is moisture control. After the flood, remove standing water and dry indoor areas. Remove and discard anything that has been wet for more than 24-48 hours.
- Mold cleanup in schools and commercial buildings. Information for building managers, custodians, and others who are responsible for commercial building and school maintenance.
- Basic mold hazards. Cleaning up mold. What to wear
- More about mold from Centers for Disease Control

Drinking water

- To kill all major water-borne bacterial pathogens, bring water to a rolling boil for 1 full minute. Boil 3 minutes at elevations above 5280 ft (1 mile or 1.6 km). More information about emergency disinfection of drinking water.
- <u>Drinking Water Emergency Incident Information</u>

Home or facilities wastewater

Pesticides, chemical and oil spills, hazardous waste:

- Call the National Response Center 1-800-424-8802 (24 hours a day every day). For those without 800 access, please call 202-267-2675.
- Industries and businesses that encounter spills or discharges in the aftermath should contact the National Response Center immediately.
 You or your organization may have legal requirements for reporting or for taking other actions, depending on the spill.
- National Pesticide Information Center: 1-800-858-7378. <u>Pesticide</u> contacts
- Report spills or environmental violations

Managing debris

Disasters can generate tons of debris, including building rubble, soil and sediments, green waste (e.g.., trees and shrubs), personal property, ash, and charred wood. How a community manages disaster debris depends on the debris generated and the waste management options available. Burying or burning is no longer acceptable, except when permission or a waiver has been granted, because of the side effects of smoke and fire from burning, and potential water and soil contamination from burial.

Typical methods of recycling and solid waste disposal in sanitary landfills often cannot be applied to disaster debris because of the large volume of waste and reluctance to overburden existing disposal capacity.

- Managing Debris After a Natural Disaster a fact sheet with guidelines to help make for a speedier removal process.
- General information on disaster debris planning for and management of debris is an essential but often overlooked component of an emergency response or disaster incident.

Top of Page

Renovation and rebuilding

Lead-safe work: By law, contractors need to use lead-safe work practices on emergency renovations on homes or buildings built before 1978. Activities such as sanding, cutting, and demolition can create lead-based paint hazards. Lead-contaminated dust is harmful to adults, particularly pregnant women, and children.

- Important information about post-disaster renovations and lead-based paint
- Ways to protect against lead-based paint hazards

Asbestos: Anyone working on demolition, removal, and cleanup of building debris needs be aware of any asbestos and to handle asbestos materials properly. People exposed to asbestos dust can develop serious lung health problems including asbestosis, lung cancer and mesothelioma. Although the use of asbestos has dramatically decreased in recent years, it is still found in many residential and commercial buildings and can pose a serious health risk.

- More about the dangers of exposure to asbestos
- Asbestos Standard for the Construction Industry, from OSHA

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APPENDIX C

Supplemental Emergency & Safety Equipment

Revision: 00 October 3, 2018

US ECOLOGY TAMPA, INC.

SUPPLEMENTAL EMERGENCY AND SAFETY EQUIPMENT*

- 1. Hand-Held Air Horns (5)
- 2. Telephones (1)
- 3. Emergency Lights (6)
- 4. Pull Alarms (7)
- 5. Fire Extinguishers (20)
- 6. Emergency Exits (6)
- 7. Containment Sumps (5)
- 8. Spill Kits (Acid, Alkaline, Solvent) (1 each)
- 9. Fire Hoses (4)
- 10. Safety Equipment Cabinets (2)
- 11. UV Smoke and Flame Detectors (3)
- 12. Heat Sensors (4)
- 13. LEL Sensors (2)
- 14. LEL Meter (1)
- 15. SCBA Respirator (2)
- 16. Eye Washes (3)
- 17. Safety Shower (3)
- 18. Sprinkler Systems (2)
- 19. Foam System (1)
- 20. Intrusion Alarm System (1)
- 21. Fire Alarm System (2)
- 22. CO2 Suppression System (1)

^{*}Supplemental emergency and safety equipment that may not be specifically referenced in the Facility PPP/CP

APPENDIX D

Standard Operating Procedures

Revision: 00 October 3, 2018



Standard Operating Procedure (FL)

Document Number: LAB-OP-008-FLA Issue Date: 12/3/07
Approving Authority: Shane Walker Revision Date: 11/9/16
Job Title: Lab Technician Department: LAB
Review Date: 12/7/17

TITLE: Facility Waste Sampling

PURPOSE: To ensure all incoming containers are properly marked and a representative sample is collected from each container.

SCOPE: This procedure applies to US Ecology Tampa offices and jobsites.

RESPONSIBILITIES:

Operations Manager:

The Operations Manager is responsible for ensuring the success of this procedure and for all operations under his control.

The Operations Manager or his/her designee shall monitor the employees periodically to ensure they provide their employees with sufficient training and equipment to allow them to both understand and comply with this procedure.

QEHS Manager:

The QEHS Manager is responsible for providing technical information and ensuring a safe and healthy working environment.

Employees:

PROCEDURE:

Employees are responsible for compliance with the requirements of this procedure.

DEFINITIONS:			

- 1.0 Proceed to sampling area with sampling cart and set-up area (be sure drums are diked and separate from incompatibles and appropriate signs are in place per the permit requirements).
- 2.0 Prepare sample jars by placing one on each drum to be sampled. Mark sample lids and jars with LAB number, DOT hazard class, DATE sampled, and sampler's initials.
- 3.0 Put on appropriate safety equipment (**Level C**). Respiratory protection must be worn when opening any container.
- 4.0 Visually inspect the drums for integrity and proper RCRA, DOT and non-regulated labeling. Document container types and count for any discrepancies.

5.0 Liquid and sludge sample:

- 5.1 Open the drum carefully, and slowly insert the sampling tube vertically until it reaches the bottom of the liquid portion.
- 5.2 Cover the top of the tube with the thumb and form a vacuum, and carefully withdraw the tube.
- 5.3 Collect the sample and drain the contents into a sample container.
- When sampling evacuated aerosol liquid drums, open bung(s) slowly and allow drum to vent at least 10 minutes. Use a self-filling Coliwasa, to prevent possible back pressure. Collect sample and let contents drain into sample container.

6.0 Solid sample:

- 6.1 Open the drum, dig down at least two inches and take a sample.
- 7.0 If the drum contains liquids and solid parts, check the percent solid and liquid using the sampling tube and obtain the percent solids by sampling the bottom of the drum. The amount of solids and liquid portions should be described in inches.

- 8.0 Composite samples will be prepared in the drum area from the individual drum samples. Composites will be composed of individual samples, not to exceed 10 sub-samples per composite.
- 9.0 Poison drums will not be analyzed in our QC lab until a separate system is established. Poison drums should be opened and inspected and checked using a pH test strip.
- 10.0 Close container immediately after sampling.
- 11.0 Bring the samples and receiving report to the lab and notify lab personnel of any discrepancies upon delivery of samples.
- 12.0 Place drums in their appropriate storage location according to hazard class and remove sampling signs.
- 13.0 If any problems or questions arise, contact your supervisor or the Lab Manager immediately.
- 14.0 DO NOT START TO BULK / OR LOAD ANY DRUM WITHOUT THE APPROVAL OF THE LAB MANAGER OR FACILITY MANAGER.
- 15.0 In the event a modification from the above procedure is requested, the Laboratory Manager or the Facility Manager must approve it.
- 16.0 All samplers using the above procedure must be trained and documented by the Lab Manager or the Facility Manger, or an experienced trainer as designated by the Laboratory Manager.
- 17.0 If sampling a Tanker, Sludge Box, Vacuum Truck, following above procedure except use a core auger sampler for the taking the sample.
- 18.0 The following waste types will receive a visual inspection only:

- 18.1 Propane Cylinders
- 18.2 Other gas Cylinders
- 18.3 Aerosol Cans
- 18.4 State of Florida Universal Waste
- 18.5 Labpacks
- 18.6 PCB Waste
- 19.0 Samples that fail QC will be put on hold in EQAI.

The EQAI Post Inspection Sheet will be used to verify that each receipt/approval is sampled in accordance with this procedure.

REFERENCES:

ASSOCIATED DOCUMENTS:

RECORDS: The cited records are retained in a manner that supports the requirements of the various local, State, and federal regulatory agencies to which USecology adheres.

History of SOP Revisions:

Date	Approver	Change	Training required	
			Yes	No
11/9/16	SW	Changed Document Format Changed Plant Manager Operations Manager		X
12/7/17	SW	Changed review date		X



Standard Operating Procedure (FL)

Document Number: Approving Authority:	LAB-OP-012-FLA	Issue Date:	12/6/07
	Shane Walker	Revision Date:	11/9/16
Job Title:	Lab Technician	Department: Review Date:	Lab

TITLE: **Hazcat Procedures**

PURPOSE: To properly and safely identify hazard class information on unknown chemicals.

SCOPE: This procedure applies to US Ecology Tampa offices and jobsites.

RESPONSIBILITIES:

<u>Operations Manager:</u>
The Operations Manager is responsible for ensuring the success of this procedure and for all operations under his control.

The Operations Manager or his/her designee shall monitor the employees periodically to ensure they provide their employees with sufficient training and equipment to allow them to both understand and comply with this procedure.

QEHS Manager:

The QEHS Manager is responsible for providing technical information and ensuring a safe and healthy working environment.

Employees:

PROCEDURE:

Employees are responsible for compliance with the requirements of this procedure.

-			
DEFINITIONS:			

1.0 pH Test

- 1.1 Introduce a drop of sample onto a pH strip
- 1.2 Compare to the pH chart to obtain the unknown.

2.0 Oxidizer Test

- 2.1 Wet a Potassium lodide starch paper with one drop of 3N HCl
- 2.2 Add one drop of the sample onto the starch paper.
- 2.3 If the paper turns **purple-black**, oxidizer is present.

3.0 Sulfide Test

- 3.1 Wet a Lead Acetate starch paper with one drop of 1:1 HCl
- 3.2 Add one drop of the sample onto the starch paper.
- 3.3 If the paper turns **brown-black**, sulfide is present

4.0 Cyanide Test

- 4.1 Place 5 drops of sample into a small test tube.
- 4.2 Add 5 drops of CN Reagent #1.
- 4.3 Add 5 drops of CN Reagent #2.
- 4.4 Add 5 drops of CN Reagent #3.
- 4.5 Gently, shake the test tube and let it stand for 10 seconds.
- 4.6 A color change to **pink or red** indicates the present of cyanide.

5.0 Ignition Potential (Flash Point)

- 5.1 Introduce 2 ml of sample into an aluminum disc.
- 5.2 Light up a burne or flame source and hold the flame immediately above the test sample without touching the visible flame to the sample for at least 10 seconds.
- 5.3 If the sample is ignites, the flammability is report as positive.

6.0 Mercury Test

- 6.1 Add few drops of sample onto aluminum disc.
- 6.2 Remove a red cap from a MercuryCheck Swabs.
- 6.3 Crush swab in center of paper sleeve.
- 6.4 Squeeze until fluid shows on tip.
- 6.5 Rub test area approximately 30 seconds.
- 6.6 If the tip turns **purple**, mercury is present.

7.0 Cadmium Test

7.1 Add few drops of sample onto aluminum disc.

- 7.2 Crush at "A" and "B" of Cadmium Check Swabs.
- 7.3 Squeeze until purple shows on tip.
- 7.4 Rub test area approximately 30 seconds.
- 7.5 If the tip turns **Peach**, Cadmium is present.

8.0 Silver Test

- 8.1 Obtain one silver strip from Silver Roll.
- 8.2 Immerse the reaction zones of the test strip in the solution for one second.
- 8.3 Shake off the excess liquid and compare with the color scale after 30 seconds.

9.0 Iron Test

- 9.1 Obtain one Iron strip from Iron Roll.
- 9.2 Immerse the reaction zone in the solution (1-7) for 1 sec.
- 9.3 Shake off excess liquid from the strip.
- 9.4 Wait 10 seconds, compare with the color scale, and read off result.

10.0 Chlorine Test

- 10.1 Obtain one chlorine paper from Chlorine Test Roll.
- 10.2 Dip about one inch of a test paper in the water to be tested and remove immediately.
- 10.3 The color turns purple, chlorine is present.

11.0 Peroxide Test

- 11.1 Obtain one peroxide strip from Peroxide Test Roll.
- 11.2 Immerse the reaction zone in the solution for 1 second.
- 11.3 Shake off excess liquid from the strip.
- 11.4 Compare the color scale after 15 seconds.

12.0 Solubility Test

- 12.1 Add 5 drops of sample into a test tube.
- 12.2 Add 5 drops of DI water into the same test tube.
- 12.3 Mix thoroughly and let it sit for 30 seconds.
- 12.4 If one layer formed, then it is soluble. If there is more than one layer, then the sample is not soluble in water.

13.0 Classifying DOT Classes

13.1 Performing a pH test on an unknown, if pH is <2.5 or >12.5, give D002 code.

- 13.2 Perform ignition Potential test, if positive then give an unknown a D001 code.
- 13.3 If negative then go on for metals test and perform all strip metals

REFERENCES:

ASSOCIATED DOCUMENTS:

RECORDS: The cited records are retained in a manner that supports the requirements of the various local, State, and federal regulatory agencies to which USecology adheres.

History of SOP Revisions:

Date	Approver	Change Training req		ing required	
				Yes	No
11/9/16	Shane Walker	1.	Revised Document Format		X
		2.	Changed Plant Manager Operations Manager		



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