Patino, Jorge R

From: Emilio Perez <tuiwarehouse@yahoo.com>
Sent: Tuesday, October 27, 2015 3:02 PM

To: Patino, Jorge R

Subject: Re: DRAFT Permit 333423-001-WT – Forever Recycling LLC Waste Tire Processing

Facility

Attachments: Forever Recycling Proof Newspaper ad 20151027.pdf

Dear Mr. Patino,

Please find attached copy of newspaper ad and the paid receipt for cost of running ad in Palm Beach Post newspaper with the legal notice.

If there is anything else required please advise.

Thank you,

Metra Hughes, Forever Recycling 246 E. Main Street Pahokee, FL 33476 (561) 924-9250 Office (561) 924-9252 Fax tuiwarehouse@yahoo.com

On Friday, October 23, 2015 1:57 PM, Emilio Perez <tuiwarehouse@yahoo.com> wrote:

Acknowledgement received email.

Thank you very much for your time.

Metra Hughes

Forever Recycling 246 E. Main Street Pahokee, FL 33476 (561) 924-9250 Office (561) 924-9252 Fax tuiwarehouse@yahoo.com

On Friday, October 23, 2015 1:42 PM, "Patino, Jorge R" < <u>Jorge.Patino@flhealth.gov</u>> wrote:

Dear Mr. Perez:

RE: DRAFT Permit No. 333423-001-WT - Forever Recycling LLC Waste Tire Processing Facility

One copy of the Draft Permit is attached. The attached document is in Adobe PDF format. Adobe Acrobat Reader is required to view this document and a free reader can be downloaded from www.adobe.com.

Please let me know if you wish to receive a hard copy of this document.

We respectfully request that you acknowledge the receipt of this email.

If you have any questions or comments, please contact me at 561-837-5936.

Thanks,

Jorge Patino, P.E. Air & Solid Waste Permitting and Compliance Department of Health Palm Beach County 800 Clematis Street, 4th Floor West Palm Beach, FL 33401 Office: (561) 837-5974

FAX: (561) 837-5295 www.pbchd.com Date Printed 10/26/2015 Time Printed 11:39 AM

The Palm Beach Post

Order 502083 Page 1 of 4

Real News Starts Here

RECEIPT

Account: P66206 Name: Address:

Tear Sheets:

FOREVER RECYCLING 246 E MAIN ST

PAHOKEE FL 33476-1808

0

Phone:

561-924-9250

E-mail:

Order Name;	PUBLIC NOTICE	Order Summary	
Order Id:	502083	Base:	\$571.04
Original Order Id:		Other Charges:	\$0,00
Copy Line:	PUBLIC NOTICE OF INTENT TO ISSUE WASTE T	Discounts:	\$0.00
Sales Rep:	PB116 R Hindmarch (P)	Agency Commission:	\$0.00
Purchase Order:		Sales Tax:	\$0.00
Pay Type: Account Group:	Credit Card	Total Order	\$571.04
Caller:	METRA HUGHES	Payment Summary	
		Credit Card	\$571.04
Section: Reply Request:	6205 Legal Notices	Total Payment:	\$571.04

A Division of COX Enterprises, Inc.

Date Printed 10/26/2015 Time Printed 11:39 AM

The Palm Beach Post

Real News Starts Here

RECEIPT

Order 502083 Page 2 of 4

Ad Name: 953612A

Ad ld: 953612

Original Ad Id:

Start: Stop:

10/27/2015 10/27/2015

Issues: Words: 1 921

Dimensions: 1 X 166 Color:

Editions PB Post PB Post Web

A Division of COX Enterprises, Inc.

The Palm Beach Post

Real News Starts Here

RECEIPT

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Date Printed 10/26/2015 Time Printed 11:39 AM

The Palm Beach Post Real News Starts Here

Order 502083 Page 4 of 4

RECEIPT

Ad shown is not actual print size.

A Division of COX Enterprises, Inc.

JAHLY LAW . OURNAL

Legal Notices

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAC CIRCUIT
IN AND FOR
PALM BEACH COUNTY, FLORIDA

WELLS FARGO BANK, N.A., AS TRUST-FE FOR CARRINGTON MORTGAGE LOAN TRUST, SERIES 2006-RFC1, ASSETIACKED PASS-THROUGH CERTIFICATES.

Plaintiff, USETTE M. ROPERTO, et al., Defendants.

Case No: 502015CA005713XXXXMB NOTICE OF ACTION

IQ: USETTE M. ROPERTO 6086 Forest Hill Blvd. West Paim Beach, FL 33415 Or 9070 Northern Lights Dr. Greenacres, FL 33463

149 Grand Banks Blvd. Greenacres, ... 33463 Or FL 33463 Or 3691 Silver Lece Ln. Apt. 76 Boynton Beach, FL 33436 UNKNOWN SPOUSE OF LISETTE M. ROPERTO 5030 Forest Hill Blud. West Falm Beach, FL 33415 Or 5070 Northern Lights Dr. Greenacres, FL 33463

SUTO Northern Lights Dr.
Greenacres, FL. 33463
Or.
S389 Grand Banks Blvd, Greenacres,
FL. 33463 Or.
48915 Elver Lace Ln. Apt. 76
Boynton Beach, FL. 33436
LaST KROWN ADDRSSS STATED.
CURRENT RESIDENCE UNKNOWN
and any unknown heirs, devisees,
grantees, creditors and other Unknown persons or unknown spousse claiming by, through and under
the above-named Defendantly, if decassed or whose last known addresseigre unknown. YOU ARE HEREBY
KOTIFIED that an action to foreciose
Wiortgage covering the following real and personal property described as
follows, to wit Condominium Parcel
No. 107. Building 5088, FOREST HILL
GARDENS EAST, A CONDOMINIUM actoning to the Dedication of Condestinuum thereof microded in Official Riccords Book 2359, Page 612, as
amanded from time to time, of the
Public Rescords of Palm Beach County, Florida has been filed against you
and you are required to serva's copy
of your written defanses, if any, to it
on loaduin A. Barinas, Esq., Lender LeSulter 730, Orlando, Florida 32801 and
file the original with the Clerk of the
above-styled Court on or before 90
days from the first publication, otherwise a default will be entered against
you for the relief demanded in the
Complaint.
Mandatory Date NOVEMBER 20, 2015

Mandatory Date NOVEMBER 20, 2015 WITNESS my hand and seal of the said Court on the 5th, day of October:

SHARON R BÓCK CLERK OF THE CIRCUIT COURT BY: Kathym Kounts Deputy Clerk PUB: The Palm Beach Post 10-20,27/2015 #49/2013

INVITATION TO BID

Landscaping Services for Solid Waste Authority's Transfer Stations (5) SWA BID 16-03/SLB

The Solid Waste Authority of Palm The Solid Waste Authority of Palm Beach County (Authority) requests interested perfect to submit scaled bids for the above riem. Bid spacifications will be wellable daily from 800 AM to 5:00 PM, at the Authority's Administrative Offices, focated at 7501 North Jog Road, West Palm Beach, FL 33412. Contact Mrs. Marina Kene, Purchasing Specialist, Purchasing Services, at (561) 549-4000, axt 4520, for further information. Most bids can also be downloaded from the SWA Web site at www.swa.prg.

Legal Notices

PUBLIC NOTICE OF INTENT TO ISSUE WASTE TIRE PROCESSING FACILITY FERMIT

FACILITY PERMIT
Florida Department of Health
Falin Beach County
DRAFT Permit project No.
33942-091-WT
Forever Recycling, LLC.
Paim Beach County, Florida
The Florida Department of Health
Palm Beach County (Health Department) gives notice of its Intent to Issue a waste tire processing facility permit to Forever Recycling, LLC. Foreted at 246 East Main Street, Pahokee, Fl. 33476. ed at 246 FL 33476.

FL 33476.
The applicant, Forever Recycling LLC, applied on March 03, 2015 to the permitting authority for a permit to operate a waste the processing facility located at 857Y, Old Belle Glade Rd, Palm

cated at 857Y, Old Belle Glade Rd, Paim Beach County, Ploride, 34346. Latitude: 25 degrees 343.46. Willo degrees 39: 17. W. The facility & authorized to store up to 3,500 tires. The facility will utilize a baier to bundle the waste tires into baies. Processed tires with terms-ported offsite for use as fuel at a waste-to-energy facility in Florida. The applicant's name and address are: Forever Recycling, LLC, Mr. Emillio G. Perez, 248 East Main Street, Pehokee, FL 33476.

The permitting authority for this project is the Florida Department of Health Palm Beach County (Health Department) whose mailing address is F.O. Box 29. West Palm Beach, Florida 3402-0022. For technical information regarding the project, please contact the Borge Palmo, P.E. at (561) 837-5974. For questions regarding the administrative hearing procedures, please contact the Health Department's Legal Office at 800 Clematis Street in West Palm Beach, Florida and phone number (561) 837-5900. A person whose substantial inferests are affected by the proposed permitting decision may petition for an administrative hearing in accordance with Sections 120,559 and 120,57 or the Florida Statues (A.S.). The petition must contain the information set forth below and must be 8 filed (received) in the Health Department's Lagal Office at the address indicated above, and must be marked. Request for Administrative Healing on Intent to Issue Material Contains the Partment's Lagal Office at the address indicated above, and must be marked. Request for Administrative Healing on Intent of Issue Material Contains the Partment's Lagal Office at the address indicated above, and must be fleath of the parties listed below must be filed within fourteen days of receipt of this notice of Intent. Petitions filed by any persons other than those entitled to written notice under Section 120-66(3), F.S., must be filed within fourteen days of property of the notice of Intent. Petitions filed by any persons other than those entitled to written notice under Section 120-65(3), F.S., inowered and the permit of the partition within fourteen days of receipt of the perition of the applicant at the address indicated above, at the time of filing. The falfure of any person to file a petition within the applicable time perition within the person of the perition of the approval of the person of the perition of the approval of the person of the perition o

.egal Foreclosures

IN THE CIRCUIT COURT OF THE PIFTEENTH MUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA RESIDENTIAL FORECLOSURE CASE NO.: 50-2013-CA-010291

OCWEN LOAN SERVICING, LLC, Plaintiff, VS. VS. EDWARD GALBRAITH AIK/A EDWARD I. GALBRAITH: et al., Defendant(s).

NOTICE OF FORECLOSURE SALE PURSUANT TO CHAPTER 45

NOTICE IS HEREBY GIVEN that sale will be made pursuant to an Order or Final Judgment. Final Judgment was awarded on September 8, 2015 in Civil Cose. No. 50-2013-CA-010291, of the Circuit Court of the FiftEENTH Judicial Circuit in and for Palm Beach County, Florida, wherein, OCWEN LOAN SERVICING. LLC is the Plaintiff, and EDWARD GALBRAITH AIK/A EDWARD J. GALBRAITH. UNKNOWN FENANT #1 MK/A MARIA HERNANDEZ: TOWN OF JUPITER FLORIDA; HSBC BANK USA: NATIONAL ASSOCIATION, AS SUCCESSOR TRUSTEE TO BANK OF LOSAILE BANK NATIONAL ASSOCIATION, AS SUCCESSOR TRUSTEE TO BANK OF LOSAILE BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE UNDER THAT CERTAIN INDENTURE DATED AS OF OCTOBER 1, 2003 AS THE SAME MAY AMENDED FROM TIME TO TIME, FOR THE BENEFIT OF THE BUSINESS LOAN EXPRESS SBA LOAN-BACKED NOTES, SERIBES 2003-2, AS THERI INTERESTS MAY APPEAR SUBJECT TO THE MULTI-PARTY AGREEMENT, CALO SA PROPERTY OWNERS ASSOCIATION INC.; ANY AND ALL UNKNOWN PARTIES CLAIMING BY THROUGH, UNDER AND AGAINST THE HEREIN NAMED INDIVIDUAL DEFENDANTS) WHO ARE NOT KNOWN TO BE DEAD OR ALIVE WHETHER SAID UNKNOWN FARTIES MAY CAIM AN INTEREST S SPOUS WAY CAIM AN INTEREST S SPOUS WAY CAIM AN INTEREST SON SPOUS WAY CAIM AN INTEREST SON SPOUS WAY SERVED AND VICE WHETHER SAID UNKNOWN FARTIES MAY CAIM AN INTEREST SA SPOUS WAY CAIM AND C NOTICE IS HEREBY GIVEN that sale will MOT KNOWN TO BE DEAD OR ALIVE, WHETHER SAID UNKNOWN PARTIES MAY CLAIM AN INTEREST AS SPOUSES, HEIRS, DEVISEES, GRANTEES, OR OTHER CLAIMANTS are Defendants.

The clerk of the court, Sheron R. Bock will sell to the highest bidder for cash at www.mypalmbeadiclerk cterkauction.com on November 9, 2013 at 10:00 AM, the following described real property as set forth in said Final Judgment, to wit:

LOT 24 AND THE EAST HALF OF LOT 23, BLOCK 25, A SUBDIVISION OF BLOCKS 12, 13, 22, 24, 25, 26, 27, 28 AND 29, PINE GARDENS, ACCORD-ING TO THE PLAT THEREOF, RE-CORDED IN PLAT BUDK 12, PAGE 21, OF THE PUBLIC RECORDS OF PALM SEACH COUNTY, FLORIDA.

ANY PERSON CLAIMING AN INTER-EST IN THE SUPPLUS FROM THE SALE, IF ANY, OTHER THAN THE PROPER-TY OWNER AS OF THE DATE OF THE US PENDENS MUST FILE A CLAIM WITHIN 60 DAYS APTER THE SALE

Dated this 15th day of Ocother, 2015.

ALDRIDGE | PITE LLP Attorney for Plaintiff 1615 South Congress Avenue Suite 200 Suite 200 Deltay Beach, FJ, 33445 Telephone: (561) 392-6391 Facsimile: (561) 392-6365 Susan W. Findley BN: 160600 Primary E-Mail: ServiceMail@aldridgepite.com

IMPORTANT
IF YOU ARE A PERSON MITH A DISABILITY WHO NEEDS ANY ACCOMMODATION IN ORDER TO PARTICIPATE
IN THIS PROCEEDING, YOU ARE ENTITLED, AT NO COST TO YOU, TO THE
PROVISION OF CERTAIN ASSISTANCE.
PLEASE CONTACT GERMAINE ENGLISH,
AMERICANS WITH DISABILITIES ACT
COORDINATOR PALM BEACH COUNTY
COURTHOUSE, 205 NORTH DIXIE HIGH-

Legal Foreclosures

The clerk of the court. Sharon R. Bock will sell to the highest bidder for cash at www.mypaimbeach-clerk.clerkauction.com on November 10, 2015 at 10;00 AM, the following described real property as set forth in seld Final Judgment, to with LOT 16, BLOCK 44, THE PALM BEACH FARMS CO. PLAT NO. 5 OF NORTH LAKE WORTH, ACCORDING TO THE PLAT RECORDED IN THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA. SAID LANDS SITUATE, LYING AND SEING IN PALM BEACH COUNTY, FLORIDA. ANY PERSON CLAIMING AN INTER-EST IN THE SURPLUS FROM THE SAIE, IF ANY, OTHER THAN THE PROPERTY OWNER AS OF THE DATE OF THE LIS PENDENS MUST FILE A CLAIM WITHIN 60 DAYS AFTER THE SALE. Dated this 15th day of October, 2015.

ALDRIDGE | PITE, LLP Attorney for Plaintiff 1615 South Congress Avenue, Suite 200
Delray Beach, Fl. 33443
Telephone: (561) 392-6391
Facsimile: (561) 392-6965
By: Susen W. Findley
FBN: 160600
Primary E-Mail: ServiceMail@aidridgeoite.com

IMPORTANT

IMPORTANT

AMERICANS WITH DISABILITIES ACT. If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entirely at no cost to you, to the provision of certain assistance. Please contact Germaine English, Americans with Disabilities Act Coordinator, Palm Beach County Courthouse. 206 North Disabilities Act Coordinator, Palm Beach County Courthouse. 206 North Disabilities Act Coordinator, Palm Beach County Courthouse. 206 North Disabilities Act Coordinator, Palm Beach County Courthouse. 206 North Disabilities Act Coordinator, Palm Beach County Courthouse. 206 North Disabilities Act Coordinator, Palm Beach County in the County Count

IN THE CIRCUIT COURT OF THE AFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA CASE NO.: 502012CA007421XXXXMB

DEUTSCHE BANK NATIONAL TRUST COMPANY, AS INDENTINAL TRUS COMPANY, AS INDENTINE TRUSTEE FOR NEW CENTURY ALTERNATIVE MORTGAGE LOAN TRUST 2004-ALT I, Plaintiff, VS.

SALVATORE F. ROTI, et al., Defendant(s).

NOTICE OF FORECLOSURE SALE PURSUANT TO CHAPTER 45

PURSUANTTO CHAPTER 45

NOTICE 15 MERENY GIVEN that sale will be made pursuant to an Order or final Judgment. Consent Final Judgment was awarded on September 3, 2014 in Civil Cose No. 502012CA80742 UCOCKMB. of the Circuit Concer of the PETEENHI Judicial Circuit en and for Palm Beach. County, Florida, wherein, DEUTSCHE BANK MATIONAL TRUST COMPANY, AS INDENTURE TRUSTEE FOR NEW CENTURY ALTERNATIVE MONTEGAGE LOAN TRUST 2006 ALT IS the Plaintit, and SALVATORE F. ROT! MICHELLE M. O'HARE UNKNOWN SPOUSE OF SALVATORE F. ROT! INKNOWN SPOUSE OF SALVATORE F. ROT! INKNOWN SPOUSE OF MICHELLE M. O'HARE, MORT. GAGE ELECTROPHIC REGISTRATION SYSTEMS, NORMING BY THROUGH, UNDER AND ANY AND ALL UNKNOWN PARTIES CLAMMING BY. THROUGH, UNDER AND AGAINST THE HEREIN NAMED RINDINGUAL DERENDANTIS; WHO ARE NOT KNOWN TO BE DEAD OR ALVE WHETHER SAID UNKNOWN PARTIES MAY CLAIM AN INTEREST AS SPOUSES, HERS, DEVISES, GRANTEES, OR OTHER CLAIMANTS, UN

Legal Foreciosures

ed October 13, 2015 entered if Case No. 520072CA014907X0 BAW of the Circuit Court of the Judicial Circuit in and for Paim County, Florida, wherein THE BANEW YORK AS TRUSTEE PC CERTIFICATEHOLDERS OF THE CINC. ASSET-BACKED CERTIFICAT RIES 2005-3 is Plaintiff and SHAR JAMES-DALEY and Gilbert GINC. ASSET-BACKED CERTIFICAT RIES 2005-3 is Plaintiff and SHAR JAMES-DALEY and Gilbert GINC. ASSET-BACKED CERTIFICAT RIES 2005-3 is Plaintiff and SHAR JAMES-DALEY and Gilbert GINC. ASSET-BACKED CERTIFICAT GINC SHARLS SHARLS SHARLS TO BE SHARLS 1310. Property Address: 5319 G BANKS BLVD GREENACRES, PL 3

Any person claiming an interest the surplus from the sale, if any, or then the property owner as of dats of the Lis Pendens, must file claim within 60 days after the sa

If you are a person with a dis-who needs an accommodation in to participate in a proceeding, y-entitled, at no cost to you, to th-vision of certain assistance. Pleas tact Krista Garber, Americans will abilities Act Coordinator, Palm County, Cournhouse, 205 North te Highway West Palm Beach, F 33401, telephone number (561 4380 at least 7 days before your-uled court appearance, or immed upon receiving this notification time before the scheduled appea is less than 7 days; if you are hear voice impaired, call 711.

I HERBY CERTIFY that a true and rect copy of the foregoing was so by Electronic Mell pursuant to fit 2516, Fis. R. Jud. Admin, end/or U.S. Meil to any other parties in a dance with the attached service I this 15th day of October, 2015.

Antonie Caula, Esq. FRENKEL LAMBERT WEISS WEISN GORDON, LLP One East Broward Blvd, Suite 143 Fort Lauderdale, Florida 33301 Tel: 1954) 522-3233 | Pax: (954) 20 7770

77.70 FL Bar #: 106892 DESIGNATED PRIMARY E-MAIL FC JRSUANT TO FLA. R. JUD. ADMI

Heservice Offwiaw.com PUB: The Palm Beach Post 10-20, 27/2015 #497994

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

CASE NO.: 502013CA906497XXX DIVISION: AO

FLAGSTAR BANK, FSB. Plaintiff,

HEATHER JOHNSON; et al.,

Notice of Forectosure sale Pursuant to Chapter 45.
Notice IS Hereey Given that gu suant to a final ludgment of Fore closure ("Judgment"), dated September 25, 2015 entered in Case? 502012 (20068) in the Fiteenth Judicial Circuit in and for Beach County, and under and by the of the terms of the said Judge the Clerk of Count will sell to the!

trative Offices, incated at 7301 Morth log Road, West Palm Beach, Rt. 32412, Contact Ms. Marina Kane, Purchasing Specialist, Purchasing Servites, at (561) 560-6006, ext. 4520, for further infor-nation. Most bids can also be down-loaded from the SWA Web site at www.rwa.org.

All interested parties are required to attend five (5) mandstory pre-bid conferances and site visits on fueriday. November 3, 2015, commencing at 9:00 s.m. at the South Vest Pransfer Station, 13:400 South State Road 7, Blidg Dalray Beach, Florida 33:466. Immediately following the SWCTS meeting, all Interested parties must attend the site visits at the West Central Transfer Station, South County Transfer Station, and the North County Transfer Station and the North County Transfer Station. At this time, the Authority's representative will be available to answer questions and explain the intent of this invitation to Bid.

All bids must be received by the Au-thority, at the above address, not later than 2:00 PM on NOVEMBER 18, 2015. Bids shall be opened and read publicly immediately thereafter.

SBE firms are strongly encouraged to participate in the bidding process.

PUB: The Palm Beach Post 10-25, 10-26, 10-27/ 2015 #500858

LEGAL NOTICE INVITATION TO BID NO. 17-15 BELLE GLADE CITY HALL ROOF RENOVATION

The City of Belie Glade is soliciting proposals for BELLE GLADE GITY HALL ROOF RENOVATION. The complete invitation to bid including specifications, drawings, and proposal forms may be obtained by bona fide bidders from the office of the City Clerk, at 110 Dr. Martin Luther King Jr. Blyd. West. Belle Glade, Florida 33430. Monday through Thursday. 7:30 a.m. to 6:30 p.m. or from the City of Belle Glade's website at: http://www.bellegladegov.com. Contact Craig Jordan, Purchasing Manager, at 561-992-1506, for further information.

Seated proposals will be received by the City of Belle Glade, Florida, in the City Clerk's office, located at the above address, until 300 pm, local time, on November 23, 2015, at which time they will be opened and recorded. Proposals received after this time will be returned unopened.

A mandatory pre-bid meeting is scheduled for November 4, 2015 at 430 p.m., local time, at 110 Dr. Martin Luher King Jr. Silva. Wert, Belle Glade, FL 33430 in Conterence Room 'B. Fallure to attend the mandatory pre-bid meeting shall result in rejection of the proposal.

CITY OF BELLE GLADE Debra R. Buff, MMC, City Clerk

PUB: The Palm Beach Post 10-27/2015 #500574

Did you forget a birthday or anniversary ast-year? Old that special someone pout?

Don't let history repeat itself! Place a CELEBRATION AD and make that someone special smile from ear to ear.

Call (\$61) \$20-6382 fee more information and place your set today!

NOTICE:
East Central Regional Water Reclamation-Pacility Board (Lake Worth, Town of Paim Beach, Paim Beach County, Riviers Beach, and West Paim Beach Meeting will be held November 10, 2015 at 9:00 s.m. at the City of West Paim Beach, Fladias Gallery located at 401 Clemats, Streety West Paim Beach, Florida Sasti.

Pursuant to Section 285,0105, Florida Sasti.

ddi Clamata Street; West Pelm Beach, Plorida 33401.

Plursuam to Section 286.0105, Florida Statutes, the City hereby advises the public that: if a person decides to appeal any decision made by this board, agency, or council with respect to any matter considered at its meeting or hearing, he will need a record of the proceedings; and that for such purpose, affected persons may need to insure that a werbatim record of the proceedings is made, which record includes the testimony and evidence upon, which the appeal is to be based. This notice does not constitute consent by the City for the introduction or admission into avidence of otherwise inadmissible or irrefevent evidence, nor does it authorize challenges or appeals not otherwise ellowed by law.

All interested parties may appear at the above public meeting at the street and place to be heard with respect thereto. The meeting may be continued from time to time as may be

following information:

(a) The name and address of each, agency affective and seat agency filling in Identification rights. B Anown;

(b) The name, address and seapherse number of the petitioner, main address and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding, and an explanation of how petitioner's substantial rights will be affected by the agency determination. affected by the agency determination:
(c) A statement of ages and when
the petitioner received notice of the

the petitioner received notice of the agency action or proposed action;

(a) A statement of all disputed assess of material fact if there are more, the petition must so state.

(e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle petitioner to relief.

(f) A statement of the specific rules, or statute the actioner contends re-

er to relief;

(f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; end, (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency's proposed action.

A petition that does not dispute the material facts upon which the permiting authority's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by fulle 28-106-301, FA.C. Secause the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the permitting authority's final action may be different from the position taken by it in this notice of intent. Persons whose substantial interests will be affected by any such final decision of the permitting authority on the application have the right to petition to become a party to the proceeding. In accordance with the requirements set forth above.

Mediation is not available for this preceding.

A complete project file is available for

Mediation is not available for this pre-ceeding.

A complete project file is available for public inspection at the Health Depar-ment's folid Waste Section during nor-mel business hours, 8:00 a.ms to 5:00 p.m., Monday through Friday, except legal holidays. The complete project file includes the DRAIT Fermit, intent to issue, and the information submit-ted by the applicant, exclusive of confi-dential records under Section 403-111. F.5. Interested persons thay contact longo Patino, P.E. ox the above address or call \$61-637-5874, for additional in-formation.

PUB: The Palm Beach Post

PUB: The Palm Beach Post 10-28/2015 #S02083

To place your ad CALL (561) 820-4343 FAX (561) 820-4340 ONLINE

www.palmbeachpost.com

VILLAGE OF NORTH PALM BEACH NOTICE OF PUBLIC HEARING PLANNED UNIT DEVELOPMENT APPROVAL

On Tuesday, November 3, 2015, at 6:30 P.M., or as soon thereafter as this matter may be heard, at Village Hall Council Chambers, 501 U.S. Highway I. North Paint Basch, Florida, the Village of North Paint Basch Planning Commission, acting as the Locel Planning Agency, will hold a public hearing to consider the following matter:

Public Hearing and Recommendation to Village Council regarding an application filed by Thomas Engineering Group, on behalf of the applicant, Domani Development LLC requesting approval to: (1) rezone a 1.26 acres parcel of property located on the sest side of U.S. Highway One, approximately one-half mile south of PGA Boylevard, from the C-1 (Neighborhood Commercial) Zoning District to the R-3 (Apartment Dwelling) Zoning District (2) amend the Water Club Residential Planned Unit Development (RPUS) to Planned Unit Development (RPUD) to incorporate Phase II, consisting a third tower (30 units) with walvers; and (3) approve a Site Plan.

If a person decides to appeal any decision made with respect to any matter considered at the subject meeting, he or she will need to ensure that a verbalish record of the proceedings is made, which record shall include the testimony and evidence upon which the appeal is to be based fet "see never appeal is to be based fet "see never". my and evidence upon which the appear is to be based (FS, 285,0105). In accordance with the Americans with Disabilities Act, any person who may

MODATION IN ONDER 19 MATICIPATE
IN THIS PROCESSING, YOU ARE ENTITLED, AT NO COST TO YOU, TO THE
PROVISION OF CERTAIN ASSISTANCE,
PRESS CONTACT GERMANNE RIGISM,
AMERICANS WITH DISABILITIES ACT
COORDINATOR, PALM BEACH, FORDA
3401; TELEPHONE NUMBER (\$61) \$55.
ASSO AT LEAST 7 DAYS REPORE ACURE
SCHEDULED COURT ASSISTANCE OR
IMMEDIATELY UPON RECEIVING THE
ROTEROATION IF THE CHEE REPORT
THE SCHEDULED APPEARANCE ISLESS
THAN 7, DAYS, IF YOU ARE HEARING
DR VOICE IMPAIRED, CALL 711.
PUB: The Pains Beach Post 10-20, 1027/2015 4498470

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA CASE No. 50-2009-CA-031869XXXXMB AW

BANK OF AMERICA, N.A., Plaintiff.

VS. LUEDDEKE, ROBERT J. A/K/A ROBERT LUEDDEKE A/K/A ROBERT JOSEPH L, et. al.,

Defendants.

RE-NOTICE OF FORECLOSURE SALE

NOTICE IS HEREBY GIVEN pursuant to
an Order or Final Judgment entered in
Case No. 50-2009-CA-931859XXXXMB

AW of the Circuit Court of the 15TH
Judicial Circuit in and for PALM

BEACH COUNTY, Florida, wherein,
WILMINGTON SAVINGS FUND SOCIETY, FSB, DOING BUSINESS AS CHRISTINA TRUST, NOT IN ITS INDIVIDUAL CAPACITY, BUT SOLELY AS TRUST.
EE FOR BCAT 2014-9TT TRUST, Plaintiff, and, LUEDDEKE, ROBERT J. AKYA
ROBERT LUEDDEKE AWA ROBERT JOSEPH L. et. al., are Defendants, clerk
will sell to the highest blidder for cash
at. WWW MYPELMBEREACHCERK
CLERKAUETION.COM, at the flow of
10:DD a.m.; on the 12th day of Nowenther, 2015, the following discorbed
property:

AL THAT CERTAIN PARKET OF EAND

Vember, 2815, the following described property:
ALL THAT CERTAIN PARCEL OF LAND STUATE IN THE COUNTY OF FALMS BEACH AND STATE OF FLORIDA, REING KNOWN AND DESIGNATED AS LOT 291 OF SEASONS, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 37, PAGE(S) 181, OF THE PUBLIC RECORDS OF PALM SEACH COUNTY, FLORIDA.

ANY OPENIO designing an Interest in

COUNTY, PLONIDA.
Any person claiming an interest in
the surplus from the sale. If any, ober than the property owher as of the
date of the Lis Pendens must file a
claim within 80 days after the sale.
PATER AND DATED this

DATED this
27th day of OCTOBER, 2015.
GREENSPOON MARDER, RA
TRADE CENTRE SOUTH, SLITTE 700
100 WEST CYPRESS CREEK ROAD
FORT LAUDERDALE, FL 33309
Telephorie: (954) 343 5278
Hearing Line: (888) 491-1120
Fectimile: (954) 343 6822
Email 1: brandon.loshak@gmlaw.com
by:

Brandon Loshali, Ese, Florida Bar No. 99852 [Inroda Bar No. 99852 [Inroda Bar No. 99852 [Inroda Bar No. 99852] In you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Clerk of the Court's disability coordinator at 205 N. DEXIE HIGHWAY STE 3.23, WEST PALES BEACH, FL 33402, 361-355-265, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing ar voice impaired, call 711, PUB: The Palm Basch Post 10-27,11-03/2015 #499894

IN THE CIRCUIT COURT OF THE PICTEENTH EUDIGAL CIRCUIT IN AND FOR PALM BEACH COUNTY, ELORIDA CASE NO.: 2014CA004088

WELLS FARGO BANK, NA. Plaintiff, DAVID A. KEIR; et al., Defendant(s).

NOTICE OF FORECLOSURE SALE PURSUANT TO CHAPTER 45

NOTICE IS HEREBY SIVEN that NOTICE IS HERERY SIVEN that sale will be made pursuant to an Order or Final Judgment. Final Judgment was awarded on June 24, 2015 In Clivia in Case No. 2014CADDDDDD OF In Circuit in and for Palm Beach County, Fioride, wherein, WELLS FARGO BANK, NA is the Pleimiff, and DAVID A KERT, WELLS FARGO BANK NA SUCCESSOR BY MERGER TO WACHOVIA BARK NA, ANY AND ALL LINKNOWN PARTIES CLAIMING BY, THROUGH, UNDER

PARTICE CLAMMING AT HEROGIA UNDER AND SCHAFET THE HERBI MAMED HONDROUGH DESTRUMENTS HIPO AND NOT CHOOM TO BE DEAD OF ARIVE WHETSER JADO UNKNOWN PARTIES MAY CLAIM AN INTEREST AS SPOURS, HERS DEVISERS, GRANT-EES ON OTHER CLAMMINST, UNK KNOWN TEMANT AND MENDOUGH TEMANTS & LENKINGWATTOWN TEMANTS AS UNKNOWN TEMANTS AS DESTRUMENTS AND UNKNOWN TEMANTS AS DESTRUMENTS AS UNKNOWN TEMANTS AS DESTRUMENTS AS UNKNOWN TEMANTS AS DESTRUMENTS AS DESTRUM KNOWN TEMANE 3. Development of the Tenant # 2. Unknown to the Temant # 2. U

ALDRIDGE | PITE, LLP Attorney for Plaintiff 1615 South Congress Avenue, Suite 700 Defray Beach, Pl. 33445 Telephone: (561) 392-6391 Facsimile: (561) 392-6365 By: Susan W. Findley FBN: 160600 Primary E-Mail: ServiceMail@eldridge-

IMPORTANT.

MyDRIANI
If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are shiftled, at no cost to you, to the provision of certain sist-tance. Please contact Garmaine English. Americans with Disabilities Act Coordinator, Palm Beach County Courthouse, 205 North Disle Highway. West Palm Beach, Floride 33401, telephone number (561) 355-4380 at Jeast Jays before your kineduled count appearance, or trimediately goon racelying this hotification if the time bafore the scheduled appearance is less than 7 days, if you are hearing or voice impaired, call 711.
PUB: The Palm Basch Post 10-20, 10-27/2075 #496213

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT, IN AND FOR PALM SEACH COUNTY, FLORIDA GENERAL JURISDICTION BUSION CASE NO: 502012CA014907XXXXM-8407XXXXM-8407XXXXM-8407XXXXXM-8407XXXXXM-8407XXXXXM-8407XXXXXM-8407XXXXX

THE BANK OF NEW YORK MEL-LON FKA THE BANK OF NEW YORK AS TRUSTEE FOR THE CERTIFICATE MOLDERS OF THE CWARS, INC., AS-SET-BACKED CERTIFICATES, SERIES 2005-3, Plaintiff,

SHARNETTE JAMES DALEY A/K/A
SHARNETTE JAMES DALEY, GILBERT
GEORGE DALEY, NAUTICAISLES WEST
HOMEOWNERS ASSOCIATION, INC.
BANK OF AMERICA. N. A. LINKROWN
TENANT, NO. I. UNKNOWN TENANT
TENANT, NO. I. UNKNOWN TENANT TENANT NO. 1: UNKNOWN TENANT MO. 2: AND ALL UNKNOWN PARTIES CLAIMING INTERESTS BY THROUGH UNDER OR AGAINST A NAMED DEFENDANT TO THIS ACTION. OR HAVING OR CLAIMING TO HAVE ANY RIGHT, TITLE OR INTEREST IN THE PROPERTY HEREIN DESCRIBED,

asse on Linguier 21. 2018, 176 on being a legal stime day and the fit alegal most of sule, the real and sonal property situated in Palm B County, Florida and legally decd in said films! Judgment of Egrecho as follows:

In said final Augment of Foreco as follows:
THE SOUTH 248 FEET OF THE ROI 496 FEET OF THE EAST 220 FEET AT THE WEST 484 FEET OF SECTION. TOWNSHIP 43 SOUTH, RANGE 46 EAST, PAUM BEACH COUNTY, FIC DA SUBJECT TO AN EASTMENT? ROAD AND DRAINAGE PHIRPOSE INDIAN TRAIL WATER CONTROLL TRICT OVER THE SOUTH 30 FEET (AKA TRACT AO. 39) (AKA TRACT AO-39)

Tax J.D. 0040432406003130

Property Address: 16931 West Mayfair Orive, Locahatchee, Fl 33470-4023 (the Subject Property).

The property aforesaid, together all improvements, buildings, first tenements, hereditaments and a purtnerances thereto belonging, anywise appetialning, is being st to satisfy Plaintiff's claims under Judgment.

Judgment:
Any person claiming an interest I the surplus from the sele. I any, er than the property owner as of date of the its pendens must file claim within 60 days after the de the sale.

DATED
this 18th day of October 2015.
Respectfully submitted.
GRAYROBINSON, P.A.
Co-Counsel for Fluintiff
401 East Las Olas Boulevard.

aut cast las dias agglevard. Suite 1000 Fort Lauderdale, Florida 39301 Telephone: (954) 761-8111 Facsimile: (954) 761-8112 andrew.marcus@gray-robinson.c

By, Br. Andrew P. Marcus
Andrew P. Marcus, Esq.
Flonds Bar No., 028092
If you are a person with a disable who needs any accommodation der to participate in this process you are artified, at no dost to yo the provision of certain essistem. Please contact Krista Garber, Amans with Disabilities Act Coordi to, 7 alm Beach County Courtho 205 North Disabilities Act Coordi to, 7 alm Beach County Courtho 205 North Disabilities Act Coordi to, 7 alm Beach County Courtho 205 North Disabilities Act Coordi to, 7 alm Beach, Florida 33401; reference her (367) 355 8380 at least 7 day fore your scheduled court appear

ZOD NOTTH DRIVE HIGHWAY WEST SEAST, HONGE 3380 at least 7 day fore your scheduled court appearance, or immediately upon receits notification if the time beto scheduled appearance is less the days; if you are hearing or voice paired; call 711.

Si inteed as una persona official your necessar algun acomodamia por apoder participar as acte primiento, usted tiene dereche, sher gastos propios, a que se le preferta ayuda. Tenga is amabilid conerse are contacto con Krista ber 205 H. Dixle Highway, West Basch, Florida 3340 I; saletono ne (SS1) 355-4380, por lo menos antes de la cita fijada para su consciona en los tribunaies, o il distamente desposit de recibir a retificación si el florido antes a comparacencia que se ha progra da somparacencia que se ha progra da semana utra flessa su susted discapacidación de el florido antes a figura provided se, ou tentificación si el florido antes intendificación si el florido antes intendificación si el florido actual provided se, ou tentifica si una film si provided se, ou tentificación si el florido antes proposes de la flame al 711.

Si ou se your mount si entifin si se acomparacencia que se ha progra da se film se provided se, ou tentificación si el florido antes provided se, ou tentificación si el formo antes se suche discapación si el florido antes provided se provide

IN THE CIRCUIT COURT OF THE MINETEENTH JUDICIAL CIR IN AND FOR SAINT LUCIE COU FLORIDA CIVIL DIVISION CASE NO.: 2014CA000554

BANK OF AMERICA, N.A. Plaintiff

Military parameters In the

Patino, Jorge R

From: Emilio Perez <tuiwarehouse@yahoo.com>
Sent: Thursday, October 08, 2015 4:09 PM

To: Patino, Jorge R

Subject: FDEP Financial Assurance Approval for Forever Recycling LLC

Attachments: ForeverRecy01.pdf

Forever Recycling LLC 246 East Main Street Pahokee, Fl. 33476 Phone: (561) 924-9250 Fax: (561) 924-9252

October 8, 2015

Mr. Jorge Patino, P.E. Air and Waste Section Division of Environmental Public Health

Dear Mr. Patino,

Per your request, I am forwarding the site approval letter by the Florida Department of Environmental Protection, Mr. Tor JM Bejnar, Environmental Specialist, Solid Waste Financial Assurance Dept. I understand this is the final process and we should receive the License in approximately 1 to 2 weeks, Thank You for your assistance during this process and if you happen to need further assistance with this matter, please let me know.

Sincerely, Emilio Perez.



Florida Department of Environmental Protection

Bob Martinez Center 2600 Blair Stone Road MS 4548 Tallahassee, Florida 32399-2400 Rick Scott Governor

Carlos Lopez-Cantera Lt. Governor

Jonathan P. Steverson Secretary

October 8, 2015

Via e-mail: tuiwarehouse@yahoo.com

Mr. Emilio Perez President Forever Recycling LLC 246 East Main Street Pahokee, Florida 33476

Re: WACS 102298 – Forever Recycling

Dear Mr. Perez:

I reviewed the documentation submitted to demonstrate financial assurance for the above referenced facility and find it is in order. Lexon Insurance Company performance bond number 1096008, effective September 5, 2015, is in the amount of the Palm Beach County approved closing cost estimate of \$2,800.00, dated July 26, 2015. In addition, your Salem Trust Company standby trust fund agreement, entered into as of September 22, 2015 and identified with account number 3015030349, is acceptable with the attached note concerning you being President of Forever Recycling LLC. Therefore, the Forever Recycling facility is in compliance with the financial assurance requirements of 40 CFR Part 264, Subpart H, as adopted by reference in Rule 62-711.500(3), Florida Administrative Code, at this time.

Please contact me at (850) 245-8743 if you have any questions.

Sincerely.

Tor JM Beinar

Environmental Specialist

Solid Waste Financial Assurance

cc: Solid Waste Financial Coordinator, DEP/Tallahassee

Amede Dimonnay, DEP/Southeast District Laxmana Tallam, Palm Beach Co. Health Dept.

Patino, Jorge R

From: Emilio Perez <tuiwarehouse@yahoo.com>

Sent: Friday, August 14, 2015 3:08 PM

To: Patino, Jorge R
Cc: Tallam, Laxmana

Subject: Re: FDEP Closure Cost estimating Form - Forever Recycling - WACS 102298

Attachments: Forever Recycling Tire Processing Application.pdf

Dear Mr. Patino,

Please find enclosed the complete Waste Tire Processing Facility Permit Application for Forever Recycling. Thank you for your patience.

Best Regards,

Emilio G. Perez

On Tuesday, August 11, 2015 3:25 PM, "Patino, Jorge R" < Jorge. Patino@flhealth.gov> wrote:

Good Afternoon Mr. Perez,

Per our conversation earlier today, I have scheduled a meeting at 11 a.m. at 800 Clematis Street, WPB, in Conference Room 410 to go over the cost estimate you dropped off on 8/10/15.

Thanks,

Jorge Patino, P.E. Air & Solid Waste Permitting and Compliance Department of Health Palm Beach County 800 Clematis Street, 4th Floor West Palm Beach, FL 33401 Office: (561) 837-5974

FAX: (561) 837-5295 www.pbchd.com

From: Patino, Jorge R

Sent: Tuesday, August 04, 2015 1:36 PM

To: Emilio Perez

Cc: 'dchuslo@aol.com'; 'Bejnar, Tor'; Tallam, Laxmana

Subject: RE: FDEP Closure Cost estimating Form - Forever Recycling - WACS 102298

Good Afternoon Mr. Perez.

We have reviewed the attached closure cost estimate and determined that the cost estimate does not meet the requirements of Chapter 62-711.500(3) (see rule excerpt below) for the reasons outlined below. Please submit the information requested so we can complete our review. Also attached to assist you is an example of the cost estimate submitted for a smaller tire processing facility.

- 1. Please revise the cost estimate to include costs associated with removal, processing, disposal, and closing of the site. Based on a discussion on August 4, 2015 with the certification engineer, Mr. David Chuslo, the cost estimate submitted (\$2,800) only includes transportation costs.
- 2. The cost estimate must be based on a third party and reported on a per unit basis. Please provide the name and contact information of the company or companies used to come up with the estimate. Please include per unit costs (e.g., \$/ton or \$/tire) used in the calculations.
- 3. The cost estimate must be based on either (a) the quantity of tires currently stored on site or (b) the permit quantity, whichever is greater, and the quantity must be certified by the Professional Engineer. Please include a certified estimate of the number of tires currently on site and the supporting information (e.g., pile dimensions and calculations). According to the permit application previously submitted on April 23, 2015, the facility requested the permit amount to be a maximum of 350 tons of tires on site which equates to 35,000 tires based on FDEP's factor of 100 passenger equivalent tires per ton. Please compare the two quantities and indicate which one was used in the cost estimate calculation.

Rule Excerpt:

62-711.500 Waste Tire Site Notification and Requirements.

(3) Owners or operators of waste tire sites shall provide closing cost estimates for the quantity of waste tires on their site or the quantity of waste tires that they are permitted to have on their site, whichever is greater. The cost estimate shall be the amount that would be expended to remove, process, and dispose of waste tires on the site and to close the site. The costs shall be based on a third party, who is not a subsidiary or parent company, performing the work, reported on a per unit basis. Quantity estimates shall be certified by a Professional Engineer. The cost estimate shall be re-estimated at least annually and submitted to the Department at least 60 days prior to the anniversary date of the instrument.

If you have any questions, need our assistance, or would like to meet to further discuss, please do not hesitate contact me at the number provided below.

Thanks,

Jorge Patino, P.E. Air & Solid Waste Permitting and Compliance Department of Health Palm Beach County 800 Clematis Street, 4th Floor West Palm Beach, FL 33401 Office: (561) 837-5974 FAX: (561) 837-5295

www.pbchd.com

1 1010 1 01111	Print Form
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Reset Form



Florida Department of **Environmental Protection**

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 DEP Form # 62-701.900(28), F.A.C.

Form Title: Closure Cost Estimating Form For Solid Waste Facilities

Effective Date: January 6, 2010

incorporated in Rute 62-701.630(3), F.A.C

CLOSURE COST ESTIMATING FORM FOR SOLID WASTE FACILITIES

			Date of D	EP Approval:		
I. GENERAL INFORMATION:						
Facility Name: FOREVER		Rect	Clina	١	WACS ID: Expiration Date: AD PAHOKEE PA33Y7	
Permit Application or Consent C	order No.:		0	Expira	tion Date:	
Facility Address: 257/	OID	Belle	JADC .	ROAD PA	HOKEE AN	433476
Permittee or Owner/Operator:	En	ilio f	Pekez			······································
Mailing Address: 246	EN	TAIN 57	regez T PAHOK	ee 17,	1 3347	76
			-			
Latitude: Sect 20%	w 42	/K 37"	Longitude:	đ	1	tt
Coordinate Method:	,	D	atum:			
Collected by:		c	ompany/Affiliation:			
	···		,			
Solid Waste Disposal Units Incli	uded in Est	timate:				
The state of the s		Date Unit	Active Life of	 	If closed:	If closed:
		Began	Unit From Date	If active:	Date last	Official
		Accepting	of Initial Receipt	Remaining	waste	date of
Phase / Cell	Acres	Waste	of Waste	life of unit	received	closing
T-4-4 -4'	-117-10-1	. 0 .	6 ;			
Total disposal unit acreage incli	uded in this	s estimate:	Closure:		ng-Term Care:	
Egglibe hange	Class I		Naca III	COD Dobid	Diananal	
Facility type: (Check all that apply)		_ C	Class III	C&D Debris	Disposai	
(Oneok all triat apply)	Other:					
II TYPE OF ENIANGIAL AGO.						
II. TYPE OF FINANCIAL ASSI	URANCE E	•	** *			
□ Letter of Credit*	_		ce Certificate		row Account	
□ Performance Bond	-	☐ Financi		☐ For	m 29 (FA Defe	erral)
☐ Guarantee Bond*			und Agreement			
* - Indicates mechanisms	s that require t	he use of a Standi	by Trust Fund Agreemen	t		
Northwest District Northeas 160 Government Center 7825 Baymeadow	st District s Way, Ste. 8200	Central District 3319 Maguire Blvd., St		South Dietri z. 2295 Victoria Ave.		itheast District ngress Ave., Ste. 200

Pensacola, FL 32502-5794 850-595-8360

Jacksonville, FL 32256-7590 904-807-3300

Orlando, FL 32603-3767 407-894-7555

Temple Terracs, FL 33637 813-632-7800

Fort Myers, FL 33901-3881 239-332-6975

West Pain Beach, FL 33401 561-681-6600

i	116	EST	МΔ	TF	An.	Ш	ISTI	MEN	JT
	112.				~			W1 E-1	4 1

40 CFR Part 264 Subpart H as adopted by reference in Rule 62-701.630, Florida Administrative Code, (F.A.C.) sets forth the method of annual cost estimate adjustment. Cost estimates may be adjusted by using an inflation factor or by recalculating the maximum costs of closure in current dollars. Select one of the methods of cost estimate ajustment below. (a) Inflation Factor Adjustment ☐ (b) Recalculated or New Cost Estimates Inflation adjustment using an inflation factor may only be made when a Department approved closure cost estimate exists and no changes have occurred in the facility operation which would necessitate modification to the closure plan. The inflation factor is derived from the most recent Implicit Price Deflator for Gross National Product published by the U.S. Department of Commerce in its survey of Current Business. The inflation factor is the result of dividing the latest published annual Deflatory by the Deflator for the previous year. The inflation factor may also be obtained from the Solid Waste website www.dep.state.fl.us/waste/categories/swfr or call the Financial Coordinator at (850) 245-8706. This adjustment is based on the Department approved closing cost estimate dated: Latest Department Approved Current Year Inflation Inflation Adjusted Closing **Closing Cost Estimate:** Factor, e.g. 1.02 Cost Estimate: This adjustment is based on the Department approved long-term care cost estimate dated: Latest Department Approved Inflation Adjusted Annual Annual Long-Term Care Current Year Inflation Long-Term Care Cost Cost Estimate: Factor, e.g. 1.02 Estimate: Number of Years of Long Term Care Remaining: Inflation Adjusted Long-Term Care Cost Estimate: Owner/Operator Signature by: □ Engineer (check what applies) Signature Hokee, FIA 33476
City, State, Zip Code Name & Title II WARE HOUSE @ TAHLO-COM Date

Telephone Number

Notes: 1. Cost estimates for the time period when the extent and manner of landfill operation makes closing most exp 2. Cost estimate must be certified by a professional engineer. 3. Cost estimates based on third party suppliers of material, equipment and labor at fair market value. 4. In some cases, a price quote in support of individual item estimates may be required. Number Total Cost of Units Cost / Unit Description Unit (Do not include wells already in existence.) 1. Proposed Monitoring Wells EA Subtotal Proposed Monitoring Wells: 2. Slope and Fill (bedding layer between waste and barrier layer): CY Excavation Placement and Spreading CY CY Compaction CY Off-Site Material CY Delivery Subtotal Slope and Fill: 3. Cover Material (Barrier Layer): Off-Site Clay CY Synthetics - 40 mil SY Synthetics - GCL SY SY Synthetics - Geonet Synthetics - Other (explain) Subtotal Cover Material: 4. Top Soil Cover: Off-Site Material CY CY Delivery CY Spread Subtotal Top Soil Cover: 5. Vegetative Layer SY Sodding AC Hydroseeding Fertilizer AC AC Mulch Other (explain) _ Subtotal Vegetative Layer: 6. Stormwater Control System: CY Earthwork SY Grading LF Piping LF Ditches LF Berms EΑ **Control Structures** Other (explain)___ Subtotal Stormwater Control System: ____ ~

□ New Facility Cost Estimate

IV. ESTIMATED CLOSING COST (check what applies)

□ Recalculated Cost Estimate

Description		Unit	Number of Units	Cost	/ Unit	Total Cost
7. Passive Gas Control	::	- : : · · · · · · · · · · · · · · · · ·		Ovat	. 41116	TOTAL CUS
Wells	-	ĒΑ				
Pipe and Fittings		LF		1		
Monitoring Probes		EA			 	
NSPS/Title V require	ements	LS	1			
THOI CALLED A SOCIETY	Omemo	LO		Subtotal Pas	ssive Gas Contro)
B. Active Gas Extraction	n Control:				Jointo Odd Congre	
Traps		EA				
Sumps		EA		1		
Flare Assembly		EA				
Flame Arrestor		ĒΑ	 		"	
Mist Eliminator		EA				-0-
Flow Meter		EA		Marie 1		
Blowers		EA				
Collection System		LF.				
Other (explain)		L I			······	
outor (oxpress)			Subtotal	Active Gas F	xtraction Contro	
). Security System:			Oubiotal	Active Cas L	-xuacuon Conuc	n. <u></u>
Fencing		LF				
Gate(s)		EA				
Sign(s)		EA	· · · · · · · · · · · · · · · · · · ·			
				Subtotal	Security System	n:
10. Engineering:						·
Closure Plan Repor	t	LS	1			
Certified Engineering	Drawings	LS	1			- •
NSPS/Title V Air Pe	rmit	LS	1			
Final Survey		LS	1			
Certification of Clos	ure	LS	1	-	· · · · · · · · · · · · · · · · · · ·	
Other (explain)						
				Sub	total Engineering	a:
Description	Hours	Cost	/ Hour	Hours	Cost / Hour	Total Cost
1. Professional Service	_					
550	<u>Contract</u>	<u>Management</u>	<u>t</u>	Quality As	ssurance	
P.E. Supervisor		_				
On-Site Engineer						
Office Engineer		_				
On-Site Technician						<u>c</u> -
Other (explain)						
				•		
Dogazintion		1 114	Number		, , , ,	
Ouglity Assurance 3	Footin-	Unit	of Units	Cost	/ Unit	Total Cost
Quality Assurance 1	esung	LS	1		 .	- 0-
			•	subtotal Drofe	essional Service	e'

		Subtotal of 1-11 Above:	
12.	Contingency	% of Subtotal of 1-11 Above	-c-
		Subtotal Contingency:	
		Estimated Closing Cost Subtotal:	<u> </u>
	Description		Total Cost
13.	Site Specific Costs		
	Mobilization		280000
	Waste Tire Facility		7 -
	Materials Recovery Facili	ty	
	Special Wastes	•	
	Leachate Management S	ystem Modification	
	Other (explain)	•	
		Subtotal Site Specific Costs:	780000

TOTAL ESTIMATED CLOSING COSTS (\$): 280000

V. ANNUAL COST FOR I	LONG-TERM CARE			
See 62-701.600(1)a.1., 62-70 certified closed and Department	01.620(1), 62-701.630(3)a. an	ed 62-701.730(11)b. F	A.C. for required term length	. For landfills
(Check Term Length) 5 Ye	ars 20 Years 30	ning long-term care le Years □ Other	Veare	ears remaining.
	stimates must be certified by			
	stimates based on third party	•		androt volus
	e cases, a price quote in sup			iaikot value.
All items must be addres				
	Sampling		loo lok blank,	
	Frequency	Number of	(Cost / Well) /	
Description	(Events / Year)	Wells	Event	Annual Cost
1. Groundwater Monitorii	ng [62,704 E40/8] and /0	1/_11		
Monthly	12)(a)]		_
Quarterly	4			
Semi-Annually	2			
Annually	1		·	
, uniddiny	1		On	
2. Surface Water Monitor	ring (62-704 540(4), and /	OVE	Groundwater Monitoring:	
Monthly	12	o)(u)}		
Quarterly	4			<u> </u>
Semi-Annually	2			
Annually	1			<u> </u>
, a triaduly	1	Cubbatal C	Sunfa par 186 da un 18 da un 1	
3. Gas Monitoring [62-701	I 400(10)1	Subjoiding	Surface Water Monitoring:	
Monthly	12			
Quarterly	4	~~~~~		
Semi-Annually	2	- 		<u> </u>
Annually	1			
7 ti i i dany	ι		Dubfatel Co. M. C.	
4. Leachate Monitoring [82-704 510/5\ /6\/h\ ==d	29 704 E40/0_3	Subtotal Gas Monitoring:	
Monthly	12	62-701.510(8)¢]		
Quarterly	4			<u> </u>
Semi-Annually	2			<u>c-</u>
Annually	1			<u>~~~</u>
Other (explain)	"			
Otrior (explain)		0		<u></u>
		Supt	otal Leachate Monitoring:	
		Number of		
Description	Unit	Units / Year	Cost / Unit	Annual Cost
5. Leachate Collection/Tr	eatment Systems Mainte	nance		
<u>Maintenance</u>				
Collection Pipes	LF			
Sumps, Traps	EA	*************		c-
Lift Stations	EA			
Cleaning	LS	1		
Tanks	EA	Aprillages agreement principles.		

Doggription		Number of		
Description 5 (continued)	Unit	Units / Year	Cost / Unit	Annual Cost
5. (continued)				
<u>Impoundments</u>				_
Liner Repair	SY			<u> </u>
Sludge Removal	CY			
Aeration Systems				
Floating Aerators	EA			
Spray Aerators	EA			<u></u>
Disposal				
Off-site (Includes	1000 gallon			
transportation and disposal)		Subtotal Leachat	e Collection / Treatment	t
			Systems Maintenance	
6. Groundwater Monitoring We				
Monitoring Wells	LF			
Replacement	EA	_		
Abandonment	EA			
	Subto	tal Groundwater Monito	oring Well Maintenance:	
7. Gas System Maintenance				
Piping, Vents	LF			
Blowers	EA	•		
Flaring Units	EA			
Meters, Valves	EA	<u> </u>		
Compressors	EA			
Flame Arrestors	EA	 		
Operation	LS	1		
		Subtotal Ga	s System Maintenance:	
8. Landscape Maintenance			o oyolom mantenance.	
Mowing	AC			
Fertilizer	AC			
		Subtotal I	andscape Maintenance:	
9. Erosion Control and Cover	Maintenance	Odbiotal Et	andscape Maintenance.	
Sodding	SY			
Regrading	AC			
Liner Repair	SY			
Clay	CY		**************************************	
,		total Erasian Control o	nd Cover Maintenance:	
10. Storm Water Management	System Maintena	nce Libbion Congo! a	nu Cover Maintenance;	
Conveyance Maintenance	LS	4		
· ····································			t Custom Mainten	
11. Security System Maintena	oubiolai oli inca	om vvater wanagemen	t System Maintenance:	
Fences	LS			
Gate(s)			· · · · · · · · · · · · · · · · · · ·	
	EA			c_
Sign(s)	ĒA			
		Subtotal Securit	y System Maintenance:	

			Number of		
	Description	Unit	Units / Year	Cost / Unit	Annual Cost
12.	Utilities	LS	_ 1		······································
				Subtotal Utiliti	es:
	Leachate Collection/Trea	itment Systems C	peration		
<u>Op</u>	<u>eration</u>				
	P.E. Supervisor	HR			
	On-Site Engineer	HR			
	Office Engineer	HR			
	OnSite Technician	HR			
	Materials	LS	1		
		Subtotal Le	achate Collection/Treatm	nent Systems Operation	on:
14.	Administrative			•	·
	P.E. Supervisor	HR			
	On-Site Engineer	HR			
	Office Engineer	HR			
	OnSite Technician	HR			
	Other				
				Subtotal Administrativ	/P
		•			
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15.	Contingency		% of Subtotal of 1-14 A	bove	
				Subtotal Contingend	.v.
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_			Number of		
	escription	Unit	Units / Year	Cost / Unit	Annual Cost
16.	Site Specific Costs				
					
			· · · · · ·		
			Sub	total Site Specific Cost	is:
		A	NNUAL LONG-TERM C	ARE COST (\$ / YEAR	1): 0-0
			Number of Ye	ears of Long-Term Can	e:
			TOTAL LONG-1	TERM CARE COST (\$):

VI. CERTIFICATION BY ENGINEER

This is to certify that the Cost Estimates partaining to the engineering features of this solid waste management facility have been examined by me and found to conform to engineering principles applicable to such facilities. In my professional judgment, the Cost Estimates are a true, correct and complete representation of the financial fiabilities for closing and/or long-term care of the facility and comply with the requirements of Rule 62-701,630 F.A.C. and all other Department of Environmental Protection rules, and statutes of the State of Florida. It is understood that the Cost Estimates shall be submitted to the Department annually, revised or adjusted as required by Rule 62-701,630(4), F.A.C.

MM	601 N Longress Au Swk (03) Mailing Address
Signature	Mailing Address
David Chuslo, Prasiplat	Octor Benk, 12 33445 City, State, Zip Code
Name and Title (please type)	City, State, Zip Code
1/20/18	dehusto e aut.com
Date	E-Mail address (if available)
51690	561-272-124y
Florida Registration Number	Telephone Number

Signature of Applicant

Name and Title (pléase type)

TUI WAREHOUSE OTAHOD. COM

E-Mail address (if available)

746 E MAIN ST

Mailing Address

City, State, Zip Code

561-924-9250

Forever Recycling

857 1/2 Old Belle Glade Road

Pahokee FL, 33476

Estimate of Site Closure Costs

Amount of tires stored on site: 35 Tons

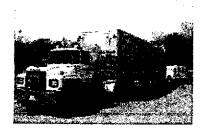
Number of Trailers to Haul Tires: 4 Trailers \times 8.75 Tons = 35 Tons

Cost to haul per trailer: $$100.00 \times 4$ trailers = 400.00

Cost to load per trailer: \$ 162.50 x 4 loads = \$ 650.00

Cost Tipping fee: $$50.00 \text{ per ton } \times 35 \text{ tons} = $1,750.00$

Total Cost hauling, loading and tipping fees: = \$ 2,800.00



MANUEL CORDERO'S TRUCK CORP.

10655 NW 122nd Street Medley, FL. 33178 305-888-4869 Telephone 305-888-4868 Fax mctrucking61@aol.com

August 14, 2015

The quote to move 4 trailers from Forever Recycling at 857 ½ Old Belle Glade Road, Pahokee, FL 33476 to North County Landfill Complex at 6330 N Jog Road, West Palm Beach, FL is as follows:

\$100.00 per trailer x 4 = \$400.00\$162.50 per trailer loading x 4 = \$650.00

Total 4 loaded trailers = \$1,050.00

Sincerely,

Manuel Cordero



SOLID WASTE AUTHORITY OF PALM BEACH COUNTY TIPPING FEE RATE SCHEDULE EFFECTIVE DATE: 10/01/2014

RATES APPLY TO ALL SOLID WASTE AUTHORITY FACILITIES

RATES APPLY TO ALL SOLID W	ASIE AUINURII	T FACILITIES	
Waste Categories (Refer to Notes on Reverse Side)	Per Ton	Per Cubic Yard(1)	Other
Garbage	\$ 42.00	\$ 17.00	
Trash (2)	42.00	17.00	
Construction/Land Clearing (3)	45.00	14.00	
Vegetation (4)	25.00	4.50	
C/D Recycling Residue (5)	21.00	9.00	
Restricted Use Fill (6)	4.00	2.00	
Tires: Whole Passenger (w/o rims) (7a)	50.00	5.00	
Whole Truck/Oversized	190.00	27.00	
Shredded/Segmented (4 or more pieces) (7b)	15.00	7.50	
Livestock Waste (8)	15.00	6.00	
Special Waste - Class A (9)	65.00	24.00	
Special Waste - Class B (10)	150.00	*	
Dewatered Sludge	100.00		
Whole Animals (11)	30.00	**	
White Goods	10.00		
Trailers (Mobile Homes & RVs) (12)	90.00		\$11.00 per ft
Saturday Only (Automobiles) (13)			\$ 2.00 each
Minimum Charge			\$ 2.00 each
Unsecured Load Surcharge (14)			\$10.00 each
Out of County	153.00	64.00	

Site Location	Hours	Days
Resource Recovery Facility - Plant	7:00 A.M. to 5:00 P.M.	Mon. through Sat.
6395 N. Jog Road, West Palm Beach		
North County Landfill Complex	7:00 A.M. to 5:00 P.M.	Mon. through Sat.
6330 N. Jog Road, West Palm Beach		
Jupiter Transfer Station		
14185 N. Military, Jupiter	7:00 A.M. to 5:00 P.M.	Mon. through Fri.
Royal Palm Beach Transfer Station		
9743 Process Drive, Royal Palm Beach	7:00 A.M. to 3:00 P.M.	Saturday
West Delray Transfer Station	i	
13400 S. State Rd. 7, Delray Beach		
Delray Transfer Station		
1901 SW 4 th Avenue, Delray Beach		
Lantana Transfer Station	7:00 A.M. to 5:00 P.M.	Mon. through Fri.
1810 Lantana Road, Lantana	7:00 A.M. to Noon	Saturday
Belle Glade Transfer Station	7:30 A.M. to 4:00 P.M.	Mon. through Fri.
1701 State Road 15, Belle Glade		

- The landfill and transfer stations will be closed on: Thanksgiving and Christmas. Authority facilities are not open on Sundays.
- All customers are required to weigh out unless they have a tare weight on file. If you leave the Weigh Station without weighing out, your fee will be based on the full weight of the load as well as the vehicle.
- Transfer stations cannot accept the following prohibited materials: concrete, chain link fencing, farm plastic, block, brick, tile, steel, rebar, roofing material, construction lumber, trusses, pallets, trailers, dirt, fill, sod, stumps and tree remains greater than 50 pounds or 6 feet in length, and other similar materials which may damage the facility or equipment. Loads containing more than a small quantity of these materials will be rejected. Additionally, loads of tires, animals, animal waste, sludge, loads delivered in a tractor trailer and other items that require special handling are never accepted at transfer stations. The Landfill will accept these items. Acceptance or rejection of loads at a Transfer Station is at the Authority's discretion.
- Mixed loads will be charged at the higher waste category rate.
- The SWA accepts only cash or business checks at the Weigh Stations. Payment by check requires prior approval and completion of a Check Cashing Application. Credit Cards are not accepted at this time.

FLORIDA DEPARTMENT OF STATE DIVISION OF CORPORATIONS





Detail by Entity Name

Florida Limited Liability Company

FOREVER RECYCLING LLC

Filing Information

Document Number

L13000132831

FEI/EIN Number

N/A

Date Filed

09/18/2013

State

FL

Status

ACTIVE

Principal Address

246 EAST MAIN ST. PAHOKEE, FL 33476

Mailing Address

246 EAST MAIN ST. PAHOKEE, FL 33476

Registered Agent Name & Address

Perez, Emilio G 246 East Main Street Pahokee, FL 33476

Name Changed: 04/30/2015

Address Changed: 04/30/2015

Authorized Person(s) Detail

Name & Address

Title President

Perez, Emilio G 246 East Main St. Pahokee, FL 33476

Annual Reports

Report Year

Filed Date

2014

04/25/2014

2015

04/30/2015

Perez Investment, Inc.

246 East Main Street

Pahokee, FL 33476

August 7, 2015

Jorge Patino, P.E.
Air and Waste Section
Division of Environmental Public Health
Florida Dept. of Health (DOH)
800 Clematis Street
West Palm Beach, FL 33402

Dear Mr. Patino,

Perez investment gives Forever Recycling authorization to use the land located at 857 1/2 Old Belle Glade Road, Pahokee, FL 33476, for business usages as a waste tire processing facility.

If you have any further questions please do not hesitate to contact us at (561)-924-9250.

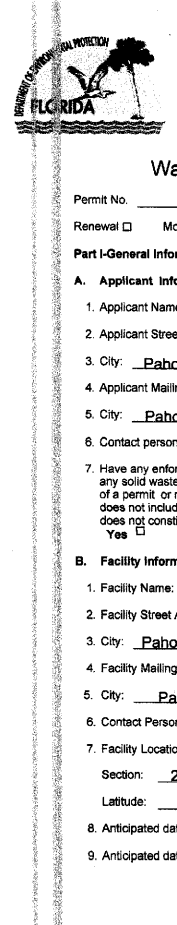
Perez Investment, Inc.

246 E. Main St.

Pahokee, FL 33476

(561)-924-9250 office

(561)-924-9252 fax



Florida Department of Environmental Protection

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 Reset Form

Print Form

DEP Form # 62-701.900(23)

Form Title: Waste Tire Processing Facility Permit Application

Effective Date: January 6, 2010 Incorporated in Rule 62-711.530(6)

Waste Tire Processing Facility Permit Application

Pern	rmit No.					
Ren	newal ☐ Modification ☐ Existing unpermitted facility ☐ Proposed new facility	⊊ x				
Part	Part I-General Information:					
A.	Applicant Information:					
1.	Applicant Name: Emilio Perez Grov 2/5/0					
2.	Applicant Street Address: 246 East Main Street					
3.	3. City: Pahokee County: Palm Beach Zip: 33476					
4.	4. Applicant Mailing Address: 246 East Main Street					
5.	5. City: Pahokee County: Palm Beach Zip: 33476					
6.	6. Contact person:EmilioPhone: (561 924-9250 FEID No:					
7.	7. Have any enforcement actions been taken by the Department against the applicant relating to the operation of any solid waste management facility in this state? This includes any Complaint, Notice of Violation, or revocation of a permit or registration, as well as any Consent Order in which a violation of Department rules is admitted. It does not include a Warning Letter, Warning Notice, Notice of Noncompliance, or other similar document which does not constitute agency action. Yes No Yes, attach a history and description of the enforcement actions.					
B.	Facility Information:					
1.	Facility Name: Forever Recycling					
2.	Facility Street Address (Main Entrance): 857 1/2 Old Belle Glade Rd					
3.	3. City: Pahokee County: Palm Beach Zip: 33476					
4.	4. Facility Mailing Address: 246 Fast Main Street					
5.	City: Pahokee State: FI Zip: 33476					
6.	Contact Person: <u>Fmilio & Pekez</u> Phone: (561 924-9250					
7.	7. Facility Location Coordinates:					
	Section: 20 Township: 42 Range: 37					
	Latitude: Longitude:					
8.	Anticipated date for starting construction and for completion of construction					
9.	9. Anticipated date for receipt of tires 2/1/2015 and for start of processing 3/1/20	15				
Mail completed form to						

No hwest District 160 & vernment Center Fensat la, FL 32501-5794 0-595-8360 Northeast District 7825 Baymeadows Way, Ste. 200 B Jacksonville, FL 32256-7590 904-807-3300 Central District 3319 Maguire Btvd., Ste. 232 Orlando, FL 32803-3767 407-894-7555 Southwest District 13051 N. Telecom Pky Temple Terrace, FL 813-632-7600

South District 2295 Victoria Ave., Ste. 364 Fort Myers, FL 33902-2549 239-332-6975 Southeast District 400 North Congress Ave. West Palm Beach, FL 33401 561-681-6800

DEP Form # 62-701.900(23)

Form Title: Waste Tire Processing Facility Permit Application

Effective Date: January 6, 2010 Incorporated in Rule 62-711.530(6)

	Land Owner Information (if different from applicant): 1. Owner's name: Perez Investments, Inc.					
	Land owner's mailing					
	City: Pahoke					
4.	Authorized Agent:	Emilio Perez	<u></u>	Agent's phone	(561) 924-9250)
5.	Current lease expires	3 :	·			
D. 1.	Facility Operator In: Operator's name:					
2.	Operator's mailing as	ddress:	······································			
3.	City:		State:		Zip:	
4.	Contact person: _			Phone: ()	: 	
E. 1.	Preparer of Applica Name of person prep		Sara Pe	rez		
2.	Mailing address:	246 East Mai	n Street			
3.	City: Pahokee	<u> </u>	State:	<u>Fl </u>	Zip:	33476
4.	Phone: (561) 924	-9250				
5.	Affiliation with facility	Supervis	sor			
	t il-Operations: Facility type (check	appropriate box):				
☑ Waste tire processing facility.						
	□ Waste tire processing facility with on-site disposal of processed tires or processing residuals.					
☐ Waste tire processing facility with on-site consumption of waste tires or processing residuals. ☐ Permitted solid waste management facility modification to allow waste tire site and processing.						
В.	Type of processing	facility (check as	many as apply):			
		utter □Chop ipplemental fuel us	pper □Incinera er □Other, o	ator only □Incinen explain <u>Tire Bur</u>	ator with energy recondling and Tran	overy sport for fuel
C.	Storage: Indicate the maximum quantities of whole waste tires, processed waste tires, and processing residuals, expressed in tons, to be stored at the facility, in accordance with Rule 62-711.530(2), F.A.C.				essing residuals,	
		Outdoor Storage(tons)	Outdoor Storage (sq.ft)	Indoor Storage (tons)	Indoor Storage (sq.ft)	Total Storage (tons)
١	Whole waste tires:	35_tons	9,000	.		
F	Processed tires:	0	0			
ŧ	Processing residuals:	0	0		WILLIAM TO THE RESERVE TO THE RESERV	<u></u>
-	TOTALS:	35 tone	9 000			

DEP Form # 62-701.900(23)

Form Title: Waste Tire Processing Facility Permit Application

Effective Date: January 6, 2010 Incorporated in Rule 62-711.530(6)

D.	For reporting quantity	of tires in tons, tires will t		ed on site 口 ts will be calculate	110.81.00 01. 010	
小地 Mari Ann.で	Facilities that will not be permitted solid waste in	e disposing of processe management facility whe	d tire s or pr ere processe	ocessing residual d tires or residuals	on the facility site n will be disposed.	nust indicate the
1.	Name of facility	Decistrator Ridge	a Ederry	degenerationer describ value or a returnism and contraction of describing and	والإستار وسنط إضاب كالمثاء الانتقال المداولية المداولية الإنتاب والمداولة الإنتاب والساء الإنتاب	ging ng beng-benggaran sakalalalah keresal ngalah keresa 1700 km, jok pengandanan salam
2.	Street address:3:	131 K-Ville Ave		·		tin makka matantaria matani mapatapha mpolip nyaphy (pagani ilipata)
3.	City: Auburnda	6	_County:	Polk County	Zip:	33823
F.	Facilities that will be demarkets for those process.	elivering processed tires essed tires.	to consumir	ng facilities must de	escribe the existing	or proposed
	en en entide ser externi est resident e contra i estatur e encreta, i della estata estatualment i	oral communication in management and accommunication of the communication of the second of the second of the communication of the commu	ha de maria estrar escariaren es	Mississ and the testing or any of the first of configurations and	and the second s	the control of processing the control of the second of the
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	والمرازع	nin 198 ilahin masa sani kecisan salamin samu carang anin atau 1982, 1995 sangga sangga	and confine on white enterings of	to a the second	h e 1000 ka 200 kilo - 1000 kilo kasalan 1 kilo ka	en maka e enginamaka maka kinim (kilikilin i Kinadomonggi sagih

Part III-Attachments:

A. Facility design

NOTE: All maps, plan sheets, drawings, isometrics, cross sections, or serial photographs shall be legible; be signed and sealed by a registered professional engineer responsible for their preparation; be of appropriate scale to show clearly all required details; be numbered, referenced to narrative, titled, have a legend of symbols used, contain horizontal and vertical scales (where applicable), and specify drafting or origination dates; and use uniform scales as much as possible, contain a north arrow and use NGVD for all elevations.

- A topographic or section map of the facility, including the surrounding area for one mile, no more than one year old, showing land use and zoning within one mile of the facility
- A plot plan of the facility on a scale of not less than one inch equals 200 feet. At a minimum, the plot plan shall include
 - The facility design, including the location and size of all storage and processing areas for used tires, unprocessed waste tires, processed waste tires, and waste tire processing residuals:
 - b. All wetlands and water bodies within the facility or within 200 feet of any storage area;
 - c. Stormwater control measures, including ditches, dikes, and other structures;
 - d. Boundaries of the facility, legal boundaries of the land containing the facility, and any easements or rights of way that are within the facility or within 200 feet of any storage area;
 - Location, size, and depth of all wells within the facility or within 200 feet of any storage area;
 - All structures and buildings that are, or will be, constructed at the facility; include those used in storage and processing operations;
 - g. All areas used for loading and unloading;
 - h. All access roads and internal roads, including fire lanes;
 - i. Location of all fences, gates, and other access control measures; and
 - Location of all disposal areas within the facility.

Facility operation.

- 1. A description of the facility's operation, process and products including now waste ares will be received and stored.
- A description of the equipment used for processing tires. This description shall include the make, model, and hourly capacity of each piece of equipment.
- Description of the waste from the process, the amount of waste expected and how and where this waste will be disposed of.
- 4. Statement of the maximum daily throughput and the planned daily and annual throughput.
- A description of how the operator will maintain compliance with each of the storage requirements of Rule 62 -711.540, F.A.C.
 - A copy of the emergency preparedness manual for the facility with a statement of the on site and off site locations where that manual will be maintained.
 - 7. A copy of the fire safety survey
 - 8. A description of how 75% of the annual accumulation of waste tires will be removed for disposal or recycling.
 - C, Completed closing plan for the facility as required by Rule 62-711.700(2) and (3), F.A.C.

DEP Form # 62-701.900(23)

Form Title: Waste Tire Processing

Facility Permit Application

Effective Date: January 6, 2010 Incorporated in Rule 62-711.530(6)

- Attach proof of financial responsibility as requirement by Rule 62 -711.500(3) OR a calculation showing that financial assurance documents, currently on file with the Department, are sufficient to assure closing of the waste tire site as well as any other solid waste management facility at that location.
- A letter from the land owner (if different from applicant) authorizing use of the land as a waste tire pr ocessing facility.
- If waste tires will be consumed or diposed of at the facility, attach a description of the other environmental F. permits that the applicant has for this use, including, permit number, date of issue, and name of issuing agency

G.	The permit fee as required in Rule 62-4, F.A.C.				
Part	IV-Certification:				
A.	Applicant:				
The undersigned applicant or authorized representative of Forever Recycling Is aware that statements made in this form and attached information are an application for a Waste Tire Processing Permit from the Florida Department of Environmental Protection and certifies that The information in this application is true, correct and complete to the best of his knowledge and belief. Further, the undersigned agrees to comply with the provisions of Chapter 403, Florida Statutes, and all rules and regulations of the Department. It is understood that the Department will be notified prior to the sale or legal transfer of the facility.					
	Signature of Applicant er Authorized Agent	Emilio Perez/Owner	3/3/2015 Date		
profe the	B. Professional Engineer registered in Florida. This is to certify that the engineering features of this waste tire processing facility have been Designed/examined by me and found to conform to engineering principals applicable to such facilities. In my professional judgment, this facility, when properly maintained and operated will comply with all applicable statues of the State of Florida and rules of the Department. It is agreed that the undersigned will provide the applicant with a set of instructions for proper maintenance and operation of the facility. Signature Mailing Address Name and Title City, State, Zip				
	Name and Title	5U1-272-8	•		
	Florida Registration Number	Telephone nun	nber		
		3/18/15			
(ple	ase affix seal)	Date			

Closing Plan

For

Forever Recycling

(Tire Processing Facility)

Located at

857 ½ Old Belle Glade Road

Pahokee Fl, 33476

1. Notification of closing

- a) Post a sign at the front access gate indicating the site is closed. The notice is to show the phone number of the Solid Waste Authority of Palm Beach County 561-687-1100
- b) Contact the Florida Department of Environmental Protection and the Palm Beach County Health Department to notify them of the site closing.

Florida Dpt. Of Environmental Protection

400 North Congress Avenue

West Palm Beach, Florida 33401

561-681-6667

Palm Beach County Health Department

800 Clematis Street, 4th Floor

West Palm Beach, Florida 33402

2. Secure Site

- a) Stop public access to the site.
- b) Verify all access to property is operable and locked. As required

3. Remove Solid Waste

- a) Transport all waste tires and residuals to the Solid Waste Authority of Palm Beach County's Jog Rd site for disposal. Retain the disposal receipts.
- b) Remove any other solid waste to a permitted facility.

4. Environmental Site Assessment

- a) After the tires have been removed from the site, conduct an environmental site assessment. Either a professional engineer or professional geologist, licensed in the State of Florida, shall conduct this assessment.
- b) The assessment shall include examination of potential soil contamination, groundwater quality, and surface water quality.
- c) The professional that examined the site shall prepare a report documenting the findings.
- d) If it is determined that there is a site contamination, a more detailed investigation shall be conducted.
- e) If contamination is detected, remediation will be required.

5. Final Notification

- a) Notify the Florida Department of Environmental Protection and Palm Beach County Health Department when closing is complete.
- b) The site is to be closed within 30 days of the last date of tire recycling activities.

857 ½ Old Belle Glade Road Pahokee FL 33476

Forever Recycling

Facility Operation

857 1/2 Old Belle Glade Road

Pahokee Fl 33476

Tel: 561-924-9250 Fax: 561-924-9252

- Purpose of the Facility
 The purpose of this facility is to reduce waste tires. Tire Baling reduces the space.
- 2. Capacity

- a) Weight of tires Received Each Day: 7 / Tons
- b) Weight of tires Processed Each Day: 7 Tons
- c) Tire Storage 35 Tons
- 3. Source and Type of Materials
 - a) Waste tires from retail and commercial tire stores.
- 4. Equipment Tire Baler
- 5. Operation
 - a) Operating Hours are Monday through Friday, 8:00 AM to 5:00 PM
 - b) Waste Tires are delivered to the site and dropped off at the designated drop-off area.

857 ½ Old Belle Glade Road Pahokee FL 33476 Tel: 561-924-9250 Fax: 561-924-9252

- c) Tires are sorted by staff into two groups:
 - I. Tires for Baling
 - II. Tires for resale
- d) Tires for resale are placed into tire racks.
- e) Tires that are baled are loaded into a container.
- f) Container filled with bale tires is picked up to delivery destination.

6. Vehicle Traffic Control And Unloading

- a) Signage shall be clearly posted to direct all incoming Waste Tire Traffic to the waste tire unloading area.
- b) Signage shall be clearly posted that will designate the unloading area.
- c) Signage shall be clearly posted that will direct the traffic towards the exit.
- d) Staff shall assist in directing traffic as needed to maintain clearance of the access path and fire lanes.

7. Safety

於於如果的一個主義是以外的方式以外的語句的表現的方式是有關係的原因的表現的一個有效的表現的表現的一個的一個的一個的一個的一個的一個的一個的一個的一個的一個的一個的

- a) The surface in the areas where the equipment shall be even and stable.
- b) All onsite workers shall wear the following at all times:
 - I. Long Pants
 - II. T-shirts
 - III. Gloves
 - IV. Glasses
- c) All onsite workers shall wear the following at all times
 - I. Gloves
 - II. Steel toed construction boots.
- d) Location of nearest hospital and emergency numbers shall be posted in a visible location.
- e) Appropriately sized First-Aid kit shall be located in a clearly visible and easily accessible.

8. People Responsible for operation, control, maintenance and training.

a)

Emilio G Perez

- 9. Procedure for controlling Non-Processible Waste
 - a) Tools such as brooms, rakes, shovels, mops and absorbents will be accessible for use at a location under cover.
 - b) Waste collection containers with secure covers will be placed in a clearly vision and accessible location under cover.
- 10. Procedure if prohibited waste is discovered:
 - a) Use the tools in section 9.a and 9.b as necessary to collect any prohibited waste to prevent contamination.
 - b) Properly dispose of the prohibited waste once the container reaches the maximum allowable capacity.

11. Environmental Controls

- a) Dust Control:
 - 1. During dry conditions, control dust by spraying water on exposed soil areas.
- b) Noise Control:

- 1. Limit truck movement and equipment operation to the daylight hours
- c) Litter Control:
 - 1. Before leaving the site at the end of each working day, pick up litter and place in a trash receptacle.
- d) Vector Control:
 - I. Cover tire piles with plastic sheets or other impermeable barrier in order to prevent the entrapment of water.
 - II. Chemical treat to eliminate vector breeding.

12. Security Plan

a) The gates are to be locked at all times when there is nobody present on site.

13. In House training program

a) Employees will be trained in the proper operation of the machinery and emergency procedures.

857 ½ Old Belle Glade Road Pahokee FL 33476 Tel: 561-924-9250 Fax: 561-924-9252

EMERGENCY PREPAREDNESS MANUAL

For

Forever Recycling

857 1/2 Old Belle Glade Road

Pahokee FL 33476

Tel: 561-924-9250

1.0 INTRODUCTION

This document is intended for the use of the Site Operator for the Forever Recycling whose facilities are located at 857 ½ Old Belle Glade Road, Pahokee, Florida. The procedures contained in the manual shall be followed in the event of an emergency which poses a threat to the public health or the environment, including fire, flood or other emergencies.

A copy of this manual shall be kept on the site at all times. A second copy of this manual shall be kept at an off-site location designated by the operator. This manual shall be updated at least once a year and upon changes in operations at the site.

Location of off-site manual:

Forever Recycling

246 E. Main St. Pahokee FL, 33476 Tel: 561-924-9250 Fax: 561-924-9252

2.0 Emergency Contacts

2.1 Local Emergency Dispatch Operator

Phone:

911

2.2 Facility Operations Manager

Name:

Eloy Picazo

Address:

857 1/2 Old Belle Glade Road

Pahokee, FL 33476

Phone:

561-924-9250

2.3 Off Site Operations Manager

Name:

Emilio Perez

Address:

246 E. Main St.

Pahokee, FL 33476

Phone:

561-924-9250

2.4 Property Owner

Name:

Perez Investments

Address:

246 E. Main St.

Pahokee, FL 33476

Phone:

561-924-9250

2.5 Contamination Removal Contractor

Name:

SWS Environmental First Response

Address:

560 East Woolbright Road

Boynton Beach, FL 33435

2.6 Florida Department of Environmental Protection

Name:

Amede Dimonnay

Address:

400 North Congress Avenue

West Palm Beach, FL 33401

2.7 Palm Beach County Health Department

Name:

Laxmana Tallam, PE

Address:

800 Clematis Street, 4th Floor

Phone:

561-837-5974

3.0 ON-SITE EMERGENCY RESPONSE EQUIPMENT

- 3.1 First Aid Kits
- 3.2 Eye flushing station
- 3.3 Safety Equipment
- 3.4 Each fuel-fired vehicle operating at the site shall be equipped with at least one portable fire extinguisher with a U/L rating of 2A10BC or higher.
- 3.5 Earth moving equipment
 - 3.5.1 Shovels
 - 3.5.2 Picks
 - 3.5.3 Rakes
 - 3.5.4 Brooms
 - 3.5.5 Forkilft

- 3.6 25 pound bags of granular absorbent material
- 3.7 Universal spill containment kit
- 3.8 Domestic Potable Water Supply
- 3.9 The nearest fire hydrant is located 225 feet from the building (See Attachment "A").

4.0 FIRE PREVENTION PRACTICES

- 4.1. Exit doors are to remain clear at all times.
- 4.2. Aisles are to remain clear at all times.
- 4.3. Report damaged fire safety equipment to building maintenance.
- 4.4. Know the locations of all exits.
- 4.5. No open flame devices allowed in buildings.
- 4.6. Flammable gases are not to be stored in buildings.
- 4.7. Turn electrical appliances off when not in use.
- 4.8. Report unusual odors or smoke immediately.
- 4.9. Do not tamper with any fire safety equipment.
- 4.10. Storage is only allowed in approved storage areas.
- 4.11. Do not place any items on any stairs.

- 4.12. Extension cords are not to be used as permanent wiring.
- 4.13. Damaged electrical cords or appliances shall not be used.
- 4.14. Do not overload electrical outlets.
- 4.15. All fires are to be reported, even if extinguished.
- 4.16. Participate in fire drills and employee training.
- 4.17. Electrical work is to be performed by licensed individuals.

5.0 PROCEDURES IN THE EVENT OF FIRE

- 5.1 Contact 911 to report the emergency.
- 5.2 Alert all on-site personnel of the fire and direct them to a safe area away from the fire and smoke.
- 5.3 Shut off any equipment involved in the fire.
- 6.4 Move portable fuel containers and other flammable items a safe distance away from the fire.

- 5.5 If the fire is controllable, attempt to contain and extinguish the fire using the on-site emergency response equipment.
- 5.6 Notify the Facility Operations Manager.

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- 5.7 Notify the Florida Department of Environmental Protection and Palm Beach County Health Department if the fire poses a threat to the public health or the environment.
- 5.8 Upon approval of the Facility Operations Manager and Fire Marshal, initiate procedures to cleanup the site. Contain and dispose of all materials generated by the fire, including the oily material from burned tires as follows:
 - 5.8.1 Identify burned materials and delineate the burn area with caution tape.
 - 5.8.2 Remove unburned/salvageable materials from the burn area and return unburned ties to the tire storage piles.
 - 5.8.3 Conduct Emergency Response Action or Interim Source Removal procedures in accordance with Rule 62-780.500 F.A.C. (see Attachment B) within 24 hours of discovering a situation that threatens human health, public safety, or the environment. Depending on the degree of severity, an independent contractor specializing in source removal may need to be hired (see Emergency Contacts).
 - 6.8.4 If petroleum was released/ spilled, conduct cleanup procedures in accordance with Rule 62-770 F.A.C. Rule does not apply to any discharge of petroleum or petroleum products of less than 25 gallons onto a pervious surface, as long as the discharge is removed and properly treated or properly disposed, or otherwise remediated in accordance with Rule 62-770.300, F.A.C. (see Attachment C), so that no contamination from the discharge remains on-site.
 - Within two weeks of the emergency, submit to the Florida Department of Environmental Protection and Palm Beach County Health Department a written report on the emergency. The report shall describe:
 - 5.9.1 The origins of the emergency
 - 5.9.2 The actions taken to deal with the emergency
 - 5.9.3 The results of the action taken
 - 5.9.4 An analysis of the success or failure of the actions

If the fire results in a discharge of contaminants in excess of a "De Minimus Discharge", conduct a Site Assessment in accordance with Rule 62-780 F.A.C. within 60 days of the release of contaminants, and coordinate with the Department of Environmental Protection to develop a Remedial Action Plan for long term recovery of contaminants. A "De Minimus Discharge" is defined in Rule 62-780.200 F.A.C. as a discharge that is removed from the soil, sediment, surface water, and groundwater to cleanup target levels or background concentrations pursuant to subsection 62-780.680(1), F.A.C., within a period of 30 days from the discovery of the discharge.

5.0 CONTINGENCY OPERATIONS

In the event normal operations are disrupted by an emergency, such as fire, proceed as follows until normal operations can be restored:

- 5.1 If the primary tire equipment fails, continue operating the secondary equipment, if desired. Reduce the rate at which waste tires are delivered to the site accordingly. Do not store waste tires beyond the limits of the designated storage areas.
- 5.2 If the waste storage is reduced as a result of fire and shredding equipment remains operational, adjust rate at which waste tires are delivered accordingly. Do not store waste tires beyond the limits of the designated storage areas.
- 5.3 If the tire processing operation is completely suspended for more than 24 hours, discontinue delivery of waste tires to the site and place stored waste tires in designated sealed containers.

6.0 HAZARDS APPROACH

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The means of carrying out the responsibility to evaluate, notify and implement the emergency response plan will vary with the type and significance of the emergency. The following serves as a guideline for required actions:

6.1 ACCIDENT

- 6.1.1 Call 911 for assistance
- 6.1.1 Notify Emergency Coordinator or other key personnel
- 6.1.2 Administer first aid ONLY if trained to do so
- 6.1.3 DO NOT attempt to move a seriously injured person

6.2 BOMB THREAT

- 6.2.1 Take all threats seriously
- 6.2.2 Report threats to 911 and notify a supervisor immediately
- 6.2.3 Do not search for a device or touch suspicious objects.
- 6.2.4 If you receive a bomb threat try to note the caller's age, gender and unique speech attributes
- 6.2.5 If a threat is received, try to make note of and describe any suspicious persons in the area
- 6.2.6 Evacuation decisions should remain with local authorities

6.3 TORNADO WATCH / WARNING

Tornado Watch: Tornadoes are possible. Remain alert for approaching storms. Watch the sky and stay tuned to NOAA Weather Radio, commercial radio, or television for information.

Tornado Warning: A tomado has been sighted or indicated by weather radar. Take shelter immediately.

- 6.3.1 Listen to <u>NOAA Weather Radio</u> or to commercial radio or television newscasts for the latest information.
- 6.3.2 Look for approaching storms
- 6.3.3 Look for the following danger signs:
 - Dark, often greenish sky
 - Large hall
 - A large, dark, low-lying cloud (particularly if rotating)
 - Loud roar, similar to a freight train.
- 6.3.4 TORNADO SIGHTING: Go to a pre-designated shelter area such as the center of an interior room on the lowest level (closet, interior hallway) away from corners, windows, doors, and outside walls. Put as many walls as possible between you and the outside. Get under a sturdy table and use your arms to protect your head and neck. Do not open windows.

6.4 HURRICANE WATCH / WARNING - 24 to 36 HOURS PRIOR

Hurricane Watch - Hurricane/tropical storm conditions are possible in the specified area, usually within 36 hours. Tune in to NOAA Weather Radio, commercial radio, or television for information.

Hurricane Warning - Hurricane/tropical storm conditions are expected in the specified area, usually within 24 hours.

- 6.4.1 Removing all loose outdoor storage or equipment
- 6.4.2 Anchor all trailers and other portable equipment to the ground
- 6.4.3 Secure outdoor storage or equipment that cannot be moved
- 6.4.4 Raise critical equipment off floors (e.g. PC towers)
- 6.4.5 Cover any critical equipment with waterproof tarpaulins
- 6.4.6 Initiate orderly shutdown of production equipment and systems that rely on power.
- 6.4.7 Turn off any non-essential electrical systems
- 6.4.8 Verify that all fire protection systems are in service (i.e. water supplies, fire pumps, sprinklers, fire alarms)
- 6.4.9 All buildings should be closed and locked after ensuring there is no one in the building.
- 6.4.10 Leave locked building and go to a safe place until emergency officials announce that conditions are safe to travel.

6.5 POST HURRICANE

- 6.5.1 Survey the site for:
 - · Live electrical wires
 - Broken glass or sharp metal
 - Damaged building features or contents that could shift or collapse
 - Verify the status of protection systems, water supplies, fire pumps, automatic sprinklers, fire alarms and security systems.
- 6.5.2 Begin salvage and/or repairs as soon as possible to prevent further damage
- 6.5.3 Clear roofs drains and ground level catch basins

EMERGENCY PREPAREDNESS MANUAL

ATTACHMENT B

Rule 62-780.500 F.A.C.

Contamination Site Cleanup Criteria
Emergency Response Action or Interim Source Removal

For

Forever Recycling

857 ½ Old Belle Glade Road Pahokee FL 33476 Tel: 561-924-9250

62-780.500 Emergency Response Action or Interim Source Removal.

(1) Within 24 hours of discovery of an unexpected situation or sudden occurrence of a serious and urgent nature that demands immediate action to alleviate a threat to human health, public safety, or the environment, or within 24 hours after being notified by the Department of such a condition, the PRSR shall commence an emergency response action. For purposes of an emergency response action, "commence" means that the PRSR has employed or contracted with a response action contractor to evaluate, design, plan, engineer, construct, implement, and complete the requirements of the emergency response action, and has given the contractor the authority to proceed with the required work. The emergency response action shall include performing all tasks described in this section that are necessary to eliminate the immediate and serious threat posed by the site conditions. In addition, any PRSR may conduct an interim source removal in accordance with this section. The objectives of the emergency response action or interim source removal are to remove specific known contaminant source(s) and provide temporary control to prevent or minimize contaminant migration, and to protect human health and the environment prior to the approval of a Remedial Action Plan prepared and submitted pursuant to Rule 62-780,700, F.A.C.

(2) Free Product Removal and Disposal.

(a) The PRSR may, and for emergency response actions shall, if necessary to alleviate a threat to human health, public safety, or the environment, perform free

product recovery consistent with the following requirements:

1. The PRSR shall provide to the Department a written notification in accordance with the time schedule in Table A (Notices for Field Activities) or the CAD that includes a description of the type and estimated volume of free product to be removed, and proposed free product recovery and disposal methods to be utilized;

2. The free product recovery shall not spread contamination into previously uncontaminated or less contaminated areas through untreated discharges, improper

treatment, improper disposal, or improper storage;

3. Flammable products shall be handled in a safe manner; and

4. The recovered product shall be characterized and properly disposed or recycled; and all sampling and analyses shall be performed pursuant to Rule 62-780.300, F.A.C.

(b) The following passive and active methods of free product recovery may be

implemented without requesting approval from the Department:

1. Absorbent pads:

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2. Skimmer pumps that include pumps with mechanical, electrical, or hand-bailed purging operations:

3. Hand or mechanical balling; and

- 4. Fluid vacuum techniques (for example, vacuum pump trucks) or total fluid displacement pumps, as long as the technique used shall not smear or spread free product, or contaminate previously uncontaminated or less contaminated media.
- (c) In addition to the free product recovery methods specified in paragraph 62-780.500(2)(b), F.A.C., the PRSR may evaluate, propose, and submit other product recovery methods to the Department for approval prior to implementation. The submittal, as an Interim Source Removal Proposal, shall include the results of the evaluation performed to determine the potential for product smearing or spreading and the potential for air emissions. The free product recovery methods proposed may include:

1. Dewatering or groundwater extractions that may influence the depth to the water table:

2. Air/fluid extraction: or

3. Excavation of soil saturated with non-aqueous phase liquid into, or below, the water table.

(d) The Department shall:

- 1. Provide the PRSR with written approval of the Interim Source Removal Proposal;
- 2. Notify the PRSR in writing, stating the reason(s) why the Interim Source Removal Proposal does not contain information adequate to support a free product recovery method pursuant to paragraph 62-780.500(2)(c), F.A.C.

(e) Free product recovery as an Interim Source Removal task shall be deemed complete when the objectives of subsection 62-780.500(1), F.A.C., have been met.

- (f) Within the time frames specified in Table A or the CAD, written notification of initiation of free product recovery shall be provided by the PRSR to the Department on Form 62-780.900(2).
- (g) Within the time frames and frequencies specified in Table A or the CAD, an Interim Source Removal Status Report documenting the recovery progress and summarizing all recovery activities for a specified period shall be submitted by the PRSR to the Department for review.

(3) Short-term Groundwater Recovery.

(a) The PRSR may, and for emergency response actions shall, if necessary to alleviate a threat to human health, public safety, or the environment, perform a short-term groundwater recovery event as an interim source removal activity. Groundwater recovery from well(s) within the plume with screened intervals that intercept the water table, with the intent of achieving cleanup progress, may be performed prior to Department approval of a Remedial Action Plan submitted pursuant to Rule 62-780,700, F.A.C., provided the following criteria are met:

1. Prior to initiation, the PRSR shall provide to the Department a written notification in accordance with the time frames in Table A (Notices for Field Activities) or the CAD that includes a description of the type of contamination, estimated volume of groundwater to be removed, and proposed disposal methods to be utilized;

2. The groundwater contamination has been established to be less than 1/4 acre and confined to shallow aquifer well(s) with screened intervals that intercept the water table, such that the pumping of a shallow aguifer well(s) within the plume may result in the site meeting the No Further Action criteria of Rule 62-780.680, F.A.C., or the Natural Attenuation with Monitoring criteria of Rule 62-780.690, F.A.C.;

Free product is not present;

- 4. The duration of the groundwater recovery does not exceed 30 days, unless the PRSR demonstrates to the Department that extended groundwater recovery will not result in the spread of contamination:
- 5. The recovered groundwater is not treated on-site and is properly disposed at a permitted industrial water treatment facility, at a publicly-owned treatment works with the approval of the sanitary sewer authority, or at a permitted Hazardous Waste Treatment, Storage, or Disposal facility if the recovered groundwater is a hazardous waste; and
- 6. Sampling of representative monitoring wells to determine the effectiveness of the Short-term Groundwater Recovery event shall be performed at least 30 days after completion of the groundwater recovery.

(b) Within the time frames and frequencies specified in Table A or the CAD, the PRSR shall submit to the Department for review two copies of an Interim Source Removal Status Report that documents the recovery progress and summarizes all recovery activities for a specified period.

(4) Groundwater Recovery, Treatment, and Disposal.

(a) The PRSR may perform groundwater recovery prior to the approval of a Remedial Action Plan prepared and submitted pursuant to Rule 62-780.700, F.A.C., provided the PRSR submits an Interim Source Removal Proposal that includes the same level of engineering detail as a Remedial Action Plan pursuant to Rule 62-780.700, F.A.C. Applicable sections shall be signed and sealed pursuant to Rule 62-780.400, F.A.C.

(b) The Department shall:

1. Provide the PRSR with written approval of the proposal; or

2. Notify the PRSR in writing, stating the reason(s) why the proposal does not contain information adequate to perform groundwater recovery pursuant to paragraph

62-780.500(4)(a), F.A.C.

(c) Within the time frames and frequencies specified in Table A or the CAD, the PRSR shall submit to the Department for review two copies of an Interim Source Removal Status Report documenting the recovery progress and summarizing all recovery activities for a specified period.

(5) Soil and Sediment Removal, Treatment, and Disposal.

(a) The PRSR may, and for emergency response actions shall, excavate contaminated soil or contaminated sediment for proper treatment or proper disposal as

an interim source removal activity provided the following criteria are met:

1. Prior to initiation, the PRSR shall provide to the Department a written notification in accordance with the time frames in Table A or the CAD, that includes a description of the type of contamination, estimated volume of soil or sediment to be removed, and proposed disposal methods to be utilized;

2. Contamination shall not be spread into previously uncontaminated areas or less contaminated areas through untreated discharges, improper treatment, improper

disposal, or improper storage;

3. Flammable products shall be handled in a safe manner;

- 4. When a soil vacuum extraction system is necessary to abate an imminent threat to human life, health, or safety within a structure or utility conduit, then the vacuum extraction system shall be designed and operated only to abate the imminent threat. The Department shall be notified, within 24 hours, of the imminent threat and the intent to use a soil vacuum extraction system. The air emissions monitoring and frequency of monitoring shall be performed pursuant to paragraphs 62-780.700(4)(a) and (12)(i), F.A.C.;
- 5. If one of the objectives of the interim source removal is to excavate all the contaminated soil or sediment, confirmatory soil or sediment samples shall be collected. Soil samples shall be collected at the bottom of the excavation (unless the bottom is below the water table) and walls or perimeter of the excavation. Sediment samples shall be collected at the bottom and perimeter of the excavation, if applicable;
- 6. A determination shall be made as to whether or not the contaminated soil or sediment contains hazardous waste. If the soil or sediment is known to be contaminated by hazardous waste, listed in 40 CFR Part 261 Subpart D, testing is not required to make the determination. If the soil or sediment is not known to be contaminated with

listed hazardous waste, but is contaminated with any of the toxic constituents identified in 40 CFR 261.24(b) (and the contamination does not result solely from manufactured gas plant waste), then USEPA Test Method 1311, Toxicity Characteristic Leaching Procedure (TCLP) and subsequent analysis of the leachate, shall be performed on a number of samples sufficient to determine whether or not the contaminated soil or sediment exceeds maximum concentrations for the toxicity characteristics. [Refer to the contaminated media guidelines referenced in subsection 62-780.100(6), F.A.C., for

guidance in managing soil or sediment that contains hazardous waste.]; and

7. When excavated soil or sediment is temporarily stored or stockpiled on-site, the soil or sediment shall be placed on an impermeable surface to prevent leachate infiltration and secured in a manner that prevents human exposure to contaminated soil or sediment and prevents soil or sediment exposure to precipitation that may cause surface runoff. Any excavation shall be secured to prevent entry by the public. The temporary storage or stockpilling of excavated contaminated soil or sediment shall not exceed 60 days, unless the excavated contaminated soil or sediment contains hazardous waste and a different time frame is authorized pursuant to Chapter 62-730, F.A.C. The PRSR is advised that other federal or local laws and regulations may apply to these activities.

(b) Consistent with the goals set forth in Section 403.061(33), F.S., the Department

encourages treatment over disposal options to address contaminated soil.

(c) Soil or sediment treatment, storage, or disposal techniques not authorized by applicable rules of the Department require approval in an Interim Source Removal Proposal submitted pursuant to paragraph 62-780.500(5)(d), F.A.C., or in a Remedial Action Plan submitted pursuant to Rule 62-780.700, F.A.C.

(d) The Interim Source Removal Proposal shall include the information outlined in

subsections 62-780.700(3) and (4), F.A.C., as applicable.

(e) The Department shall:

1. Provide the PRSR with written approval of the Interim Source Removal Proposal

submitted pursuant to paragraph 62-780.500(5)(d), F.A.C.; or

2. Notify the PRSR in writing, stating the reason(s) why the Interim Source Removal Proposal does not contain information adequate to support the selection of an

alternative soil or sediment treatment or disposal technique.

(6) Authorization or receipt of approval pursuant to Rule 62-780.500, F.A.C., does not relieve the PRSR from the obligation to comply with other Department rules (for example, Chapters 62-701 and 62-730, F.A.C.) for product recovery, product disposal, groundwater recovery, or the handling, storage, disposal, or treatment of contaminated media. [Refer to the contaminated media guidelines referenced in subsection 62-780.100(6), F.A.C., for guidance on management of environmental media that contain hazardous waste.] The PRSR is advised that other federal or local laws and regulations may apply to these activities.

(7) Interim Source Removal Report.

(a) Within the time frames specified in Table A or the CAD, two copies of an Interim Source Removal Report shall be submitted by the PRSR to the Department for review. analytical results obtained pursuant to subparagraphs 62-780.500(3)(a)6., 62-780.500(5)(a)5., and 62-780.600(5)(I)3., F.A.C., as applicable, after completion of the interim source removal, demonstrate that the No Further Action criteria of subsection 62-780.680(1), F.A.C., are met, a Site Assessment Report pursuant to subsection 62-780.600(7), F.A.C., may be submitted in lieu of an Interim Source Removal Report. The Interim Source Removal Report shall contain the following information in detail, as applicable:

1. The type and an estimated volume of non-aqueous phase liquids that were

discharged to the environment, if known;

2. The volume of non-aqueous phase liquids and the volume of groundwater recovered:

3. The volume of contaminated soil or sediment excavated and treated or properly

disposed:

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- 4. The disposal or recycling methods for non-aqueous phase liquids and contaminated soil or sediment:
- 5. The disposal methods for other contaminated media and any investigation-derived waste:
- 6. A scaled site map (including a graphical representation of the scale used) that shows the location(s) of all known on-site structures (including any buildings, underground storage tanks, storm drain systems, and septic tanks), locations where free product was recovered and the area of soil removal or treatment, and the approximate locations where all samples were collected;

7. A table that summarizes free product thickness in each monitoring well or piezometer, the total depth and screened interval of each monitoring well or piezometer,

and the dates the measurements were made;

8. The type of field screening instrument, analytical methods, or other methods used;

9. The dimensions of the excavation(s) and location(s), integrity, capacities and last known contents of storage tanks, integral piping, dispensers, or appurtenances

10. A table that indicates the identification, depth, and field soil screening results of

each sample collected:

11. Separate tables by media that summarize all available soil, sediment, groundwater, and surface water analytical results, detection limits achieved for non-detected analytes, and analyses performed (listing all contaminants analyzed and their corresponding CTLs);

12. Depth to groundwater at the time of each excavation, measurement locations,

and method used to obtain that information;

- 13. A scaled site map (including a graphical representation of the scale used) that shows the locations and results of confirmatory soil or sediment samples in relation to the area of the soil or sediment removal; and
- 14. Documentation or certification that confirms the proper treatment or proper disposal of the non-aqueous phase liquids, contaminated groundwater, contaminated soil, or contaminated sediment, including disposal manifests for non-aqueous phase liquids or hazardous waste, and a copy of the documentation or certification of treatment or acceptance of the contaminated soil or contaminated sediment.

(b) The Department shall:

1. Provide the PRSR with written approval of the Interim Source Removal Report submitted pursuant to the criteria of paragraph 62-780.500(7)(a), F.A.C.; or

2. Notify the PRSR in writing, stating the reason(s) why the Interim Source Removal Report does not conform with the applicable Interim Source Removal criteria of paragraph 62-780.500(7)(a), F.A.C.

(8) If the Interim Source Removal Report is incomplete in any respect, or is insufficient to satisfy the criteria of paragraph 62-780.500(7)(a), F.A.C., the Department shall inform the PRSR pursuant to subparagraph 62-780.500(7)(b)2., F.A.C., and the PRSR shall submit to the Department two copies of an Interim Source Removal Report Addendum that addresses the deficiencies within 80 days after receipt of the notice.

(9) If the interim source removal is performed after submittal of the Site Assessment Report, the PRSR shall submit to the Department two copies of a Site Assessment Report Addendum that updates the Site Assessment Report by summarizing the interim source removal activities and all sampling results obtained after submittal of the Site Assessment Report, and that includes a recommendation pursuant to paragraph 62-760.600(8)(b), F.A.C.

Specific Authority 376.30701 FS. Law implemented 376.30701 FS. History-New 4-17-05.

EMERGENCY PREPAREDNESS MANUAL

ATTACHMENT

Rule 62-770.300 F.A.C.

Petroleum Contamination Site Cleanup Criteria Interim Source Removal

For

Forever Recycling

857 ½ Old Belle Glade Road Pahokee FL 33476

Tel: 561-924-9250

62-770.300 Interim Source Removal.

- (1) Free Product Removal and Disposal.
- (a) Except for those sites described in paragraph (1)(g) of this rule, within three days of discovery of free product the responsible party shall take steps to obtain cleanup services for product recovery or initiate product recovery. Product recovery shall be performed pursuant to paragraph 62-770.300(1)(b), F.A.C. The responsible party is required to complete product recovery provided that:
- 1. The product recovery method shall be selected pursuant to paragraph 62-770.300(1)(b), F.A.C.;
- 2. The product recovery shall not spread contamination into previously uncontaminated or less contaminated areas through untreated discharges, improper treatment, improper disposal, or improper storage;
 - 3. Flammable products shall be handled in a safe manner; and
- 4. All sampling and analyses shall be performed pursuant to Rule 62-770.400, F.A.C.
- (b) The following passive and active methods of product recovery may be implemented without requesting approval from the Department or FDEP local program:
 - 1. Absorbent pads;

- 2. Skimmer pumps that include pumps with mechanical, electrical, or hand-balled purging operations;
 - 3. Hand or mechanical bailing; and
- 4. Fluid vacuum techniques (for example, vacuum pump trucks) or total fluid displacement pumps, as long as:
- a. The technique used shall not smear or spread free product or contaminate previously uncontaminated or less contaminated media; and
- b. The volume of groundwater recovered shall not be greater than two times the volume of free product recovered, except that the first 1,000 gallons of the total fluid recovered per discharge are exempt from meeting the required ratio of groundwater to free product.
- (c) In addition to the product recovery methods specified in paragraph 62-770.300(1)(b), F.A.C., the responsible party may evaluate, propose, and submit other product recovery methods to the Department or to the FDEP local program for approval pursuant to Rule 62-770.890, F.A.C., prior to implementation. During the submittal and approval process, implementation of one or more of the collection methods specified in paragraph 62-770.300(1)(b), F.A.C., is required. The submittal shall include the results of the evaluation performed to determine the potential for product spreading or smearing, and the potential for air emissions, and a justification as to the environmental and economical benefits of the selected recovery method. The product recovery methods proposed may include:
- 1. Excavation of soil saturated with petroleum or petroleum products into, or below, the water table;
- 2. Dewatering or groundwater extractions that may influence the depth to the water table; or
 - 3. Air/fluid extraction.
- (d) Product recovery as an Interim Source Removal shall be deemed complete when free product has been removed to the maximum extent practicable pursuant to paragraphs 62-770.300(1)(a) and 62-770.300(1)(b), F.A.C.
 - (e) Within 10 days after initiation of product recovery, the responsible party shall

provide written notification to the Department or to the FDEP local program on Form 62-770.900(1).

(f) Unless a different reporting period is approved pursuant to the provisions of subsection 62-770.800(4), F.A.C., the responsible party shall submit to the Department or to the FDEP local program for review two copies of an annual status report

documenting the recovery progress and summarizing all recovery activities.

(g) At petroleum contamination sites eligible for State funding assistance under the Inland Protection Trust Fund where the discharge occurred prior to March 29, 1995, product recovery shall commence in accordance with the ranking established pursuant to Chapter 62-771, F.A.C., and shall be performed pursuant to paragraphs 62-770.300(1)(b) and 62-770.300(1)(c), F.A.C., and pursuant to Section 376.30711, F.S.

(2) Short-term Groundwater Recovery. A short-term groundwater recovery event may be performed as an interim source removal activity. Groundwater recovery from well(s) within the plume with screened intervals that intercept the water table, with the intent of achieving cleanup progress, may be performed prior to Department or FDEP local program approval of a Remedial Action Plan submitted pursuant to Rule 62-770.700, F.A.C., provided the following criteria are met:

(a) The groundwater contamination shall be established to be less than 1/4 acre and confined to shallow aquifer well(s) with screened intervals that intercept the water table, such that the pumping of a shallow aquifer well(s) within the plume may result in the site meeting the No Further Action criteria of Rule 62-770.680, F.A.C., or the Natural

Attenuation Monitoring criteria of Rule 62-770.690, F.A.C.;

(b) Free product shall not be present;

(c) The duration of the groundwater recovery shall not exceed 30 days;

(d) The recovered groundwater shall not be treated on-site and shall be properly disposed at a permitted industrial water treatment facility, or at a publicly-owned treatment works with the approval of the sanitary sewer authority; and

(e) Sampling of representative monitoring wells to determine the effectiveness of the Short-term Groundwater Recovery event shall be performed at least 30 days after

completion of the groundwater recovery.

(3) Soil Removal, Treatment, and Disposal.

- (a) If contaminated soil exists at a site, excavation of contaminated soil for proper treatment or proper disposal may be performed. Consistent with the goals set forth in Section 403.061(33), F.S., the Department encourages treatment over disposal options to address contaminated soil. The treatment or disposal of contaminated soil may be performed prior to Department or FDEP local program approval of a Remedial Action Plan submitted pursuant to Rule 62-770.700, F.A.C., provided the following criteria are met:
- 1. Contamination shall not be spread into previously uncontaminated or less contaminated areas through untreated discharges, improper treatment, improper disposal, or improper storage;

2. Flammable products shall be handled in a safe manner;

3. When a soil vacuum extraction system is necessary to abate an imminent threat to human life, health, safety, or welfare within a structure or utility conduit, then the vacuum extraction system shall be designed and operated only to abate the imminent threat. The Department or the FDEP local program shall be notified, within 24 hours, of the imminent threat and the intent to use a soil vacuum extraction system. The air emissions monitoring and frequency of monitoring shall be performed pursuant to paragraphs 62-770.700(5)(a) and 62-770.700(11)(i), F.A.C.;

4. If one of the objectives of the interim source removal is to excavate all the contaminated soil, confirmatory soil samples shall be collected at the bottom of the excavation (unless the bottom is below the water table) and walls or perimeter of the

excavation:

5. When excavated soil is temporarily stored or stockpiled on-site, the soil shall be placed on an impermeable surface to prevent leachate infiltration and secured in a manner that prevents human exposure to contaminated soil and prevents soil exposure to precipitation that may cause surface runoff, and any excavation shall be secured to prevent entry by the public. Excavated contaminated soil (including excessively contaminated soil) may be returned to the original excavation when petroleum storage tank systems have been removed or replaced, or if contaminated soil was encountered during construction activities, to be addressed pursuant to Rule 62-770.700, F.A.C.; and

6. Excavated contaminated soil (including excessively contaminated soil) shall not be stored or stockpiled on-site for more than 60 days, unless it is stockpiled on a rightof-way, in which case it shall be removed for proper treatment or proper disposal as soon as practical but no later than 30 days after excavation, or unless it is being land farmed pursuant to paragraph 62-770.300(3)(b), F.A.C., at which time the soil shall be returned to the original excavation, or removed and properly treated or properly disposed. Contaminated soil (including excessively contaminated soil) may be containerized in water tight drums and stored on-site for 90 days, after which time proper treatment or proper disposal of the contaminated soil shall occur, or it may be land farmed pursuant to paragraph 62-770.300(3)(b), F.A.C.

(b) Land farming of contaminated soil is allowed, provided the land farming operation is located on the same property as the source of contaminated soil unless it is land farmed at a permitted stationary facility. The following criteria shall be met for

contaminated soil land farmed on the source property:

1. The land farm operation shall be at least 200 feet from any residence, school, or

park:

我我们是我一次是一次是一次是一个人,我们们是一个人,我们们是一个人,我们们是一个人,我们们是一个人,我们们是一个人,我们们是一个人,我们们是一个人,我们们们是一个人,我们们们们们们们们们们们

2. An area large enough to spread the soil to a thickness of 6 to 12 inches shall be available:

3. The land farming area shall be secured in a manner that prevents entry by the

public and prevents human exposure to contaminated soil;

4. The materials used to construct the land farm treatment area shall withstand the rigors of the land farming and weather;

5. The land farmed soil shall be placed over an impermeable liner or surface, and

surrounded at all times by an impermeable liner supported by berms;

6. The land farmed soil shall be tilled at least biweekly;

7. The land farmed soil shall be covered when not being tilled to prevent water from

entering or leaving the area;

8. A monitoring and sampling program shall be established to evaluate the effectiveness of the land farming operation and the effect on the environment, including monitoring of groundwater to confirm leaching is not occurring and of off gas emissions for air regulatory compliance. Before the land farming operation commences, the responsible party shall submit to the Department or to the FDEP local program the monitoring and sampling program, design specifications of the treatment area, and types and amounts of any proposed additives to the soil, to demonstrate that the objectives of this subparagraph will be met. Prior approval is not required for quantities less than 20 cubic yards, but the design specifications and results of the monitoring and sampling program shall be submitted in the Interim Source Removal Report;

9. Land farming of soil is limited to 180 days, at the end of which time proper disposal is required except if written approval pursuant to the provisions of subsection 62-770.800(4), F.A.C., to exceed this time frame, is obtained from the Department or

from the FDEP local program; and

10. Land farmed soil that does not exceed the lower of the direct exposure residential CTLs and leachability based on groundwater criteria CTLs specified in Chapter 62-777, F.A.C., Table II may be disposed on-site or off-site. Responsible parties are advised that other federal or local laws and regulations may apply to these activities. Land farmed soil that exceeds the applicable CTLs specified in Chapter 62-777, F.A.C., Table II shall not be disposed or returned to the original excavation without obtaining approval from the Department or from the FDEP local program, pursuant to the provisions of Rule 62-770.890, F.A.C.

(c) Soil treatment, storage, or disposal techniques not authorized by applicable rules of the Department, or in paragraph 62-770.300(3)(b), F.A.C., require approval in a

Remedial Action Plan submitted pursuant to Rule 62-770.700, F.A.C.

(d) At petroleum contamination sites eligible for State funding assistance under the Inland Protection Trust Fund, soil removal for treatment or disposal, if warranted and cost-effective, shall commence in accordance with the ranking established pursuant to Chapter 62-771, F.A.C., and shall be performed in accordance with the Department's

preapproval program procedures pursuant to a preapproval agreement.

(4) Authorizations. Authorization or receipt of approval pursuant to Rule 62-770.300, F.A.C., does not relieve the responsible party from the obligation to comply with other Department rules (for example, Chapters 62-701 and 62-730, F.A.C.) for product recovery, product disposal, groundwater recovery, or the handling, storage, disposal, or treatment of contaminated media. Responsible parties are advised that other federal or local laws and regulations may apply to these activities.

(5) Interim Source Removal Report.

(a) Within 60 days of completion of interim source removal activities, the responsible party shall submit to the Department or to the FDEP local program for review two copies of an Interim Source Removal Report. If analytical results obtained pursuant to paragraph 62-770.300(2)(e), F.A.C., and subparagraphs 62-770.300(3)(a)4. and 62-770.600(4)(m)3., F.A.C., as applicable, after completion of the interim source removal, demonstrate that the applicable No Further Action criteria of subsection 62-770.680(1), F.A.C., are met, a Site Assessment Report pursuant to subsection 62-770.600(7), F.A.C., may be submitted in lieu of the Interim Source Removal Report.

(b) Unless otherwise specified in a preapproval agreement, the Interim Source Removal Report shall contain the following information in detail, as applicable:

1. The volume of product that was discharged, if known;

- 2. The volume of free product and the volume of groundwater recovered;
- 3. The volume of contaminated soil excavated and treated or properly disposed;

4. The disposal or recycling methods for free product and contaminated soil;

5. The disposal methods for other contaminated media and any investigation-derived

6. A scaled site map (including a graphical representation of the scale used) that shows the location(s) where free product and groundwater were recovered, the area of soil removed, and the approximate locations where all samples were collected;

7. A table that summarizes free product thickness in each monitoring well or piezometer, the total depth and screened interval of each monitoring well or piezometer, and the dates the measurements were made;

8. The type of field screening instrument, analytical methods, or other methods used;

9. The dimensions of the excavation(s) and location(s), integrity, capacities, and last known contents of storage tanks, integral piping, dispensers, or appurtenences removed:

10. The dimensions of the excavation(s) and location(s) and capacities of

replacement underground storage tanks;

11. A table that indicates the identification, depth, and field soil screening results of

each sample collected;

12. Separate tables by medium that summarize all available soil and groundwater analytical results, detection limits achieved for non-detected analytes, and analyses performed (listing all contaminants analyzed and their corresponding CTLs);

13. Depth to groundwater at the time of each excavation, measurement locations,

and method used to obtain that information;

14. Type of petroleum or petroleum products discharged and a determination, if

possible, of how the product was released;

15. A scaled site map (including a graphical representation of the scale used) that shows the locations and results of confirmatory soil samples, in relation to the area of soil removal:

16. Documentation or certification that confirms the proper treatment or proper disposal of the free product, contaminated groundwater, or contaminated soil, including disposal manifests for free product, a copy of the documentation or certification of treatment or acceptance of the contaminated soil, and results of analyses, if performed;

17. For land farmed soil, a copy of the pre-treatment and post-treatment analytical

results.

(c) Within 60 days of receipt of an Interim Source Removal Report, the Department or the FDEP local program shall:

1. Provide the responsible party with written approval of the Interim Source Removal Report submitted pursuant to the criteria of paragraph 62-770.300(5)(b), F.A.C.; or

2. Notify the responsible party in writing, stating the reason(s) why the Interim Source Removal Report does not conform with the applicable Interim Source Removal

criteria of paragraph 62-770.300(5)(b), F.A.C.

(6) If the Interim Source Removal Report is incomplete in any respect, or is Insufficient to satisfy the criteria of paragraph 62-770.300(5)(b), F.A.C., the Department or the FDEP local program shall inform the responsible party pursuant to subparagraph 62-770.300(5)(c)2., F.A.C., and the responsible party shall submit to the Department or to the FDEP local program for review two copies of an Interim Source Removal Report Addendum that addresses the deficiencies within 60 days after receipt of the notice.

(7) If the interim source removal is performed after submittal of the Site Assessment Report, the responsible party shall submit to the Department or to the FDEP local program for review two copies of a Site Assessment Report Addendum that updates the Site Assessment Report by summarizing the interim source removal activities and all sampling results obtained after submittal of the Site Assessment Report, and that includes a recommendation pursuant to paragraph 62-770.600(8)(b), F.A.C.

Specific Authority 376.303, 376.3071 FS. Law Implemented 376.3071, 376.30711 FS. History-New 11-1-87, Formerly 17-70.006, Amended 2-21-90, Formerly 17-770.300, Amended 9-3-96, 9-23-97, 8-5-99, 4-17-05.

Florida Department of Health Palm Beach County 800 Clematis Street, West Palm Beach, FL 33401 Attendance Sign-In Sheet

Monday, May 18, 2015

NAME	COMPANY	EMAIL ADDRESS	
Jorge Patino	FDOH	jorge patino a standar	
Emilio PEREZ	FOREVER Recycling LLC	TUIWAREhouse @ YAhoo.com	
Emple Per-	Follower Lecillis ,		
Ench per- Capmana Tallam	FDOH	Lapmana. Tallam @ PLHEKUTH. Gol	/.

NOTE: WENT OVER EACH REINITED (IN DETAIL) AND RULE 62-711, ESPECIALLY 62-711.540 REQUIREMENTS.

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Vision: To be the Healthiest State in the Nation

Rick Scott Governor

John H. Armstrong, MD, FACS

State Surgeon General & Secretary

May 18, 2015
HAND-DELIVERED/ELECTRONIC CORRESPONDENCE tuiwarehouse@yahoo.com

Emilio Perez Owner Forever Recycling. LLC 246 East Main Street Pahokee, FL 33476

Project No.: 333423-001-WT

COUNTY: Palm Beach PROJECT: Permit Application

RE:

Application for a Waste Tire Processing Facility Permit

Second Request for Information

Facility Location: 857½ Old Belle Glade Rd, Palm Beach County, Florida, 33476

Dear Mr. Perez:

The Florida Department of Health Palm Beach County (DOH) has reviewed the additional information and the revised permit application received on April 23, 2015. As discussed during the meeting at the Department of Health Palm Beach County on May 18, 2015, additional information is still needed to complete your application. Further evaluation of your proposed project will be on hold until all the information requested below has been received by the DOH. In order to expedite the application review and avoid additional requests for information, please provide a detailed written response to each item below. If you believe an item does not apply, please state so and explain why. A copy of the request for information issued to the facility on April 02, 2015 is attached.

Please provide the following information promptly in order to complete the review of your application pursuant to Chapters 120 and 403, Florida Statutes (F.S.) and Florida Administrative Code (F.A.C.) Rules 62-4.055, 62-701, and 62-709.

- 1. Please submit written responses to the following questions/requests included in the Department's April 2, 2015 request for information:
 - a. During a site visit conducted by Mr. Jorge Patino on April 1, 2015, Mr. Emilio Perez indicated that the Applicant and owner of Forever Recycling, LLC is his son, Mr. Emilio Perez, Jr. The application submitted indicates Mr. Emilio Perez as the Applicant and was signed by Emilio Perez/Owner. Please revise the application to show the full legal name of the Applicant and signatory. Also, please describe Mr. Emilio Perez's (father of Mr. Emilio Perez, Jr.) role in Forever Recycling, LLC.
 - b. DOH is in receipt of correspondence dated February 5, 2015 signed by Mr. Daniel Casey and Mr. Emilio Perez, Jr. and witnessed by Ms. Sara Perez. According to this correspondence, Mr. Casey resigned as a member of Forever Recycling, LLC and Mr. Emilio Perez, Jr. is the new registered agent and managing member. A search of the Florida Department of State Division of Corporations website on April 2, 2015 showed Mr. Casey as the Registered Agent and Authorized Person. Please provide written documentation showing that a formal request has been made to update the corporation's records.
 - c. Question A.7 of the application regarding enforcement actions was answered no, indicating no "enforcement actions taken by the Department against applicant relating to the operation of any solid waste management facility in this state." DOH records indicate that the attached Orders were sent to Mr. Emilio Perez on March 12, 2015 as part of an ongoing enforcement (Case No. SW-01-15) against Forever Recycling, LLC. Please revise the application, if necessary, and provide an explanation of any and all ongoing and/or prior enforcement actions and associated resolutions or proposed actions to resolve ongoing violations.

d. Please provide all information requested in Part III-Attachments, subparts A through F of the application form in accordance with the specified requirements (see below).

Part III - Attachments:

A. Facility design

NOTE: All maps, plan sheets, drawings, isometrics, cross sections, or aerial photographs shall be legible; be <u>signed</u> <u>and sealed by a registered professional engineer</u> responsible for their preparation; be of <u>appropriate scale</u> to show clearly all required details; be numbered, referenced to narrative, titled, have a legend of symbols used, contain horizontal and vertical scales (where applicable), and specify drafting or origination dates; and use uniform scales as much as possible, contain a north arrow and use NGVD for all elevations.

- A topographic or section map of the facility, including the surrounding area for one mile, no more than one year old, showing land use and zoning within one mile of the facility
- 2. A plot plan of the facility on a scale of not less than one inch equals 200 feet. At a minimum, the plot plan shall include. (The plan submitted must be drawn to scale and signed and sealed by a professional engineer.)
 - a. The facility design, including the location and size of all storage and processing areas for used tires, unprocessed waste tires, processed waste tires, and waste tire processing residuals. (Please note that dimensions of storage areas must comply with the requirements of 62.711.540)
 - b. All wetlands and water bodies within the facility or within 200 feet of any storage area;
 - c. Stormwater control measures, including ditches, dikes, and other structures;
 - d. Boundaries of the facility, legal boundaries of the land containing the facility, and any easements or rights of way that are within the facility or within 200 feet of any storage area;
 - e. Location, size, and depth of all wells within the facility or within 200 feet of any storage area;
 - f. All structures and buildings that are, or will be, constructed at the facility; include those used in storage and processing operations;
 - g. All areas used for loading and unloading;
 - h. All access roads and internal roads, including fire lanes;
 - i. Location of all fences, gates, and other access control measures; and
 - j. Location of all disposal areas within the facility.
- B. B. Facility operation. (The following items have not been submitted or require additional details)
- A description of the equipment used for processing tires. This description shall include the <u>make, model, and hourly capacity of each piece of equipment</u>.
- 5. A description of how the operator will maintain compliance with each of the storage requirements of Rule 62-711.540, F.A.C.
- 7. A copy of the fire safety survey
- A description of how 75% of the annual accumulation of waste tires will be removed for disposal or recycling.
- D. Attach proof of financial responsibility as requirement by Rule 62-711.500(3) OR a calculation showing that financial assurance documents, currently on file with the Department, are sufficient to assure closing of the waste tire site as well as any other solid waste management facility at that location. (Pursuant to Rule 62-711.500(3), the cost estimate shall be the amount that would be expended to remove, process, and dispose of waste tires on the site and to close the site. The costs shall be based on a third party, who is not a subsidiary or parent company, performing the work, reported on a per unit basis. Quantity estimates shall be certified by a Professional Engineer.) Please contact Mr. Tor Beinar of the Department of Environmental Protection (DEP) at 850-245-8743 regarding financial instrument. Please submit the cost estimates to our office using the attached form.

E. A letter from the land owner (if different from applicant) authorizing use of the land as a waste tire processing facility.

Note that all submittals must be signed and sealed by a professional engineer (as required), licensed in the State of Florida.

The Health Department must receive a response from you within ninety (90) days of receipt of this letter, unless you (the applicant) request additional time under Rule 62-4.055(1), F.A.C. Failure of an applicant to provide the timely requested information by the applicable deadline shall result in denial of the application.

If you have any questions, please contact me at 561-837-5936. When referring to this project, please use the project number indicated.

Sincerely

of Environmental Public Health

Attachment

cc:

Amede Dimonnay, FDEP/SED Richard Tedder, FDEP/TAL

Mike Tyson, PB SWA

email email email amede.dimonnay@dep.state.fl.us Richard.Tedder@dep.state.fl.us mtyson@swa.org

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Rick Scott

John H. Armstrong, MD, FACS State Surgeon General & Secretary

Vision: To be the Healthiest State in the Nation

April 2, 2015
ELECTRONIC CORRESPONDENCE tuiwarehouse@yahoo.com

Emilio Perez Owner Forever Recycling. LLC 246 East Main Street Pahokee, FL 33476

Project No.: 333423-001-WT

COUNTY: Palm Beach

PROJECT: Permit Application

RE:

Application for a Waste Tire Processing Facility Permit

Facility Location: 857½ Old Belle Glade Rd, Palm Beach County, Florida, 33476

Dear Mr. Perez:

The Florida Department of Health Palm Beach County (DOH) has reviewed the referenced permit application, received on 03/01/2015 (correct fee received 03/18/2015), and have determined that additional information is needed to complete your application. Further evaluation of your proposed project will be on hold until all the information requested below has been received by the DOH.

Please provide the following information promptly in order to complete the review of your application pursuant to Chapters 120 and 403, Florida Statutes (F.S.) and Florida Administrative Code (F.A.C.) Rules 62-4.055, 62-701, and 62-709.

- During a site visit conducted by Mr. Jorge Patino on April 1, 2015, Mr. Emilio Perez indicated that the Applicant
 and owner of Forever Recycling, LLC is his son, Mr. Emilio Perez, Jr. The application submitted indicates Mr.
 Emilio Perez as the Applicant and was signed by Emilio Perez/Owner. Please revise the application to show the
 full legal name of the Applicant and signatory. Also, please describe Mr. Emilio Perez's (father of Mr. Emilio
 Perez, Jr.) role in Forever Recycling, LLC.
- 2. DOH is in receipt of correspondence dated February 5, 2015 signed by Mr. Daniel Casey and Mr. Emilio Perez, Jr. and witnessed by Ms. Sara Perez. According to this correspondence, Mr. Casey resigned as a member of Forever Recycling, LLC and Mr. Emilio Perez, Jr. is the new registered agent and managing member. A search of the Florida Department of State Division of Corporations website on April 2, 2015 showed Mr. Casey as the Registered Agent and Authorized Person. Please provide written documentation showing that a formal request has been made to update the corporation's records.
- 3. Question A.7 of the application regarding enforcement actions was answered no, indicating no "enforcement actions taken by the Department against applicant relating to the operation of any solid waste management facility in this state." DOH records indicate that the attached Orders were sent to Mr. Emilio Perez on March 12, 2015 as part of an ongoing enforcement (Case No. SW-01-15) against Forever Recycling, LLC. Please revise the application, if necessary, and provide an explanation of any and all ongoing and/or prior enforcement actions and associated resolutions or proposed actions to resolve ongoing violations.
- 4. Please provide all information requested in Part III-Attachments, subparts A through F of the application form in accordance with the specified requirements (see below).

Part III - Attachments:

A. Facility design

NOTE: All maps, plan sheets, drawings, isometrics, cross sections, or aerial photographs shall be legible; be signed and sealed by a registered professional engineer responsible for their preparation; be of appropriate scale to show clearly all required details; be numbered, referenced to narrative, titled, have a legend of symbols used, contain horizontal and vertical scales (where applicable), and specify drafting or origination dates; and use uniform scales as much as possible, contain a north arrow and use NGVD for all elevations.

- 1. A topographic or section map of the facility, including the surrounding area for one mile, no more than one year old, showing land use and zoning within one mile of the facility
- A plot plan of the facility on a scale of not less than one inch equals 200 feet. At a minimum, the plot plan shall include.
 - The facility design, including the location and size of all storage and processing areas for used tires, unprocessed waste tires, processed waste tires, and waste tire processing residuals;
 - All wetlands and water bodies within the facility or within 200 feet of any storage area;
 - c. Stormwater control measures, including ditches, dikes, and other structures;
 - Boundaries of the facility, legal boundaries of the land containing the facility, and any easements or rights of way that are within the facility or within 200 feet of any storage area;
 - e. Location, size, and depth of all wells within the facility or within 200 feet of any storage area;
 - All structures and buildings that are, or will be, constructed at the facility; include those used in storage and processing operations;
 - g. All areas used for loading and unloading;
 - h. All access roads and internal roads, including fire lanes;
 - i. Location of all fences, gates, and other access control measures; and
 - j. Location of all disposal areas within the facility.

B. B. Facility operation.

- A description of the facility's operation, process and products including how waste tires will be received and stored.
- 4. A description of the equipment used for processing tires. This description shall include the make, model, and hourly capacity of each piece of equipment.
- Description of the waste from the process, the amount of waste expected and how and where this waste will be disposed of.
- Statement of the maximum daily throughput and the planned daily and annual throughput.
- A description of how the operator will maintain compliance with each of the storage requirements of Rule 62-711.540, F.A.C.
- A copy of the emergency preparedness manual for the facility with a statement of the on site and off site locations where that manual will be maintained.
- 9. A copy of the fire safety survey
- 10. A description of how 75% of the annual accumulation of waste tires will be removed for disposal or recycling.
- C. Completed closing plan for the facility as required by Rule 62-711.700(2) and (3), F.A.C.
- D. Attach proof of financial responsibility as requirement by Rule 62-711.500(3) OR a calculation showing that financial assurance documents, currently on file with the Department, are sufficient to assure closing of the waste tire site as well as any other solid waste management facility at that location.
- E. A letter from the land owner (if different from applicant) authorizing use of the land as a waste tire processing facility.
- F. If waste tires will be consumed or disposed of at the facility, attach a description of the other environmental permits that the applicant has for this use, including, permit number, date of issue, and name of issuing agency.

Note that all submittals must be signed and sealed by a professional engineer (as required), ilcensed in the State of Florida.

The Health Department must receive a response from you within ninety (90) days of receipt of this letter, unless you (the applicant) request additional time under Rule 62-4.055(1), F.A.C. Failure of an applicant to provide the timely requested information by the applicable deadline shall result in denial of the application.

If you have any questions, please contact me at 561-837-5936. When referring to this project, please use the project number indicated.

Sincerely

Jorge Patisio, P.E. Air and Waste Section

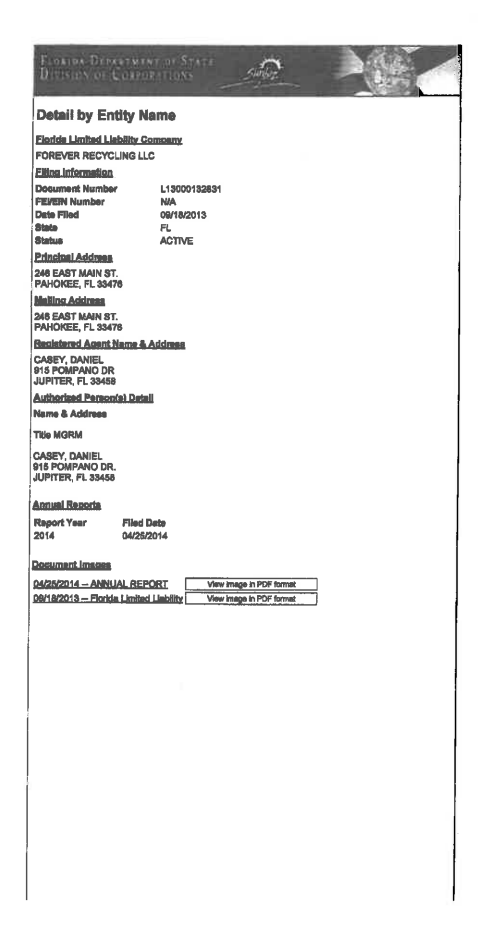
Division of Environmental Public Health

Attachment

Amede Dimonnay, FDEP/SED email
Richard Tedder, FDEP/TAL email
Mike Tyson, PB SWA email

Latino

Laxmana.tallam@fiheaith.gov amede.dimonnay@dep.state.fl.us Richard.Tedder@dep.state.fl.us mtyson@swa.org



filesion:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Vision: To be the Healthiest State in the Nation

Rick Spott Governor

John H. Armstrong, MD, FACS State Surgeon General & Secretary

INTEROFFICE COMMUNICATION

DATE:

March 12, 2015

TO:

Palm Beach County Sheriff's Department

Civil Division

Palm Beach County Courthouse West Palm Beach, Florida 33041

FROM:

Berbara L. Sullivan, Administrative Assistant

Environmental Control Office

RE:

SERVICE OF DOCUMENTS

NAME:

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY

y, FOREVER RECYCLING, LLC

CASE NO. SW-01-15

Please serve the following documents:

1. ORDER SETTING PREHEARING CONFERENCE

2. ORDER TO SHOW CAUSE and NOTICE OF HEARING

ON:

Emilio Perez, Registered Agent

246 East Main Street Pahokee, FL 33476

And, return the originals to this office by INTEROFFICE MAIL, FL Dept. of Health in Palm Beach County, Barbara Sullivan, Legal Office, 800 Clamatis Street, Rm 546, West Palm Beach FL 33401.

These documents are relative to Hearings scheduled for April 16, 2015 and April 23, 2015 before the Environmental Control Hearing Board.

SERVICE SHOULD BE OBTAINED BY: APRIL 3, 2015. IF SERVICE IS UNOBTAINABLE, PLEASE RETURN ALL DOCUMENTS TO OUR OFFICE.

TYPE OF SERVICE: Registered Agent

If you need to contact our office, please call 671-4007.

Barbara L. Sullivan, as Clerk of the Environmental Control Hearing Board 800 Clematis Street, Rm 546

800 Clematis Street, Rm 546 West Palm Beach FL 33401

SOULON IS ATTACHED TO COVER COST OF SERVICE

OTHER: None

PHONE: 561-671-4007 • FAX 561-837-5195

Micrion:

To protect, promote & improve the health of all people in Florida through integrated state, pounty & community efforts.



Governor

Whele Benti

John H. Armstrong, MD, FACS State Surpeon General & Secretary

Violen: To be the Hautthiest State in the Nation

INTEROFFICE COMMUNICATION

DATE:

March 12, 2015

TO:

Palm Beach County Sheriff's Department

Civil Division

Palm Beach County Courthouse West Palm Beach, Florida 33041

FROM:

Berbera L. Sullivan, Administrative Assistant

Environmental Control Office

RE:

SERVICE OF DOCUMENTS

NAME:

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY

v. FOREVER RECYCLING, LLC

CASE NO. SW-01-15

Please serve the following documents:

1. ORDER SETTING PREHEARING CONFERENCE

2. ORDER TO SHOW CAUSE and NOTICE OF HEARING

ON:

Daniel Casey, Registered Agent

915 Pompane Drive Jupiter, FL 33458

And, return the originals to this office by INTEROFFICE MAIL, FL Dept. of Health in Psim Beach County, Barbara Sullivan, Legal Office, 800 Clematic Street, Rm 546, West Palm Beach FL 33401.

These documents are relative to Hearings scheduled for April 16, 2015 and April 23, 2015 before the Environmental Control Hearing Board.

SERVICE SHOULD BE OBTAINED BY: <u>APRIL 3, 2015</u> IF SERVICE IS UNOBTAINABLE, PLEASE RETURN ALL DOCUMENTS TO OUR OFFICE.

TYPE OF SERVICE: Registered Agent

If you need to contact our office, please call 671-4007.

Barbara L. Sullivan, as Clerk of the
Environmental Corarol Hearing Board

800 Clematis Street, Rm 546 West Palm Beach FL 33401

\$00.00 IS ATTACHED TO COVER COST OF SERVICE

OTHER: None

PALM BEACH COUNTY. ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY	3
Petitioner,	{
VS.	Case No. SW-01-15
FOREVER RECYCLING, LLC,	<u>{</u>
Respondent.	j

ORDER SETTING PREHEARING CONFERENCE

This cause is set for Prehearing Conference on Thursday, April 16, 2015 at 9:00 a.m. at the Florida Department of Health in Palm Beach County, 800 Clematis Street, Conference Room 112, West Palm Beach, Florida.

Parties shall comply with the attached Prehearing Conference Procedures.

ORDERED at West Palm Beach, Florida, this 12th day of March, 2015.

David Frendenberg, Chair
Palm Beach County Environmental
Control Hearing Board

WITH THE PALM BEACH COUNTY ONMENTAL CONTROL HEARING BOARD

Person(s) needing special accommodations in order to participate in this proceeding, should contact Barbara Sullivan, Clerk of the Board at (561) 671-4007, so appropriate arrangements can be made

PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

PREHEARING CONFERENCE PROCEDURES

The following procedures shall be followed in all matters set to be heard by the Palm Beach County Environmental Control Hearing Board:

- A. Parties are encouraged to communicate prior to the date of the Prehearing Conference to:
 - 1. Discuss compliance.
 - Discuss settlement/stipulation and civil fines.
- B. The Prehearing Conference is held one week prior to Hearing to:
 - 1. Discuss, simplify, and stipulate to as many facts and issues as possible, including:
 - (a) Ownership or control of the subject property.
 - (b) Codes alleged to have been violated.
 - (c) All stipulated facts.
 - (d) Facts at issue.
 - (e) Issues as to the application and interpretation of laws cited.
 - 2. Discuss possible prehearing settlement/stipulation.
- C. Absent stipulation, disclosure of the following shall be made at the Prehearing Conference:
 - 1. Physical evidence to be used in the Hearing and objections, if any, of opposing party.
 - Any and all witnesses to be presented and give testimony at the Hearing.
- D. Unless otherwise mutually agreed to by both parties, at the Hearing parties shall be limited to exhibits produced, objections reserved, and witnesses disclosed pursuant to Paragraph C, above.

PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY)	
Petitioner,)	
VS.) Case No	. SW-01-15
FOREVER RECYCLING, LLC,	3	
Respondent.	1	
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ORDER TO SHOW CAUSE AND NOTICE OF HEARING

The Acting Environmental Control Officer having filed a Notice of Failure To Comply With A Notice Of Violation, the Palm Beach County Environmental Control Hearing Board hereby orders,

FOREVER RECYCLING, LLC, ("Respondent"), owner of the property located at 857 1/2 Old Belle
Glade Road 441, Pahokee, FL 33476, to appear before it at 800 Clematis Street, Conference Room 112.

West Palm Beach, Florida at 9:00 a.m., on Thursday, April 23, 2015 to show cause why it should not be held in violation of Chapter 77-616, Laws of Florida, as amended, ("The Environmental Control Act");
Chapter 11 of the Palm Beach County Code (Ordinance 78-5, as amended); and, more specifically, the following section(s) of the Florida Administrative Code governing Solid Waste for the violation(s) cited below and as set forth in the attached Notice of Failure To Comply With A Notice Of Violation, and further to show cause why it should not be ordered to pay civil fines and take such preventive or corrective action as this Board may deem just and proper:

62-701.300(1)(a) F.A.C., Prohibitions: (1) General prohibition. (a) No person shall store, process, or dispose of solid waste except as authorized at a permitted solid waste management facility or a facility exempt from permitting under this chapter; to wit: On October 27, 2014.

December 1, 2014, and February 19, 2015. Health Department Inspectors observed solid waste

being stored by Forever Recycling, LLC, at 857 1/2 Old Belle Glade Road 441, Pahokee, FL; and 62-709.320(2)(a)2, F.A.C., (2) Design and Operating Requirements. (a) The facility shall have the operational features and equipment necessary to maintain a clean and orderly operation. Unless otherwise specified in Rule 62-709.330 or 62-709.350, F.A.C., these provisions shall include: 2. Dust and litter control methods; to wit: On October 27, 2014 and December 1. 2014. Forever Recycling, LLC, failed to operate in a manner to control dust and litter; and 62-709.320(2)(a)3.a., F.A.C., (2) Design and Operating Requirements. (a) The facility shall have the operational features and equipment necessary to maintain a clean and orderly operation. Unless otherwise specified in Rule 62-709.330 or 62-709.350, P.A.C., these provisions shall include: 3. Fire protection and control provisions to deal with accidental burning of solid waste, including a. There shall be an all-weather access road, at least 20 feet wide, all around the perimeter of the site; to wit: On October 27, 2014 and December 1, 2014, Forever Recycling. LLC, failed to maintain a 20 ft all-weather access road all around the perimeter of its yard trash recycling site; and 62-709.320(2)(b), F.A.C., (2) Design and Operating Requirements....(b) The facility shall be operated in a manner to control vectors, to wit: On October 27, 2014 and December 1, 2014,

operated in a manner to control vectors, to wit: On October 27, 2014 and December 1, 2014.

Forever Recycling, LLC, failed to operate in a manner to control vectors: and

62-711.400(1), F.A.C., Waste Tire Prohibitions. (1) No person may maintain a waste tire site unless such site is an integral part of a permitted waste tire processing facility, except as provided in Rule 62-711.500, F.A.C. For the purpose of this rule, "an integral part of a waste tire processing facility" means the waste tire site is on the same property as the processing facility; to wit: On February 19, 2015, a Health Department inspector observed more than 1500 waste tires being stored onsite at 857 1/2 Old Belle Glade Road 441, Pahokee, FL.

A copy of the Notice of Failure To Comply With A Notice Of Violation is attached hereto and made a part hereof.

The proceeding is and shall be governed by Palm Beach County Code Section 11-21, as amended (Ordinance No. 78-5, as amended) and the Environmental Control Act.

ORDERED at West Palm Beach, Florida, this 12th day of March, 2015.

PALM BEACH COUNTY ENVIRONMENTAL

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Copies furnished to:

Acting Environmental Control Officer
FL Department of Health in Palm Beach County
800 Clematis Street, Rm 546
West Palm Beach FL 33401

FL Department of Health in Palm Beach County Environmental Public Health 800 Clematis Street West Palm Beach FL 33401

Emilio Perez. Jr., Registered Agent 246 East Main Street Pahokee, FL 33476 FILED: 1015 WITH THE PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD

CLERK OF THE BOARD

If A Person Decides To Appeal Any Decision Made By The Special Master With Respect To Any Matter Considered At This Meeting Or Hearing, He Or She Will Need A Record Of The Proceedings, And That, For Such Purpose, He Or She May Need To Ensure That A Verbatim Record Of The Proceedings Is Made, Which Record Includes The Testimony And Evidence Upon Which The Appeal Is To Be Based.

Person(s) needing special accommodations in order to participate in this proceeding, should contact Barbara Sullivan, Clerk of the Board at (561) 671-4007 so appropriate arrangements can be made

PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY)		
Petitioner,)		
YS.)]	Case No.	SW-01-15
FOREVER RECYCLING, LLC,)		
Respondent.))		

NOTICE OF FAILURE TO COMPLY WITH A NOTICE OF VIOLATION

Pursuant to Chapter 77-616, Laws of Florida, as amended ("The Environmental Control Act"), this notice is filed with the Palm Beach County Environmental Control Hearing Board ("Hearing Board") to invoke its jurisdiction over Respondent, FOREVER RECYCLING, LLC, owner of the property located at 857 1/2 Old Belle Glade Road 441, Pahokee, PL 33476, and in support thereof the Acting Environmental Control Officer of the Florida Department of Health in Palm Beach County states:

Respondent has violated the Environmental Control Act; Chapter 11 of the Palm Beach County

Code (Ordinance 78-5, as amended); and, more specifically, the following section(s) of the

Florida Administrative Code governing Solid Waste for the violation(s) cited below and as set

forth in the attached copy of a Notice issued by an authorized representative of the Florida

Department of Health in Palm Beach County. Said Notice is hereby made and shall be

considered a part hereof:

62-701.300(1)(a) F.A.C., Prohibitions: (1) General prohibition. (a) No person shall store, process, or dispose of solid waste except as authorized at a permitted solid waste management facility or a facility exempt from permitting under this chapter; to wit: On October 27, 2014, December 1, 2014, and February 19, 2015. Health Department Inspectors observed solid waste

being stored by Forever Recycling, LLC, at 857 1/2 Old Beile Glade Road 441, Pahokee, FL; and

62-709.320(2)(a)2, F.A.C., (2) Design and Operating Requirements. (a) The facility shall have the operational features and equipment necessary to maintain a clean and orderly operation. Unless otherwise specified in Rule 62-709.330 or 62-709.350, F.A.C., these provisions shall include: 2. Dust and litter control methods; to wit: On October 27, 2014 and December 1, 2014, Forever Recycling, LLC, failed to operate in a manner to control dust and litter; and

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62-709.320(2)(b), F.A.C., (2) Design and Operating Requirements....(b) The facility shall be operated in a manner to control vectors; to wit: On October 27, 2014 and December 1, 2014.

Forever Recycling, L.L.C. failed to operate in a manner to control vectors; and

62-711.400(1), F.A.C., Waste Tire Prohibitions. (1) No person may maintain a waste tire site unless such site is an integral part of a permitted waste tire processing facility, except as provided in Rule 62-711.500, F.A.C. For the purpose of this rule, "an integral part of a waste tire processing facility" means the waste tire site is on the same property as the processing facility; to

wit: On February 19. 2015, a Health Department inspector observed more than 1500 waste tires being stored onsite at 857 1/2 Old Belle Glade Road 441, Pahokee, FL.

 The violation described herein constitutes failure to comply with a Notice of Violation and may result in a fine of up to \$500.00 per day for each day of the violation.

The undersigned Acting Environmental Control Officer respectfully requests the Hearing Board issue an order setting a hearing for the Board's next scheduled meeting date.

DATED this _____ day of March, 2015.

Telsula C. Morgan, Esq.

Acting Environmental Control Office

Florida Department of Health in Walsh Beach County

Copies furnished to:

Acting Environmental Control Officer
Florida Department of Health in Palm Beach County
800 Clematis Street, Rm 546
West Palm Beach FL 33401

Florida Department of Health in Palm Beach County Environmental Public Health 800 Clematis Street West Palm Beach PL 33401

Emilio Perez, Jr., Registered Agent 246 East Main Street Pahokee, FL. 33476 FILED: 3/15/15 WITH THE PALM BEACH COUNTY
ENVIRONMENTAL CONTROL HEARING BOARD

CLERK OF THE BOARD

If A Person Docides To Appeal Any Decision Made by The Special Master With Respect To Any Matter Considered At This Meeting Or Hearing. He Or She Will Need A Recard Of The Proceedings, And That, For Such Purpose, He Or She May Need To Ensure That A Verhalim Record Of The Proceedings is Made, Which Record Incindes The Testimony And Evidence Upon Which The Appeal is To Be Based.

Person(s) needing special accommodations in order to participate in this proceeding, should contact Barbara Sullivan, Clerk of the Board at (561) 671-4007 so appropriate arrangements can be made



Florida Department of W. PEnvironmental Protection

Bob Martinez Center 2600 Blair Stone Road 2015 APR 23 AN IO: 15 hassee, Florida 32399-2400 DEP Form #62-701.900(23)

Form Title: Waste Tire Processing **Facility Permit Application**

Effective Date: January 6, 2010 incorporated in Rule 62-711.530(6)

Waste Tire Processing Facility Permit Application

Per	mit No.						
Rer	ewal ☐ Modification ☐ Existing unpermitted facility ☐ Proposed new facility ☐						
Par	t I-General Information:						
A.	Applicant Information:						
1	Applicant Name: Emilio Perez						
2	Applicant Street Address: 246 East Main Street						
	City: Pahokee County: Palm Beach Zip: 33476						
4	Applicant Mailing Address: 246 East Main Street						
5.	City: Pahokee County: Palm Beach Zip: 33476						
6.	Contact person: Emilio Phone: (561) 924-9250 FEID No:						
7.	7. Have any enforcement actions been taken by the Department against the applicant relating to the operation of any solid waste management facility in this state? This includes any Complaint, Notice of Violation, or revocation of a permit or registration, as well as any Consent Order in which a violation of Department rules is admitted. It does not include a Warning Letter, Warning Notice, Notice of Noncompliance, or other similar document which does not constitute agency action. Yes No Yes, attach a history and description of the enforcement actions.						
В.	Facility Information:						
1.	Facility Name: Forever Recycling						
2.	Facility Street Address (Main Entrance): 857 1/2 Old Belle Glade Rd						
3.	City: Pahokee County: Palm Beach Zip: 33476						
4.	Facility Mailing Address: 246 East Main Street						
5.	City: Pahokee State: FI. Zip: 33476						
6.	Contact Person: Emilio G Perez Phone: (561 924-9250						
7.	Facility Location Coordinates:						
	Section: 20 Township: 42 Range: 37						
	Latitude:Longitude:						
8.	Anticipated date for starting construction and for completion of construction						
9.	Anticipated date for receipt of tires2/1/2015 and for start of processing3/1/2015						
	Mail completed form to appropriate district office listed below						

DEP Form # 62-701.900(23)

Form Title: Waste Tire Processing Facility Permit Application

Effective Date: January 6, 2010 Incorporated in Rule 62-711.530(6)

	Land Owner Information (if different from applicant): 1. Owner's name: Perez Investments, Inc.					
	Land owner's mailing address: 246 Fast Main Street					
				FL		
4	Authorized Agent:	Emilio Pere	<u> </u>	Agent's phone	e (<u>561) 924-925</u>	50
5	. Current lease expir	es:				
D.	Facility Operator I	nformation (if diffe	rent from applica			
2.	Operator's mailing	address:				
3.	City:		State: _		Zip:	
4.	Contact person:			Phone: ()	
E. 1.		eation: eparing application:	Sara P	erez		
2.	Mailing address:	246 East Ma	in Street			
3.	City: Pahoke	е	State:	Fl.	Zip:	33476
4.	Phone: (561) 924	1 -9250				
5.	Affiliation with facilit	^{ty:} Supervi	sor			
Part il-Operations: A. Facility type (check appropriate box):						
D)	Waste tire processing	ig facility.				
	Waste tire processing	ig facility with on -si	te disposal of pro	cessed tires or proce	ssing residuals.	
	☐ Waste tire processing facility with on-site consumption of waste tires or processing residuals.					
	Permitted solid wast	e management faci	lity modification to	o allow wa ste tire site	and processing.	
B. Type of processing facility (check as many as apply):						
	□Shredder □Cutter □Chopper □Incinerator only □Incinerator with energy recovery □Pyrolysis □Supplemental fuel user □Other, explain □Tire Bundling and □ransport for fuel					
				e tires, processed w ce with Rule 62-711.		essing residuals,
		Outdoor Storage(tons)	Outdoor Storage (sq.ft)	Indoor Storage (tons)	Indoor Storage (sq.ft)	Total Storage (tons)
٧	/hole waste tires:	250 tons	9,000			
P	rocessed tires:	0	0	<u></u>		
P	rocessing residuals:	0	00			
T	OTALS:	350 tons	9.000			

DEP Form # 62-701.900(23)

Form Title: Waste Tire Processing Facility Permit Application

Effective Date: January 6, 2010 Incorporated in Rule 62-711.530(6)

D.	For reporting quantity of tires in tons, tires will be: weighed on site weights will be calculated weighed off site			
E,	Facilities that will not be disposing of processed tires or processing residual on the facility site must indicate the permitted solid waste management facility where processed tires or residuals will be disposed.			
1.	Name of facility Wheelabrator Ridge Energy			
2.	Street address: 3131 K-Ville Ave			
3.	City: Auburndale County: Polk County Zip: 33823			
F.	Facilities that will be delivering processed tires to consuming facilities must describe the existing or proposed markets for those processed tires.			
ė.				

Part III-Attachments:

A. Facility design

NOTE: All maps, plan sheets, drawings, isometrics, cross sections, or aerial photographs shall be legible; be signed and sealed by a registered professional engineer responsible for their preparation; be of appropriate scale to show clearly all required details; be numbered, referenced to narrative, titled, have a legend of symbols used, contain horizontal and vertical scales (where applicable), and specify drafting or origination dates; and use uniform scales as much as possible, contain a north arrow and use NGVD for all elevations.

- 1. A topographic or section map of the facility, including the surrounding area for one mile, no more than one year old, showing land use and zoning within one mile of the facility
- 2. A plot plan of the facility on a scale of not less than one inch equals 200 feet. At a minimum, the plot plan shall include
 - The facility design, including the location and size of all storage and processing areas for used tires, unprocessed waste tires, processed waste tires, and waste tire processing residuals;
 - b. All wetlands and water bodies within the facility or within 200 feet of any storage area;
 - Stormwater control measures, including ditches, dikes, and other structures;
 - d. Boundaries of the facility, legal boundaries of the land containing the facility, and any easements or rights of way that are within the facility or within 200 feet of any storage area:
 - e. Location, size, and depth of all wells within the facility or within 200 feet of any storage area;
 - All structures and buildings that are, or will be, constructed at the facility; include those used in storage and processing operations;
 - g. All areas used for loading and unloading;
 - h. All access roads and internal roads, including fire lanes;
 - i. Location of all fences, gates, and other access control measures; and
 - Location of all disposal areas within the facility.

B. Facility operation.

- 1. A description of the facility's operation, process and products including how waste tires will be received and stored.
- A description of the equipment used for processing tires. This description shall include the make, model, and hourly capacity of each piece of equipment.
- Description of the waste from the process, the amount of waste expected and how and where this waste will be disposed of.
- 4. Statement of the maximum daily throughput and the planned daily and annual throughput.
- 5. A description of how the operator will maintain compliance with each of the storage requirements of Rule 62 711.540, F.A.C.
 - 6. A copy of the emergency preparedness manual for the facility with a statement of the on site and off site locations where that manual will be maintained.
 - 7. A copy of the fire safety survey
 - 8. A description of how 75% of the annual accumulation of waste tires will be removed for disposal or recycling.
 - C. Completed closing plan for the facility as required by Rule 62-711.700(2) and (3), F.A.C.

DEP Form #62-701.900(23)

Form Title: Waste Tire Processing Facility Permit Application

Facility Permit Application

Effective Date: January 6, 2010 Incorporated in Rule 62-711.530(6)

- D. Attach proof of financial responsibility as requirement by Rule 62-711.500(3) OR a calculation showing that financial assurance documents, currently on file with the Department, are sufficient to assure closing of the waste tire site as well as any other solid waste management facility at that location.
- E. A letter from the land owner (if different from applicant) authorizing use of the land as a waste tire pr ocessing facility.
- F. If waste tires will be consumed or diposed of at the facility, attach a description of the other environmental permits that the applicant has for this use, including, permit number, date of issue, and name of issuing agency
- G. The permit fee as required in Rule 62-4, F.A.C.

Dark	IM	Certifi	006	ion
Part	IV.	a .emn	CHI	ınn.

A. Applicant:					
The undersigned applicant or authorized representative of Is aware that statements made in this form and attached information are an application for a Waste Tire Processing Permit from the Florida Department of Environmental Protection and certifies that The information in this application is true, correct and complete to the best of his knowledge and belief. Further, the undersigned agrees to comply with the provisions of Chapter 403, Florida Statutes, and all rules and regulations of the Department. It is understood that the Department will be notified prior to the sale or legal transfer of the facility.					
Signature of Applicant er Authorized Agent	Emilio Perez/Owner Name and Title	3/3/2015 Date			
B. Professional Engineer registered in Florida. This is to certify that the engineering features of this waste tire processing facility have been Designed/examined by me and found to conform to engineering principals applicable to such facilities. In my professional judgment, this facility, when properly maintained and operated will comply with all applicable statues of the State of Florida and rules of the Department. It is agreed that the undersigned will provide the applicant with a set of instructions for proper maintenance and operation of the facility. Signature Mailing Address					
Name and Title	City. State. Zip	55975			
57890 Florida Registration Number	5U/-272 - FL Y Telephone number				
(please affix seal)	3/18/15 Date				

Forever Recycling

857 ½ Old Belle Glade Road

Pahokee FL, 33476

Estimate of Site Closure Costs

Amount of tires stored on site: 350 Tons

Number of Trailers to Haul Tires: 14 x 25 Tons = 350 Tons

Cost to haul per trailer: \$200.00

Total Hauling Cost \$200.00/Trailer x 14 Trailers = \$2,800.00

Total Cost = \$2,800.00

Mailing Address: 246 E. Main St. Pahokee Fl, 33476 Office: (561) 924 - 9250

Closing Plan

For

Forever Recycling

(Tire Processing Facility)

Located at

857 1/2 Old Belle Glade Road

Pahokee Fl, 33476

1. Notification of closing

- a) Post a sign at the front access gate indicating the site is closed. The notice is to show the phone number of the Solid Waste Authority of Palm Beach County 561-687-1100
- b) Contact the Florida Department of Environmental Protection and the Palm Beach County Health Department to notify them of the site closing.

Florida Dpt. Of Environmental Protection

400 North Congress Avenue

West Palm Beach, Florida 33401

561-681-6667

Palm Beach County Health Department

800 Clematis Street, 4th Floor

West Palm Beach, Florida 33402

2. Secure Site

- a) Stop public access to the site.
- b) Verify all access to property is operable and locked. As required

3. Remove Solid Waste

- a) Transport all waste tires and residuals to the Solid Waste Authority of Palm Beach County's Jog Rd site for disposal. Retain the disposal receipts.
- b) Remove any other solid waste to a permitted facility.

4. Environmental Site Assessment

- a) After the tires have been removed from the site, conduct an environmental site assessment. Either a professional engineer or professional geologist, licensed in the State of Florida, shall conduct this assessment.
- b) The assessment shall include examination of potential soil contamination, groundwater quality, and surface water quality.
- c) The professional that examined the site shall prepare a report documenting the findings.
- d) If it is determined that there is a site contamination, a more detailed investigation shall be conducted.
- e) If contamination is detected, remediation will be required.

5. Final Notification

- a) Notify the Florida Department of Environmental Protection and Palm Beach County Health Department when closing is complete.
- b) The site is to be closed within 30 days of the last date of tire recycling activities.

857 % Old Belle Glade Road Pahokee FL 33476

Forever Recycling

Facility Operation

857 1/2 Old Belle Glade Road

Pahokee FI 33476

Tel: 561-924-9250 Fax: 561-924-9252

1. Purpose of the Facility

The purpose of this facility is to reduce waste tires. Tire Baling reduces the space.

- 2. Capacity
 - a) Weight of tires Received Each Day: 70 Tons
 - b) Weight of tires Processed Each Day: 70 Tons
 - c) Tire Storage 350 Tons
- 3. Source and Type of Materials
 - a) Waste tires from retail and commercial tire stores.
- 4. Equipment

Tire Baler

- 5. Operation
 - a) Operating Hours are Monday through Friday, 8:00 AM to 5:00 PM
 - b) Waste Tires are delivered to the site and dropped off at the designated drop-off area.

- c) Tires are sorted by staff into two groups:
 - I. Tires for Baling
 - II. Tires for resale
- d) Tires for resale are placed into tire racks.
- e) Tires that are baled are loaded into a container.
- f) Container filled with bale tires is picked up to delivery destination.
- 6. Vehicle Traffic Control And Unloading
 - a) Signage shall be clearly posted to direct all incoming Waste Tire Traffic to the waste tire unloading area.
 - b) Signage shall be clearly posted that will designate the unloading area.
 - c) Signage shall be clearly posted that will direct the traffic towards the exit.
 - d) Staff shall assist in directing traffic as needed to maintain clearance of the access path and fire lanes.

7. Safety

- The surface in the areas where the equipment shall be even and stable.
- b) All onsite workers shall wear the following at all times:
 - I. Long Pants
 - II. T-shirts
 - III. Gloves
 - IV. Glasses
- c) All onsite workers shall wear the following at all times
 - I. Gloves
 - II. Steel toed construction boots.
- d) Location of nearest hospital and emergency numbers shall be posted in a visible location.
- e) Appropriately sized First-Aid kit shall be located in a clearly visible and easily accessible.

- 8. People Responsible for operation, control, maintenance and training.
 - a) Reinerio Reina
- 9. Procedure for controlling Non-Processible Waste
 - a) Tools such as brooms, rakes, shovels, mops and absorbents will be accessible for use at a location under cover.
 - b) Waste collection containers with secure covers will be placed in a clearly vision and accessible location under cover.

10. Procedure if prohibited waste is discovered:

- a) Use the tools in section 9.a and 9.b as necessary to collect any prohibited waste to prevent contamination.
- b) Properly dispose of the prohibited waste once the container reaches the maximum allowable capacity.

11. Environmental Controls

- a) Dust Control:
 - I. During dry conditions, control dust by spraying water on exposed soil areas.
- b) Noise Control:
 - I. Limit truck movement and equipment operation to the daylight hours
- c) Litter Control:
 - I. Before leaving the site at the end of each working day, pick up litter and place in a trash receptacle.
- d) Vector Control:
 - I. Cover tire piles with plastic sheets or other impermeable barrier in order to prevent the entrapment of water.
 - II. Chemical treat to eliminate vector breeding.

12. Security Plan

a) The gates are to be locked at all times when there is nobody present on site.

13. In House training program

a) Employees will be trained in the proper operation of the machinery and emergency procedures.

EMERGENCY PREPAREDNESS MANUAL

For

Forever Recycling

857 ½ Old Belle Glade Road

Pahokee FL 33476

Tel: 561-924-9250

1.0 INTRODUCTION

This document is intended for the use of the Site Operator for the Forever Recycling whose facilities are located at 857 ½ Old Belle Glade Road, Pahokee, Florida. The procedures contained in the manual shall be followed in the event of an emergency which poses a threat to the public health or the environment, including fire, flood or other emergencies.

A copy of this manual shall be kept on the site at all times. A second copy of this manual shall be kept at an off-site location designated by the operator. This manual shall be updated at least once a year and upon changes in operations at the site.

Location of off-site manual: Forever Recycling

246 E. Main St. Pahokee FL, 33476 Tel: 561-924-9250

Fax: 561-924-9252

2.0 Emergency Contacts

2.1 Local Emergency Dispatch Operator

Phone: 911

2.2 Facility Operations Manager

Name: Eloy Picazo

Address: 857 ½ Old Belle Glade Road

Pahokee, FL 33476

Phone: 561-924-9250

2.3 Off Site Operations Manager

Name: Emilio Perez &

Address: 246 E. Main St.

Pahokee, FL 33476

Phone: 561-924-9250

2.4 Property Owner

Name: Perez Investments

Address: 246 E. Main St.

Pahokee, FL 33476

Phone: 561-924-9250

2.5 Contamination Removal Contractor

Name: SWS Environmental First Response

Address: 560 East Woolbright Road

Boynton Beach, FL 33435

2.6 Florida Department of Environmental Protection

Name: Amede Dimonnay

Address: 400 North Congress Avenue

West Palm Beach, FL 33401

2.7 Palm Beach County Health Department

Name: Laxmana Tallam, PE

Address: 800 Clematis Street. 4th Floor

Phone: 561-837-5974

3.0 ON-SITE EMERGENCY RESPONSE EQUIPMENT

- 3.1 First Aid Kits
- 3.2 Eye flushing station
- 3.3 Safety Equipment
- 3.4 Each fuel-fired vehicle operating at the site shall be equipped with at least one portable fire extinguisher with a U/L rating of 2A109C or higher.
- 3.5 Earth moving equipment
 - 3.5.1 Shovels
 - 3.5.2 Picks
 - 3.5.3 Rakes
 - 3.5.4 Brooms
 - 3.5.5 Forklift
- 3.6 25 pound bags of granular absorbent material
- 3.7 Universal spill containment kit
- 3.8 Domestic Potable Water Supply
- 3.9 The nearest fire hydrant is located 225 feet from the building (See Attachment "A").

4.0 FIRE PREVENTION PRACTICES

- 4.1. Exit doors are to remain clear at all times.
- 4.2. Alsles are to remain clear at all times.
- 4.3. Report damaged fire safety equipment to building maintenance.
- 4.4. Know the locations of all exits.
- 4.5. No open flame devices allowed in buildings.
- 4.6. Flammable gases are not to be stored in buildings.
- 4.7. Turn electrical appliances off when not in use.
- 4.8. Report unusual odors or smoke immediately.
- 4.9. Do not tamper with any fire safety equipment.
- 4.10. Storage is only allowed in approved storage areas.
- 4.11. Do not place any items on any stairs.
- 4.12. Extension cords are not to be used as permanent wiring.
- 4.13. Damaged electrical cords or appliances shall not be used.
- 4.14. Do not overload electrical outlets.
- 4.15. All fires are to be reported, even if extinguished.
- 4.16. Participate in fire drills and employee training.
- 4.17. Electrical work is to be performed by licensed individuals.

5.0 PROCEDURES IN THE EVENT OF FIRE

- 5.1 Contact 911 to report the emergency.
- 5.2 Alert all on-site personnel of the fire and direct them to a safe area away from the fire and smoke.
- 5.3 Shut off any equipment involved in the fire.
- 5.4 Move portable fuel containers and other flammable items a safe distance away from the fire.

- 5.5 If the fire is controllable, attempt to contain and extinguish the fire using the on-site emergency response equipment.
- 5.6 Notify the Facility Operations Manager.
- 5.7 Notify the Florida Department of Environmental Protection and Palm Beach County Health Department if the fire poses a threat to the public health or the environment.
- 5.8 Upon approval of the Facility Operations Manager and Fire Marshal, initiate procedures to cleanup the site. Contain and dispose of all materials generated by the fire, including the oily material from burned tires as follows:
 - 5.8.1 Identify burned materials and delineate the burn area with caution tape.
 - 5.8.2 Remove unburned/salvageable materials from the burn area and return unburned ties to the tire storage piles.
 - 5.8.3 Conduct Emergency Response Action or Interim Source Removal procedures in accordance with Rule 62-780.500 F.A.C. (see Attachment B) within 24 hours of discovering a situation that threatens human health, public safety, or the environment. Depending on the degree of severity, an Independent contractor specializing in source removal may need to be hired (see Emergency Contacts).
 - 5.8.4 If petroleum was released/ spilled, conduct cleanup procedures in accordance with Rule 62-770 F.A.C. Rule does not apply to any discharge of petroleum or petroleum products of less than 25 gallons onto a pervious surface, as long as the discharge is removed and properly treated or properly disposed, or otherwise remediated in accordance with Rule 62-770.300, F.A.C. (see Attachment C), so that no contamination from the discharge remains on-site.
 - Within two weeks of the emergency, submit to the Florida Department of Environmental Protection and Palm Beach County Health Department a written report on the emergency. The report shall describe:
 - 5.9.1 The origins of the emergency
 - 5.9.2 The actions taken to deal with the emergency
 - 5.9.3 The results of the action taken
 - 5.9.4 An analysis of the success or failure of the actions

5.10 If the fire results in a discharge of contaminants in excess of a "De Minimus Discharge", conduct a Site Assessment in accordance with Rule 62-780 F.A.C. within 60 days of the release of contaminants, and coordinate with the Department of Environmental Protection to develop a Remedial Action Plan for long term recovery of contaminants. A "De Minimus Discharge" is defined in Rule 62-780.200 F.A.C. as a discharge that is removed from the soil, sediment, surface water, and groundwater to cleanup target levels or background concentrations pursuant to subsection 62-780.880(1), F.A.C., within a period of 30 days from the discovery of the discharge.

5.0 Contingency operations

In the event normal operations are disrupted by an emergency, such as fire, proceed as follows until normal operations can be restored:

- 5.1 If the primary tire equipment fails, continue operating the secondary equipment, if desired. Reduce the rate at which waste tires are delivered to the site accordingly. Do not store waste tires beyond the limits of the designated storage areas.
- 5.2 If the waste storage is reduced as a result of fire and shredding equipment remains operational, adjust rate at which waste tires are delivered accordingly. Do not store waste tires beyond the limits of the designated storage areas.
- 5.3 If the tire processing operation is completely suspended for more than 24 hours, discontinue delivery of waste tires to the site and place stored waste tires in designated sealed containers.

6.0 HAZARDS APPROACH

The means of carrying out the responsibility to evaluate, notify and implement the emergency response plan will vary with the type and significance of the emergency. The following serves as a guideline for required actions:

6.1 ACCIDENT

- 6.1.1 Call 911 for assistance
- 6.1.1 Notify Emergancy Coordinator or other key personnel
- 6.1.2 Administer first aid ONLY if trained to do so
- 6.1.3 DO NOT attempt to move a seriously injured person

6.2 BOMB THREAT

- 6.2.1 Take all threats seriously
- 6.2.2 Report threats to 911 and notify a supervisor immediately
- 6.2.3 Do not search for a device or touch suspicious objects.
- 6.2.4 If you receive a bomb threat try to note the caller's age, gender and unique speech attributes
- 6.2.5 If a threat is received, try to make note of and describe any suspicious persons in the area
- 6.2.6 Evacuation decisions should remain with local authorities

5.3 TORNADO WATCH / WARNING

Tornado Watch: Tornadoes are possible. Remain alert for approaching storms. Watch the sky and stay tuned to NOAA Weather Radio, commercial radio, or television for information.

Tornado Warning: A tornado has been sighted or indicated by weather radar. Take shelter immediately.

- 6.3.1 Listen to NOAA Weather Radio or to commercial radio or television newscasts for the latest information.
- 6.3.2 Look for approaching storms
- 6.3.3 Look for the following danger signs:
 - Dark, often greenish sky
 - Large hall
 - A large, dark, low-lying cloud (particularly if rotating)
 - Loud roar, similar to a freight train.
- 6.3.4 TORNADO SIGHTING: Go to a pre-designated shelter area such as the center of an interior room on the lowest level (closet, interior hallway) away from corners, windows, doors, and outside walls. Put as many walls as possible between you and the outside. Get under a sturdy table and use your arms to protect your head and neck. Do not open windows.

6.4 HURRICANE WATCH / WARNING - 24 to 36 HOURS PRIOR

Hurricane Watch - Hurricane/tropical storm conditions are possible in the specified area, usually within 36 hours. Tune in to NOAA Weather Radio, commercial radio, or television for information.

Hurricane Warning - Hurricane/tropical storm conditions are expected in the specified area, usually within 24 hours.

- 6.4.1 Removing all loose outdoor storage or equipment
- 6.4.2 Anchor all trailers and other portable equipment to the ground
- 6.4.3 Secure outdoor storage or equipment that cannot be moved
- 6.4.4 Raise critical equipment off floors (e.g. PC towers)
- 6.4.5 Cover any critical equipment with waterproof tarpaulins
- 6.4.6 Initiate orderly shutdown of production equipment and systems that rely on power.
- 6.4.7 Turn off any non-essential electrical systems
- 6.4.8 Verify that all fire protection systems are in service (i.e. water supplies, fire pumps, sprinklers, fire alarms)
- 6.4.9 All buildings should be closed and locked after ensuring there is no one in the building.
- 6.4.10 Leave locked building and go to a safe place until emergency officials announce that conditions are safe to travel.

6.5 POST HURRICANE

- 6.5.1 Survey the site for:
 - Live electrical wires
 - Broken glass or sharp metal
 - Damaged building features or contents that could shift or collapse
 - Verify the status of protection systems, water supplies, fire pumps, automatic sprinklers, fire alarms and security systems.
- 6.5.2 Begin salvage and/or repairs as soon as possible to prevent further damage
- 6.5.3 Clear roofs drains and ground level catch basins

EMERGENCY PREPAREDNESS MANUAL

ATTACHMENT B

Rule 62-780.500 F.A.C.

Contamination Site Cleanup Criteria Emergency Response Action or Interim Source Removal

For

Forever Recycling

857 ½ Old Belle Glade Road Pahokee FL 33476 Tel: 561-924-9250

82-780.500 Emergency Response Action or Interim Source Removal.

(1) Within 24 hours of discovery of an unexpected situation or sudden occurrence of a serious and urgent nature that demands immediate action to alleviate a threat to human health, public safety, or the environment, or within 24 hours after being notified by the Department of such a condition, the PRSR shall commence an emergency response action. For purposes of an emergency response action, "commence" means that the PRSR has employed or contracted with a response action contractor to evaluate, design, plan, engineer, construct, implement, and complete the requirements of the emergency response action, and has given the contractor the authority to proceed with the required work. The emergency response action shall include performing all tasks described in this section that are necessary to eliminate the immediate and serious threat posed by the site conditions. In addition, any PRSR may conduct an interim source removal in accordance with this section. The objectives of the emergency response action or interim source removal are to remove specific known contaminant source(s) and provide temporary control to prevent or minimize contaminant migration, and to protect human health and the environment prior to the approval of a Remedial Action Plan prepared and submitted pursuant to Rule 62-780.700. F.A.C.

(2) Free Product Removal and Disposal.

(a) The PRSR may, and for emergency response actions shall, if necessary to alleviate a threat to human health, public safety, or the environment, perform free product recovery consistent with the following requirements:

1. The PRSR shall provide to the Department a written notification in accordance with the time schedule in Table A (Notices for Field Activities) or the CAD that includes a description of the type and estimated volume of free product to be removed, and proposed free product recovery and disposal methods to be utilized;

2. The free product recovery shall not spread contamination into previously uncontaminated or less contaminated areas through untreated discharges, improper treatment, improper disposal, or improper storage;

3. Flammable products shall be handled in a safe manner; and

4. The recovered product shall be characterized and properly disposed or recycled; and all sampling and analyses shall be performed pursuant to Rule 62-780.300, F.A.C.

(b) The following passive and active methods of free product recovery may be implemented without requesting approval from the Department:

Absorbent pads;

2. Skimmer pumps that include pumps with mechanical, electrical, or hand-bailed purging operations;

3. Hand or mechanical bailing; and

- 4. Fluid vacuum techniques (for example, vacuum purnp trucks) or total fluid displacement pumps, as long as the technique used shall not smear or spread free product, or contaminate previously uncontaminated or less contaminated media.
- (c) In addition to the free product recovery methods specified in paragraph 62-780.500(2)(b), F.A.C., the PRSR may evaluate, propose, and submit other product recovery methods to the Department for approval prior to implementation. The submittal, as an Interim Source Removal Proposal, shall include the results of the evaluation performed to determine the potential for product smearing or spreading and the potential for air emissions. The free product recovery methods proposed may include:

 Dewatering or groundwater extractions that may influence the depth to the water table:

2. Air/fluid extraction; or

3. Excavation of soil saturated with non-aqueous phase liquid into, or below, the water table.

(d) The Department shall:

- 1. Provide the PRSR with written approval of the Interim Source Removal Proposal; or
- 2. Notify the PRSR in writing, stating the reason(s) why the Interim Source Removal Proposal does not contain information adequate to support a free product recovery method pursuant to paragraph 62-780.500(2)(c), F.A.C.

(e) Free product recovery as an Interim Source Removal task shall be deemed

complete when the objectives of subsection 62-730.500(1), F.A.C., have been met.

(f) Within the time frames specified in Table A or the CAD, written notification of initiation of free product recovery shall be provided by the PRSR to the Department on Form 62-780.900(2).

(g) Within the time frames and frequencies specified in Table A or the CAD, an Interim Source Removal Status Report documenting the recovery progress and summarizing all recovery activities for a specified period shall be submitted by the PRSR to the Department for review.

(3) Short-term Groundwater Recovery.

(a) The PRSR may, and for emergency response actions shall, if necessary to alleviate a threat to human health, public safety, or the environment, perform a short-term groundwater recovery event as an interim source removal activity. Groundwater recovery from well(s) within the plume with screened intervals that intercept the water table, with the intent of achieving cleanup progress, may be performed prior to Department approval of a Remedial Action Plan submitted pursuant to Rule 62-780.700, F.A.C., provided the following criteria are met:

1. Prior to initiation, the PRSR shall provide to the Department a written notification in accordance with the time frames in Table A (Notices for Field Activities) or the CAD that includes a description of the type of contamination, estimated volume of groundwater to be removed, and proposed disposal methods to be utilized;

2. The groundwater contamination has been established to be less than 1/4 acre and confined to shallow aquifer well(s) with screened intervals that intercept the water table, such that the pumping of a shallow aquifer well(s) within the plume may result in the site meeting the No Further Action criteria of Rule 62-780.680, F.A.C., or the Natural Attenuation with Monitoring criteria of Rule 62-780.690, F.A.C.;

3. Free product is not present;

- 4. The duration of the groundwater recovery does not exceed 30 days, unless the PRSR demonstrates to the Department that extended groundwater recovery will not result in the spread of contamination:
- 5. The recovered groundwater is not treated on-site and is properly disposed at a permitted industrial water treatment facility, at a publicly-owned treatment works with the approval of the sanitary sewer authority, or at a permitted Hazardous Waste Treatment, Storage, or Disposal facility if the recovered groundwater is a hazardous waste; and

6. Sampling of representative monitoring wells to determine the effectiveness of the Short-term Groundwater Recovery event shall be performed at least 30 days after completion of the groundwater recovery.

(b) Within the time frames and frequencies specified in Table A or the CAD, the PRSR shall submit to the Department for review two copies of an Interim Source Removal Status Report that documents the recovery progress and summarizes all recovery activities for a specified period.

(4) Groundwater Recovery, Treatment, and Disposal.

(a) The PRSR may perform groundwater recovery prior to the approval of a Remedial Action Plan prepared and submitted pursuant to Rule 62-780.700, F.A.C., provided the PRSR submits an Interim Source Removal Proposal that includes the same level of engineering detail as a Remedial Action Plan pursuant to Rule 62-780.700, F.A.C. Applicable sections shall be signed and sealed pursuant to Rule 62-780.400, F.A.C.

(b) The Department shall:

1. Provide the PRSR with written approval of the proposal; or

2. Notify the PRSR in writing, stating the reason(s) why the proposal does not contain information adequate to perform groundwater recovery pursuant to paragraph

62-780.500(4)(a), F.A.C.

(c) Within the time frames and frequencies specified in Table A or the CAD, the PRSR shall submit to the Department for review two copies of an Interim Source Removal Status Report documenting the recovery progress and summarizing all recovery activities for a specified period.

(5) Soil and Sediment Removal, Treatment, and Disposal.

(a) The PRSR may, and for emergency response actions shall, excavate contaminated soil or contaminated sediment for proper treatment or proper disposal as

an interim source removal activity provided the following criteria are met:

1. Prior to initiation, the PRSR shall provide to the Department a written notification in accordance with the time frames in Table A or the CAD, that includes a description of the type of contamination, estimated volume of soil or sediment to be removed, and proposed disposal methods to be utilized;

2. Contamination shall not be spread into previously uncontaminated areas or less contaminated areas through untreated discharges, improper treatment, improper

disposal, or improper storage;

3. Flammable products shall be handled in a safe manner;

- 4. When a soil vacuum extraction system is necessary to abate an imminent threat to human life, health, or safety within a structure or utility conduit, then the vacuum extraction system shall be designed and operated only to abate the imminent threat. The Department shall be notified, within 24 hours, of the imminent threat and the intent to use a soll vacuum extraction system. The air emissions monitoring and frequency of monitoring shall be performed pursuant to paragraphs 62-780.700(4)(a) and (12)(i), F.A.C.:
- 5. if one of the objectives of the interim source removal is to excavate all the contaminated soil or sediment, confirmatory soil or sediment samples shall be collected. Soil samples shall be collected at the bottom of the excavation (unless the bottom is below the water table) and walls or perimeter of the excavation. Sediment samples shall be collected at the bottom and perimeter of the excavation, if applicable;
- 6. A determination shall be made as to whether or not the contaminated soil or sediment contains hazardous waste. If the soil or sediment is known to be contaminated by hazardous waste, listed in 40 CFR Part 261 Subpart D, testing is not required to make the determination. If the soil or sediment is not known to be contaminated with

listed hazardous waste, but is contaminated with any of the toxic constituents identified in 40 CFR 261.24(b) (and the contamination does not result solely from manufactured gas plant waste), then USEPA Test Method 1311, Toxicity Characteristic Leaching Procedure (TCLP) and subsequent analysis of the leachate, shall be performed on a number of samples sufficient to determine whether or not the contaminated soil or sediment exceeds maximum concentrations for the toxicity characteristics. [Refer to the contaminated media guidelines referenced in subsection 62-780.100(6), F.A.C., for

guidance in managing soil or sediment that contains hazardous waste.]; and

7. When excavated soll or sediment is temporarily stored or stockpiled on-site, the soil or sediment shall be placed on an impermeable surface to prevent leachate infiltration and secured in a manner that prevents human exposure to contaminated soil or sediment and prevents soil or sediment exposure to precipitation that may cause surface runoff. Any excavation shall be secured to prevent entry by the public. The temporary storage or stockpiling of excavated contaminated soil or sediment shall not exceed 60 days, unless the excavated contaminated soil or sediment contains hazardous waste and a different time frame is authorized pursuant to Chapter 62-730, F.A.C. The PRSR is advised that other federal or local laws and regulations may apply to these activities.

(b) Consistent with the goals set forth in Section 403.061(33), F.S., the Department

encourages treatment over disposal options to address contaminated soil.

(c) Soil or sediment treatment, storage, or disposal techniques not authorized by applicable rules of the Department require approval in an Interim Source Removal Proposal submitted pursuant to paragraph 62-780.500(5)(d), F.A.C., or in a Remedial Action Plan submitted pursuant to Rule 62-780.700, F.A.C.

(d) The Interim Source Removal Proposal shall include the information outlined in

subsections 62-780.700(3) and (4), F.A.C., as applicable.

(e) The Department shall:

1. Provide the PRSR with written approval of the Interim Source Removal Proposal submitted pursuant to paragraph 62-780.500(5)(d), F.A.C.; or

2. Notify the PRSR in writing, stating the reason(s) why the Interim Source Removal Proposal does not contain information adequate to support the selection of an

alternative soil or sediment treatment or disposal technique.

(6) Authorization or receipt of approval pursuant to Rule 62-780.500, F.A.C., does not relieve the PRSR from the obligation to comply with other Department rules (for example, Chapters 62-701 and 62-730, F.A.C.) for product recovery, product disposal, groundwater recovery, or the handling, storage, disposal, or treatment of contaminated media. [Refer to the contaminated media guidelines referenced in subsection 62-780.100(6), F.A.C., for guidance on management of environmental media that contain hazardous waste.] The PRSR is advised that other federal or local laws and regulations may apply to these activities.

(7) Interim Source Removal Report.

(a) Within the time frames specified in Table A or the CAD, two copies of an Interim Source Removal Report shall be submitted by the PRSR to the Department for review. If analytical results obtained pursuant to subparagraphs 62-780.500(3)(a)6., 62-780.500(5)(a)5., and 62-780.600(5)(i)3., F.A.C., as applicable, after completion of the interim source removal, demonstrate that the No Further Action criteria of subsection 62-780.680(1), F.A.C., are met, a Site Assessment Report pursuant to subsection 62-780.600(7), F.A.C., may be submitted in lieu of an Interim Source

Removal Report. The Interim Source Removal Report shall contain the following information in detail, as applicable:

1. The type and an estimated volume of non-aqueous phase liquids that were

discharged to the environment, if known;

2. The volume of non-aqueous phase liquids and the volume of groundwater recovered:

3. The volume of contaminated soil or sediment excavated and treated or properly

- disposed: 4. The disposal or recycling methods for non-aqueous phase liquids and contaminated soil or sediment:
- 5. The disposal methods for other contaminated media and any investigation-derived waste:
- 6. A scaled site map (including a graphical representation of the scale used) that shows the location(s) of all known on-site structures (including any buildings, underground storage tanks, storm drain systems, and septic tanks), locations where free product was recovered and the area of soil removal or treatment, and the approximate locations where all samples were collected;

7. A table that summarizes free product thickness in each monitoring well or piezometer, the total depth and screened interval of each monitoring well or piezometer,

and the dates the measurements were made;

8. The type of field screening instrument, analytical methods, or other methods used;

9. The dimensions of the excavation(s) and location(s), integrity, capacities and last known contents of storage tanks, integral piping, dispensers, or appurtenances removed:

10. A table that indicates the identification, depth, and field soil screening results of

each sample collected:

11. Separate tables by media that summarize all available soil, sediment, groundwater, and surface water analytical results, detection limits achieved for non-detected analytes, and analyses performed (listing all contaminants analyzed and their corresponding CTLs);

12. Depth to groundwater at the time of each excavation, measurement locations,

and method used to obtain that information;

- 13. A scaled site map (including a graphical representation of the scale used) that shows the locations and results of confirmatory soil or sediment samples in relation to the area of the soil or sediment removal; and
- 14. Documentation or certification that confirms the proper treatment or proper disposal of the non-aqueous phase liquids, contaminated groundwater, contaminated soil, or contaminated sediment, including disposal manifests for non-aqueous phase liquids or hazardous waste, and a copy of the documentation or certification of treatment or acceptance of the contaminated soil or contaminated sediment.

(b) The Department shall:

1. Provide the PRSR with written approval of the Interim Source Removal Report submitted pursuant to the criteria of paragraph 62-780.500(7)(a), F.A.C.; or

2. Notify the PRSR in writing, stating the reason(s) why the Interim Source Removal Report does not conform with the applicable Interim Source Removal criteria of paragraph 62-780.500(7)(a), F.A.C.

(8) If the Interim Source Removal Report is incomplete in any respect, or is insufficient to satisfy the criteria of paragraph 62-780.500(7)(a), F.A.C., the Department shall inform the PRSR pursuant to subparagraph 52-780.500(7)(b)2. F.A.C., and the PRSR shall submit to the Department two copies of an interim Source Removal Report Addendum that addresses the deficiencies within 60 days after receipt of the notice.

(9) If the Interim source removal is performed after submittal of the Site Assessment Report, the PRSR shall submit to the Department two copies of a Site Assessment Report Addendum that updates the Site Assessment Report by summarizing the interim source removal activities and all sampling results obtained after submittal of the Site Assessment Report, and that includes a recommendation pursuant to paragraph 62-780.600(8)(b), F.A.C.

Specific Authority 376.30701 FS. Law Implemented 376.30701 FS. History-New 4-17-05.

EMERGENCY PREPAREDNESS MANUAL

ATTACHMENT

Rule 62-770.300 F.A.C.

Petroleum Contamination Site Cleanup Criteria Interim Source Removal

For

Forever Recycling

857 ½ Old Belle Glade Road Pahokee FL 33476 Tel: 561-924-9250

62-770.300 Interim Source Removal.

(1) Free Product Removal and Disposal.

- (a) Except for those sites described in paragraph (1)(g) of this rule, within three days of discovery of free product the responsible party shall take steps to obtain cleanup services for product recovery or initiate product recovery. Product recovery shall be parformed pursuant to paragraph 62-770.300(1)(b), F.A.C. The responsible party is required to complete product recovery provided that:
- 1. The product recovery method shall be selected pursuant to paragraph 62-770.300(1)(b), F.A.C.;
- 2. The product recovery shall not spread contamination into previously uncontaminated or less contaminated areas through untreated discharges, improper treatment, improper disposal, or improper storage;

3. Flammable products shall be handled in a safe manner; and

- 4. All sampling and analyses shall be performed pursuant to Rule 62-770.400, F.A.C.
- (b) The following passive and active methods of product recovery may be implemented without requesting approval from the Department or FDEP local program:

1. Absorbent pads:

- 2. Skimmer pumps that include pumps with mechanical, electrical, or hand-bailed purging operations;
 - 3. Hand or mechanical bailing; and
- 4. Fluid vacuum techniques (for example, vacuum pump trucks) or total fluid displacement pumps, as long as:
- a. The technique used shall not smear or spread free product or contaminate previously uncontaminated or less contaminated media; and
- b. The volume of groundwater recovered shall not be greater than two times the volume of free product recovered, except that the first 1,000 gallons of the total fluid recovered per discharge are exempt from meeting the required ratio of groundwater to free product.
- (c) in addition to the product recovery methods specified in paragraph 62-770.300(1)(b), F.A.C., the responsible party may evaluate, propose, and submit other product recovery methods to the Department or to the FDEP local program for approval pursuant to Rule 62-770.890, F.A.C., prior to implementation. During the submittal and approval process, implementation of one or more of the collection methods specified in paragraph 62-770.300(1)(b), F.A.C., is required. The submittal shall include the results of the evaluation performed to determine the potential for product spreading or smearing, and the potential for air emissions, and a justification as to the environmental and economical benefits of the selected recovery method. The product recovery methods proposed may include:
- 1. Excavation of soil saturated with petroleum or petroleum products into, or below, the water table;
- 2. Dewatering or groundwater extractions that may influence the depth to the water table; or
 - 3. Air/fluid extraction.
- (d) Product recovery as an Interim Source Removal shall be deemed complete when free product has been removed to the maximum extent practicable pursuant to paragraphs 62-770.300(1)(a) and 62-770.300(1)(b), F.A.C.
 - (e) Within 10 days after initiation of product recovery, the responsible party shall

provide written notification to the Department or to the FDEP local program on Form 62-770.900(1).

(f) Unless a different reporting period is approved pursuant to the provisions of subsection 62-770.800(4), F.A.C., the responsible party shall submit to the Department or to the FDEP local program for review two copies of an annual status report

documenting the recovery progress and summarizing all recovery activities.

(g) At petroleum contamination sites eligible for State funding assistance under the Inland Protection Trust Fund where the discharge occurred prior to March 29, 1995, product recovery shall commence in accordance with the ranking established pursuant to Chapter 62-771, F.A.C., and shall be performed pursuant to paragraphs 62-770.300(1)(b) and 62-770.300(1)(c), F.A.C., and pursuant to Section 376.30711, F.S.

(2) Short-term Groundwater Recovery. A short-term groundwater recovery event may be performed as an interim source removal activity. Groundwater recovery from well(s) within the plume with screened intervals that intercept the water table, with the intent of achieving cleanup progress, may be performed prior to Department or FDEP local program approval of a Remedial Action Plan submitted pursuant to Rule 62-770.700, F.A.C., provided the following criteria are met:

(a) The groundwater contamination shall be established to be less than 1/4 acre and confined to shallow aquifer well(s) with screened intervals that intercept the water table, such that the pumping of a shallow aquifer well(s) within the plume may result in the site meeting the No Further Action criteria of Rule 62-770.680, F.A.C., or the Natural

Attenuation Monitoring criteria of Rule 62-770.690, F.A.C.;

(b) Free product shall not be present;

(c) The duration of the groundwater recovery shall not exceed 30 days;

(d) The recovered groundwater shall not be treated on site and shall be properly disposed at a permitted industrial water treatment facility, or at a publicly-owned treatment works with the approval of the sanitary sewer authority; and

(e) Sampling of representative monitoring wells to determine the effectiveness of the Short-term Groundwater Recovery event shall be performed at least 30 days after completion of the groundwater recovery.

(3) Soil Removal, Treatment, and Disposal.

- (a) If contaminated soil exists at a site, excavation of contaminated soil for proper treatment or proper disposal may be performed. Consistent with the goals set forth in Section 403.061(33), F.S., the Department encourages treatment over disposal options to address contaminated soil. The treatment or disposal of contaminated soil may be performed prior to Department or FDEP local program approval of a Remedial Action Plan submitted pursuant to Rule 62-770.700, F.A.C., provided the following criteria are met:
- 1. Contamination shall not be spread into previously uncontaminated or less contaminated areas through untreated discharges, improper treatment, improper disposal, or improper storage;

2. Flammable products shall be handled in a safe manner;

3. When a soil vacuum extraction system is necessary to abate an imminent threat to human life, health, safety, or welfare within a structure or utility condult, then the vacuum extraction system shall be designed and operated only to abate the imminent threat. The Department or the FDEP local program shall be notified, within 24 hours, of the imminent threat and the intent to use a soil vacuum extraction system. The air emissions monitoring and frequency of monitoring shall be performed pursuant to

paragraphs 62-770.700(5)(a) and 62-770.700(11)(i), F.A.C.;

4. If one of the objectives of the interim source removal is to excavate all the contaminated soil, confirmatory soil samples shall be collected at the bottom of the excavation (unless the bottom is below the water table) and walls or perimeter of the excavation:

- 5. When excavated soil is temporarily stored or stockpiled on-site, the soil shall be placed on an impermeable surface to prevent leachate infiltration and secured in a manner that prevents human exposure to contaminated soil and prevents soil exposure to precipitation that may cause surface runoff, and any excavation shall be secured to prevent entry by the public. Excavated contaminated soil (including excessively contaminated soil) may be returned to the original excavation when petroleum storage tank systems have been removed or replaced, or if contaminated soil was encountered during construction activities, to be addressed pursuant to Rule 62-770.700, F.A.C.; and
- 6. Excavated contaminated soil (including excessively contaminated soil) shall not be stored or stockpiled on-site for more than 60 days, unless it is stockpiled on a right-of-way, in which case it shall be removed for proper treatment or proper disposal as soon as practical but no later than 30 days after excavation, or unless it is being land farmed pursuant to paragraph 62-770.300(3)(b), F.A.C., at which time the soil shall be returned to the original excavation, or removed and properly treated or properly disposed. Contaminated soil (including excessively contaminated soil) may be containerized in water tight drums and stored on-site for 90 days, after which time proper treatment or proper disposal of the contaminated soil shall occur, or it may be land farmed pursuant to paragraph 62-770.300(3)(b), F.A.C.

(b) Land farming of contaminated soil is allowed, provided the land farming operation is located on the same property as the source of contaminated soil unless it is land farmed at a permitted stationary facility. The following criteria shall be met for

contaminated soil land farmed on the source property:

1. The land farm operation shall be at least 200 feet from any residence, school, or park:

2. An area large enough to spread the soil to a thickness of 6 to 12 inches shall be available:

3. The land farming area shall be secured in a manner that prevents entry by the public and prevents human exposure to contaminated soil;

4. The materials used to construct the land farm treatment area shall withstand the

rigors of the land farming and weather;

5. The land farmed soil shall be placed over an impermeable liner or surface, and surrounded at all times by an impermeable liner supported by berms;

6. The land farmed soil shall be tilled at least biweekly;

7. The land farmed soil shall be covered when not being tilled to prevent water from

entering or leaving the area;

8. A monitoring and sampling program shall be established to evaluate the effectiveness of the land farming operation and the effect on the environment, including monitoring of groundwater to confirm leaching is not occurring and of off gas emissions for air regulatory compliance. Before the land farming operation commences, the responsible party shall submit to the Department or to the FDEP local program the monitoring and sampling program, design specifications of the treatment area, and types and amounts of any proposed additives to the soil, to demonstrate that the objectives of this subparagraph will be met. Prior approval is not required for quantities

less than 20 cubic yards, but the design specifications and results of the monitoring and sampling program shall be submitted in the Interim Source Removal Report;

9. Land farming of soil is limited to 180 days, at the end of which time proper disposal is required except if written approval pursuant to the provisions of subsection 62-770.800(4), F.A.C., to exceed this time frame, is obtained from the Department or

from the FDEP local program; and

10. Land farmed soil that does not exceed the lower of the direct exposure residential CTLs and leachability based on groundwater criteria CTLs specified in Chapter 62-777, F.A.C., Table II may be disposed on-site or off-site. Responsible parties are advised that other federal or local laws and regulations may apply to these activities. Land farmed soil that exceeds the applicable CTLs specified in Chapter 62-777, F.A.C., Table II shall not be disposed or returned to the original excavation without obtaining approval from the Department or from the FDEP local program, pursuant to the provisions of Rule 62-770.890, F.A.C.

(c) Soil treatment, storage, or disposal techniques not authorized by applicable rules of the Department, or in paragraph 62-770.300(3)(b), F.A.C., require approval in a

Remedial Action Plan submitted pursuant to Rule 62-770.700, F.A.C.

(d) At petroleum contamination sites eligible for State funding assistance under the Inland Protection Trust Fund, soil removal for treatment or disposal, if warranted and cost-effective, shall commence in accordance with the ranking established pursuant to Chapter 62-771, F.A.C., and shall be performed in accordance with the Department's preapproval program procedures pursuant to a preapproval agreement.

(4) Authorizations. Authorization or receipt of approval pursuant to Rule 62-770.300, F.A.C., does not relieve the responsible party from the obligation to comply with other Department rules (for example, Chapters 62-701 and 62-730, F.A.C.) for product recovery, product disposal, groundwater recovery, or the handling, storage, disposal, or treatment of contaminated media. Responsible parties are advised that other federal or

local laws and regulations may apply to these activities.

(5) Interim Source Removal Report.

- (a) Within 60 days of completion of interim source removal activities, the responsible party shall submit to the Department or to the FDEP local program for review two copies of an Interim Source Removal Report. If analytical results obtained pursuant to paragraph 62-770.300(2)(e), F.A.C., and subparagraphs 62-770.300(3)(a)4. and 62-770.600(4)(m)3., F.A.C., as applicable, after completion of the interim source removal, demonstrate that the applicable No Further Action criteria of subsection 62-770.680(1), F.A.C., are met, a Site Assessment Report pursuant to subsection 62-770.600(7), F.A.C., may be submitted in lieu of the Interim Source Removal Report.
- (b) Unless otherwise specified in a preapproval agreement, the Interim Source Removal Report shall contain the following information in detail, as applicable:

1. The volume of product that was discharged, if known;

- 2. The volume of free product and the volume of groundwater recovered;
- 3. The volume of contaminated soil excavated and treated or properly disposed;

4. The disposal or recycling methods for free product and contaminated soil;

- 5. The disposal methods for other contaminated media and any investigation-derived waste:
- 6. A scaled site map (including a graphical representation of the scale used) that shows the location(s) where free product and groundwater were recovered, the area of soil removed, and the approximate locations where all samples were collected;

7. A table that summarizes free product thickness in each monitoring well or plezometer, the total depth and screened interval of each monitoring well or plezometer, and the dates the measurements were made;

8. The type of field screening instrument, analytical methods, or other methods used;

- 9. The dimensions of the excavation(s) and location(s), integrity, capacities, and last known contents of storage tanks, integral piping, dispensers, or appurtenences removed:
- 10. The dimensions of the excavation(s) and location(s) and capacities of replacement underground storage tanks;

11. A table that indicates the identification, depth, and field soil screening results of

each sample collected;

12. Separate tables by medium that summarize all available soil and groundwater analytical results, detection limits achieved for non-detected analytes, and analyses performed (listing all contaminants analyzed and their corresponding CTLs);

13. Depth to groundwater at the time of each excavation, measurement locations,

and method used to obtain that information;

14. Type of petroleum or petroleum products discharged and a determination, if

possible, of how the product was released;

- 15. A scaled site map (including a graphical representation of the scale used) that shows the locations and results of confirmatory soil samples, in relation to the area of soil removal:
- 16. Documentation or certification that confirms the proper treatment or proper disposal of the free product, contaminated groundwater, or contaminated soil, including disposal manifests for free product, a copy of the documentation or certification of treatment or acceptance of the contaminated soil, and results of analyses, if performed; and
- 17. For land farmed soil, a copy of the pre-treatment and post-treatment analytical results.
- (c) Within 60 days of receipt of an Interim Source Removal Report, the Department or the FDEP local program shall:

1. Provide the responsible party with written approval of the Interim Source Removal Report submitted pursuant to the criteria of paragraph 62-770.300(5)(b), F.A.C.; or

2. Notify the responsible party in writing, stating the reason(s) why the Interim Source Removal Report does not conform with the applicable Interim Source Removal

criteria of paragraph 62-770.300(5)(b), F.A.C.

- (6) If the Interim Source Removal Report is incomplete in any respect, or is insufficient to satisfy the criteria of paragraph 62-770.300(5)(b), F.A.C., the Department or the FDEP local program shall inform the responsible party pursuant to subparagraph 62-770.300(5)(c)2., F.A.C., and the responsible party shall submit to the Department or to the FDEP local program for review two copies of an interim Source Removal Report Addendum that addresses the deficiencies within 60 days after receipt of the notice.
- (7) If the interim source removal is performed after submittal of the Site Assessment Report, the responsible party shall submit to the Department or to the FDEP local program for review two copies of a Site Assessment Report Addendum that updates the Site Assessment Report by summarizing the interim source removal activities and all sampling results obtained after submittal of the Site Assessment Report, and that includes a recommendation pursuant to paragraph 62-770.600(8)(b), F.A.C.

Specific Authority 376.303, 376.3071 FS. Law Implemented 376.3071, 376.30711 FS. History-New 11-1-87, Formerly 17-70.006, Amended 2-21-90, Formerly 17-770.300, Amended 9-3-96, 9-23-97, 8-5-99, 4-17-05.

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Rick Scott Governor

John H. Armstrong, MD, FACS

State Surgeon General & Secretary

Vision: To be the Healthiest State in the Nation

August 21, 2015 **Electronic Correspondence** tuiwarehouse@yahoo.com

Emilio Perez Owner Forever Recycling, LLC 246 East Main Street Pahokee, FL 33476

Project No.: 333423-001-WT

COUNTY: Palm Beach

PROJECT: Waste Tire Processing Facility

RE: **Closure Cost Estimate Approval**

Permit Applicant: Forever Recycling, LLC

Facility Location: 857½ Old Belle Glade Rd, Palm Beach County, Florida, 33476

Dear Mr. Perez:

I have reviewed the attached financial assurance cost estimates (received on 08/14/2015), and approve it for the stated amount(s) of \$ 2,800.00 for closing the subject facility for the year 2015. This cost estimate is based on 35 tons of tires.

Please submit the financial assurance instrument to:

Solid Waste Financial Coordinator

Department of Environmental Protection (DEP) 2600 Blair Stone Road MS 4565 Tallahassee, Florida 32399-2400 (Contact: Mr. Tor Bejnar at (850)-245-8743)

Please note that proof of financial assurance must be provided (to the Department of Health) as part of the permit application, pursuant to Rule 62-711.500(a), F.A.C. Please contact Mr. Tor Bejnar (above) for additional information and provide proof of DEP's approval as soon as it becomes available.

Please contact me at (561) 837-5939 if you have any questions.

Sincerely.

Air and Waste Section

Division of Environmental Public Health

Attachment

CC: Tor Bejnar, DEP/TAL email email tor.bejnar@dep.state.fl.us amede.dimonnay@dep.state.fl.us

Amede Dimonnay, FDEP/SED

YOUTUBE: fldoh

1 1010 1 01111	Print Form
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Reset Form



Florida Department of **Environmental Protection**

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 DEP Form # 62-701.900(28), F.A.C.

Form Title: Closure Cost Estimating Form For Solid Waste Facilities

Effective Date: January 6, 2010

incorporated in Rute 62-701.630(3), F.A.C

CLOSURE COST ESTIMATING FORM FOR SOLID WASTE FACILITIES

			Date of D	EP Approval:		
I. GENERAL INFORMATION:						
Facility Name: FORE	ver	Rect	Cling THOC	١	WACS ID:	
Permit Application or Consent C	order No.:		0	Expira	tion Date:	
Facility Address: 257/	OID	Belle	JADC .	ROAD PA	HOKEE AN	433476
Permittee or Owner/Operator:	En	ilio f	Ockez			······································
Mailing Address: 246	EN	TAIN 57	regez T PAHOK	ee 17,	1 3347	76
			-			
Latitude: Sect 20%	w 42	/K 37"	Longitude:	đ	1	tt
Coordinate Method:	,	D	atum:			
Collected by:		c	ompany/Affiliation:			
	···		,			
Solid Waste Disposal Units Incli	uded in Est	timate:				
The state of the s		Date Unit	Active Life of	 	If closed:	If closed:
		Began	Unit From Date	If active:	Date last	Official
		Accepting	of Initial Receipt	Remaining	waste	date of
Phase / Cell	Acres	Waste	of Waste	life of unit	received	closing
		······································				
T-4-4 -4'	-117-10-1	. 0 .	6 ;			
Total disposal unit acreage incli	uded in this	s estimate:	Closure:		ng-Term Care:	
Egglibe hange	Class I		Naca III	COD Dobid	Diananal	
Facility type: (Check all that apply)		_ C	Class III	C&D Debris	Disposai	
(Oneok all triat apply)	Other:					
II TYPE OF ENIANGIAL AGO.						
II. TYPE OF FINANCIAL ASSI	URANCE E	•	** *			
□ Letter of Credit*	_		ce Certificate		row Account	
□ Performance Bond	-	☐ Financi		☐ For	m 29 (FA Defe	erral)
☐ Guarantee Bond*			und Agreement			
* - Indicates mechanisms	s that require t	he use of a Standi	by Trust Fund Agreemen	t		
Northwest District Northeas 160 Government Center 7825 Baymeadow	st District s Way, Ste. 8200	Central District 3319 Maguire Blvd., St		South Dietri z. 2295 Victoria Ave.		itheast District ngress Ave., Ste. 200

Pensacola, FL 32502-5794 850-595-8360

Jacksonville, FL 32256-7590 904-807-3300

Orlando, FL 32603-3767 407-894-7555

Temple Terracs, FL 33637 813-632-7800

Fort Myers, FL 33901-3881 239-332-6975

West Pain Beach, FL 33401 561-681-6600

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	112.				~			W1 E-1	4 1

40 CFR Part 264 Subpart H as adopted by reference in Rule 62-701.630, Florida Administrative Code, (F.A.C.) sets forth the method of annual cost estimate adjustment. Cost estimates may be adjusted by using an inflation factor or by recalculating the maximum costs of closure in current dollars. Select one of the methods of cost estimate ajustment below. (a) Inflation Factor Adjustment ☐ (b) Recalculated or New Cost Estimates Inflation adjustment using an inflation factor may only be made when a Department approved closure cost estimate exists and no changes have occurred in the facility operation which would necessitate modification to the closure plan. The inflation factor is derived from the most recent Implicit Price Deflator for Gross National Product published by the U.S. Department of Commerce in its survey of Current Business. The inflation factor is the result of dividing the latest published annual Deflatory by the Deflator for the previous year. The inflation factor may also be obtained from the Solid Waste website www.dep.state.fl.us/waste/categories/swfr or call the Financial Coordinator at (850) 245-8706. This adjustment is based on the Department approved closing cost estimate dated: Latest Department Approved Current Year Inflation Inflation Adjusted Closing **Closing Cost Estimate:** Factor, e.g. 1.02 Cost Estimate: This adjustment is based on the Department approved long-term care cost estimate dated: Latest Department Approved Inflation Adjusted Annual Annual Long-Term Care Current Year Inflation Long-Term Care Cost Cost Estimate: Factor, e.g. 1.02 Estimate: Number of Years of Long Term Care Remaining: Inflation Adjusted Long-Term Care Cost Estimate: Owner/Operator Signature by: □ Engineer (check what applies) Signature Hokee, FIA 33476
City, State, Zip Code Name & Title II WARE HOUSE @ TAHLO-COM Date

Telephone Number

Notes: 1. Cost estimates for the time period when the extent and manner of landfill operation makes closing most exp 2. Cost estimate must be certified by a professional engineer. 3. Cost estimates based on third party suppliers of material, equipment and labor at fair market value. 4. In some cases, a price quote in support of individual item estimates may be required. Number Total Cost of Units Cost / Unit Description Unit (Do not include wells already in existence.) 1. Proposed Monitoring Wells EA Subtotal Proposed Monitoring Wells: 2. Slope and Fill (bedding layer between waste and barrier layer): CY Excavation Placement and Spreading CY CY Compaction CY Off-Site Material CY Delivery Subtotal Slope and Fill: 3. Cover Material (Barrier Layer): Off-Site Clay CY Synthetics - 40 mil SY Synthetics - GCL SY SY Synthetics - Geonet Synthetics - Other (explain) Subtotal Cover Material: 4. Top Soil Cover: Off-Site Material CY CY Delivery CY Spread Subtotal Top Soil Cover: 5. Vegetative Layer SY Sodding AC Hydroseeding Fertilizer AC AC Mulch Other (explain) _ Subtotal Vegetative Layer: 6. Stormwater Control System: CY Earthwork SY Grading LF Piping LF Ditches LF Berms EΑ **Control Structures** Other (explain)___ Subtotal Stormwater Control System: ____ ~

□ New Facility Cost Estimate

IV. ESTIMATED CLOSING COST (check what applies)

□ Recalculated Cost Estimate

Description		Unit	Number of Units	Cost	/ Unit	Total Cost
7. Passive Gas Control	::	- : : · · · · · · · · · · · · · · · · ·		Ovat	. 41116	TOTAL CUS
Wells	-	ĒΑ				
Pipe and Fittings		LF		1		
Monitoring Probes		EA			 	
NSPS/Title V require	ements	LS	1			
THOI CALLED A SOCIETY	Omonio	LO		Subtotal Pas	ssive Gas Contro)
B. Active Gas Extraction	n Control:				Jointo Odd Congre	
Traps		EA				
Sumps		EA		1		
Flare Assembly		EA				
Flame Arrestor		ĒΑ	 		"	
Mist Eliminator		EA				-0-
Flow Meter		EA		Marie 1		
Blowers		EA				
Collection System		LF				
Other (explain)		L			·····	
outor (oxpress)			Subtotal	Active Gas F	xtraction Contro	
). Security System:			Oubiotal	Active Cas L	-xuacion Conuc	n. <u></u>
Fencing		LF				
Gate(s)		EA				
Sign(s)		EA	· · · · · · · · · · · · · · · · · · ·			
				Subtotal	Security System	n:
10. Engineering:						·
Closure Plan Repor	t	LS	1			
Certified Engineering	Drawings	LS	1		 	- •
NSPS/Title V Air Pe	rmit	LS	1			
Final Survey		LS	1			
Certification of Clos	ure	LS	1	-	· · · · · · · · · · · · · · · · · · ·	
Other (explain)						
				Sub	total Engineering	a:
Description	Hours	Cost	/ Hour	Hours	Cost / Hour	Total Cost
1. Professional Service	_					
550	<u>Contract</u>	<u>Management</u>	<u>t</u>	Quality As	ssurance	
P.E. Supervisor		_				
On-Site Engineer						
Office Engineer		_				
On-Site Technician						<u>c</u> -
Other (explain)						
				•		
Dogazintion		1 114	Number		, , , ,	
Ouglity Assurance 3	Footin-	Unit	of Units	Cost	/ Unit	Total Cost
Quality Assurance 1	esung	LS	1		 .	- 0-
			•	subtotal Drofe	essional Service	e'

		Subtotal of 1-11 Above:	
12.	Contingency %	of Subtotal of 1-11 Above	-c-
		Subtotal Contingency:	
		Estimated Closing Cost Subtotal:	
	Description		Total Cost
13.	Site Specific Costs		
	Mobilization		280000
	Waste Tire Facility		<i>y</i> -
	Materials Recovery Facility		
	Special Wastes		
	Leachate Management System	Modification	
	Other (explain)		
		Subtotal Site Specific Costs:	280000

TOTAL ESTIMATED CLOSING COSTS (\$): 280000

V. ANNUAL COST FOR I	LONG-TERM CARE			
See 62-701.600(1)a.1., 62-70 certified closed and Department	01.620(1), 62-701.630(3)a. an	ed 62-701.730(11)b. F	A.C. for required term length	. For landfills
(Check Term Length) 5 Ye	ars 20 Years 30	ning long-term care le Years □ Other	Veare	ears remaining.
	stimates must be certified by			
	stimates based on third party	•		andrat value
	e cases, a price quote in sup			iaikot value.
All items must be addres				
	Sampling		loo lok blank,	
	Frequency	Number of	(Cost / Well) /	
Description	(Events / Year)	Wells	Event	Annual Cost
1. Groundwater Monitorii	ng [62,704 E40/8] and /0	1/-17		
Monthly	12)(a)]		_
Quarterly	4			
Semi-Annually	2			
Annually	1		·	
, unideny	1		On	
2. Surface Water Monitor	ring (62-704 540(4), and /	OVE	Groundwater Monitoring:	
Monthly	12	o)(u)}		
Quarterly	4			<u> </u>
Semi-Annually	2			
Annually	1			<u> </u>
, a triaduly	1	Cubbatal C	Sunfa par 186 da un 18 da un 1	
3. Gas Monitoring [62-701	I 400(10)1	Subjoiding	Surface Water Monitoring:	
Monthly	12			
Quarterly	4	~~~~~		
Semi-Annually	2	- 		<u> </u>
Annually	1			
7 ti i i dany	ι		Dubfatel Co. M. C.	
4. Leachate Monitoring [82-704 510/5\ /6\/h\ ==d	29 704 E40/0_3	Subtotal Gas Monitoring:	
Monthly	12	62-701.510(8)¢]		
Quarterly	4			<u> </u>
Semi-Annually	2			<u>c-</u>
Annually	1			<u>~~~</u>
Other (explain)	"			
Otrior (explain)		0		<u></u>
		Supt	otal Leachate Monitoring:	
		Number of	, <u>, , , , , , , , , , , , , , , , , , </u>	
Description	Unit	Units / Year	Cost / Unit	Annual Cost
5. Leachate Collection/Tr	eatment Systems Mainte	nance		
<u>Maintenance</u>				
Collection Pipes	LF			
Sumps, Traps	EA	*************		c-
Lift Stations	EA			
Cleaning	LS	1		
Tanks	EA	Aprillages agreement principles.		

Doggription		Number of		
Description 5 (continued)	Unit	Units / Year	Cost / Unit	Annual Cost
5. (continued)				
<u>Impoundments</u>				_
Liner Repair	SY			<u> </u>
Sludge Removal	CY			
Aeration Systems				
Floating Aerators	EA			
Spray Aerators	EA			<u></u>
Disposal				
Off-site (Includes	1000 gallon			
transportation and disposal)		Subtotal Leachat	e Collection / Treatment	t
			Systems Maintenance	
6. Groundwater Monitoring We				
Monitoring Wells	LF			
Replacement	EA	_		
Abandonment	EA			
	Subto	tal Groundwater Monito	oring Well Maintenance:	
7. Gas System Maintenance				
Piping, Vents	LF			
Blowers	EA	•		
Flaring Units	EA			
Meters, Valves	EA	<u> </u>		
Compressors	EA		****	
Flame Arrestors	EA	 		
Operation	LS	1		
		Subtotal Ga	s System Maintenance:	
8. Landscape Maintenance			o oyolom mantenance.	
Mowing	AC			
Fertilizer	AC			
		Subtotal I	andscape Maintenance:	
9. Erosion Control and Cover	Maintenance	Odbiotal Et	andscape Maintenatice.	
Sodding	SY			
Regrading	AC			
Liner Repair	SY			
Clay	CY		**************************************	
,		total Erasian Control o	nd Cover Maintenance:	
10. Storm Water Management	System Maintena	nce Libbion Congo! a	nu Cover Maintenance;	
Conveyance Maintenance	LS	4		
· ····································			t Custom Mainten	
11. Security System Maintena	oubiolai oli inca	om vvater wanagemen	t System Maintenance:	
Fences	LS			
Gate(s)			· · · · · · · · · · · · · · · · · · ·	
	EA			c_
Sign(s)	ĒA			
		Subtotal Securit	y System Maintenance:	

			Number of		
	Description	Unit	Units / Year	Cost / Unit	Annual Cost
12.	Utilities	LS	_ 1		······································
				Subtotal Utiliti	es:
	Leachate Collection/Trea	itment Systems C	peration		
<u>Op</u>	<u>eration</u>				
	P.E. Supervisor	HR			
	On-Site Engineer	HR			
	Office Engineer	HR			
	OnSite Technician	HR			
	Materials	LS	1		
		Subtotal Le	achate Collection/Treatm	nent Systems Operation	on:
14.	Administrative			•	·
	P.E. Supervisor	HR			
	On-Site Engineer	HR			
	Office Engineer	HR			
	OnSite Technician	HR			
	Other				
				Subtotal Administrativ	/P
		•			
			S	Subtotal of 1-14 Abov	'e:
15.	Contingency		% of Subtotal of 1-14 A	bove	
				Subtotal Contingend	.v.
				0 4 5 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	·y·
_			Number of		
	escription	Unit	Units / Year	Cost / Unit	Annual Cost
16.	Site Specific Costs				
					
			· · · · · ·		
			Sub	total Site Specific Cost	is:
		A	NNUAL LONG-TERM C	ARE COST (\$ / YEAR	1): 0-0
			Number of Ye	ears of Long-Term Can	e:
			TOTAL LONG-1	TERM CARE COST (\$):

VI. CERTIFICATION BY ENGINEER

This is to certify that the Cost Estimates partaining to the engineering features of this solid waste management facility have been examined by me and found to conform to engineering principles applicable to such facilities. In my professional judgment, the Cost Estimates are a true, correct and complete representation of the financial fiabilities for closing and/or long-term care of the facility and comply with the requirements of Rule 62-701,630 F.A.C. and all other Department of Environmental Protection rules, and statutes of the State of Florida. It is understood that the Cost Estimates shall be submitted to the Department annually, revised or adjusted as required by Rule 62-701,630(4), F.A.C.

MM	601 N Longress Au Swk (03) Mailing Address
Signature	Mailing Address
David Chuslo, Prasiplat	Octor Benk, 12 33445 City, State, Zip Code
Name and Title (please type)	City, State, Zip Code
1/20/18	dehusto e aut.com
Date	E-Mail address (if available)
51690	561-272-124y
Florida Registration Number	Telephone Number

Signature of Applicant

Name and Title (pléase type)

TUI WAREHOUSE OTAHOD. COM

E-Mail address (if available)

746 E MAIN ST

Mailing Address

City, State, Zip Code

561-924-9250

Forever Recycling

857 1/2 Old Belle Glade Road

Pahokee FL, 33476

Estimate of Site Closure Costs

Amount of tires stored on site: 35 Tons

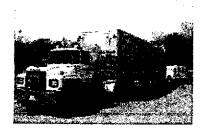
Number of Trailers to Haul Tires: 4 Trailers \times 8.75 Tons = 35 Tons

Cost to haul per trailer: $$100.00 \times 4$ trailers = 400.00

Cost to load per trailer: \$ 162.50 x 4 loads = \$ 650.00

Cost Tipping fee: $$50.00 \text{ per ton } \times 35 \text{ tons} = $1,750.00$

Total Cost hauling, loading and tipping fees: = \$ 2,800.00



MANUEL CORDERO'S TRUCK CORP.

10655 NW 122nd Street Medley, FL. 33178 305-888-4869 Telephone 305-888-4868 Fax mctrucking61@aol.com

August 14, 2015

The quote to move 4 trailers from Forever Recycling at 857 ½ Old Belle Glade Road, Pahokee, FL 33476 to North County Landfill Complex at 6330 N Jog Road, West Palm Beach, FL is as follows:

\$100.00 per trailer x 4 = \$400.00\$162.50 per trailer loading x 4 = \$650.00

Total 4 loaded trailers = \$1,050.00

Sincerely,

Manuel Cordero



SOLID WASTE AUTHORITY OF PALM BEACH COUNTY TIPPING FEE RATE SCHEDULE EFFECTIVE DATE: 10/01/2014

RATES APPLY TO ALL SOLID WASTE AUTHORITY FACILITIES

RATES APPLY TO ALL SOLID W	ASIE AUINURII	T FACILITIES	
Waste Categories (Refer to Notes on Reverse Side)	Per Ton	Per Cubic Yard(1)	Other
Garbage	\$ 42.00	\$ 17.00	
Trash (2)	42.00	17.00	
Construction/Land Clearing (3)	45.00	14.00	
Vegetation (4)	25.00	4.50	
C/D Recycling Residue (5)	21.00	9.00	
Restricted Use Fill (6)	4.00	2.00	
Tires: Whole Passenger (w/o rims) (7a)	50.00	5.00	
Whole Truck/Oversized	190.00	27.00	
Shredded/Segmented (4 or more pieces) (7b)	15.00	7.50	
Livestock Waste (8)	15.00	6.00	
Special Waste - Class A (9)	65.00	24.00	
Special Waste - Class B (10)	150.00	*	
Dewatered Sludge	100.00		
Whole Animals (11)	30.00	**	
White Goods	10.00		
Trailers (Mobile Homes & RVs) (12)	90.00		\$11.00 per ft
Saturday Only (Automobiles) (13)			\$ 2.00 each
Minimum Charge			\$ 2.00 each
Unsecured Load Surcharge (14)			\$10.00 each
Out of County	153.00	64.00	

Site Location	Hours	Days
Resource Recovery Facility - Plant	7:00 A.M. to 5:00 P.M.	Mon. through Sat.
6395 N. Jog Road, West Palm Beach		
North County Landfill Complex	7:00 A.M. to 5:00 P.M.	Mon. through Sat.
6330 N. Jog Road, West Palm Beach		
Jupiter Transfer Station		
14185 N. Military, Jupiter	7:00 A.M. to 5:00 P.M.	Mon. through Fri.
Royal Palm Beach Transfer Station		
9743 Process Drive, Royal Palm Beach	7:00 A.M. to 3:00 P.M.	Saturday
West Delray Transfer Station	i	
13400 S. State Rd. 7, Delray Beach		
Delray Transfer Station		
1901 SW 4 th Avenue, Delray Beach		
Lantana Transfer Station	7:00 A.M. to 5:00 P.M.	Mon. through Fri.
1810 Lantana Road, Lantana	7:00 A.M. to Noon	Saturday
Belle Glade Transfer Station	7:30 A.M. to 4:00 P.M.	Mon. through Fri.
1701 State Road 15, Belle Glade		

- The landfill and transfer stations will be closed on: Thanksgiving and Christmas. Authority facilities are not open on Sundays.
- All customers are required to weigh out unless they have a tare weight on file. If you leave the Weigh Station without weighing out, your fee will be based on the full weight of the load as well as the vehicle.
- Transfer stations cannot accept the following prohibited materials: concrete, chain link fencing, farm plastic, block, brick, tile, steel, rebar, roofing material, construction lumber, trusses, pallets, trailers, dirt, fill, sod, stumps and tree remains greater than 50 pounds or 6 feet in length, and other similar materials which may damage the facility or equipment. Loads containing more than a small quantity of these materials will be rejected. Additionally, loads of tires, animals, animal waste, sludge, loads delivered in a tractor trailer and other items that require special handling are never accepted at transfer stations. The Landfill will accept these items. Acceptance or rejection of loads at a Transfer Station is at the Authority's discretion.
- Mixed loads will be charged at the higher waste category rate.
- The SWA accepts only cash or business checks at the Weigh Stations. Payment by check requires prior approval and completion of a Check Cashing Application. Credit Cards are not accepted at this time.

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Rick Scott Governor

John H. Armstrong, MD, FACS State Surgeon General & Secretary

Vision: To be the Healthiest State in the Nation

July 13, 2015 **ELECTRONIC CORRESPONDENCE**

tuiwarehouse@yahoo.com

Emilio Perez Owner Forever Recycling. LLC Pahokee, FL 33476

COUNTY: Palm Beach PROJECT: Permit Application

Project No.: 333423-001-WT

RE:

Approval of 90 day Extension - Request for Additional Information Forever Recyling Waste Tire Processing Facility Permit Application

Dear Mr. Perez:

We reviewed your request (attached), dated July 9, 2015 for additional 90 days to provide response to the Department's second request for information sent on May 18, 2015 (attached).

Pursuant to Rule 62-4.055(1), F.A.C., your request for additional 90 days is approved and the response to the Department's request is due November 16, 2015.

Please note that the Rule 6204.055(1), F.A.C. states that "additional extensions shall be granted for good cause shown by the applicant. A showing that the applicant is making a diligent effort to obtain the requested additional information shall constitute good cause. Failure of an applicant to provide the timely requested information by the applicable deadline shall result in denial of the application."

If you have any questions or assistance, please contact me or Mr. Jorge Patino at 561-837-5900. When referring to this project, please use the project number indicated.

Sincerely,

For the Director
Division of Environmental Public Health

Laxmana Tallam, P.E. Air & Waste Section

Division of Environmental Public Health

axmana Tallam_

cc:

Amede Dimonnay, FDEP/SED Richard Tedder, FDEP/TAL

email email amede.dimonnay@dep.state.fl.us Richard.Tedder@dep.state.fl.us

YOUTUBE: fldoh

Patino, Jorge R

From: Emilio Perez <tuiwarehouse@yahoo.com>

Sent: Thursday, July 09, 2015 1:16 PM

To: Patino, Jorge R

Subject: Re: WACS Facility ID/ Name: 102298 / FOREVER RECYCLING

Good morning Mr. patino .yes at this time we are requesting a 90 day extension. thank you

Sent from my iPhone

On Jul 9, 2015, at 11:16 AM, Patino, Jorge R < <u>Jorge.Patino@flhealth.gov</u>> wrote:

Mr. Perez,

Thank you for the response. If you need a 90-day extension, please let us know via email.

Thanks,

Jorge Patino, P.E.
Air & Solid Waste Permitting and Compliance
Department of Health Palm Beach County
800 Clematis Street, 4th Floor
West Palm Beach, FL 33401
Office: (561) 837-5974

FAX: (561) 837-5295 www.pbchd.com

From: Emilio Perez [mailto:tuiwarehouse@yahoo.com]

Sent: Monday, June 22, 2015 4:51 PM

To: Patino, Jorge R

Subject: Re: WACS Facility ID/ Name: 102298 / FOREVER RECYCLING

Good afternoon sir the engineer is working on it should have the paperwork back by the middle part of next week thank you

Sent from my iPhone

On Jun 22, 2015, at 11:33 AM, Patino, Jorge R < <u>Jorge.Patino@flhealth.gov</u>> wrote:

Good Morning Mr. Perez,

Can you please let us know the status of the response to the attached request for additional information (RAI) discussed during our meeting on May 18, 2015?

Thank you,

Jorge Patino, P.E.

Air & Solid Waste Permitting and Compliance

Department of Health Palm Beach County 800 Clematis Street, 4th Floor West Palm Beach, FL 33401

Office: (561) 837-5974 FAX: (561) 837-5295 www.pbchd.com

From: Tallam, Laxmana

Sent: Monday, June 22, 2015 9:03 AM

To: Patino, Jorge R

Subject: FW: WACS Facility ID/ Name: 102298 / FOREVER RECYCLING

System generated email...

~Laxmana

----Original Message----

From: EPOST_SWM@dep.state.fl.us [mailto:EPOST_SWM@dep.state.fl.us]

Sent: Sunday, June 21, 2015 5:19 AM

To: tuiwarehouse@yahoo.com

Cc: Tallam, Laxmana; EPOST_SWM@dep.state.fl.us; Richard.Tedder@dep.state.fl.us;

Lee.Martin@dep.state.fl.us

Subject: WACS Facility ID/ Name: 102298 / FOREVER RECYCLING

Applicant Name: EMILIO PEREZ

Applicant Company: FOREVER RECYCLING Permit File Number: 0333423-001-WT

WACS/ME ID: 102298

Application Received Date: 03/03/2015

Project Name/Description: WASTE TIRE PROCESSING PERMIT/Initial Waste tire

processing facility permit

Dear Applicant:

This email was auto generated as a courtesy to remind you that it has been 34 days since the Department requested additional information (RAI) associated with your application referenced above. If you have already submitted the information, or have made other arrangements with the Permitting Processor, please disregard this courtesy notification.

We recognize that additional time may be needed to provide the requested information, and encourage you to contact us if you feel that additional discussions may facilitate the preparation of the response, or our understanding of the application. If you believe an additional extension is warranted, we are willing to work with you to review the circumstances for the requested extension.

It is the goal of this letter to better assist you and to facilitate the active processing of your permit application. Where a permit application is not completed by an extended deadline without good cause, the Department may propose an agency action to deny the permit.

If you have any questions regarding this Permitting Application, please contact the Permitting Processor - LAXMANA TALLAM at Laxmana. Tallam@flhealth.gov or by phone at 561-837-5900.

If you feel you have received this email in error, please contact LAXMANA TALLAM at Laxmana. Tallam@flhealth.gov.

[Dep Customer

Survey]survey]survey]survey]survey]survey]survey.dep.state.fl.us

<333423-001-WT_Forever Recycling_2nd RFI.pdf>

Florida Department of Health Palm Beach County 800 Clematis Street, West Palm Beach, FL 33401 Attendance Sign-In Sheet

Monday, May 18, 2015

NAME	COMPANY	EMAIL ADDRESS	
Jorge Patino	FDOH	jorge patino a to som	
Emilio PEREZ	FOREVER Recycling LLC	TUIWAREhouse @ YAhoo.com	
Emple Per-	Follower Lecillis ,		
Ench per- Capmana Tallam	FDOH	Lapmana. Tallam @ PLHEHLTH. Gol	/.

NOTE: WENT OVER EACH REINITED (IN DETAIL) AND RULE 62-711, ESPECIALLY 62-711.540 REQUIREMENTS.

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Vision: To be the Healthiest State in the Nation

Rick Scott Governor

John H. Armstrong, MD, FACS

State Surgeon General & Secretary

May 18, 2015
HAND-DELIVERED/ELECTRONIC CORRESPONDENCE tuiwarehouse@yahoo.com

Emilio Perez Owner Forever Recycling. LLC 246 East Main Street Pahokee, FL 33476

Project No.: 333423-001-WT

COUNTY: Palm Beach PROJECT: Permit Application

RE:

Application for a Waste Tire Processing Facility Permit

Second Request for Information

Facility Location: 857½ Old Belle Glade Rd, Palm Beach County, Florida, 33476

Dear Mr. Perez:

The Florida Department of Health Palm Beach County (DOH) has reviewed the additional information and the revised permit application received on April 23, 2015. As discussed during the meeting at the Department of Health Palm Beach County on May 18, 2015, additional information is still needed to complete your application. Further evaluation of your proposed project will be on hold until all the information requested below has been received by the DOH. In order to expedite the application review and avoid additional requests for information, please provide a detailed written response to each item below. If you believe an item does not apply, please state so and explain why. A copy of the request for information issued to the facility on April 02, 2015 is attached.

Please provide the following information promptly in order to complete the review of your application pursuant to Chapters 120 and 403, Florida Statutes (F.S.) and Florida Administrative Code (F.A.C.) Rules 62-4.055, 62-701, and 62-709.

- 1. Please submit written responses to the following questions/requests included in the Department's April 2, 2015 request for information:
 - a. During a site visit conducted by Mr. Jorge Patino on April 1, 2015, Mr. Emilio Perez indicated that the Applicant and owner of Forever Recycling, LLC is his son, Mr. Emilio Perez, Jr. The application submitted indicates Mr. Emilio Perez as the Applicant and was signed by Emilio Perez/Owner. Please revise the application to show the full legal name of the Applicant and signatory. Also, please describe Mr. Emilio Perez's (father of Mr. Emilio Perez, Jr.) role in Forever Recycling, LLC.
 - b. DOH is in receipt of correspondence dated February 5, 2015 signed by Mr. Daniel Casey and Mr. Emilio Perez, Jr. and witnessed by Ms. Sara Perez. According to this correspondence, Mr. Casey resigned as a member of Forever Recycling, LLC and Mr. Emilio Perez, Jr. is the new registered agent and managing member. A search of the Florida Department of State Division of Corporations website on April 2, 2015 showed Mr. Casey as the Registered Agent and Authorized Person. Please provide written documentation showing that a formal request has been made to update the corporation's records.
 - c. Question A.7 of the application regarding enforcement actions was answered no, indicating no "enforcement actions taken by the Department against applicant relating to the operation of any solid waste management facility in this state." DOH records indicate that the attached Orders were sent to Mr. Emilio Perez on March 12, 2015 as part of an ongoing enforcement (Case No. SW-01-15) against Forever Recycling, LLC. Please revise the application, if necessary, and provide an explanation of any and all ongoing and/or prior enforcement actions and associated resolutions or proposed actions to resolve ongoing violations.

d. Please provide all information requested in Part III-Attachments, subparts A through F of the application form in accordance with the specified requirements (see below).

Part III - Attachments:

A. Facility design

NOTE: All maps, plan sheets, drawings, isometrics, cross sections, or aerial photographs shall be legible; be <u>signed</u> <u>and sealed by a registered professional engineer</u> responsible for their preparation; be of <u>appropriate scale</u> to show clearly all required details; be numbered, referenced to narrative, titled, have a legend of symbols used, contain horizontal and vertical scales (where applicable), and specify drafting or origination dates; and use uniform scales as much as possible, contain a north arrow and use NGVD for all elevations.

- A topographic or section map of the facility, including the surrounding area for one mile, no more than one year old, showing land use and zoning within one mile of the facility
- 2. A plot plan of the facility on a scale of not less than one inch equals 200 feet. At a minimum, the plot plan shall include. (The plan submitted must be drawn to scale and signed and sealed by a professional engineer.)
 - a. The facility design, including the location and size of all storage and processing areas for used tires, unprocessed waste tires, processed waste tires, and waste tire processing residuals. (Please note that dimensions of storage areas must comply with the requirements of 62.711.540)
 - b. All wetlands and water bodies within the facility or within 200 feet of any storage area;
 - c. Stormwater control measures, including ditches, dikes, and other structures;
 - d. Boundaries of the facility, legal boundaries of the land containing the facility, and any easements or rights of way that are within the facility or within 200 feet of any storage area;
 - e. Location, size, and depth of all wells within the facility or within 200 feet of any storage area;
 - f. All structures and buildings that are, or will be, constructed at the facility; include those used in storage and processing operations;
 - g. All areas used for loading and unloading;
 - h. All access roads and internal roads, including fire lanes;
 - i. Location of all fences, gates, and other access control measures; and
 - j. Location of all disposal areas within the facility.
- B. B. Facility operation. (The following items have not been submitted or require additional details)
- A description of the equipment used for processing tires. This description shall include the <u>make, model, and</u> <u>hourly capacity of each piece of equipment.</u>
- 5. A description of how the operator will maintain compliance with each of the storage requirements of Rule 62-711.540, F.A.C.
- 7. A copy of the fire safety survey
- 8. A description of how 75% of the annual accumulation of waste tires will be removed for disposal or recycling.
- D. Attach proof of financial responsibility as requirement by Rule 62-711.500(3) OR a calculation showing that financial assurance documents, currently on file with the Department, are sufficient to assure closing of the waste tire site as well as any other solid waste management facility at that location. (Pursuant to Rule 62-711.500(3), the cost estimate shall be the amount that would be expended to remove, process, and dispose of waste tires on the site and to close the site. The costs shall be based on a third party, who is not a subsidiary or parent company, performing the work, reported on a per unit basis. Quantity estimates shall be certified by a Professional Engineer.) Please contact Mr. Tor Beinar of the Department of Environmental Protection (DEP) at 850-245-8743 regarding financial instrument. Please submit the cost estimates to our office using the attached form.

E. A letter from the land owner (if different from applicant) authorizing use of the land as a waste tire processing facility.

Note that all submittals must be signed and sealed by a professional engineer (as required), licensed in the State of Florida.

The Health Department must receive a response from you within ninety (90) days of receipt of this letter, unless you (the applicant) request additional time under Rule 62-4.055(1), F.A.C. Failure of an applicant to provide the timely requested information by the applicable deadline shall result in denial of the application.

If you have any questions, please contact me at 561-837-5936. When referring to this project, please use the project number indicated.

Sincerely

of Environmental Public Health

Attachment

cc:

Amede Dimonnay, FDEP/SED Richard Tedder, FDEP/TAL

Mike Tyson, PB SWA

email email email amede.dimonnay@dep.state.fl.us Richard.Tedder@dep.state.fl.us mtyson@swa.org

Mission:

To protect, promote & improve the health of all people in Florida through integrated state, county & community efforts.



Rick Scott

John H. Armstrong, MD, FACS State Surgeon General & Secretary

Vision: To be the Healthiest State in the Nation

April 2, 2015
ELECTRONIC CORRESPONDENCE tuiwarehouse@yahoo.com

Emilio Perez Owner Forever Recycling. LLC 246 East Main Street Pahokee, FL 33476

Project No.: 333423-001-WT

COUNTY: Palm Beach

PROJECT: Permit Application

RE:

Application for a Waste Tire Processing Facility Permit

Facility Location: 857½ Old Belle Glade Rd, Palm Beach County, Florida, 33476

Dear Mr. Perez:

The Florida Department of Health Palm Beach County (DOH) has reviewed the referenced permit application, received on 03/01/2015 (correct fee received 03/18/2015), and have determined that additional information is needed to complete your application. Further evaluation of your proposed project will be on hold until all the information requested below has been received by the DOH.

Please provide the following information promptly in order to complete the review of your application pursuant to Chapters 120 and 403, Florida Statutes (F.S.) and Florida Administrative Code (F.A.C.) Rules 62-4.055, 62-701, and 62-709.

- During a site visit conducted by Mr. Jorge Patino on April 1, 2015, Mr. Emilio Perez indicated that the Applicant
 and owner of Forever Recycling, LLC is his son, Mr. Emilio Perez, Jr. The application submitted indicates Mr.
 Emilio Perez as the Applicant and was signed by Emilio Perez/Owner. Please revise the application to show the
 full legal name of the Applicant and signatory. Also, please describe Mr. Emilio Perez's (father of Mr. Emilio
 Perez, Jr.) role in Forever Recycling, LLC.
- 2. DOH is in receipt of correspondence dated February 5, 2015 signed by Mr. Daniel Casey and Mr. Emilio Perez, Jr. and witnessed by Ms. Sara Perez. According to this correspondence, Mr. Casey resigned as a member of Forever Recycling, LLC and Mr. Emilio Perez, Jr. is the new registered agent and managing member. A search of the Florida Department of State Division of Corporations website on April 2, 2015 showed Mr. Casey as the Registered Agent and Authorized Person. Please provide written documentation showing that a formal request has been made to update the corporation's records.
- 3. Question A.7 of the application regarding enforcement actions was answered no, indicating no "enforcement actions taken by the Department against applicant relating to the operation of any solid waste management facility in this state." DOH records indicate that the attached Orders were sent to Mr. Emilio Perez on March 12, 2015 as part of an ongoing enforcement (Case No. SW-01-15) against Forever Recycling, LLC. Please revise the application, if necessary, and provide an explanation of any and all ongoing and/or prior enforcement actions and associated resolutions or proposed actions to resolve ongoing violations.
- 4. Please provide all information requested in Part III-Attachments, subparts A through F of the application form in accordance with the specified requirements (see below).

Part III - Attachments:

A. Facility design

NOTE: All maps, plan sheets, drawings, isometrics, cross sections, or aerial photographs shall be legible; be signed and sealed by a registered professional engineer responsible for their preparation; be of appropriate scale to show clearly all required details; be numbered, referenced to narrative, titled, have a legend of symbols used, contain horizontal and vertical scales (where applicable), and specify drafting or origination dates; and use uniform scales as much as possible, contain a north arrow and use NGVD for all elevations.

- 1. A topographic or section map of the facility, including the surrounding area for one mile, no more than one year old, showing land use and zoning within one mile of the facility
- A plot plan of the facility on a scale of not less than one inch equals 200 feet. At a minimum, the plot plan shall include.
 - The facility design, including the location and size of all storage and processing areas for used tires, unprocessed waste tires, processed waste tires, and waste tire processing residuals;
 - All wetlands and water bodies within the facility or within 200 feet of any storage area;
 - c. Stormwater control measures, including ditches, dikes, and other structures;
 - Boundaries of the facility, legal boundaries of the land containing the facility, and any easements or rights of way that are within the facility or within 200 feet of any storage area;
 - e. Location, size, and depth of all wells within the facility or within 200 feet of any storage area;
 - All structures and buildings that are, or will be, constructed at the facility; include those used in storage and processing operations;
 - g. All areas used for loading and unloading;
 - h. All access roads and internal roads, including fire lanes;
 - i. Location of all fences, gates, and other access control measures; and
 - j. Location of all disposal areas within the facility.

B. B. Facility operation.

- A description of the facility's operation, process and products including how waste tires will be received and stored.
- 4. A description of the equipment used for processing tires. This description shall include the make, model, and hourly capacity of each piece of equipment.
- Description of the waste from the process, the amount of waste expected and how and where this waste will be disposed of.
- Statement of the maximum daily throughput and the planned daily and annual throughput.
- A description of how the operator will maintain compliance with each of the storage requirements of Rule 62-711.540, F.A.C.
- A copy of the emergency preparedness manual for the facility with a statement of the on site and off site locations where that manual will be maintained.
- 9. A copy of the fire safety survey
- 10. A description of how 75% of the annual accumulation of waste tires will be removed for disposal or recycling.
- C. Completed closing plan for the facility as required by Rule 62-711.700(2) and (3), F.A.C.
- D. Attach proof of financial responsibility as requirement by Rule 62-711.500(3) OR a calculation showing that financial assurance documents, currently on file with the Department, are sufficient to assure closing of the waste tire site as well as any other solid waste management facility at that location.
- E. A letter from the land owner (if different from applicant) authorizing use of the land as a waste tire processing facility.
- F. If waste tires will be consumed or disposed of at the facility, attach a description of the other environmental permits that the applicant has for this use, including, permit number, date of issue, and name of issuing agency.

Note that all submittals must be signed and sealed by a professional engineer (as required), ilcensed in the State of Florida.

The Health Department must receive a response from you within ninety (90) days of receipt of this letter, unless you (the applicant) request additional time under Rule 62-4.055(1), F.A.C. Failure of an applicant to provide the timely requested information by the applicable deadline shall result in denial of the application.

If you have any questions, please contact me at 561-837-5936. When referring to this project, please use the project number indicated.

Sincerely

Jorge Patisio, P.E. Air and Waste Section

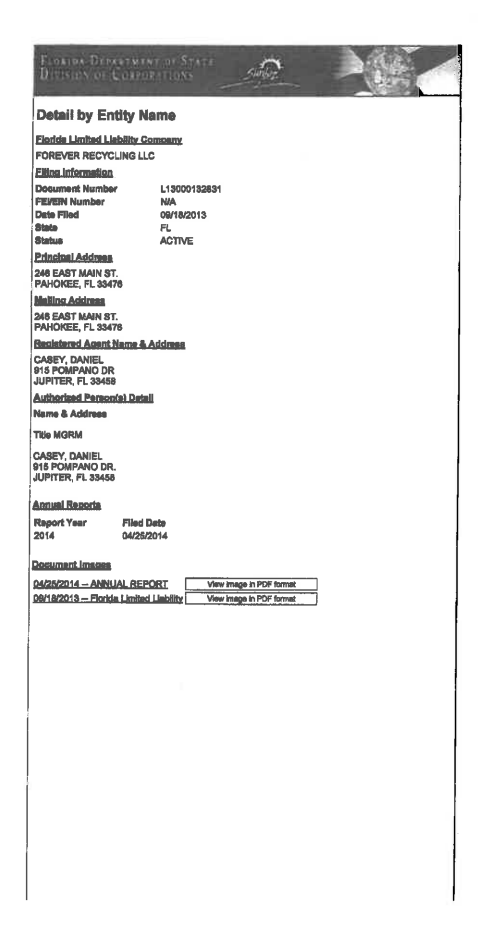
Division of Environmental Public Health

Attachment

Amede Dimonnay, FDEP/SED email
Richard Tedder, FDEP/TAL email
Mike Tyson, PB SWA email

Latino

Laxmana.tallam@fiheaith.gov amede.dimonnay@dep.state.fl.us Richard.Tedder@dep.state.fl.us mtyson@swa.org



filesion:

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Vision: To be the Healthiest State in the Nellon

Rick Spott Governor

John H. Armstrong, MD, FACS State Surgeon General & Secretary

INTEROFFICE COMMUNICATION

DATE:

March 12, 2015

TO:

Palm Beach County Sheriff's Department

Civil Division

Palm Beach County Courthouse West Palm Beach, Florida 33041

FROM:

Berbara L. Sullivan, Administrative Assistant

Environmental Control Office

RE:

SERVICE OF DOCUMENTS

NAME:

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY

y, FOREVER RECYCLING, LLC

CASE NO. SW-01-15

Please serve the following documents:

1. ORDER SETTING PREHEARING CONFERENCE

2. ORDER TO SHOW CAUSE and NOTICE OF HEARING

ON:

Emilio Perez, Registered Agent

246 East Main Street Pahokee, FL 33476

And, return the originals to this office by INTEROFFICE MAIL, FL Dept. of Health in Palm Beach County, Barbara Sullivan, Legal Office, 800 Clematis Street, Rm 546, West Palm Beach FL 33401.

These documents are relative to Hearings scheduled for April 16, 2015 and April 23, 2015 before the Environmental Control Hearing Board.

SERVICE SHOULD BE OBTAINED BY: APRIL 3, 2015. IF SERVICE IS UNOBTAINABLE, PLEASE RETURN ALL DOCUMENTS TO OUR OFFICE.

TYPE OF SERVICE: Registered Agent

If you need to contact our office, please call 671-4007.

Barbara L. Sullivan, as Clerk of the Environmental Control Hearing Board 800 Clematis Street, Rm 546

800 Clematis Street, Rm 546 West Palm Beach FL 33401

SOULON IS ATTACHED TO COVER COST OF SERVICE

OTHER: None

PHONE: 561-671-4007 • FAX 561-837-5195

Micrion:

To protect, promote & improve the health of all people in Florida through integrated state, pounty & community efforts.



Governor

Whele Benti

John H. Armstrong, MD, FACS State Surpeon General & Secretary

Violen: To be the Hautthiest State in the Nation

INTEROFFICE COMMUNICATION

DATE:

March 12, 2015

TO:

Palm Beach County Sheriff's Department

Civil Division

Palm Beach County Courthouse West Palm Beach, Florida 33041

FROM:

Berbera L. Sullivan, Administrative Assistant

Environmental Control Office

RE:

SERVICE OF DOCUMENTS

NAME:

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY

v. FOREVER RECYCLING, LLC

CASE NO. 5W-01-15

Please serve the following documents:

1. ORDER SETTING PREHEARING CONFERENCE

2. ORDER TO SHOW CAUSE and NOTICE OF HEARING

ON:

Daniel Casey, Registered Agent

915 Pompane Drive Jupiter, FL 33458

And, return the originals to this office by INTEROFFICE MAIL, FL Dept. of Health in Psim Beach County, Barbara Sullivan, Legal Office, 800 Clematic Street, Rm 546, West Palm Beach FL 33401.

These documents are relative to Hearings scheduled for April 16, 2015 and April 23, 2015 before the Environmental Control Hearing Board.

SERVICE SHOULD BE OBTAINED BY: <u>APRIL 3, 2015</u> IF SERVICE IS UNOBTAINABLE, PLEASE RETURN ALL DOCUMENTS TO OUR OFFICE.

TYPE OF SERVICE: Registered Agent

If you need to contact our office, please call 671-4007.

Barbara L. Sullivan, as Clerk of the
Environmental Control Hearing Board

800 Clematis Street, Rm 546 West Palm Beach FL 33401

\$00.00 IS ATTACHED TO COVER COST OF SERVICE

OTHER: None

PALM BEACH COUNTY. ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY	3
Petitioner,	3
VS.	Case No. SW-01-15
FOREVER RECYCLING, LLC,	<u>}</u>
Respondent.	;

ORDER SETTING PREHEARING CONFERENCE

This cause is set for Prehearing Conference on Thursday, April 16, 2015 at 9:00 a.m. at the Florida Department of Health in Palm Beach County, 800 Clematis Street, Conference Room 112, West Palm Beach, Florida.

Parties shall comply with the attached Prehearing Conference Procedures.

ORDERED at West Palm Beach, Florida, this 12th day of March, 2015.

David Frendenberg, Chair
Palm Beach County Environmental
Control Hearing Board

WITH THE PALM BEACH COUNTY ONMENTAL CONTROL HEARING BOARD

Person(s) needing special accommodations in order to participate in this proceeding, should contact Barbara Sullivan, Clerk of the Board at (561) 671-4007, so appropriate arrangements can be made

PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

PREHEARING CONFERENCE PROCEDURES

The following procedures shall be followed in all matters set to be heard by the Palm Beach County Environmental Control Hearing Board:

- A. Parties are encouraged to communicate prior to the date of the Prehearing Conference to:
 - 1. Discuss compliance.
 - Discuss settlement/stipulation and civil fines.
- B. The Prehearing Conference is held one week prior to Hearing to:
 - 1. Discuss, simplify, and stipulate to as many facts and issues as possible, including:
 - (a) Ownership or control of the subject property.
 - (b) Codes alleged to have been violated.
 - (c) All stipulated facts.
 - (d) Facts at issue.
 - (e) Issues as to the application and interpretation of laws cited.
 - 2. Discuss possible prehearing settlement/stipulation.
- C. Absent stipulation, disclosure of the following shall be made at the Prehearing Conference:
 - 1. Physical evidence to be used in the Hearing and objections, if any, of opposing party.
 - Any and all witnesses to be presented and give testimony at the Hearing.
- D. Unless otherwise mutually agreed to by both parties, at the Hearing parties shall be limited to exhibits produced, objections reserved, and witnesses disclosed pursuant to Paragraph C, above.

PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY)	
Petitioner,)	
VS.) Case No	. SW-01-15
FOREVER RECYCLING, LLC,	3	
Respondent.	1	
water the control of	J	

ORDER TO SHOW CAUSE AND NOTICE OF HEARING

The Acting Environmental Control Officer having filed a Notice of Failure To Comply With A Notice Of Violation, the Palm Beach County Environmental Control Hearing Board hereby orders,

FOREVER RECYCLING, LLC, ("Respondent"), owner of the property located at 857 1/2 Old Belle
Glade Road 441, Pahokee, FL 33476, to appear before it at 800 Clematis Street, Conference Room 112.

West Palm Beach, Florida at 9:00 a.m., on Thursday, April 23, 2015 to show cause why it should not be held in violation of Chapter 77-616, Laws of Florida, as amended, ("The Environmental Control Act");
Chapter 11 of the Palm Beach County Code (Ordinance 78-5, as amended); and, more specifically, the following section(s) of the Florida Administrative Code governing Solid Waste for the violation(s) cited below and as set forth in the attached Notice of Failure To Comply With A Notice Of Violation, and further to show cause why it should not be ordered to pay civil fines and take such preventive or corrective action as this Board may deem just and proper:

62-701.300(1)(a) F.A.C., Prohibitions: (1) General prohibition. (a) No person shall store, process, or dispose of solid waste except as authorized at a permitted solid waste management facility or a facility exempt from permitting under this chapter; to wit: On October 27, 2014.

December 1, 2014, and February 19, 2015. Health Department Inspectors observed solid waste

being stored by Forever Recycling. LLC, at 857 1/2 Old Beile Glade Road 441, Pahokee, FL; and 62-709.328(2)(a)2, F.A.C., (2) Design and Operating Requirements. (a) The facility shall have the operational features and equipment necessary to maintain a clean and orderly operation.

Unless otherwise specified in Rule 62-709.330 or 62-709.350, F.A.C., these provisions shall include: 2. Dust and litter control methods; to wit: On October 27, 2014 and December 1, 2014. Forever Recycling. LLC, failed to operate in a manner to control dust and litter; and 62-709.320(2)(a)3.a., F.A.C., (2) Design and Operating Requirements. (a) The facility shall have the operational features and equipment necessary to maintain a clean and orderly operation. Unless otherwise specified in Rule 62-709.330 or 62-709.350, F.A.C., these provisions shall include: 3. Fire protection and control provisions to deal with accidental burning of solid waste, including a. There shall be an all-weather access road, at least 20 feet wide, all around the perimeter of the site; to wit: On October 27, 2014 and December 1, 2014, Forever Recycling.

LLC. failed to maintain a 20 ft all-weather access road all around the perimeter of its yard trash recycling site; and

62-709.320(2)(b), F.A.C., (2) Design and Operating Requirements....(b) The facility shall be operated in a manner to control vectors; to wit: On October 27, 2014 and December 1, 2014, Forever Recycling and Operating Requirements....(b) The facility shall be operated in a manner to control vectors; to wit: On October 27, 2014 and December 1, 2014, Forever Recycling and Operating Requirements....(c) The facility shall be operated in a manner to control vectors; to wit: On October 27, 2014 and December 1, 2014,

operated in a manner to control vectors, to wit: On October 27, 2014 and December 1, 2014.

Forever Recycling, LLC, failed to operate in a manner to control vectors: and

62-711.400(1), F.A.C., Waste Tire Prohibitions. (1) No person may maintain a waste tire site unless such site is an integral part of a permitted waste tire processing facility, except as provided in Rule 62-711.500, F.A.C. For the purpose of this rule, "an integral part of a waste tire processing facility" means the waste tire site is on the same property as the processing facility; to wit: On February 19, 2015, a Health Department inspector observed more than 1500 waste tires being stored onsite at 857 1/2 Old Belle Glade Road 441, Pahokee, FL.

A copy of the Notice of Failure To Comply With A Notice Of Violation is attached hereto and made a part hereof.

The proceeding is and shall be governed by Palm Beach County Code Section 11-21, as amended (Ordinance No. 78-5, as amended) and the Environmental Control Act.

ORDERED at West Palm Beach, Florida, this 12th day of March, 2015.

PALM BEACH COUNTY ENVIRONMENTAL

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Copies furnished to:

Acting Environmental Control Officer
FL Department of Health in Palm Beach County
800 Clematis Street, Rm 546
West Palm Beach FL 33401

FL Department of Health in Palm Beach County Environmental Public Health 800 Clematis Street West Palm Beach FL 33401

Emilio Perez. Jr., Registered Agent 246 East Main Street Pahokee, FL 33476 FILED: 1015 WITH THE PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD

CLERK OF THE BOARD

If A Person Decides To Appeal Any Decision Made By The Special Master With Respect To Any Matter Considered At This Meeting Or Hearing, He Or She Will Need A Record Of The Proceedings, And That, For Such Purpose, He Or She May Need To Ensure That A Verbatim Record Of The Proceedings Is Made, Which Record Includes The Testimony And Evidence Upon Which The Appeal Is To Be Based.

Person(s) needing special accommodations in order to participate in this proceeding, should contact Barbara Sullivan, Clerk of the Board at (561) 671-4007 so appropriate arrangements can be made

PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD West Palm Beach, Florida

FLORIDA DEPARTMENT OF HEALTH IN PALM BEACH COUNTY)		
Petitioner,)		
YS.)]	Case No.	SW-01-15
FOREVER RECYCLING, LLC,)		
Respondent.))		

NOTICE OF FAILURE TO COMPLY WITH A NOTICE OF VIOLATION

Pursuant to Chapter 77-616, Laws of Florida, as amended ("The Environmental Control Act"), this notice is filed with the Palm Beach County Environmental Control Hearing Board ("Hearing Board") to invoke its jurisdiction over Respondent, FOREVER RECYCLING, LLC, owner of the property located at 857 1/2 Old Belle Glade Road 441, Pahokee, PL 33476, and in support thereof the Acting Environmental Control Officer of the Florida Department of Health in Palm Beach County states:

Respondent has violated the Environmental Control Act; Chapter 11 of the Palm Beach County

Code (Ordinance 78-5, as amended); and, more specifically, the following section(s) of the

Florida Administrative Code governing Solid Waste for the violation(s) cited below and as set

forth in the attached copy of a Notice issued by an authorized representative of the Florida

Department of Health in Palm Beach County. Said Notice is hereby made and shall be

considered a part hereof:

62-701.300(1)(a) F.A.C., Prohibitions: (1) General prohibition. (a) No person shall store, process, or dispose of solid waste except as authorized at a permitted solid waste management facility or a facility exempt from permitting under this chapter; to wit: On October 27, 2014, December 1, 2014, and February 19, 2015. Health Department Inspectors observed solid waste

being stored by Forever Recycling, LLC, at 857 1/2 Old Belle Glade Road 441, Pahokee, FL; and

62-709.320(2)(a)2, F.A.C., (2) Design and Operating Requirements. (a) The facility shall have the operational features and equipment necessary to maintain a clean and orderly operation. Unless otherwise specified in Rule 62-709.330 or 62-709.350, F.A.C., these provisions shall include: 2. Dust and litter control methods; to wit: On October 27, 2014 and December 1, 2014, Forever Recycling, LLC, failed to operate in a manner to control dust and litter; and

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62-709.320(2)(b), F.A.C., (2) Design and Operating Requirements....(b) The facility shall be operated in a manner to control vectors; to wit: On October 27, 2014 and December 1, 2014.

Forever Recycling, LLC, failed to operate in a manner to control vectors; and

62-711.400(1), F.A.C., Waste Tire Prohibitions. (1) No person may maintain a waste tire site unless such site is an integral part of a permitted waste tire processing facility, except as provided in Rule 62-711.500, F.A.C. For the purpose of this rule, "an integral part of a waste tire processing facility" means the waste tire site is on the same property as the processing facility; to

wit: On February 19. 2015, a Health Department inspector observed more than 1500 waste tires being stored onsite at 857 1/2 Old Belle Glade Road 441, Pahokee, FL.

 The violation described herein constitutes failure to comply with a Notice of Violation and may result in a fine of up to \$500.00 per day for each day of the violation.

The undersigned Acting Environmental Control Officer respectfully requests the Hearing Board issue an order setting a hearing for the Board's next scheduled meeting date.

DATED this _____ day of March, 2015.

Telsula C. Morgan, Esq.

Acting Environmental Control Office

Fiorida Department of Health in Malin Beach County

Copies furnished to:

Acting Environmental Control Officer
Florida Department of Health in Palm Beach County
800 Clematis Street, Rm 546
West Palm Beach FL 33401

Florida Department of Health in Palm Beach County Environmental Public Health 800 Clematis Street West Palm Beach FL 33401

Emilio Perez, Jr., Registered Agent 246 East Main Street Pahokee, FL 33476 FILED: 2/2/5 WITH THE PALM BEACH COUNTY ENVIRONMENTAL CONTROL HEARING BOARD

CLERK OF THE BOARD

If A Person Docides To Appeal Any Decision Made by The Special Master With Respect To Any Matter Considered At This Meeting Or Hearing. He Or She Will Need A Recard Of The Proceedings, And That, For Such Purpose, He Or She May Need To Ensure That A Verhalim Record Of The Proceedings is Made, Which Record Incindes The Testimony And Evidence Upon Which The Appeal is To Be Based.

Person(s) needing special accommodations in order to participate in this proceeding, should contact Barbara Sullivan, Clerk of the Board at (561) 671-4007 so appropriate arrangements can be made



Florida Department of Environmental Protection Inspection Checklist

FACILITY INFORMATION:

Facility Name: FOREVER RECYCLING

On-Site Inspection Start Date: 04/01/2015
On-Site Inspection End Date: 04/01/2015

WACS No.: 102298

Facility Street Address: 857 1/2 OLD BELLE GLADE RD

City: PAHOKEE

County Name: PALM BEACH

Zip: 33476

INSPECTION PARTICIPANTS:

(Include ALL Landfill and Department Personnel with Corresponding Titles)

Principal Inspector: Jorge R Patino, Inspector

Other Participants: Emilio Perez (Senior), Representative

INSPECTION TYPE:

Routine Operation Inspection for WPF - Waste Tire Processing Facility

ATTACHMENTS TO THE INSPECTION CHECK LIST:

This Cover Page to the Inspection Checklist may include any or all of the following attachments as appropriate.

SECTION 1.0 - FILE REVIEW

FOREVER RECYCLING Page 2 of 5

Inspection Date: 04/01/2015

SECTION 1.0 - FILE REVIEW

Requirements:

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

Item No.	FILE REVIEW (Pre- or Post-Inspection, as appropriate.) Completed	Ok	Not Ok	Unk	N/A
1.1	For landfills and C&D disposal facilities, does the facility have a current plan for the method and sequence of filling wastes? 62-701.500(2)(f) for landfills; 62-701.730(7)(a) for C&D debris sites				~
1.2	For landfills, are the following records being reported to the Department?(Check any that are Not OK) Waste reports (annually) 62-701.500(4) Annual estimate of remaining life 62-701.500(13)(c)				>
1.3	Is gas monitoring being performed as required by the permit? 62-701.500(9), 62-701.530(2)				>
1.4	Are the results of the gas sampling reported to the Department quarterly? 62-701.530(2)(c)				>
1.5	Is water quality sampling and testing performed according to standard procedures and at the required frequencies? 62-701.510(2) for landfills; 62-701.730(4)(b) and (10) for C&D debris sites; 62-713.400(3) for stationary soil treatment facilities.				>
1.6	Do the results of the water quality testing suggest there may be adverse impacts to water quality from the operation of the solid waste facility? 62-701.510(3) and (4); 62-701.730(4)(c) and (10) for C&D debris sites; 62-713.400(3) for stationary soil treatment facilities.				>
1.7	For closed landfills and C&D disposal facilities with final elevations higher than 20 feet above grade, has a final survey report verifying the final elevations and contours of the facility been submitted to the Department? 62-701.600(6)(b), 62-701.730(9)(d)				>
1.8	Is financial assurance adequate? 62-701.630 for landfills; 62-701.710(7)(a) and (10)(a) for waste processing facilities; 62-701.730(11)(a) for C&D debris facilities; 62-713.600(6)(a) for stationary soil treatment facilities; 62-711.500(3) for waste tire facilities. NOTE: The Solid Waste Financial Coordinator in Tallahassee can assist with this information.				>
1.9	Are cost estimates current and adjusted every year? 62-701.630(4) for landfills; 62-701.710(7)(b) and (10)(a) for waste processing facilities; 62-701.730(11)(b) and (c) for C&D debris facilities; 62-713.600(6)(b) and (c) for stationary soil treatment facilities; 62-711.500(3) for waste tire facilities.				>
1.10	For C&D debris disposal and disposal with recycling facilities, is an Annual Report submitted to the Department for the disposal operation by February 1st of each year? 62-701.730(12)				٧
1.11	For C&D recycling facilities with no disposal, is an Annual Report for the recycling facility submitted to the Department by February 1st of each year? 62-701.710(8)(b)				٧
1.12	For compost facilities, has the compost product been sampled and analyzed every 20,000 tons or every 3 months (whichever is sooner)? 62-709.530(1)				٧
1.13	For compost facilities, has the annual report been submitted by June 1st? 62-709.530(3)				>

COMMENTS:

04/01/2015

Only the file review inspection form was utilized for the purpose of documenting the site visit. An actual permitted tire processing facility does not yet exist. This inspection was only for permitting purposes. Therefore, all questions were marked not applicable.

04/01/2015

I, Jorge Patino, visited the Forever Recycling facility on 4/1/15 at approximately 10 a.m. as part of the permit application review (see attached photos). The facility is located in Belle Glade, just southwest of the intersection of three roads: Belle Glade Road (U.S. 441), State Market Road (15A), and Muck City Road (717).

FOREVER RECYCLING Page 3 of 5

Inspection Date: 04/01/2015

I met Mr. Emilio Perez (Sr.) onsite. He informed me that his son, Emilio Perez, Jr. is the applicant for this permit. He also informed me that he owns the land upon which Forever Recycling operates and that the previous owner of Forever Recycling, Mr. Casey, used to lease the land from him.

Mr. Perez stated his son, Emilio Perez, Jr. is the owner of Forever Recycling. I informed him that the application needs to clearly show the correct applicant name - it currently does not indicate "Jr." after the applicant's name. I also mentioned that as of last week the state corporations website still showed Mr. Casey as the company owner. Mr. Perez said he believes they have done what is required to change ownership and expects the change to take effect soon. I explained we would need proof of ownership.

Mr. Perez said Forever recycling has a contract with an electric company in Lakeland to supply 1 million tires per year. They are currently baling tires onsite and he estimates they currently are storing approximately 4,000 tires onsite. Tires are stored primarily on the north half of the property. Mulch is stored on the south side of the property. A wood chipper is staged midway along the east side of the property. A double-wide trailer (possibly of residential use) is located near the entrance of the property, which is located off of 87th PL N. A machine metal shop/garage building is located near the center of the property. Tires were being baled east of this building.

We went over some of the Chapter 62-711, F.A.C. requirements such as setbacks from property boundaries, fire lanes, storage area dimensions, etc. I stressed the importance of having the facility owner and/or operator become very familiar with these requirements. I also let him know that based on our preliminary review of the application, it appeared many of the required attachments were missing. He said he was working on providing additional information. I suggested that whoever is preparing the application should check off every item of the application and rule requirements to ensure completeness.

ATTACHMENTS:

Lookin North 1



Looking North_2



FOREVER RECYCLING Page 4 of 5

Inspection Date: 04/01/2015

Looking South



Tire Storage



Tire Bales



Baling in background



FOREVER RECYCLING

Page 5 of 5

Inspection Date: 04/01/2015

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Jorge R Patino	Inspector	
PRINCIPAL INSPECTOR NAME PRINCIPAL INSPECTOR TITLE		
Jorge Portm		
G .		4/1/2015
PRINCIPAL INSPECTOR SIGNATURE		DATE
Emilio Perez (Senior)	Representative	
REPRESENTATIVE NAME	REPRESENTATIVE TITLE	
N/A		
	Forever Recycling	4/1/2015
REPRESENTATIVE SIGNATURE	ORGANIZATION	DATE

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