SENDER: Complete items 1 and/or 2 for additional services. Complete items 3, 4á, and 4b. Print your name and address on the reverse of this form so that we can return this card to you. Attach this form to the front of the mailpiece, or on the back if space does not permit: Write "Return Receipt Requested" on the mailpiece below the article number. The Return Receipt will show to whom the article was delivered and the date		I also wish to receive the following services (for an extra fee): 1.	
3. Article Addressed to: MR. Javid Quarterson Fla. Tive Recepclings Inc. GRI 99675 Range Lene Rd. Brook St. Lucie, Fl 34987	4b. Service Register Express Return Re 7. Date of D	7-463-8. Type ed Mail ceipt for Merchandise	Certified Insured COD Insured COD
5. Received By: (Print Name) 6. Signature: (Addressee or Agent) X PS Form 3811, December 1994	and fee is	e's Address (Only is paid) Domestic Retu	Than

First-Class Mail UNITED STATES POSTAL SERVICE Print your name, address and ZIP Code in this box STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROJECTEN ED P. O. BOX 15425 WEST PALM BEACH, FL 33416 AUG - 6 1993 DEPT OF ENV PROTECTION WESTPALMBEACH

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Department of Environmental Protection P109-462-839



leb Bush Governor

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

David B. Struhs Secretary

CERTIFIED MAIL RETURN RECEIPT REQUESTED

August 4, 1999

Mr. David Quarterson Florida Tire Recycling, Inc. (FTRI) 9675 Range Line Road Port St. Lucie, FL

St. Lucie County SW FTRI Enforcement Files

RE: CONSENT JUDGMENT ORDER ADOPTING THE TERMS OF

STIPULATION AND CONSENT FOR INJUNCTION, "STIPULATION"

CASE NO. 93-895 CA

SU: INSPECTION REPORT July 12, 1999

Dear Mr. Quarterson:

On July 12, 1999, Department personnel conducted an onsite inspection of FTRI for compliance with the terms of the Consent Judgment Order (C.J.O.) and STIPULATION as entered into on September 11, 1995. The purpose of this letter is to inform you of items of compliance and noncompliance in the same numerical order as shown in the C.J.O. and STIPULATION. Items presently in compliance with the C.J.O. and STIPULATION are noted "compliance"; items not presently in compliance are noted "noncompliance".

ITEM 9. FTR submitted the quarterly installment payment of \$3,000 on June 8, 1999 as settlement for the civil penalties and costs and expenses inquired by the Department in this case. The next quarterly installment payment is due on or before September 1, 1999 for the amount of \$3,000.00 - compliance.

ITEM 10 A. FTRI met with the Department on January 20, 1994 for a pre-application conference to discuss possible wetland areas and a surface water management system - compliance.

FTRI submitted an application for dredge and fill on February 14, 1994 - compliance. A dredge and fill permit (#562453458) was issued on March 23, 1994 and modified on September 16, 1994.

FTRI applied for a permit for the Management and Storage of Surface Waters (MSSW) on February 9, 1994 with the correct application fee submitted on February 15, 1994 - compliance. The MSSW permit was issued on August 14, 1994 and modified on November 7, 1994 and July The CFJ required commencement of the MSSW system not later than November 1, 1995 and the certification of construction completion of the MSSW system not later than March 1, 1996. As of June 12, 1996,

EXHIBIT

August 4, 1999 Mr. David Quarterson Page 2 of 5

FTRI had started construction of the MSSW system. On December 18, 1996, the Department received a written request from FTRI to extend the compliance date for the construction/certification of the MSSW system. On December 24, 1996, the Department granted a time extension till July 31, 1997. On September 5, 1997, the Department received a second written request from FTRI to extend the compliance date for the construction/certification of the MSSW system till September 1, 1998. This request has been forwarded to the ERP section of the Department for a written response. The certification for completion of the stormwater system is due on or before November 7, 1999 in accordance with the ERP/MSSW permit. However, the MSSW system is not completed nor certified complete as of this inspection date - noncompliance.

NOTE: FTRI requested a meeting for March 18, 1996 at their facility to show that a good faith effort was forthcoming by stating that they have purchased equipment (trackhoe) to commence construction of the MSSW pond by April 1, 1996. In addition, FTRI stated that two (2) dump trucks are being rented to haul the dirt from the pond and start construction of the MSSW perimeter roadway while a Small Business Association loan was pending. FTRI subsequently has received the SBA loan during the month of September 1996. An aerial flight of FTRI on December 17, 1996 and September 17, 1997 revealed construction of the southern and most of the western MSSW berm. The FPL right-of-way to the north of the onsite retention pond was free of tire shreds. On June 3, 1999, an aerial reconnaissance revealed that FTRI has disposed of thousands of waste tires on the northside of the retention pond again - noncompliance.

The STIPULATION states that FTRI shall commence design and construction of a 24' wide perimeter roadway around the site and a central access roadway in an east-west direction approximately dividing the site. FTRI's consultant submitted design drawings for the proposed roadway construction on February 9, 1994 and subsequently submitted modifications to the proposed reconfiguration of the The C.J.O. requires that the construction of the roadway and MSSW system shall occur by November 1, 1995, or sixty days (60) after the Department issues the MSSW permit, whichever occurs first. The MSSW Permit No. 56-2451186, was modified and the modification was issued on July 17, 1995. FTRI has filed a letter dated September 14, 1995, requesting a time extension for the construction of the MSSW system due to the lack of receipt of a pending permit from St. Lucie County. The Department responded on September 25, 1995, and requested additional documentation to be submitted by FTRI which would reveal that this delay for compliance was or will be caused by circumstances beyond the reasonable control of FTRI and could not have been or cannot be overcome by FTRI's due diligence pursuant to item #15 in the STIPULATION. It is our understanding that St. Lucie County has issued FTRI a permit dated March 18, 1996 for your facility. At the time of this inspection, FTR had commenced the construction of the MSSW system. The east-west roadway has decreased in width as compared to previous inspections, and contains several inches of tire shreds. The MSSW system is not completed nor certified complete as of this inspection date - noncompliance.

ITEMS 10 C 1, 2, 5 THROUGH 8.

August 4, 1999 Mr. David Quarterson Page 3 of 5

- 10 C.1(a). The tire and waste tire storage areas are designated as no smoking areas compliance.
- 10 C.1(b). Flammable and combustible liquids must be segregated and stored in appropriate containers and configuration compliance.
- 10 C.1(c). Spark arresters must be placed on all internal combustion equipment. The spark arresters have been installed according to records provided to the Department from FTRI compliance.
- 10 C.1(d). Cutting (other than shredding or chopping of tires), welding, heating devices, and open fires must be prohibited in the tire and waste tire storage area compliance.
- 10 C.2(a). FTRI shall provide security by a company whose personnel hold at least a Class D license. FTRI has acquired the services of American Securities Associates of Florida per the monthly status report compliance.
- 10 C.2(b). FTRI shall construct and install a control gate at the southern access road. FTRI has constructed a metal gate along the southern access roadway of the MSSW berm compliance.
- 10 C.2(c). Perimeter lighting along the eastern boundary of FTRI has been installed via Florida Power and Light Company and is operational since March 10, 1994 compliance.
- 10 C.2(d). An enclosed operations area must be provided for the security personnel. FTRI has provided this per the monthly status report compliance.
- 10 C.3. & 4. FTRI has not been able to furnish a letter signed by the SLCFPFCD that states that the site fire protection systems design is acceptable to the SLCFPFCD noncompliance.
- 10 C.5. FTRI has received the AFFF, 60 gallons of foam and hoses from the Municipal Equipment Company on April 29, 1994. Operational use of the equipment was observed on June 6, 1994 by Department personnel compliance.
- 10 C.6. FTRI has established a fire training program with fire instructors from Indian River Community College compliance.
- 10 C.7. FTRI has supplied a resource list for equipment which may be deployed to the FTRI site on February 17, 1994 and a subsequent supplemental letter dated March 21, 1994 compliance.
- 10 C.8. FTRI has prepared and supplied a fire plan to the SLCFTPFCD that describes the fire-fighting resources available to fight a fire at the FTRI site. FTRI has provided copies of several different letters from the SLCFTPFCD; however, none of those letters to date have stated that this plan is acceptable to the SLCFTPFCD noncompliance.
- 10 D.1. FTRI shall remove all tire shreds a minimum distance of a 50' perimeter around the site to allow equipment access for installation

of perimeter roadways. The 50' clear perimeter road needs to be maintained clear of tire shreds for the site along the east-northeast section of the site, the east-west access roadway, around all tire piles and in the vicinity of the south side of the stormwater retention pond. Tire shreds were observed to be several inches in depth in these aforementioned areas. This item is in noncompliance presently.

- 10 D.2. & 3. Fire Lanes shall be free of tire shreds and whole waste tires to serve the intended purpose. The Department recognizes that FTRI is working in these areas; however, tire shreds were observed on the ground in between the tire shred piles to be a depth of several inches and greater in these areas. Item 8.A.(4) of the C.J.O. requires that FTRI shall clear all waste tires and establish fire lanes between and around the piles located in the interim storage area as shown in Exhibit B, not later than October 31, 1995. This item is in noncompliance presently.
- 10 D.4. The heights of the existing tire shreds all appear to be near 15 feet in height compliance.
- 10 D.5. FTRI has disposed of waste tires into the Florida Power and Light Easement on the north side of the MSSW stormwater pond noncompliance.
- 10 D.6. FTRI has not maintained a 50 foot separation between the shredded tire piles due to the disposal of tire shreds located on the ground between the tire piles. Item 8.A.(4) of the C.J.O. requires that FTRI shall clear all waste tires and establish fire lanes between and around the piles located in the interim storage area as shown in Exhibit B, not later than October 31, 1995. As of the June 3, 1999 aerial reconnaissance and on the July 12, 1999 inspection, there is a large pile of waste tires on the south side of the entrance road due west of the new processing building that far exceeds the size limitation specified in Chapter 62-711, F.A.C. (200 feet, by 50 feet and 15 feet in height) noncompliance.
- 10 E. FTRI has provided weekly totals that revealed that FTRI had exceeded the minimum rate of removal (80% of the base removal amount of waste tires plus an additional 1,000 tons of waste tires more than received onsite) from September 1, 1995 through November 30, 1995. In addition, the C.J.O. also required that FTRI shall remove at least 1,500 tons of waste tires more than what is received each month at the FTRI site during the calendar months starting December 1, 1995 through July 31, 1996. For the months of December 1995 through July 1996, FTRI had a shortfall of approximately 3350.38 tons that should have been removed from the site, according to the records submitted by FTRI to the Department noncompliance.
- 10 F. FTRI submitted a copy of the Financial Responsibility document on February 9, 1994 and the original signed documents on February 17, 1994. The Department determined that the Solid Waste Management Facility Trust Fund Agreement dated February 8, 1994 is in order as stated in the April 6, 1994 letter of approval. This item also requires that after the 180 day Site Stabilization period is completed, July 14, 1994, that FTRI shall deposit \$4,000 per month or

August 4, 1999 Mr. David Quarterson Page 5 of 5

5% of the monthly tipping fee revenues generated at the Port St. Lucie site each month, whichever is greater, into the trust fund until either all whole and processed tires are removed from the site or Florida Tire meets the financial responsibility requirements of a waste tire processing permit for the St. Lucie County site, whichever occurs first. FTRI has continued to deposit \$4,000.00 into the Trust Fund through the month of March 31, 1997 - compliance. performed another third party closure cost estimate for this site and submitted this estimate to the district office for review during March 1997. The estimate was approved on March 31, 1997 and FTRI provided proof of the financial mechanism via Tallahassee - compliance.

- 10 G. FTR shall provide the Department with weekly tallies of the weight of waste tires brought onto the site and the weight of waste tires removed from the site each day. The Department has not received weekly tallies since the week ending on June 11, 1999 - noncompliance.
- FTR shall submit within 10 days of the end of each calendar month a monthly report which details the volume and weight of waste tires brought on and removed from the site. This report shall also include details of the progress that FTRI has made in complying with the terms of the C.J.O. and the Stipulation. Be advised that the Department has received monthly reports up to and including June 1999, compliance.
- By July 31, 1996, FTR shall remove and dispose of all waste tires for which storage is not authorized by a DEP Waste Tire Processing Facility permit. The maximum amount of waste tires that is authorized in accordance with the approved plans is 9,700 tons. 4th quarterly report for calendar year 1998 reveals that FTRI had an ending inventory of 18,539 tons onsite. Although this amount is more than what is allowed in the CFJ, FTRI has established financial assurance for this amount of waste tires, therefore FTRI is in compliance. Be advised that we still have not received the first or second quarterly reports for calendar year 1999, copy enclosed. The forms have been previously facsimiled to your office - noncompliance.

The ERP and Dredge and Fill field inspection reports conducted on July 12, 1999 are being sent to you under separate letters. If you have any questions, please contact me at telephone number 561/681-6669.

Sincerely,

Joseph Lurix, Engineer

Solid Waste Programs

cc: Carlos Rivero-deAquilar Al Ford, OGC/TLH

Dana Civetti, PSL/ERP

Jessie Carpenter, SW/TLH Inger Hansen, WPB/ERP