

FILE



Florida Department of Environmental Regulation

Southeast District

Lawton Chiles, Governor

Telephone (407) 433-2650

Carol M. Browner, Secretary

FEB 12 1991

GMS I.D. No.: 5013PO3394
General Permit No.: SB 13-192330
County: Dade
Project: Safety Disposal Systems
Expiration Date: FEB 12 1996

Mr. Moshe Lehrfield, Esq.
c/o Safety Disposal Systems, Inc.
1221 Brickell Avenue
Miami, FL 33131

Dear Mr. Lehrfield:

This letter acknowledges receipt of your notice requesting the use of a General Permit. Based upon the representation submitted to the Department, this project appears to qualify for the operation of a Biohazardous Waste Storage Facility located at 3890 N.W. 132nd Street, Opa-Locka, Dade County.

This facility shall be operated in accordance with the applicable paragraphs set forth in Florida Administrative Code Rule 17-712.

This General Permit is subject to the General Conditions of Florida Administrative Code Rules 17-4.510 through 17-4.540 (see backside).

If you need further information, please call Mr. Joe Lurix of this office, telephone number (407) 433-2650 or after hours (904) 488-1320 for an emergency.

Sincerely,

J. Scott Benyon
Deputy Assistant Secretary

JSB:jed:rjh/82

cc: Chris McGuire, OGC, Tallahassee
Patricia Comer, OGC, Tallahassee
Carol Meeds, DER/WPB
Tom Moore, DER/Tallahassee
Laurie Cuniff, DERM

conditions are enforceable under Chapter 403, F.S.

(2) The general permit is valid only for the specific activity indicated. Any deviation from the specified activity and the conditions for undertaking that activity shall constitute a violation of the permit. The permittee is placed on notice that violation of the permit may result in suspension or revocation of the permittee's use of the general permit and may cause the Department to begin legal proceedings.

(3) The general permit does not convey any vested rights or any exclusive privileges. It does not authorize any injury to public or private property nor any invasion of personal rights. It does not authorize any infringement of federal, state or local laws or regulations. It does not eliminate the necessity for obtaining any other federal, state or local permits that may be required, or allow the permittee to violate any more stringent standards established by federal or local law.

(4) The general permit does not relieve the permittee from liability and penalties when the construction or operation of the permitted activity causes harm or injury to human health or welfare; causes harm or injury to animal, plant or aquatic life; or causes harm or injury to property. It does not allow the permittee to cause pollution in contravention of Florida Statutes and Department rules.

(5) The general permit conveys no title to land or water, nor does it constitute State recognition or acknowledgement of title. It does not constitute authority for reclamation of submerged lands. Only the Board of Trustees of the Internal Improvement Trust Fund may express State opinion as to title.

(6) No general permit shall authorize the use of state owned land without the prior consent of the Board of Trustees of the Internal Improvement Trust Fund pursuant to Section 253.77, F.S.

(7) The general permit may be modified, suspended or revoked in accordance with Chapter 120, Florida Statutes, if the Secretary determines that there has been a violation of any of the terms or conditions of the permit, there has been a violation of state water quality standards or state air quality standards, or the permittee has submitted false, incomplete or inaccurate data or information.

(8) The general permit shall not be transferred to a third party except pursuant to Fla. Admin. Code Rule 17-4.120.

(9) The general permit authorizes construction and where applicable operation of the permitted facility.

(10) The permittee agrees in using the general permit to make every reasonable effort to conduct the specific activity or construction authorized by the general permit in a manner that will minimize any adverse effects on adjacent property or on public use of the adjacent property, where applicable, and on the environment, including fish, wildlife, natural resources of the area, water quality or air quality.

(11) The permittee agrees in using the general permit to allow a duly authorized representative of the Department access to the permitted facility or activity at reasonable times to inspect and test upon presentation of credentials or other documents as may be required by law to determine compliance with the permit and the Department rules.

(12) The permittee agrees to maintain any permitted facility, or activity in good condition and in accordance with the plans submitted to the department under Rule 17-4.530(1).

(13) A permittee's use of a general permit is limited to five years. However, the permittee may request continued use of the general permit by notifying the Department pursuant to Rule 17-4.530(1). However, the permittee shall give notice of continued use of a general permit thirty days before it expires.

Specific Authority: 403.814(1), F.S.

Law Implemented: 253.123, 253.124, 403.061, 403.087, 403.088, 403.702-403.73, 403.814, 403.851-403.864, F.S.

History: New 7-8-82. Amended 8-31-88. Previously numbered as 17-5.54.

FILE NAME: SAFETY DISPOSAL SYSTEMS, INC.

PERMIT NO.: SB 13-192330

COUNTY: DADE

COLOR: Red Yellow Green
Blue Black Brown

LETTERS: Pick 2 Red (2 Only)

<u>TYPE</u>	<u>QUANTITY</u>
Permit	<u>✓</u>
Compliance	<u>✓</u>
Water Quality	<u>—</u>

(File Name)	(Permit No. #)
(Type)	

2-11-91

RICK

ASAP

gsl

GMS I.D. No.: 5013P03394
General Permit No.: SB 13-192330
County: Dade
Project: Safety Disposal Systems
Expiration Date: 5 YRS

Mr. Maske M. Lehrfield Esq.
c/o Safety Disposal Systems, Inc.
1221 Brickell Avenue
Miami, Fl. 33131

Dear Mr(s). Lehrfield :

This letter acknowledges receipt of your notice requesting the use of a General Permit. Based upon the representation submitted to the Department, this project appears to qualify for the operation of a Biohazardous Waste Storage Facility located at 3890 N.W. 132 Street,
Opa-Locka, Dade County

This facility shall be operated in accordance with the applicable paragraphs set forth in Florida Administrative Code Rules 17-712

This General Permit is subject to the General Conditions of Florida Administrative Code Rules 17-4.510 through 17-4.540 (see backside).

If you need further information, please call Mr. Joe Lurix of this office, telephone number (407) 433-2650 or after hours (904) 488-1320 for an emergency.

Sincerely,

J. Scott Benyon
Deputy Assistant Secretary

JSB:jl:rh/82

cc: Chris McGuire, OGC, Tallahassee
Patricia Comer, OGC, Tallahassee
Carol Meeds, DER/WPB
TOM MOORE, DER / Tlh.

Laurie Cuniff, DC DER M

DOCUMENT APPROVAL SLIP

(Attach to Document File Copy)

PROJECT: Safety Disposal Systems, Inc.

LOCATION: Deade County - Gsa-Lacko

PERMIT or CASE NO: SB 13-192330

SUBJECT: G.P. - Biohazard waste storage

DATE: 2-11-91

DOCUMENT ORIGINATOR SIGNATURE: Joe Lunt

APPROVED BY: V. Kamath 2-11-91

APPROVED BY: A. D 2-11-91

APPROVED BY: _____

FOR SIGNATURE BY DISTRICT MANAGER/ASST. DISTRICT MANAGER



State of Florida
DEPARTMENT OF ENVIRONMENTAL REGULATION

For Routing To Other Than The Addressee	
To: _____	Location: _____
To: _____	Location: _____
To: _____	Location: _____
From: _____	Date: _____

Interoffice Memorandum

TO: Alex Padva
FROM: Scott Benyon
DATE: February 11, 1991
SUBJECT: Delegation of Authority for Signing Permits

During my absence of February 12, 1991 you are authorized to sign permits and related materials. Please sign only those documents that are urgent and that can't be held for my return. A copy of this memo must be filed with each document that you sign.

JSB:bl2

cc: Carol Browner
Isidore Goldman
John Myers
Don White
Marion Hedgepeth

6.12 INDUSTRIAL DISTRICTS

I-3 (I-PD) INDUSTRIAL PLANNED DEVELOPMENT

A. District Purpose

The purpose of this district is to encourage better designed light industrial uses through the application of enlightened, imaginative approaches.

B. Permitted Uses

Buildings, structures and lots in an I-3 district, except as otherwise provided, may be used for:

1. Acetylene. The storage of oxygen and acetylene in tanks if oxygen is stored in a room separate from acetylene, and such rooms are separated by a not less than two (2) hour fire resistant solid masonry wall.
2. Agricultural contractor equipment, sale, or rental, or both.
3. Assembly plants.
4. Automobile body and fender repair shops, if all operations are conducted inside of the building.
5. Automobile upholstery.
6. Bags, manufacture of.
7. Barrels, storage of empty barrels, in enclosed buildings only.
8. Batteries. The manufacture and rebuilding of batteries in enclosed buildings only.
9. Bed. The manufacture of bedspreads and bed-springs.
10. Billboards. The manufacture of billboards.
11. Blacksmith shops.
12. Boat building.
13. Book bindery.
14. Bottling plant.
15. Box factory.
16. Breweries.
17. Brushes, the manufacture of.
18. Building materials.
19. Bus storage.
20. Cabinet making.
21. Candles, the manufacture of.
22. Cannery.
23. Draying yard or terminals.
24. Drugs. The manufacture of, and sale at whole-sale, of drugs.
25. Drygoods. The manufacture of, and sale at whole-sale of, and storage of drygoods.
26. Dyeing and cleaning, wholesale.
27. Electric appliance assembly.

28. Electrical parts. The manufacture of, the sale at wholesale of, or the storage of, small electrical parts.
29. Electric signs, the manufacture of.
30. Electrical transformer, substations.
31. Engraving. Machine metal engraving.
32. Fabricating, other than snap riveting or any process used in bending or shaping which produces any annoying or disagreeable noise.
33. Feathers. The manufacture or renovation of feather products, or both.
34. Felt. The manufacture of felt.
35. Ferris wheels, the manufacture of.
36. Fiber products, the manufacture of.
37. Fixtures. The manufacture and assembly of gas or electrical fixtures, or both.
38. Fruit packing plant.
39. Fumigating contractor.
40. Fur products, the manufacture of.
41. Fur warehouse.
42. Furniture, the manufacture of.
43. Generators, the manufacture of electrical generators.
44. Glass. The production by hand of crystal glass art novelties within a closed building of fire resistant construction.
45. Glass, the storage of.
46. Gloves, the manufacture of.
47. Granite, the grinding, cutting, and dressing of granite.
48. Hair products, the manufacture of.
49. Harness, the manufacture of.
50. Heating equipment, the manufacture of.
51. Hemp storage.
52. Incinerators, the manufacture of.
53. Ink, the manufacture of.
54. Iron, ornamental iron works but not including a foundry.
55. Jewelry, the manufacture of.
56. Knitting mills.
57. Laboratories for testing experimental motion picture film.
58. Laundry.
59. Leather products, the manufacture of.
60. Linen and towel supply.
61. Liquor storage.
62. Lumber yard, except the storage of boxes or crates.
63. Machine shops.
64. Machinery storage yard.
65. Machinery. The repair of farm machinery.

66. Malt products, the manufacture of.
67. Marble, the grinding, cutting and dressing of.
68. Marine oil service station.
69. Mattresses, the manufacturing and renovation of.
70. Medicines, the manufacture of.
71. Metals. The following uses in enclosed buildings only:
 - a. Manufacture of products of precious metals.
 - b. Manufacture of metal, steel, and brass stamps including hand and machine engraving.
 - c. Metal fabricating.
 - d. Metal spinning.
 - e. Metal storage.
 - f. Metal working shop.
72. Motors. The manufacture of electric motors.
73. Moving van storage or operating yard.
74. Musical instruments, the manufacture of.
75. Novelties, the manufacture of.
76. Oil. The manufacture of vegetable oil.
77. Oleomargarine, the manufacture of.
78. Optical goods, the manufacture of.
79. Paint mixing except the mixing of lacquers and synthetic enamels.
80. Paper products, the manufacture of, but not including the manufacture of paper, itself.
81. Paper mache statuary, the manufacture of.
82. Perfume, the manufacture of.
83. Pest control service, including residential termite control.
84. Pharmaceuticals, the manufacture and packaging of.
85. Phonographs, the assembly of.
86. Phonograph records. The manufacture of, including the grinding and processing of the basic materials used in connection therewith.
87. Plaster, the storage of.
88. Plumbing shop and plumbing contractor's shop.
89. Polish, the manufacture of.
90. Pottery, the manufacture of.
91. Presses, hydraulic presses for the molding of plastics.
92. Produce yard, or terminal.
93. Putty, the manufacture of.
94. Radios, the assembly of.
95. Refrigeration plant.
96. Restaurant/snack shops not larger than five hundred (500) square feet provided they are at least 1,000 lineal feet apart.
97. Roofing contractor's establishment.
98. Rubber, the processing of raw rubber if:

- a. The rubber is not melted.
- b. Where a banbury mixer is used, the dust resulting therefrom is washed.

- 99. Rope, the manufacture and storage of.
- 100. Rug cleaning plant.
- 101. Rugs, the manufacture of.
- 102. Saddles, the manufacture of.
- 103. Sash and door manufacturing.
- 104. Sheet metal shop.
- 105. Shell products, the manufacture of.
- 106. Shoes, the manufacture of.
- 107. Signs, the manufacture of.
- 108. Sodium glutamate, the manufacture of.
- 109. Soft drinks, the manufacture and bottling of.
- 110. Springs, the manufacture of.
- 111. Starch, the mixing and bottling of.
- 112. Statuary, the manufacture of clay, paper mache and stone statuary and monuments.
- 113. Stencils, the manufacture of.
- 114. Stone, marble and granite, grinding, dressing and cutting.
- 115. Storage and rental of plows, tractors, buses, contractor's equipment and cement-mixers, not within a building.
- 116. Textiles, the manufacture of textiles, including clothing and upholstery.
- 117. Tire retreading.
- 118. Tools, the manufacture of.
- 119. Toys, the manufacture of.
- 120. Trailers, the manufacture of.
- 121. Track storage or rental.
- 122. Type, the manufacture of printer's type.
- 123. Valves, the storage and repair of oil well valves.
- 124. Venetian blinds, the manufacture of.
- 125. Ventilating ducts, the manufacture of.
- 126. Vitamin tablets, the manufacture of.
- 127. Wallboard, the manufacture of.
- 128. Warehouse, storage warehouse.
- 129. Watches, the manufacture of.
- 130. Welding.
- 131. Wharves.
- 132. Window shades, the manufacture of.
- 133. Wine storage and manufacture.
- 134. Wood, the manufacture of wood products. This section does not permit a planing mill.
- 135. Wood yard.
- 136. Woolen goods, the manufacture and storage of.
- 137. Yarn, the dyeing of yarn and manufacture of yarn products.
- 138. Dogs and animal training school.

139. Completely enclosed automobile painting upon approval of proper County authorities.
140. Fuel yard. (Storage type)
141. Engines. The manufacture and/or assembly of internal combustion or steam engines. This paragraph does not permit a foundry.
142. Food Products, the manufacture, processing, storage, and sale of, except lard, pickles, sausage, sauerkraut or vinegar. The manufacture shall be subject to a further restriction that no odors, smoke or sounds or noises shall be heard outside of the enclosure or manufacturing plant to be placed on the property. Meat processing and portion control businesses (no slaughtering) shall be permitted only upon filing with the City Clerk a certified copy of a United States Department of Agriculture Grant of Inspection, applicable to the permitted business. Cancellation or revocation of the Grant of Inspection by the United States Department of Agriculture shall prohibit the further operation and use of any structure or lot in this district for meat packing or portion control purposes.
143. Generally, those light manufacturing uses similar to those used above which do not create any more offensive noise, vibrations, smoke, dust, lime, undesirable or offensive odor, heat, or excessive glare than that which is generally associated with light industries of the type specifically permitted above.

C. Other Uses

Other uses similar to the above may be permitted.

D. Exceptions to Permitted Uses

Where any lot within this district shall abut an R-1, R-2, R-3, R-B, B-1 and B-2 district, the following uses are encouraged:

1. Banks, including drive-in teller service.
2. Drugstores.
3. Office buildings not more than sixty-five (65) feet in height, as a special exception.
4. Offices for professions.
5. Governmental buildings, hospitals, and other quasi-public buildings.
6. Parking lots.
7. Auditoriums and convention halls.
8. Telephone exchange and similar utility buildings.
9. Theatres.

10. T.V. and broadcasting stations, including studio transmitter station and tower, power plants and other incidental and unusual uses pertaining to such stations.
11. Additional uses similar to the foregoing, and all uses permitted under "Subsection E" -- "Permitted Uses" shall be permitted when approved by Ordinance by the City Commission after review by the Planning Council for a specific location, subject to such limitations as to fences, walls, ingress and egress, as may be required by the Code.

E. Prohibited Uses

The following uses are prohibited for buildings, structures, and lots in an I-3 district:

1. Abattoir (animal slaughter house).
2. Acetylene gas manufacture.
3. Acid manufacture.
4. Ammonia, bleaching powder or chlorine manufacture.
5. Arsenal.
6. Asphalt manufacture or refining.
7. Bag cleaning, except when the dustless vacuum process is exclusively employed.
8. Blast furnace.
9. Boiler works.
10. Brick, tile or terra cotta manufacture.
11. Celluloid manufacture.
12. Cement, lime, gypsum or plaster of paris manufacture.
13. Coke oven.
14. Creosote treatment or manufacture.
15. Dextrine, glucose and starch manufacture.
16. Distillation of bones, coal or wood.
17. Dye stuff manufacture, not including chemical dyes.
18. Emery, emery cloth and sandpaper manufacture.
19. Fat rendering.
20. Fertilizer manufacture.
21. Filling stations, gasoline stations, except that one gasoline pump may be used solely to service vehicles used in connection with the business located on an individual lot within the industrial park.
22. Fireworks or explosive manufacture or storage.
23. Flourmilling.
24. Forge plant.
25. Fuel manufacture.
26. Gas, illuminating or heating, manufacture.
27. Gas manufacture.
28. Glue, size or gelatin manufacture.

29. Incineration, reduction or dumping of garbage, dead animals offal or refuse.
30. Iron, steel, brass or copper works or foundry, unless electrically operated.
31. Lamp black manufacture.
32. Match manufacture.
33. Meat packing.
34. Oilcloth or linoleum manufacture.
35. Oiled goods manufactured from raw materials.
36. Ore reduction.
37. Paper pulp manufacture.
38. Petroleum products refining (or wholesale storage thereof).
39. Paint materials manufacture.
40. Potash or washing soda manufacture.
41. Printing ink manufacture.
42. Pyroxylin manufacture.
43. Rock crushing.
44. Rolling mill.
45. Rubber or gutta percha manufacture.
46. Salt works.
47. Saw mill.
48. Smelting or refining of metals.
49. Soap manufacture from refuse.
50. Stockyard, corral or pen.
51. Stone mill or quarry.
52. Storage of scrap paper, iron, bottles, rags or junk.
53. Stove or shoe polish manufacture.
54. Sugar refining.
55. Tanning, curing or storage of green salted hides or skins, or leather dressing or coloring.
56. Tar distillation or manufacture.
57. Tar roofing or waterproofing manufacture.
58. Tobacco, chewing, manufacture or treatment.
59. Vinegar, sauerkraut or pickle manufacture.
60. Wool pulling (peeling) or scouring.
61. Yeast manufacture.
62. Any other use which is a nuisance per se.

F. Site Development Standards

1. Area: A minimum of project site of two (2) acres which may be subdivided and sold/leased in lot sizes not less than 20,000 square feet.
2. Yards

Structures on lots abutting roads, streets, alleys, utilities easements, adjacent to or within the development shall be setback twenty-five (25) feet, except that all structures providing for

loading or unloading docks shall be set as to provide sufficient area to accommodate for docks in such a manner as not to obstruct passage along any street, alley, or easement. No structure shall be located closer than twenty (20) feet to the front or rear lot or closer than fifteen (15) feet to the street lot line; otherwise no setback shall be required for interior lot lines. Additionally, structures shall be set back one (1) foot for every two (2) feet of building height, and fifty (50) feet on the side abutting a residential district.

3. Land Coverage

The maximum amount of site area which may be covered by all uses requiring impervious ground coverage including, but not limited to, structures, driveways, and off-street parking areas shall not exceed seventy-five percent (75%) of the total site area except for the following increases which may be permitted for project excellence, as determined by staff, after site plan review.

- a. Up to an additional three percent (3%) impervious coverage may be permitted for excellence in building design or landscaping beyond the requirements of this or any other municipal Ordinance. Such excellence in design shall be measured by the applicant's qualitative and/or quantitative use of such landscape elements as, but not limited to, vegetation, berms, graphic identification features, grounds, artwork and/or site illumination and sidewalks.

4. Landscaping

All pervious areas shall be landscaped with grass, trees, ground cover and/or shrubbery. A minimum of ten (10) trees on a pro-rated percentage per acre of total site area shall be provided. Trees shall not be less than eight (8) feet in height and three and one-half (3-1/2) inches in diameter, four (4) feet from grade, at the time of planting. Sprinkler systems for the continual irrigation of trees and other landscape features shall be provided prior to obtaining a certificate of occupancy. Landscape features such as trees and/or hedges with fencing shall be provided so as to screen permitted uses and vehicular use areas from adjacent residential districts when

industrial property abuts residential property. Additionally, trees shall be planted along the street frontage of the property at intervals not exceeding fifty (50) feet. Fifty (50) square feet of landscaping shall be provided for each ten (10) parking stalls. Existing trees are to be retained or replanted. All trees and other landscape features shall be installed prior to the issuance of a certificate of occupancy.

5. Other Requirements

a. Site Plan Review

An approved site plan is required prior to issuance of a building permit. The site plan must be prepared by a licensed architect with experience in site design. A site shall mean one continuous parcel of land.

b. Storage

No material, other than daily trash or garbage, shall be stored outside any building in this district or upon any lot or parcel of land therein unless surrounded by a solid stuccoed wall of masonry construction or a decorative louvered masonry wall which prohibits the view of any stored article, which wall shall not be less than eight (8) feet in height. All temporary storage of finished or semi-finished products must be located in the rear half of the lot or structure. In no case, shall any permanent storage be allowed on any lot or in any building in this district except as a part of the regular structure.

c. Service (Filling) Station

No motor vehicle service (filling) station or gasoline pump shall be permitted on any lot or within any structure in this district except where necessary to service vehicles used solely in connection with the licensed business permitted on such lot and, when so located, shall not be visible from view from the street.

d. Utilities

All power and telephone lines, relay stations, and extensions shall be located underground within this district.

e. Hazardous Items

No building, structure or lot or any part thereof shall be used or allowed to be used at any time for the manufacture, storage, distribution or sale of any products which are flammable, shall cause a fire or explosive hazard to any adjoining building structure or lot or which shall cause a nuisance, or which shall cause the emission of undesirable odors, noxious fumes, dust or gases, smoke, or noises, or which shall do injuries to products manufactured or stored upon other lots or within buildings and structures within this district.

- f. No building or other structure shall be permitted within this district unless sufficient provision for drainage and disposal of waste surface water is provided for the total area utilized or permitted to be utilized for building or other structures, parking areas, roadways, alleys, and all other accessories located thereon. Surface water shall be retained on site.

g. Fences

All fences constructed on property perimeters shall be of a solid masonry construction or a decorative masonry block to prevent the view of any stored article. Fences shall be constructed in a way so as not to obstruct or impair the view of any vehicle driver's ability to see other vehicles or pedestrians within two hundred (200) feet of any intersection within the district.

h. Noise and Smoke

Every industrial use located in the I-3 industrial district shall be so operated as to comply with the maximum performance standards governing noises and smoke as provided and regulated by Metro-Dade County and the State of Florida.

i. Height

Three (3) stories for forty-five (45) feet, whichever is less, except as elsewhere provided for in this Section.

j. Traffic

The site shall be designed to minimize curb cuts and interference with the public traffic flow. There shall be no backing onto public right-of-ways. The minimum curb turning radius shall be twenty-five (25) feet. Parking in front of buildings is discouraged; parking should generally be in the rear or side lot areas; except that when located in the required side and rear setback areas, the minimum distance between the paved area and the property line shall be ten (10) feet. There should be no parking in the required street front setback except upon approval during the site plan review process where a fifty (50) foot setback may be required where this district abuts a residential district. Paved entrance/exit areas shall be located no closer than five (5) feet to any lot line.

- k. Retail Sales, shall be permitted only of products manufactured or processed in this district, provided that the retail sale is subservient to and not the primary business of the establishment, i.e., shall not exceed 20% of the gross square footage of the building provided, further, that at no time shall any outside advertising be displayed on any lot or structure within this district in connection with retail sales; except that a sign, not to exceed one (1) foot by three (3) feet may be affixed at or near the buildings entrance, indicating retail sales.



State of Florida
Department of Environmental Regulation

Be it known that
SAFETY DISPOSAL SYSTEM, INC.
also known as

XXXXXX

is hereby registered as a

Biohazardous Waste Transporter

in compliance with Florida Administrative Code Rule 17-712 7014
The Department of Environmental Regulation hereby issues registration number 7/18/92
on the 18 day of July 19 89. This registration will expire 7/18/92.

METRO-DADE

**METROPOLITAN DADE COUNTY, FLORIDA
ENVIRONMENTAL RESOURCES MANAGEMENT**

SUITE 1310
111 N.W. 1st STREET
MIAMI, FLORIDA 33128-1971
(305) 375-DERM

**LIQUID WASTE TRANSPORTERS
ANNUAL OPERATING PERMIT**

PERMITEE:

Mr. Daniel Stauber
Safety Disposal System, Inc.
4164 NW 132 St
Opa-Locka, FL 33054

Permit Number: BW90-196-000

Source Name: Safety Disposal System, Inc.

Location: Same

This permit is issued under the provisions of Chapter 24, Metropolitan Dade County Code (Dade County Pollution Control Ordinance), shall be valid from April 01, 1990 through March 31, 1991. The above named permittee, is hereby authorized to operate as a Liquid Waste Transportation business from the above named location, and with the equipment bearing the following identifying stickers:

BW90-196-001 through BW90-196-003

Subject to general conditions one (1) through nine (9) listed on the reverse side, and specific conditions A through H listed below.

SPECIFIC CONDITIONS:

- A No waste other than biohazardous waste shall be transported under this permit.
- B All containers, bags and vehicles used for the transport of biohazardous waste shall be properly maintained and operated in order to preclude any leaking, spills, etc. A satisfactory method of secondary containment shall be utilized. Any primary container which leaks shall be repackaged immediately.
- C All biohazardous waste will be incinerated or properly treated before disposal at an approved landfill.
- D Monthly reporting forms and corresponding fees are required to be submitted to DERM on/or before the 10th of the following month.
- E Trucks shall be disinfected on a routine basis. Within 30 days of receipt of this permit, plans shall be submitted to this office describing frequency and methodology of disinfection.
- F Used needles and sharps shall be properly treated and disposed of within 10 days of collection. All other biohazardous waste shall be incinerated or properly treated within 48 hours of collection, unless alternate plans have been specifically approved by this department.
- G No biohazardous waste shall be stored in Dade County without prior approval of this Department.
- H Transporters of biohazardous waste shall provide each customer with a receipt for all material picked up. This receipt will contain the date, type and approximate weight of biohazardous waste removed.

Metropolitan Dade County Department
of Environmental Resources Management


John W. Renfrow, P.E., Director

GENERAL CONDITIONS:

1. The permittee, by acceptance of this permit, agrees to operate and maintain the subject operation so as to comply with the requirements and standards of Chapter 24 of the Code of Metropolitan Dade County.
2. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified on this permit the permittee shall immediately notify and provide the department with the following information: (a) a description of and cause of non-compliance; and (b) the period of non-compliance including exact dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps taken to reduce, eliminate, and prevent recurrence of the non-compliance. The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the department for penalties or revocation of this permit.
3. As provided in Section 24—30 of the Code of Metropolitan Dade County, the prior written approval of the Department of Environmental Resources Management shall be obtained for any alteration to this facility.
4. The issuance of this permit does not convey any vested rights or any exclusive privileges. Nor does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. Nor does it relieve the permittee from liability for harm or injury to human health or welfare or property.
5. The permit is required to be posted in a conspicuous location at the pollution control facility site during the entire period of operation.
6. This permit is not transferable. Upon sale or legal transfer of the property or facility covered by this permit, the permittee shall notify the department within thirty (30) days. The new owner must apply for a permit transfer within thirty (30) days. The permittee shall be liable for any non-compliance of the permitted source until the transferee applies for and receives a transfer of permit.
7. The permittee, by acceptance of this permit, specifically agrees to allow access to permitted source at reasonable times by department personnel presenting credentials for the purposes of inspection and testing to determine compliance with this permit and department rules.
8. The permit does not indicate a waiver of or approval of any other department permit that may be required for other aspects of the facility.
9. This permit does not constitute an approval by DERM or certification that the permittee is in compliance with applicable laws, ordinances, rules or regulations. The permittee acknowledges that separate enforcement actions may be initiated by DERM and that this permit does not constitute compliance with orders issued in conjunction with enforcement actions for correction of violations.



Metro Dade County
Environmental Resources Management
P.O. Box 01-2378
Miami, Florida 33101-2378
Phone: (305) 375-3321

OFFICE USE ONLY

Date Sub. 3/13/90
Date Rev. _____
Date App. _____
Permit # _____
Sticker # _____

**LIQUID WASTE TRANSPORTERS
OPERATING PERMIT RENEWAL APPLICATION**

Name of Applicant: DANIEL STAMBER Type of Waste Transported: medical
Business Name: SAFETY DISPOSAL SYSTEM INC
Business Address: 2800 RIEGLE BLVD #630 MIAMI FL 33137 Phone: 523-6078
Location of Yard or Vehicle Storage: 730 NW 24th ST. MIAMI FL.

In the past year have you had any changes in your company as follows:
(check appropriate box)

A) Business Name

YES

<input type="checkbox"/>
<input checked="" type="checkbox"/>

NO

<input checked="" type="checkbox"/>
<input type="checkbox"/>

B) Corporate Officers?

YES

<input checked="" type="checkbox"/>
<input type="checkbox"/>

NO

<input type="checkbox"/>
<input type="checkbox"/>

If yes, fill in new information: STEVEN SQUIER - President

Robert Grover - Secretary, Treasurer

If Hazardous Waste Hauler, give EPA I.D. # N/A

Complete enclosed Equipment list

Record Keeping & Reporting

- (a) On a separate sheet of paper, submit a list of current customers providing names and address of each location served.
- (b) By the 10th of each month, submit a monthly report on a form as supplied by DERM.

I hereby certify all information provided to the Department of Environmental Resources Management is true, complete, and correct to the best of my knowledge. I agree to use only approved disposal sites for all liquid and/or hazardous materials transported.

Daniel Stamber - Chief Administrator
Applicant or Responsible Official

3/5/90

Date



BROWARD COUNTY ENVIRONMENTAL QUALITY CONTROL BOARD
500 S.W. 14th Court
Fort Lauderdale, Florida 33315
(305) 765-4900

**License To Operate A
Transfer Station Facility**

OWNER/AGENT:

APPLICANT:

Daniel Stauber, President
Safety Disposal System, Inc.
2800 Biscayne Boulevard, #630
Phone: (800) 828-0692
Miami, Florida 33137

LICENSE NO. HTS-IW-2-90

FACILITY NAME/ADDRESS

Safety Disposal System, Inc.
5923 Ravenswood Road, Bldg G., Bay 8
Fort Lauderdale, Florida 33312
Contact: Karen Divita
Phone: (800) 828-0692

This license is issued under the provisions Code of Regulations of Broward County Environmental Quality Control Board, hereinafter called the Code. The above-named applicant, hereinafter called licensee, is hereby authorized to perform the work or operate a facility shown on the approved drawing(s), plans, documents, and specifications submitted by applicant and made a part hereof and described specifically below. If no objection to this license is received within 14 days you will be deemed to have accepted it and all the attached terms and conditions.

TO OPERATE: An industrial transfer station for the receipt and storage of infectious waste prior to transport to Resource Power Development Corp., 810 Industry Rd., Cocoa, FL 32926, for incineration.

IN ACCORDANCE WITH: BCCQCB application and specifications received 1/22/90 (none attached).

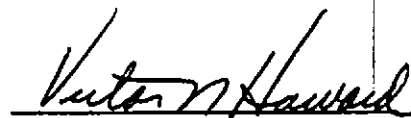
SPECIFIC CONDITIONS: This licensee shall only accept waste from transporters that have current Broward County EQCB Sludge Hauling Licenses as evidenced by license identification stickers displayed on the rear of the hauling vehicle.

No raw infectious waste shall be deposited in any sanitary landfill. All infectious waste shall be properly incinerated as to assure that base materials have been rendered inert. At this time infectious waste shall be incinerated within seven (7) days (168) hours of receipt unless other measures to prevent a nuisance condition, specifically approved by EQCB, have been implemented.

Infectious waste shall only be stored indoors in area(s) not exposed to the weather and secured from unauthorized access. Permanent biohazardous safety signs (OSHA approved) shall be conspicuously posted identifying infectious waste storage area(s).

Subject to General Conditions 1 thru 12 and Specific Conditions 1 thru 17.

Effective Date: 3/27/90
Expiration Date: 3/27/91
Prepared By: Stewart Funk
Renewal Application Due: 1/26/91


Victor N. Howard, PE
Pollution Control Office

50-PC-443

Page 1 of 4

cc: DER/WPB
c: \wpdoc1\OPTRST.LIC

GENERAL CONDITIONS:

1. The terms, conditions, requirements, limitations and restrictions set forth herein are accepted by the licensee and enforceable by the EQCB pursuant to Chapter 27 of the Broward County Environmental Quality Control Board (EQCB) Code. The EQCB will review this license periodically and may revoke the license, initiate administrative and/or judicial action for any violation of the conditions by the licensee, its agents, employees, servants or representatives.
2. This license is valid only for the specific uses set forth in the license application and any deviation from the approved uses may constitute grounds for revocation and enforcement action by the EQCB.
3. In the event the licensee is temporarily unable to comply with any of the conditions of the license, the licensee shall notify the PCO within 12 hours. Within 5 working days of the event, the licensee shall submit a written report to the PCO that describes the incident, its cause, the measures being taken to correct the problem and prevent its reoccurrence, the owner's intention toward repair, replacement, and reconstruction of destroyed facilities, and a schedule of events leading toward operation with the license condition.
4. The issuance of this license does not convey any vested rights or exclusive privileges, nor does it authorize any injury to public or private property or any invasion of personal rights, or any violations of federal, state or local laws or regulations.
5. This license must be available for inspection on licensee's premises during the entire life of the license.
6. By accepting this license, the licensee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source, that are submitted to the EQCB, may be used by the EQCB as evidence in any enforcement proceeding arising under EQCB rules and regulations, except where such use is prohibited by Section 403.111, Florida Statutes.
7. The licensee agrees to comply with Chapter 27, Code of Regulations of the EQCB.
8. Any new owner of a licensed facility shall apply by letter for a transfer of license within thirty (30) days after sale or legal transfer. The transferor shall remain liable for performance in accordance with the license until the transferee applies for, and is granted a transfer of license.
9. The licensee, by acceptance of this license, specifically agrees to allow access to the licensed source at reasonable times by EQCB personnel for the purposes of inspection and testing to determine compliance with this license and EQCB rules and regulations.
10. This license does not constitute a waiver or approval of any other license that may be required for other aspects of the total project.
11. If the licensee wishes to renew the license or extend its term, he shall make application 60 days prior to its expiration. Expired licenses are not renewable.
12. In addition to the general conditions set forth above, each license issued by the EQCB shall contain specific conditions determined by site conditions and requirements pursuant to the regulations as determined by the PCO. Licensee agrees that specific conditions are enforceable by the EQCB for any violation thereof.

SPECIFIC CONDITIONS:

1. The licensee shall at all times properly operate the facility and system of treatment installed or used to achieve compliance with the conditions of this license.
2. Any change in the licensed operation and/or configuration of this facility shall be approved by the EQCB prior to the change.
3. The Industrial Sludge Disposal Data Monthly Report shall be submitted to EQCB by the 15th of the month following the month of shipment. In the event no shipments were made, so indicate and submit the report on the same schedule. The report shall contain the EQCB I.D. number of each generator facility.
4. Prior to transport, all infectious waste must be red bagged and have a label attached containing the generator facility name, address, telephone number, date the waste was packaged and EQCB I.D. number.
5. The licensee shall maintain areas, emergency equipment and provide an emergency plan to handle any spills. A designated person shall inspect daily for leakage from containers and containment areas. A maintenance log book of the activities shall be made available for inspection by EQCB. Records shall be kept for a period of not less than five (5) years.

5. don't)

The licensee shall not allow discharge of any substance to the ground. In the event of a discharge, EQCB shall be notified of the incident within 24 hours, and an immediate cleanup shall be performed by the licensee. All cleanup materials, contaminated materials, etc. from any discharge shall be containerized and disposed in an approved manner.

Cracks in a concrete containment barrier will be considered a violation of the integrity of the containment barrier and shall be patched immediately or coated with an approved impervious membrane.

Any hazardous waste that is on-site and any non-hazardous waste or sludge that is on-site and leaves the facility shall be reported to EQCB by legible copy of manifest on a monthly and annual basis, by the fifteenth (15) day of the following month, and be disposed in accordance with EPA and DER requirements.

6. Emergency Cleanup Plan

Upon discharge of any potentially infectious material:

- a) Immediately telephone Broward County Fire Department on 911.
- b) Report the discharge to EQCB within 24 hours. Telephone 765-4900 8:00 a.m. to 4:30 p.m.
- c) Report the discharge to Florida Department of Environmental Regulation in West Palm Beach. Telephone 407/864-3663, 8:00 a.m. to 5:00 p.m., or Florida Bureau of Disaster and Preparedness in Tallahassee, Telephone 904/439-1322, 24 hours.
- d) Immediately implement the approved discharge recovery plan.
- e) Submit a written closure plan to EQCB within 5 days.

7. Transfer station facilities shall receive, store or ship hazardous materials or wastes only in areas that have no floor drains or other means of discharge and that have a secondary containment adequate to contain the amount of material stored which is made of or coated with a material impervious to the material stored. Waste storage areas require secondary containment. A building with floors and walls impervious to the hazardous materials utilized may be considered as a secondary containment. A building with floors and walls impervious to the hazardous materials utilized may be considered as a secondary containment if there is no possibility that spilled materials can find egress through cracks, holes, doors, or other openings to uncontained area.

8. Closure Plan & Hazardous Waste Disposal Plan

The closure plan will be governed by Section 27-12.035 of the EQCB Code of Regulations. In the event that the transfer station facility business is partly or wholly discontinued, the equipment and building shall be cleaned of all hazardous materials and residues. All related hazardous materials shall be returned to the supplier; utilized before discontinuance of the business; disposed to a properly licensed hazardous material or waste transporter, disposer, recycler or reclaimer; or any combination of the above. Approval of site specific plan shall be obtained from EQCB prior to closure.

9. All reactive materials shall be kept in separate secondary containments to avoid late-reaction in the event of spills.

10. It is the licensee's responsibility to require that all facility personnel shall successfully complete a program of classroom instructions and/or on the job training that teaches them to perform their duties in a way that ensures the facility's compliance with The Code of Regulations. The training shall include proper handling and storage of all hazardous materials used at the facility. It shall also include training at least once a year in the Spill Contingency Plan. A record of the name of each employee and the fact that the person has completed the training shall be kept on file on the premises 3 years after his last work day or until the facility is closed.

11. Packages of infectious waste shall remain intact until treatment or disposal. There shall be no recycling efforts nor intentional removal of waste from its packaging prior to the waste being treated.

12. Packages of infectious waste shall be handled and transferred in a manner that does not impair the integrity of the packaging.

13. Trash chutes shall not be used to transfer infectious waste between locations.

14. Persons loading or unloading non-rigid containers of infectious waste onto or off of transfer vehicles shall wear neoprene gloves, or gloves of equivalent material and protective clothing.

15. Bagged infectious waste before being transported off-site and manually unloaded prior to final treatment shall be enclosed in a double-wall corrugated fiberboard box or equivalent rigid type container. The container must meet the standards of 49 Code of Federal Regulations 178.210 for a classified strength of at least 275 pound test and be class U.S. Department of Transportation - 12A90.

Safety Disposal System, Inc.

LICENSE NO.: HTS-IW-2-90

16. Incinerated wastes shall be segregated from other forms of refuse.

17. Effluent from the cleaning of vehicles shall not be discharged to ground.



BROWARD COUNTY ENVIRONMENTAL QUALITY CONTROL BOARD
500 S.W. 14th Court
Fort Lauderdale, Florida 33315
(305) 765-4900

License To Haul
Infectious Waste

OWNER/AGENT:
Daniel Stauber, President
Safety Disposal System, Inc.
2800 Biscayne Blvd., #630
Miami, Florida 33137
Phone: 1-800-828-0692

FACILITY NAME/ADDRESS
EQCB ID # 60096
Safety Disposal Systems, Inc.
5923 Ravenswood Road,
Bldg. G Bay 8
Ft. Lauderdale, Florida 33312

This license is issued under the provisions of the Code of Regulations of Broward County Environmental Quality Control Board, hereinafter called the Code. The above-named applicant, hereinafter called licensee, is hereby authorized to perform the work or operate a facility shown on the approved drawing(s), plans, documents, and specifications submitted by applicant and made a part hereof and described specifically below. If no objection to this license is received within 14 days you will be deemed to have accepted it and all the attached terms and conditions.

VEHICLES LICENSED:


EQCB STICKER NUMBER	STATE/LICENSE PLATE NO.	VEHICLE CAPACITY LBS/GALLONS	DISPOSAL SITE, RECYCLER TRANSFER STATION
	Florida		<u>TRANSFER STATION</u>
1183	I64-61G	5000 lbs.	Self @
1184	H56-34C	2500 lbs.	5923 Ravenswood Rd.
1382	I64-62G	5000 lbs.	Bldg. G., Bay I Ft. Lauderdale, FL

DISPOSAL SITES

Medical Waste
Disposal Corp.
7920 Evies Way
Port Richey, FL 34668
(813) 841-8815

Resource Power
Development Corp.
810 Industry Road
Cocoa, FL 32926
(407) 639-0684

Effective Date: 3/27/89
Expiration Date: 3/27/91
Prepared by Stewart Funk
Renewal Application Due: 1/27/91


Victor N. Howard, PE
Pollution Control Office

GENERAL CONDITIONS:

1. The terms, conditions, requirements, limitations and restrictions set forth herein are accepted by the licensee and enforceable by the EQCB pursuant to Chapter 27 of the Broward County Environmental Quality Control Board (EQCB) Code. The EQCB will review this license periodically and may revoke the license, initiate administrative and/or judicial action for any violation of the conditions by the licensee, its agents, employees, servants or representatives.
2. This license is valid only for the specific uses set forth in the license application and any deviation from the approved uses may constitute grounds for revocation and enforcement action by the EQCB.
3. In the event the licensee is temporarily unable to comply with any of the conditions of the license, the licensee shall notify the PCO within 12 hours. Within 5 working days of the event, the licensee shall submit a written report to the PCO that describes the incident, its cause, the measures being taken to correct the problem and prevent its reoccurrence, the owner's intention toward repair, replacement, and reconstruction of destroyed facilities, and a schedule of events leading toward operation with the license condition.
4. The issuance of this license does not convey any vested rights or exclusive privileges, nor does it authorize any injury to public or private property or any invasion of personal rights, or any violations of federal, state or local laws or regulations.
5. This license must be available for inspection on licensee's premises during the entire life of the license.
6. By accepting this license, the licensee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source, that are submitted to the EQCB, may be used by the EQCB as evidence in any enforcement proceeding arising under EQCB rules and regulations, except where such use is prohibited by Section 403.111, Florida Statutes.
7. The licensee agrees to comply with Chapter 27, Code of Regulations of the EQCB.
8. Any new owner of a licensed facility shall apply by letter for a transfer of license within thirty (30) days after sale or legal transfer. The transferor shall remain liable for performance in accordance with the license until the transferee applies for, and is granted a transfer of license.
9. The licensee, by acceptance of this license, specifically agrees to allow access to the licensed source at reasonable times by EQCB personnel for the purposes of inspection and testing to determine compliance with this license and EQCB rules and regulations.
10. This license does not constitute a waiver or approval of any other license that may be required for other aspects of the total project.
11. If the licensee wishes to renew the license or extend its term, he shall make application 60 days prior to its expiration. Expired licenses are not renewable.
12. In addition to the general conditions set forth above, each license issued by the EQCB shall contain specific conditions determined by site conditions and requirements pursuant to the regulations as determined by the PCO. Licensee agrees that specific conditions are enforceable by the EQCB for any violation thereof.

SPECIFIC CONDITIONS:

1. This license is subject to revocation if the hauler discharges to an unauthorized disposal site. If such authorized discharge becomes necessary, the hauler must contact the EQCB in writing for permission to discharge.
2. The license identification tag must be clearly displayed on the rear of the hauling vehicle. If the tag is lost or obliterated, the licensee shall apply for a new tag. The replacement fee will be \$25.00 per tag.
3. All hauling vehicles must be properly maintained, free of leaks and in no way create a sanitary or public nuisance.
4. The licensee shall bring the licensed vehicle(s) to the EQCB office for inspection for existing or potential leak or spill conditions at any reasonable time.
5. The Infectious Waste Hauler Monthly Report shall be submitted to EQCB by the 15th of the month following the month of pick up. In the event no pick ups were made, so indicate and submit the report on the same schedule. Copies of all manifests and/or receipts must accompany the report form.
6. The EQCB registration identification number of each generator shall appear on the receipt provided to the generator.

7. Prior to transport, all infectious waste must be red bagged and have a label attached containing the generator's name, address, telephone number, date the waste was picked up and the EQCB identification number. Bagged infectious waste before being transported offsite and manually unloaded prior to final treatment shall be enclosed in a rigid type container. Strength characteristics of fiberboard boxes used as rigid containers must comply with HRS 10D-104.006(8) and FAC 17-712.400(3)(H).
8. All waste burned during the week must be reported on the form provided using Friday's date of each week as the burn date.
9. The BQEQCB reserves the right to make appropriate additions and/or deletions of approved sites for waste disposal.
10. The mixing of waste is prohibited. The licensee is held responsible for keeping various types of waste segregated.
11. It is the licensee's responsibility to require that all facility personnel shall successfully complete a program of classroom instructions and/or on the job training that teaches them to perform their duties in a way that ensures the facility's compliance with The Code of Regulations. The training shall include proper handling and storage of all potentially infectious materials at the facility. It shall also include training at least once a year in the Spill Contingency Plan. A record of the name of each employee and the fact that the person has completed the training shall be kept on file on the premises 3 years after his last work day or until the facility is closed.
12. The licensee shall not allow any discharge of any substance which is ignitable, reactive, corrosive, toxic or RF toxic to the ground. In the event of an accidental spill, EQCB shall be notified of the incident within 24 hours and an immediate cleanup of the spill shall be undertaken by the licensee. The absorbent and waste from any leakage or spill shall be containerized and disposed of at an approved hazardous waste disposal site.
13. Effluent from the cleaning of vehicles shall not be discharged to ground.
14. Emergency Cleanup Plan
Upon discharge of any potentially infectious material:
 - a) Immediately telephone Broward County fire Department on 911.
 - b) Report the discharge to EQCB within 24 hours. Telephone 765-4900 8:00 a.m. to 4:30 p.m.
 - c) Report the discharge to Florida Department of Environmental Regulation in West Palm Beach. Telephone 407/964-9668, 8:00 a.m. to 5:00 p.m., or Florida Bureau of Disaster and Preparedness in Tallahassee. Telephone 904/488-1322, 24 hours.
 - d) Immediately implement the approved discharge recovery plan.
 - e) Submit a written closure plan to EQCB within 5 days.

FAX 305 463-2036

FILE

SUE DELEGAL

*Department of Environmental Regulation*

Southeast District • 1900 S. Congress Ave., Suite A • West Palm Beach, Florida 33411 • 407-964-1275

Bob Martinez, Governor

Dale Twardchmann, Secretary

John Shearer, Assistant Secretary
Scott Benyon, Deputy Assistant Secretary

OCT 09 1989

General Permit No.: SB 06-167490
County: Broward
Project: Safety Disposal
System, Inc.

Mr. Bart Sherwood
Safety Disposal System, Inc.
2025 Birckell Ave, #302
Miami, FL 33129

Dear Mr. Sherwood:

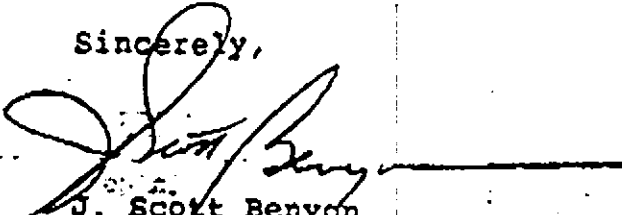
This is to acknowledge receipt of your notice requesting issuance of General Permit Number SB 06-167490. This letter authorizes the operation of a biohazardous waste storage facility at 5923 Ravenswood Road, Bldg. G, Bay 8, Fort Lauderdale, Broward County, Florida.

This facility shall be operated in accordance with the applicable paragraphs set forth in Florida Administrative Code Rule 17-712, copy enclosed.

This general permit is subject to the general conditions of Florida Administrative Code Rules 17-4.510 through 17-4.540 (see backside).

If you need further information, please call Mr. Joseph Lurix of this office, telephone 407/964-9668 or after hours 904/488-1320 for an emergency.

Sincerely,



J. Scott Benyon
Deputy Assistant Secretary

JSB:jl:rh:4

cc: Chris McGuire, OGC/Tlh.
Steve Chick, Solid Waste, Tlh.
Sharon Crabtree, MDCDERM

APPLICATION TRACKING SYSTEM

02/08/91

APPL NO:192330

APPL RECVD:02/08/91 TYPE CODE:SB SUBCODE:01

LAST UPDATE:02/08/91

DER OFFICE RECVD:WPB DER OFFICE TRANSFER TO:___ APPLICATION COMPLETE:___/___/___

DER PROCESSOR:LURIX, JOE

APPL STATUS:AC DATE:02/08/91 (ACTIVE/DENIED/WITHDRAWN/EXEMPT/ISSUED/GENERAL)

RELIEF:___ (SSAC/EXEMPTIONS/VARIANCE)

(Y/N) N MANUAL TRACKING

DISTRICT:50 COUNTY:13

(Y/N) N DGC HEARING REQUESTED

LAT/LONG:25.53.20/80.16.15

(Y/N) N PUBLIC NOTICE REQD?

BASIN-SEGMENT:___

(Y/N) N GOV BODY LOCAL APPROVAL REQD?

COE #:_____

(Y/N) Y LETTER OF INTENT REQD? _ (I/ISSUE D/DENY)

ALT#:_____

PROJECT SOURCE NAME:SAFETY DISPOSAL SYSTEMS, INC.

STREET:3890 N.W. 132ND STREET

CITY:OPA LOCKA

STATE:FL

ZIP:33054

PHONE:_____

APPLICATION NAME:SAFETY DISPOSAL SYSTEM, INC.

STREET:4164 N.W. 132ND STREET

CITY:OPA LOCKA

STATE:FL

ZIP:33054

PHONE:305-688-3931

AGENT NAME:_____

STREET:_____

CITY:_____

STATE:_____

ZIP:_____

PHONE:_____

FEE #1 DATE PAID:02/08/91

AMOUNT PAID:00025

RECEIPT NUMBER:00167075

B DATE APPLICANT INFORMED OF NEED FOR PUBLIC NOTICE - - - ___/___/___
C DATE DER SENT DNR APPLICATION/SENT DNR INTENT - - - ___/___/___
D DATE DER REQ. COMMENTS FROM GOV. BODY FOR LOCAL APP. -- ___/___/___
E DATE #1 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - ___/___/___
E DATE #2 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - ___/___/___
E DATE #3 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - ___/___/___
E DATE #4 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - ___/___/___
E DATE #5 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - ___/___/___
E DATE #6 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - ___/___/___
F DATE LAST 45 DAY LETTER WAS SENT - - - ___/___/___
G DATE FIELD REPORT WAS REQ--REC - - - ___/___/___
H DATE DNR REVIEW WAS COMPLETED - - - ___/___/___

I DATE APPLICATION WAS COMPLETE - - - 2/8/91
J DATE GOVERNING BODY PROVIDED COMMENTS OR OBJECTIONS - - ___/___/___
K DATE NOTICE OF INTENT WAS SENT--REC TO APPLICANT - - - ___/___/___
L DATE PUBLIC NOTICE WAS SENT TO APPLICANT - - - ___/___/___
M DATE PROOF OF PUBLICATION OF PUBLIC NOTICE RECEIVED - - ___/___/___
N WAIVER DATE BEGIN--END (DAY 90) - - - ___/___/___

COMMENTS:

APPLICATION TRACKING SYSTEM

02/13/91

APPL NO:192330

APPL RECVD:02/08/91 TYPE CODE:SB SUBCODE:01

LAST UPDATE:02/12/91

DER OFFICE RECVD:WPB DER OFFICE TRANSFER TO:___

APPLICATION COMPLETE:02/08/91

DER PROCESSOR:LURIX, JOE

APPL STATUS:GP DATE:02/12/91 (ACTIVE/DENIED/WITHDRAWN/EXEMPT/ISSUED/GENERAL)

RELIEF:___ (SSAC/EXEMPTIONS/VARIANCE)

(Y/N) N MANUAL TRACKING

DISTRICT:50 COUNTY:13

(Y/N) N OGC HEARING REQUESTED

LAT/LONG:25.53.20/80.16.15

(Y/N) N PUBLIC NOTICE REQD?

BASIN-SEGMENT:___

(Y/N) N GOV BODY LOCAL APPROVAL REQD?

COE #:_____

(Y/N) Y LETTER OF INTENT REQD? _ (I/ISSUE D/DENY)

ALT#:_____

PROJECT SOURCE NAME:SAFETY DISPOSAL SYSTEMS, INC.

STREET:3890 N.W. 132ND STREET

CITY:OPA LOCKA

STATE:FL

ZIP:33054

PHONE:_____

APPLICATION NAME:SAFETY DISPOSAL SYSTEM, INC.

STREET:4164 N.W. 132ND STREET

CITY:OPA LOCKA

STATE:FL

ZIP:33054

PHONE:305-688-3931

AGENT NAME:_____

STREET:_____

CITY:_____

STATE:_____

ZIP:_____

PHONE:_____

FEE #1 DATE PAID:02/08/91

AMOUNT PAID:00025

RECEIPT NUMBER:00167075

B DATE APPLICANT INFORMED OF NEED FOR PUBLIC NOTICE	- - -	/ / /
C DATE DER SENT DNR APPLICATION/SENT DNR INTENT	- - -	/ / /
D DATE DER REQ. COMMENTS FROM GOV. BODY FOR LOCAL APP.	- - -	/ / /
E DATE #1 ADDITIONAL INFO REQ--REC FROM APPLICANT	- - -	/ / /
E DATE #2 ADDITIONAL INFO REQ--REC FROM APPLICANT	- - -	/ / /
E DATE #3 ADDITIONAL INFO REQ--REC FROM APPLICANT	- - -	/ / /
E DATE #4 ADDITIONAL INFO REQ--REC FROM APPLICANT	- - -	/ / /
E DATE #5 ADDITIONAL INFO REQ--REC FROM APPLICANT	- - -	/ / /
E DATE #6 ADDITIONAL INFO REQ--REC FROM APPLICANT	- - -	/ / /
F DATE LAST 45 DAY LETTER WAS SENT	- - -	/ / /
G DATE FIELD REPORT WAS REQ--REC	- - -	/ / /
H DATE DNR REVIEW WAS COMPLETED	- - -	/ / /
I DATE APPLICATION WAS COMPLETE	- - -	02/08/91
J DATE GOVERNING BODY PROVIDED COMMENTS OR OBJECTIONS	- - -	/ / /
K DATE NOTICE OF INTENT WAS SENT--REC TO APPLICANT	- - -	/ / /
L DATE PUBLIC NOTICE WAS SENT TO APPLICANT	- - -	/ / /
M DATE PROOF OF PUBLICATION OF PUBLIC NOTICE RECEIVED	- - -	/ / /
N WAIVER DATE BEGIN--END (DAY 90)	- - -	/ / /

COMMENTS:EXPIRATION DATE 2/12/96

MEMO

RECEIVED

TO: Joe Lurix FEB 8 1991 Date 2/5/91
DER Dept. of Environmental Reg. Biohazardous
West Palm Beach Subject Waste Storage
FROM: Lori Cunniff
DERM

Attached is a permit application for a Biohazardous Waste Storage facility in Dade County, along w/ a \$25 fee.

DERM is also reviewing this, as I told you on the phone. We think the 30 day storage time may create odor problems. We have asked for an odor control plan & a shorter storage time.

We also require Building & Zoning approval from Ops- Locks.

If you have any questions, please

Call me.

(305) 375-3321.



GREENBERG, TRIG, HOFFMAN, LIPOFF, ROSEN, QUENTEL, P.A.

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MARC M. WATSON, OF COUNSEL

ZACHARY H. WOLFF (RETIRED)

MIAMI OFFICE
1221 BRICKELL AVENUE
MIAMI, FLORIDA 33131
(305) 579-0500
TELECOPY (305) 579-0717

BROWARD OFFICE
500 EAST BROWARD BOULEVARD
FORT LAUDERDALE, FLORIDA 33394
(305) 765-0500
TELECOPY (305) 765-1477

WEST PALM BEACH OFFICE
1601 FORUM PLACE
WEST PALM BEACH, FLORIDA 33401
(407) 683-6611
TELECOPY (407) 683-8447

TELEX 80-3124

PLEASE REPLY TO:
MIAMI OFFICE

WRITER'S DIRECT NO:

(305) 579-0768

VIA HAND DELIVERY

Lori Cunniff
Solid Waste Program Manager
Metropolitan Dade County
Environmental Resources Management
111 N.W. First Street, Suite 1310
Miami, Florida 33128

January 17, 1991
RECEIVED
FEB 8 1991
Dept. of Environmental Reg.
West Palm Beach
RECEIVED
0 1061
Dept. of Environmental Reg.
West Palm Beach

Re: Biohazardous Waste Storage General Permit
Notification for Proposed Facility Located at 3890
N.W. 132nd Street, Opa Locka, Florida

Dear Ms. Cunniff:

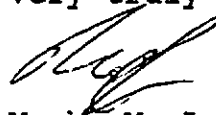
Enclosed please find the completed Biohazardous Waste Storage General Permit Notification, along with the \$200.00 registration fee, on behalf of Safety Disposal System, Inc. ("Safety Disposal"). Safety Disposal has experience in biohazardous waste management and presently operates a Biohazardous Storage Facility in Broward County under DER General Permit No. 5B 06-167490 and Broward County Environmental Quality Control Board ("BCEQCB") License No. HTS-IW-2-90, and operates as a registered Biohazardous Waste Transporter under DER Registration No. 7014 and DERM Permit No. BW 90-196-000. Safety Disposal desires to expand its operation to include a Biohazardous Waste Storage Facility in Dade County at the above-referenced location.

I am also enclosing for your reference a copy of Safety Disposal's current operating permits issued by DER, BCEQCB and

Lori Cunniff
January 17, 1991
Page 2

DERM, and a copy of Resource Power Department Corp.'s permit issued by DER. In addition, I am enclosing for your reference, a zoning map and an aerial photo of the proposed site and its surrounding area, and the relevant pages from the Opa-Locka Zoning Code, indicating that the proposed site is in an area designated I-3 ((I-PD) Industrial Planned Development). If you have any questions or comments, please do not hesitate to contact me at (305) 579-0768.

Very truly yours,



Moshe M. Lehrfield

MML:wp
Enclosures

cc: Daniel A. Stauber, Esq.
Kerri L. Barsh, Esq.

01/18/91\NML\SAFDIS.LTR



RECEIVED

FEB 8 1991

Dept. of Environmental Reg.

Biohazardous Waste Storage General Permit Notification

3013P03394 SB 13-192330

Pursuant to Rule 17-712.800, Florida Administrative Code, the owners or operators of a qualifying biohazardous waste storage facility shall submit the following information, on this form, to the Waste Program Administrator at the appropriate District Office of the Department.

Safety Disposal System, Inc. ("Safety Disposal")

1. a. Facility name: Lot 7, Block 1, Lejeune Industrial Park, Plat Book 100, Page 51 Public

b. Facility location: Records Dade County, Florida

Street address (main entrance): 3890 N.W. 132nd Street

City Opa-Locka, County Dade, Zip Code 33054

Section 29, Township 52 S., Range 41 E

Latitude 25° 53' 20" N. Latitude, Longitude 80° 16' 15" W. Longitude

c. Name of Facility Owner or Operator: Safety Disposal Systems, Inc.

d. Address of Facility Owner or Operator: 4164 N.W. 132nd Street

City Opa-Locka, State Florida, Zip Code 33054

e. Telephone Number of Facility Owner or Operator: (305) 688-3931

2. a. Name of Property Owner (if different than facility owner or operator): Lejeune Douglas Warehouse Ltd.

b. Address of Property Owner: c/o Warehouse Management Services, 4180 N.W. 132nd Street

City Opa-Locka, State Florida, Zip Code 33054

c. Telephone Number of Property Owner: (305) 685-8361

3. Describe the general layout and operation of the facility or equipment (attach additional sheets, if necessary):

See Exhibit "A" attached hereto.

4. Describe how the biohazardous waste storage requirements of Rule 17-712.420, F.A.C. will be met (attach additional sheets, if necessary):

See Exhibit "B" attached hereto.

5. Date of beginning operation: Safety Disposal began operating as a registered Biohazardous Waste Transporter in April 1989.

6. Describe how and where the biohazardous waste will be either treated and/or stored elsewhere: By incineration at: Resource Power Development Corp.

810 South Industrial Road

Cocoa Beach, Florida

Page 1 of 2

Northwest District
180 Government Center
Panama City, Florida 32301-5794
904-436-8300

Northwest District
3426 8th St
Jacksonville, Florida 32207
904-798-4200

Central District
3319 Mayport Blvd. Suite 222
Orlando, Florida 32803-3787
407-864-7645

Southwest District
4520 Oak Park Blvd
Tampa, Florida 33610-7247
813-673-3661

South District
2788 Bay St
Fort Myers, Florida 33901-2888
941-333-7667

Southeast District
1800 S. Congress Ave. Suite A
West Palm Beach, Florida 33409
407-854-6666

Q MUST 00 5613 P 01

DER Form 17-78.8000
Form Title: <u>Electronic Waste Storage Can Form Application</u>
Effective Date: <u>May 01, 1999</u>
DER Application No. _____ (Filed in by DER)

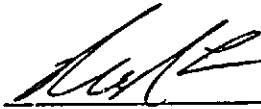
7. Status of operation: Existing ☐ Proposed ☒

8. Certification:

To the best of my knowledge and belief, I certify the information provided in this notification is true, accurate, and correct

Moshe M. Lehrfield, Esq.

Name of Authorized Agent



Signature of Authorized Agent

1/17/91

Date

SAFETY
DISPOSAL
SYSTEM

WASTE TRACKING DOCUMENT and SERVICE RECEIPT

ACCT #: _____ AREA: _____ DATE: _____

DAY: _____
COUNTY: _____
PHONE: _____
COMMENT: _____

<u>Quantity</u>	<u>Add/Subtract</u>	<u>Description</u>	<u>Weight</u>
_____	_____	_____	_____

* NOTE:

THIS DOCUMENT CERTIFIES THAT SDS HAS RECEIVED AND DISPOSED OF THE
ABOVE MATEFIALS IN ACCORDANCE WITH ALL GOVERNMENT REGULATIONS.

COMMENTS: _____

SAFETY DISPOSAL SYSTEM

CUSTOMER SIGNATURE

BIOHAZARDOUS WASTE MANIFEST**RESOURCE POWER DEVELOPMENT CORPORATION
dba/RECOVERY CORPORATION OF FLORIDA**

DESTRUCTION SITE • 810 INDUSTRY ROAD • COCOA, FL 32926 • (407) 639-0684

DOCUMENT NO. 0583 B

GENERATOR**BILLING ADDRESS**

COMPANY NAME

COMPANY NAME

ADDRESS

ADDRESS

CITY

ST.

ZIP CODE

CITY

ST.

ZIP CODE

TELEPHONE

TELEPHONE

TRANSPORTER**TREATMENT FACILITY**

COMPANY NAME

COMPANY NAME

ADDRESS

ADDRESS

CITY

ST.

ZIP CODE

CITY

ST.

ZIP CODE

TELEPHONE

TELEPHONE

REGISTRATION NO.

PERMIT NO.

305-688-3931

DER 7014

(407) 639-0684

A005-142032

BIOHAZARDOUS WASTE	Weight	Total # of Containers	BIOHAZARDOUS WASTE	Weight	Total # of Containers
1. BIO: BOX	5820	158	7. DRUGS		
2. LAB. PATHO		103	8. PAPER		
3. GLASS		21 other			
4. Sharps Sm.			SUPPLIES PURCHASED		
5. Sharps Med.					
6. Sharps Lge.					
	3820	282 TOTAL			

CERTIFICATIONS**GENERATOR**

I DECLARE THAT THE BIOHAZARDOUS WASTE LISTED ON THIS MANIFEST IS PROPERLY SEGREGATED, PACKAGED AND LABELED IN ACCORDANCE WITH APPLICABLE DER AND DRHS REGULATIONS.

SIGNATURE

TITLE

TRANSPORTER

I ACCEPT THE BIOHAZARDOUS WASTE LISTED ON THIS MANIFEST AND DECLARE THAT THE CARGO IS PROPERLY SECURED FOR TRANSPORT AND DELIVERY TO THE INDICATED TREATMENT.

SIGNATURE

TITLE

TREATMENT FACILITY

I ACCEPT THE BIOHAZARDOUS WASTE LISTED ON THE MANIFEST FOR TREATMENT AND LEGAL DISPOSITION IN ACCORDANCE WITH OUR PERMIT AND ALL APPLICABLE LAWS AND REGULATIONS.

SIGNATURE

TITLE

DATE

WHITE COPY — FILE

YELLOW COPY — GENERATOR/LAST COPY

PINK COPY — GENERATOR/FIRST COPY

LOGGING

NAME OF PROJECT

Safety Disposal Systems Inc

PROJECT LOG NO.

SB 13-192330

COUNTY

Dade

DATE APPLICATION RECEIVED

2/8/91

30-DAY (HW 60-DAY) DATE

3/9/91

AMOUNT OF FEE PAID

\$25.00

COPIES OF PLANS

COPIES OF APPLICATION

1

COPIES OF SPECIFICATIONS

COPIES TO: CORPS___; LOCAL PROGRAM___; TALLAHASSEE___; DNR___; OTHER___

PERMIT REVIEW

PERMIT ASSIGNED TO

Surix, Joe

AMOUNT OF FEE REQ'D \$

25DISCHARGE TO OR LOCATED IN AQUATIC PRESERVE: Yes___ No___ N/A ☒

PERMIT STATUS AND CHRONOLOGY

DATE	REVIEWER'S INITIALS	COMMENTS
<u>2-11-91</u>	<u>JSW</u>	<u></u>

(continue on reverse side)

FIELD INSPECTION BY:___ DATE___; N/A ☒WATER MANAGEMENT COMMENTS (DATE)___; N/A ☒LOCAL PROGRAM APPROVAL (DATE) 2-5-91; N/A___GPSI, APIS, OR PWS UPDATE DRAFTED: Yes ☒; N/A ☒

PUBLIC NOTICE LETTER ISSUED/PUBLISHED (DATES)___; N/A___

APPLICATION COMPLETION DATE 2-8-91 > DEFAULT DATE 3-8-91

>> D.A.S. 90+ DAYS INACTIVITY AUTHORIZATION:___ OK___ DENY <<

COMMENTS:___

PERMIT, EXEMPTION, DENIAL DRAFTED BY: J. Surix DATE: 2-11-91

INTENT: PROGRAM HEAD___ PROGRAM ADM. ___

FINAL DRAFT REVIEWED BY:___ DATE:___

FINAL DRAFT APPROVED BY:___ DATE:___

FINAL PROCESSING

DISTRIBUTION BY: R. HalmaDATE: 2/2-91

PATS UPDATED BY:___

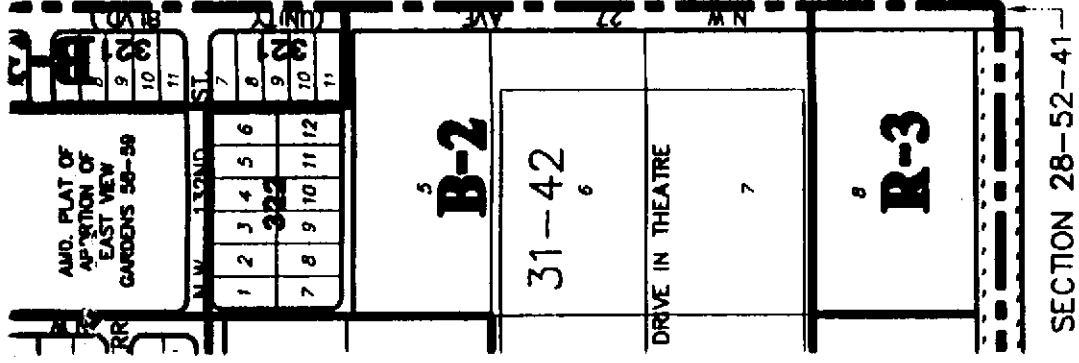
DATE:___

GPSI, APIS OR PWS UPDATED BY:___

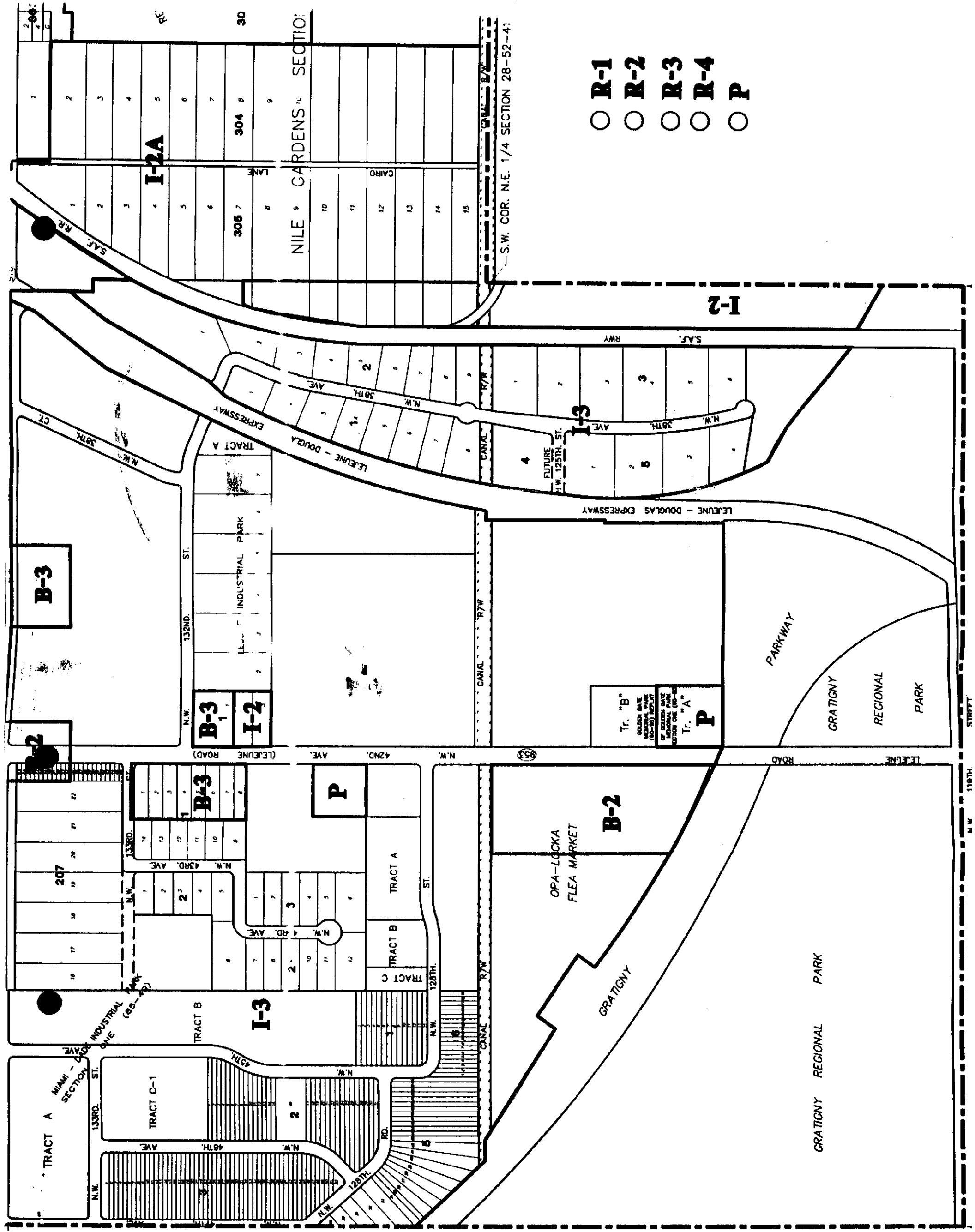
DATE:___

WORD PROCESSOR: R. Halma

A color calibration bar featuring a series of grayscale and color patches. The grayscale patches are labeled with numerical values: 100, 300, and 600. The color patches include a range of primary and secondary colors.



OCTOBER, 1990



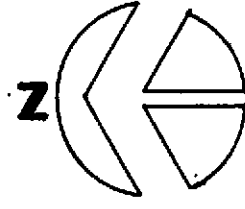


Gilbert architects

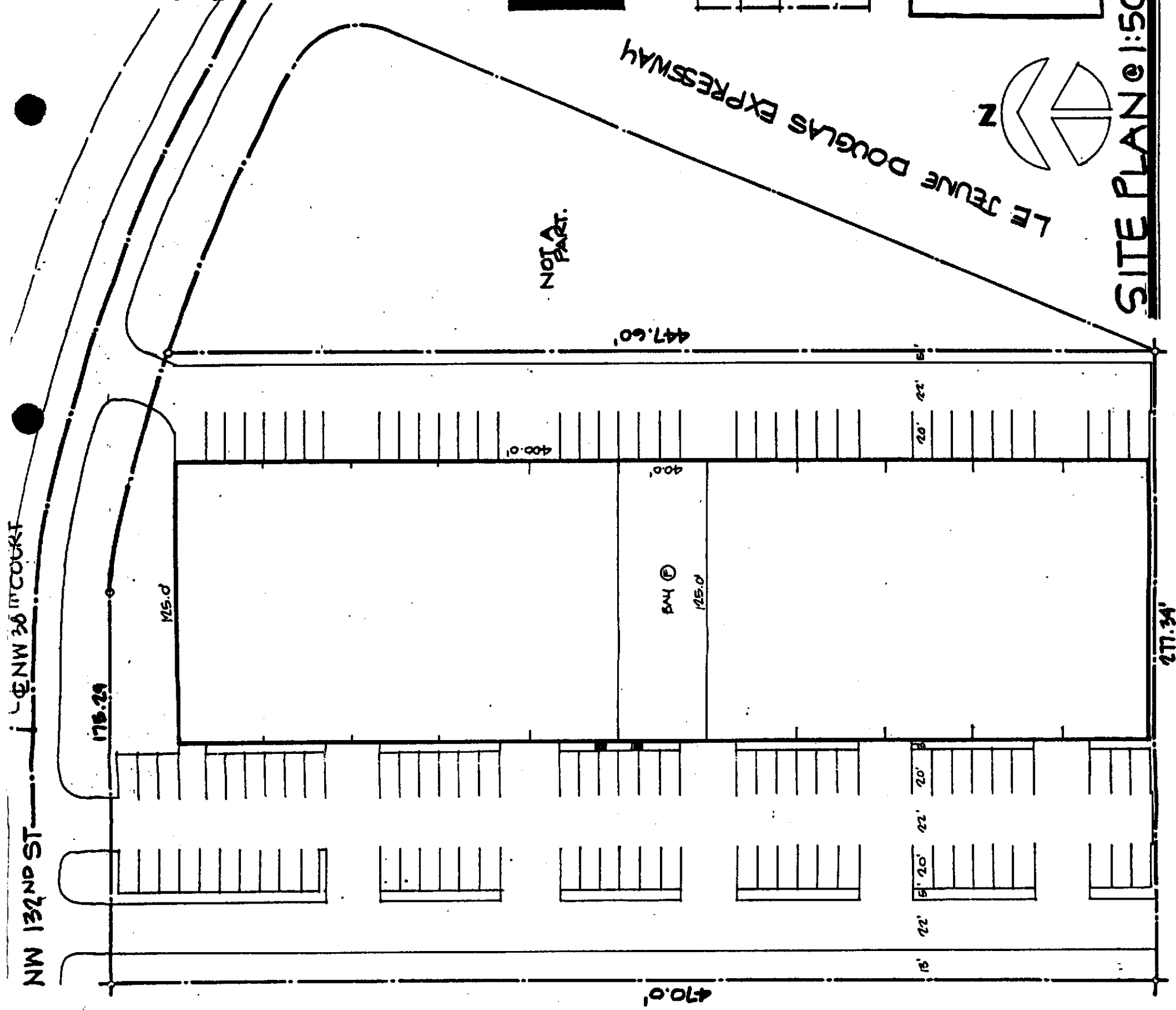
SAFETY DISPOSAL
3890 NW 132ND STREET
BAY # F, OPA LOCKA, FL.

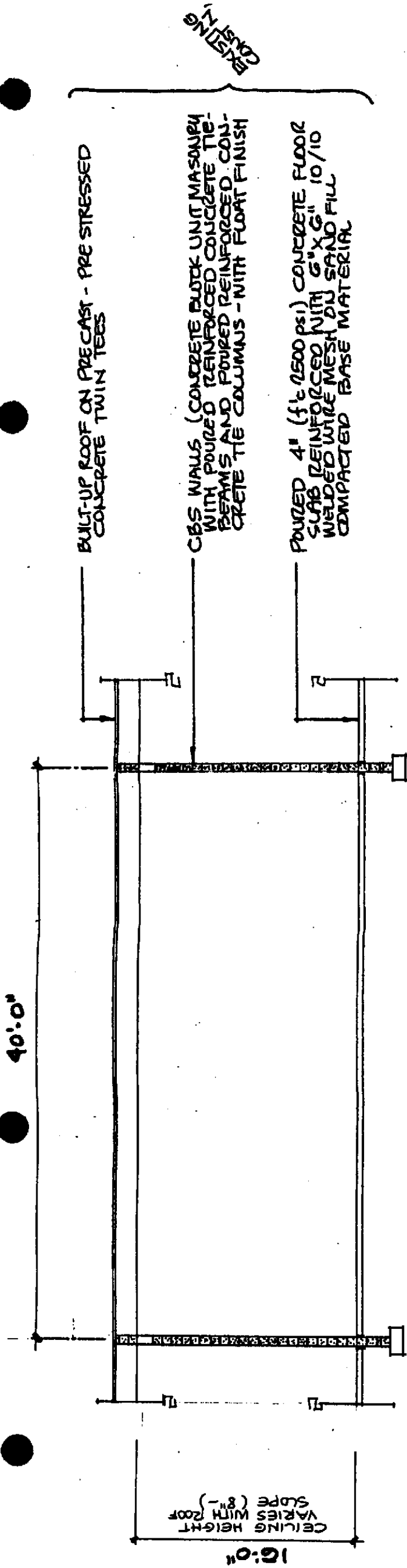


91.05		
01.10.91		
CNT	A.1	of 2

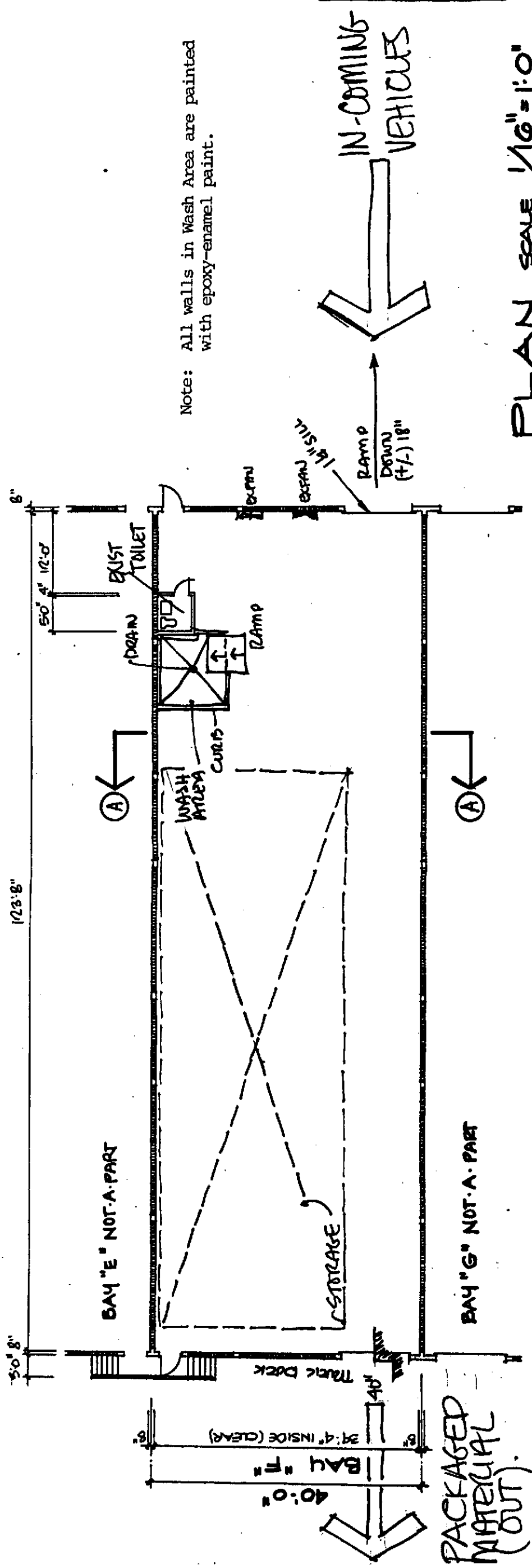


SITE PLAN @ 1:50





SECTION A-G 1/8"



Gilli architects

SAFETY DISPOSAL
3890 NW 132ND STREET
BAY #108A, LOCKHART, FL.



91.05	01.10.91	SMT	A.2	OF	2
-------	----------	-----	-----	----	---



APPLICATION TRACKING SYSTEM

12/21/90

APPL NO:190236

APPL RECVD:12/14/90 TYPE CODE:SB SUBCODE:01

LAST UPDATE:12/20/90

DER OFFICE RECVD:WPB DER OFFICE TRANSFER TO: APPLICATION COMPLETE: / /

DER PROCESSOR:LURIX, JOE

APPL STATUS:DE DATE:12/20/90 (ACTIVE/DENIED/WITHDRAWN/EXEMPT/ISSUED/GENERAL)

RELIEF: (SSAC/EXEMPTIONS/VARIANCE)

(Y/N) N MANUAL TRACKING

DISTRICT:50 COUNTY:13

(Y/N) N DGC HEARING REQUESTED

LAT/LONG: /

(Y/N) N PUBLIC NOTICE REQD?

BASIN-SEGMENT: /

(Y/N) N GOV BODY LOCAL APPROVAL REQD?

COE #: /

(Y/N) Y LETTER OF INTENT REQD? (I/ISSUE D/DENY)

ALT#: -

PROJECT SOURCE NAME:SAFETY DISPOSAL

STREET:3890 N.W. 132ND STREET

CITY:OPA LOCKA

STATE:FL

ZIP:33054

PHONE: - - -

APPLICATION NAME:SAFETY DISPOSAL SYSTEMS, INC.

STREET:4164 N.W. 132ND STREET

CITY:MIAMI

STATE:FL

ZIP:33054

PHONE:305-688-9331

AGENT NAME: /

STREET: /

CITY: /

STATE: /

ZIP: /

PHONE: - - -

FEE #1 DATE PAID:12/14/90 AMOUNT PAID:00025 RECEIPT NUMBER:00166922

B DATE APPLICANT INFORMED OF NEED FOR PUBLIC NOTICE - - - / /

C DATE DER SENT DNR APPLICATION/SENT DNR INTENT - - - / /

D DATE DER REQ. COMMENTS FROM GOV. BODY FOR LOCAL APP. - - - / /

E DATE #1 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - / /

E DATE #2 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - / /

E DATE #3 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - / /

E DATE #4 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - / /

E DATE #5 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - / /

E DATE #6 ADDITIONAL INFO REQ--REC FROM APPLICANT - - - / /

F DATE LAST 45 DAY LETTER WAS SENT - - - / /

G DATE FIELD REPORT WAS REQ--REC - - - / /

H DATE DNR REVIEW WAS COMPLETED - - - / /

I DATE APPLICATION WAS COMPLETE - - - / /

J DATE GOVERNING BODY PROVIDED COMMENTS OR OBJECTIONS - - - / /

K DATE NOTICE OF INTENT WAS SENT--REC TO APPLICANT - - - / /

L DATE PUBLIC NOTICE WAS SENT TO APPLICANT - - - / /

M DATE PROOF OF PUBLICATION OF PUBLIC NOTICE RECEIVED - - - / /

N WAIVER DATE BEGIN--END (DAY 90) - - - / /

COMMENTS:

Phone Log

Dec. 14, 1990 (3:00 pm) J. DeGnacia (DEN) called Moshe M. Lebrafield BSO. in regard of Application N° SB 13-190236.

Mr. Lebrafield, representing Safety Disposal, was informed that the application is going to be denied for the reasons on the denial letter.

Mr. Lebrafield was aware of the situation and ask for advise of how to fill the application correctly and he will call or send a copy of the new Application before officially submit.

LAW OFFICES
GREENBERG, TRAUIG, HOFFMAN, LIPOFF, ROSEN & QUENTEL, P.A.
1221 BRICKELL AVENUE
MIAMI, FLORIDA 33131
MIAMI (305) 579-0500
BROWARD (305) 523-8111
TELEX 80-3124
TELECOPY (305) 579-0717

TRANSMITTAL COVERSHEET

TO: MR. JOE LURIX
COMPANY NAME: Florida Department of Environmental Regulation
TELECOPY NO.: 407-433-2666
TELEPHONE NO.: 407-441-2074

COMMENTS: _____

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FROM: MOSHE M. LEHRFIELD, ESO.
GTH FILE NO.: 11630.0101
DATE: December 14, 1990 TIME: 12:43 pm
NUMBER OF PAGES INCLUDING COVERSHEET: -2-

PLEASE NOTIFY US IMMEDIATELY IF NOT RECEIVED PROPERLY AT
(305) 579-0715 OR (305) 579-0716

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ZACHARY M. WOLFF (RETIRED)

MIAMI OFFICE
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BROWARD OFFICE
500 EAST BROWARD BOULEVARD
FORT LAUDERDALE, FLORIDA 33354
(305) 765-0500
TELECOPY (305) 765-1477

WEST PALM BEACH OFFICE
1601 FORUM PLACE
WEST PALM BEACH, FLORIDA 33401
(407) 883-6611
TELECOPY (407) 883-8447

TELEX 80-3124
PLEASE REPLY TO:
MIAMI OFFICE
DIRECT NO:

(305) 579-0768

December 14, 1990

VIA TELECOPY

Mr. Joe Lurix
Chief, Solid Waste Division
Permitting Section
Florida Department of Environmental Regulation
1900 South Commerce Avenue
West Palm Beach, Florida 33406

Re: Biohazardous Waste Storage General Permit
Notification for Proposed Facility located at 3890
N.W. 132nd Street, Opa Locka, Florida

Dear Mr. Lurix:

With this letter I would like to amend the above-referenced permit. The address of the facility owner or operator (item 1d) should read as follows: 4164 N.W. 132nd Street, Opa Locka, Florida 33054.

If you have any questions or comments, please do not hesitate to contact me at 305/579-0768.

Very truly yours,


Moshe M. Lehrfield

MML/amc
cc: Daniel A. Stauber, Esq.
Kerri L. Barsh, Esq.

LAW OFFICES

GREENBERG, TRAURIG, HOFFMAN, LIPOFF, ROSEN & QUENTEL, P.A.

JEFFREY P. AGRON
FERNANDO C. ALONSO
CESAR L. ALVAREZ
LINDA C. ANDREWS
DAVID T. AZRIN
CARLA M. BARROW
KERRI L. BARSH
HILARIE BASS
NORMAN J. BENFORD
LISA J. BERGER
MARK D. BLOOM
FRANCIS B. BROGAN, JR.
BURT BRUTON
STEVE BULLOCK
ALDEN E. BURLINGTON
ALBERTO R. CARDENAS
J. PHILLIP CARVER
CARYN G. CARVO
ARY CHOUEKE
SUE M. COBB
ALBERT A. DEL CASTILLO
ALAN T. DIMOND
LUCIA A. DOUGHERTY
WILLIAM B. ECK
KENNETH EDELMAN
CHARLES W. EDGAR, III

GARY M. EPSTEIN
HENRY H. (BUCKY) FOX
ADRIENNE L. FRIESNER
ROBERT C. GANG
CAROLE K. GANGUZZA
TERESITA GARCIA
RICHARD G. GARRETT
BRIAN K. GART
JEFFREY GILBERT
BRUCE H. GILES-KLEIN
RICHARD J. GIUSTO
LAWRENCE GODOFOSKY
ALAN S. GOLD
STEVEN E. GOLDMAN
STEVEN M. GOLDSMITH
JOSEPH G. GOLDSTEIN
STEVEN S. GOODMAN
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MARC J. GOTTLIEB
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SANDRA P. GREENBLATT
ROBERT L. GROSSMAN
DIANA L. GRUB
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PETER J. HENN
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LARRY J. HOFFMAN
MARTIN KALB
DAVID S. KENIN
ROBIN J. KING
TIMOTHY E. KISH
STEVEN J. KRAVITZ
STEVEN A. LANDY
ERNESTO A. LANZA
NANCY B. LASH
ALAN S. LEDERMAN
MARC S. LEVIN
GARY A. LEVINSON
NORMAN H. LIPOFF
CARLOS E. LOUMIET
JUAN P. LOUMIET
BRUCE E. MACDONOUGH
ROBERT P. MACINA
PEDRO J. MARTINEZ-FRAGA
JOEL D. MASER
JUAN J. MAYOL, JR.
JOHN T. METZGER
LOUIS R. MONTELO, JR.

ALICIA M. MORALES
JANET L. O'BRIEN
MAURY R. OLICKER
REBECCA R. ORAND
DEBBIE M. ORSHEFSKY
STEVEN J. PARDO
MARSHALL R. PASTERNAK
JORGE J. PEREZ
ALAN J. PERLMAN
BYRON G. PETERSEN
ALBERT D. QUENTEL
JOEL REINSTEIN
MARK J. REISMAN
LUIS REITER
EDWARD L. RISTAINO
LAURA THOMAS RIVERO
KENNETH B. ROBINSON
RAQUEL A. RODRIGUEZ
ALAN H. ROLNICK
MARVIN S. ROSEN
RICHARD A. ROSENBAUM
PAUL S. ROSENBERG
RONALD M. ROSENGARTEN
DAVID L. ROSS
GARY A. SAUL
MARK R. SCHNAPP

CLIFFORD A. SCHULMAN
JOHN S. SCHWARTZ
ROBERT A. SEGALL
MARLENE K. SILVERMAN
TRISHA D. SINDLER
STUART H. SINGER
GARY A. SIPLIN
HOLLY R. SKOLNICK
LAURA P. STEPHENSON
JOEL L. STOCKER
ALEXANDER I. TACHMES
ROBERT H. TRAURIG
BRIAN J. WALSH
JEFFREY WEITHORN
HOWARD W. WHITAKER
ROBERT C. WHITE, JR.
JERROLD A. WISH
ROBERT M. WOLF
TIMOTHY D. WOLFE
SHEILA WOLFSON

MARC M. WATSON, OF COUNSEL

ZACHARY H. WOLFF (RETIRED)

MIAMI OFFICE
1221 BRICKELL AVENUE
MIAMI, FLORIDA 33131
(305) 579-0500
TELECOPY (305) 579-0717

BROWARD OFFICE
500 EAST BROWARD BOULEVARD
FORT LAUDERDALE, FLORIDA 33394
(305) 765-0500
TELECOPY (305) 765-1477

WEST PALM BEACH OFFICE
1601 FORUM PLACE
WEST PALM BEACH, FLORIDA 33401
(407) 683-6611
TELECOPY (407) 683-8447

TELEX 80-3124
PLEASE REPLY TO:
MIAMI OFFICE
WRITER'S DIRECT NO:

(305) 579-0768

December 13, 1990

VIA FEDERAL EXPRESS

Mr. Joe Lurix
Chief Solid Waste Division-
Permitting Section
Florida Department of Environmental
Regulation
1900 S. Commerce Avenue
West Palm Beach, Florida 33406

Dear Mr. Lurix:

Pursuant to your conversation today with Kerri L. Barsh, Esq. and myself, I am enclosing the completed Biohazardous Waste Storage General Permit Notification, along with the \$25.00 registration fee, on behalf of Safety Disposal System, Inc. ("Safety Disposal"). I realize that tomorrow, December 14, 1990, will be your last day at work before your vacation, and therefore, I would greatly appreciate your attempt to process this permit before leaving.

In addition, I am enclosing for your reference, a copy of Safety Disposal's current operating permits issued by DER and DERM, as well as a copy of Resource Power Department Corp.'s permit issued by DER.

RECEIVED


DEC 14 1990

Dept. of Environmental Reg.
West Palm Beach

Mr. Joe Lurix
December 13, 1990
Page 2

If you have any questions or comments, please do not hesitate to contact me at (305) 579-0768.

Very truly yours,


Moshe M. Lehrfield

Enclosure

cc: Daniel A. Stauber, Esq.
Kerri L. Barsh, Esq.



Florida Department of Environmental Regulation

Twin Towers Office • 2600 Blair Stone Road • Tallahassee, Florida 32309-2400

RECEIVED

DEC 14 1990

Dept. of Environmental Reg.

Biohazardous Waste Storage General Permit Notification

Pursuant to Rule 17-712.800, Florida Administrative Code, the owners or operators of a qualifying biohazardous waste storage facility shall submit the following information, on this form, to the Waste Program Administrator at the appropriate District Office of the Department.

Safety Disposal System, Inc. ("Safety Disposal")

1. a. Facility name: Lot 2, Block 1, Lejeune Industrial Park, Plat Book 100, Page 51 Public

b. Facility location: Records Dade County, Florida

Street address (main entrance): 3890 Northwest 132nd Street

City Opa-Locka County Dade Zip Code 33054

Section 29 Township 29 Range 40

Latitude _____ Longitude _____

c. Name of Facility Owner or Operator: Safety Disposal Systems, Inc.

d. Address of Facility Owner or Operator: 4164 N.W. 132nd Street

City Miami State Florida Zip Code 33054

e. Telephone Number of Facility Owner or Operator: (305) - 688-3931

2. a. Name of Property Owner (if different than facility owner or operator): Lejeune Douglas Warehouse Ltd.

b. Address of Property Owner: c/o Warehouse Management Services, 4180 N.W. 132nd Street

City Opa-Locka State Florida Zip Code 33054

c. Telephone Number of Property Owner: (305) - 685-8361

3. Describe the general layout and operation of the facility or equipment (attach additional sheets, if necessary) _____

The facility in question is a fully enclosed warehouse. Safety Disposal, in connection with its business in a Biohazardous Waste Transporter, will use the facility to temporarily store biohazardous waste.

4. Describe how the biohazardous waste storage requirements of Rule 17-712.420, F.A.C. will be met (attach additional sheets, if necessary): See Exhibit "A" attached hereto.

5. Date of beginning operation: Safety Disposal began operating as a registered Biohazardous Waste Transporter in July 1989.

6. Describe how and where the biohazardous waste will be either treated and/or stored elsewhere: By incineration at:

Resource Power Development Corp.

810 South Industrial Road

Cocoa Beach, Florida

Page 1 of 2

Northwest District
150 Government Center
Panama City, Florida 32401-5794
904-498-6300

Northwest District
3400 5th Rd
Jacksonville, Florida 32207
904-758-4300

Central District
3910 Maguire Blvd, Suite 220
Orlando, Florida 32803-3767
407-854-7555

Southeast District
4620 Oak Forest Blvd
Tampa, Florida 33610-7347
813-827-5551

South District
2300 Bay St
Fort Myers, Florida 33901-3888
813-332-9567

Southeast District
1600 E. Congress Ave, Suite A
West Palm Beach, Florida 33409
407-854-9555

DER Form 6, 17-718.00025
Form Title: Hazardous Waste Storage Can Perm. Application
Effective Date: May 6, 1989
DER Application No. _____ (Filled in by DER)

7. Status of operation: Existing ☐ Proposed ☒

8. Certification:

To the best of my knowledge and belief, I certify the information provided in this notification is true, accurate, and correct.

Moshe M. Lehrfield, Esq.
Name of Authorized Agent


Signature of Authorized Agent

12/13/90
Date

EXHIBIT "A"

4. The requirements of Rule 17-712.420, F.A.C. will be met as follows. Safety Disposal System, Inc. ("Safety Disposal"), presently operates as a registered Biohazardous Waste Transporter under Registration No. 7014. Safety Disposal desires to expand its operation to include a Waste Storage Facility and will comply with the requirements of Rule 17-712.420, F.A.C. as follows:
- (a) The applicant will store biohazardous waste in a fully enclosed warehouse facility, kept separate from other solid wastes. The floor of the warehouse is constructed of a smooth, easily cleanable material that is impervious to liquids and is capable of being readily maintained in a sanitary condition. Access to the facility will be restricted to prevent entry of unauthorized persons. The warehouse will be conspicuously marked with signs that show the international biological hazardous symbol as described in Rule 17-712.300(3), F.A.C. and the phrase "Biohazardous Waste".
 - (b) The facility will be operated in such way to prevent vermin, insects and objectionable odors off-site.
 - (c) Safety Disposal's biohazardous waste will be stored in containers and labeled as specified in Rule 17-712-300(3), F.A.C., and such containers will be in good condition and securely sealed.
 - (d) Persons manually handling biohazardous waste at the facility will wear impermeable gloves and protective clothing to help prevent accidental exposure.
 - (e) Storage will not be for a period greater than thirty (30) days.
 - (f) For three (3) years, Safety Disposal will record and maintain records of the approximate quantity by weight of biohazardous waste received and transported elsewhere each month.

RECEIVED

DEC 14 1990

Dept. of Environmental Reg.
West Palm Beach



State of Florida
Department of Environmental Regulation

Be it known that

SAFETY DISPOSAL SYSTEM, INC.

also known as

XXXXXX

is hereby registered as a

Biohazardous Waste Transporter

in compliance with Florida Administrative Code Rule 17-712

*The Department of Environmental Regulation hereby issues registration number 2014
on the 18 day of July 19 89. This registration will expire 7/18/92*

Mr. Daniel Stauder

Safety Disposal System, Inc.
4164 NW 132 St
Opa-Locka, FL 33054

Source Name: Safety Disposal System, Inc.

Location: Same

This permit is issued under the provisions of Chapter 24, Metropolitan Dade County Code (Dade County Pollution Control Ordinance), shall be valid from April 01, 1990 through March 31, 1991. The above named permittee, is hereby authorized to operate as a Liquid Waste Transportation business from the above named location, and with the equipment bearing the following identifying stickers:

BW90-196-001 through BW90-196-003

Subject to general conditions one (1) through nine (9) listed on the reverse side, and specific conditions A through H listed below.

SPECIFIC CONDITIONS:

- A No waste other than biohazardous waste shall be transported under this permit.
- B All containers, bags and vehicles used for the transport of biohazardous waste shall be properly maintained and operated in order to preclude any leaking, spills, etc. A satisfactory method of secondary containment shall be utilized. Any primary container which leaks shall be repackaged immediately.
- C All biohazardous waste will be incinerated or properly treated before disposal at an approved landfill.
- D Monthly reporting forms and corresponding fees are required to be submitted to DERM on or before the 10th of the following month.
- E Trucks shall be disinfected on a routine basis. Within 30 days of receipt of this permit, plans shall be submitted to this office describing frequency and methodology of disinfection.
- F Used needles and sharps shall be properly treated and disposed of within 10 days of collection. All other biohazardous waste shall be incinerated or properly treated within 48 hours of collection, unless alternate plans have been specifically approved by this department.
- G No biohazardous waste shall be stored in Dade County without prior approval of this Department.
- H Transporters of biohazardous waste shall provide each customer with a receipt for all material picked up. This receipt will contain the date, type and approximate weight of biohazardous waste removed.

Metropolitan Dade County Department
of Environmental Resources Management


John M. Renfrow, P.E., Director

GENERAL CONDITIONS:

1. The permittee, by acceptance of this permit, agrees to operate and maintain the subject operation so as to comply with the requirements and standards of Chapter 24 of the Code of Metropolitan Dade County.
2. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified on this permit the permittee shall immediately notify and provide the department with the following information: (a) a description of and cause of non-compliance; and (b) the period of non-compliance including exact dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps taken to reduce, eliminate, and prevent recurrence of the non-compliance. The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the department for penalties or revocation of this permit.
3. As provided in Section 24-30 of the Code of Metropolitan Dade County, the prior written approval of the Department of Environmental Resources Management shall be obtained for any alteration to this facility.
4. The issuance of this permit does not convey any vested rights or any exclusive privileges. Nor does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. Nor does it relieve the permittee from liability for harm or injury to human health or welfare or property.
5. The permit is required to be posted in a conspicuous location at the pollution control facility site during the entire period of operation.
6. This permit is not transferable. Upon sale or legal transfer of the property or facility covered by this permit, the permittee shall notify the department within thirty (30) days. The new owner must apply for a permit transfer within thirty (30) days. The permittee shall be liable for any non-compliance of the permitted source until the transferee applies for and receives a transfer of permit.
7. The permittee, by acceptance of this permit, specifically agrees to allow access to permitted source at reasonable times by department personnel presenting credentials for the purposes of inspection and testing to determine compliance with this permit and department rules.
8. The permit does not indicate a waiver of or approval of any other department permit that may be required for other aspects of the facility.
9. This permit does not constitute an approval by DERM or certification that the permittee is in compliance with applicable laws, ordinances, rules or regulations. The permittee acknowledges that separate enforcement actions may be initiated by DERM and that this permit does not constitute compliance with orders issued in conjunction with enforcement actions for correction of violations.



Florida Department of Environmental Regulation

Central District • 3319 Maguire Boulevard, Suite 232 • Orlando, Florida 32803-3767 • 407-894-7555

Bob Martinez, Governor

Dale Tischman, Secretary

John Shearer, Assistant Secretary
Alex Alexander, Deputy Assistant Secretary

Permittee:
Resource Power Development Corporation
33 West 17th Street, 6th Floor
New York, New York 10011

Attention: R. Lee Torrens, President

I. b. Number:
Permit/Certification
Number: A005-178247
Date of Issue:
Expiration Date: June 30, 1992
County: Brevard
Latitude/Longitude:
28°24'29"N/80°46'09"W
UTM: 17-522.6 kmE; 3142.3 kmN
Project: Biological Waste
Combustor No. 5

This permit is issued under the provisions of Chapter(s) 403, Florida Statutes, and Florida Administrative Code Rule(s) 17-2. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents attached hereto or on file with the department and made a part hereof and specifically described as follows:

The permittee can operate Biological Waste Combustor No. 5 manufactured by Morse Bouiger, Inc., Model RB1500, with a permitted charging rate of 1500 lbs/hour of a mixture of Types C, I, II, III, and IV Wastes (red-bag hospital waste). Emissions are controlled with a Propane fired afterburner in the secondary chamber.

This source is located at the Resource Power Development Corporation facility at 810 South Industry Road, Cocoa, Brevard County, Florida.

General conditions are attached to be distributed to the permittee only.



Florida Department of Environmental Regulation
Twin Towers Office Bldg • 2600 Blair Stone Road • Tallahassee, Florida 32399-2400

yes k.

Permit Data Form

Project Source Name Safety Proposal Systems, Inc.
Type Code SB Subcode 01 Check if: ☒ GP ☐ Exempt
Permit Processor's Initial JMP Data Entry Operator's Initial BJ
Correct Fee 25
Amount Received \$25.00
Amount Refund 0
Comments:

SB 13-192330

GREENBERG, TRAUIG, HOFFMAN
LIPOFF, ROSEN & QUENTEL, P.A.
FIRM ACCOUNT
1221 BRICKELL AVENUE • MIAMI, FLORIDA 33131

No. 21074

63-60
660

PAY

G.T.H.L.R. & Q.P.A. 25dol's 00cts

NOT NEGOTIABLE AFTER 90 DAYS FROM ISSUE

CHECK NO.

AMOUNT

12/13/90

21074

\$25.00

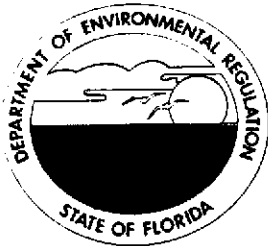
TO THE
ORDER
OF Department of Environmental
Regulation

GREENBERG, TRAUIG, HOFFMAN
LIPOFF, ROSEN & QUENTEL, P.A.
FIRM ACCOUNT

Signature



SUN BANK/MIAMI, N.A.
SUN CENTER OFFICE
777 BRICKELL AVENUE
MIAMI, FLORIDA 33131



FILE

Florida Department of Environmental Regulation

Southeast District • 1900 S. Congress Ave., Suite A • West Palm Beach, Florida 33406 • 407-964-9668

Bob Martinez, Governor

Dale Twachtman, Secretary

John Shearer, Assistant Secretary
Scott Benyon, Deputy Assistant Secretary

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

DEC 20 1990

Dade County
SW - Safety Disposal
Permit File

Mr. Moshe Lehrfield
1221 Brickell Avenue
Miami, FL 33131

Dear Mr. Lehrfield:

Ref: Safety Disposal
General Permit Denial

Sub: Biohazardous Waste Storage
Notification of Use of a General Permit
Application # SB 13-190236

This is to notify you that the subject project for a Biohazardous Waste Storage Facility does not qualify for a general permit pursuant to your submittal received on December 11, 1990. The general permit requirements are specified in Sections 17-4.510 through 17-4.540 and 17-701, Florida Administrative Code Rules, and your submittal does not qualify for the following reasons:

1. The applicant failed to provide the Latitude and Longitude for this facility as requested in Item 1b, page 1 of 2 of the application DER Form 17-712.900(2).
2. Item 3 on page 1 of 2 of the application DER Form 17-712.900(2) does not explain in detail the layout (planning) of the facility. A plan of the facility can help the explanation of the layout.
3. Item 4 on page 1 of 2 of the application DER Form 17-712.900(2) is not answered. Quoting the rules does not explain how this facility will comply with them.

A project that does not qualify for a general permit shall make application to the Department on DER Form 17-712.900(2) accompanied by a \$25.00 application fee.

A person whose substantial interests are affected by the this notice have a right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative determination (hearing) on it. The petition must conform to the requirements of Chapters 17-103 and 25-5.201, FAC, and must be filed (received) in the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, within (21) days of receipt of this notice. Failure to file a petition within twenty-one days constitute a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida Statutes. This notice is final and effective on the date filed with the Clerk of the Department unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Rule 17-103.070 FAC. Upon timely filing of a petition or a request for an extension of time this notice will not be effective until further Order of the Department.



Mr. Moshe Lehrfield
Page 2 of 2


When the Order (Notice) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.168, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with appropriate District Court of Appeal.

The Notice of Appeal must be filed within 30 days from the date of the Final Order is filed with the Clerk of the Department.

Executed in West Palm Beach, Florida.

Issued this 19th day of December, 1990

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL REGULATION


J. Scott Benyon
Deputy Assistant Secretary
1900 South Congress Ave., Suite A
West Palm Beach, FL 33406

CERTIFICATE OF SERVICE

This is to certify that this NOTICE OF FINAL ORDER OF DENIAL and all copies were mailed before the close of business on DEC 20 1990 to the listed persons.

Clerk Stamp

FILING AND ACKNOWLEDGEMENT

FILED, on this date, pursuant to §120.52(9), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.


Clerk

DEC 20 1990
Date

JSB:jl:rh/72

cc: Chris McGuire, OGC, Tlh.
Tom Moore, Solid Waste, Tlh.
Robert Jones, DERM

DOCUMENT APPROVAL SLIP

(Attach to Document File Copy)

PROJECT: SAFETY DISPOSAL

LOCATION: DADE COUNTY, OPA& LOICA

PERMIT or CASE NO: SB-13-190236

SUBJECT: Denial.

DATE: 12-19-90

DOCUMENT ORIGINATOR SIGNATURE: *[Signature]*

APPROVED BY: _____

APPROVED BY: _____

APPROVED BY: _____

FOR SIGNATURE BY DISTRICT MANAGER/ASST. DISTRICT MANAGER



DRAFT

Florida Department of Environmental Regulation

Southeast District • 1900 S. Congress Ave., Suite A • West Palm Beach, Florida 33406 • 407-964-9668

Bob Martinez, Governor

Dale Twachtman, Secretary

John Shearer, Assistant Secretary
Scott Benyon, Deputy Assistant Secretary

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Dade County
SW - Safety Disposal
Permit File

Mr. Moshe Lehrfield
1221 Brickell Avenue
Miami, FL 33131

Dear Mr. Lehrfield:

Ref: Safety Disposal
General Permit Denial

Sub: Biohazardous Waste Storage
Notification of Use of a General Permit
Application # SB 13-190236

This is to notify you that the subject project for a Biohazardous Waste Storage Facility does not qualify for a general permit pursuant to your submittal received on December 11, 1990. The general permit requirements are specified in Sections 17-4.510 through 17-4.540 and 17-701, Florida Administrative Code Rules, and your submittal does not qualify for the following reasons:

1. The applicant failed to provide the Latitude and Longitude for this facility as requested in Item 1b, page 1 of 2 of the application DER Form 17-712.900(2).
2. Item 3 on page 1 of 2 of the application DER Form 17-712.900(2) does not explain in detail the layout (planning) of the facility. A plan of the facility can help the explanation of the layout.
3. Item 4 on page 1 of 2 of the application DER Form 17-712.900(2) is not answered. Quoting the rules does not explain how this facility will comply with them.

A project that does not qualify for a general permit shall make application to the Department on DER Form 17-712.900(2) accompanied by a \$25.00 application fee.

A person whose substantial interests are affected by the this notice have a right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative determination (hearing) on it. The petition must conform to the requirements of Chapters 17-103 and 25-5.201, FAC, and must be filed (received) in the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, within (21) days of receipt of this notice. Failure to file a petition within twenty-one days constitute a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida Statutes. This notice is final and effective on the date filed with the Clerk of the Department unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Rule 17-103.070 FAC. Upon timely filing of a petition or a request for an extension of time this notice will not be effective until further Order of the Department.

*OK to recommend
to deny. Please
have ESR review sign
Thanks, Ad*

DENIAL

G.P.

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

DADE County
SW - SAFETY DISPOSAL
Permit File

Mr. MOSHE LEHRFIELD.
1221 BRICKELL AVENUE
MIAMI, FL 33131

Dear Mr. LEHRFIELD:

Ref: SAFETY DISPOSAL
~~GENERAL PERMIT DENIAL~~

Sub: BIOHAZARDOUS WASTE STORAGE.
Notification of Use of a General Permit
Application #SB-13-190236

This is to notify you that the subject project for a BIOHAZARDOUS STORAGE does not qualify for a general permit pursuant to your submittal received March 21, 1993. The general permit requirements are specified in Sections 17-4.510 through 17-4.540 and 17-712, Florida Administrative Code Rules, and your submittal does not qualify for the following reasons:

1.

A project that does not qualify for a general permit shall make application to the Department on DER Form 17-712.900(2) accompanied by a \$ 25 application fee. If the above issues are resolved, however, a Notice of Intent to Use General Permit on DER Form may be resubmitted to the Department with a \$ application fee for review and approval.

A person whose substantial interests are affected by the this notice have a right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative determination (hearing) on it. The petition must conform to the requirements of Chapters 17-103 and 25-5.201, FAC, and must be filed (received) in the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, within (14) days of receipt of this notice. Failure to file a petition within fourteen days constitute a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida Statutes. This notice is final and effective on the date filed with the Clerk of the Department unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Rule 17-103.070 FAC. Upon timely filing of a petition or a request for an extension of time this notice will not be effective until further Order of the Department.

When the Order (Notice) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.168, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with appropriate District Court of Appeal.

cc: chris McGuire, OGC/tlh
Tom Moore, SW/tlh
Robert Jones, DENIAL

Page 2

The Notice of Appeal must be filed within 30 days
filed with the Clerk of the Department.

Beach, Florida.

The Notice of Appeal must be filed with
filed with the Clerk of the Department.

Executed in West Palm Beach, Florida.

State of Florida Department
of Environmental Regulation

J. Scott Benyon
Deputy Assistant Secretary
1900 South Congress Ave., Suite A
West Palm Beach, FL 33406

CERTIFICATE OF SERVICE

CERTIFICATE OF SERVICE

This is to certify that this NOTICE OF FINAL ORDER OF DENY and all copies were mailed before the close of business on _____ to the listed persons.

Clerk Stamp

52(9), Florida Statutes, with the

Clerk Stamp

FILING AND ACKNOWLEDGEMENT

mailed 3/1/78

FILING AND ACKNOWLEDGEMENT

FILED, on this date, pursuant to §120.52(9), Florida
designated Department Clerk, receipt of which is hereby acknowledged.

Date

Clerk

Date

JSB:j1:rh/24

JSB:jl:rh/24
cc: Chris McGuire, OGC, Tlh.
Bill Parker, Solid Waste, Tlh.
Mike Graham, DERM
Chief Carty, Metro-Dade Co. Fire Dept.

1) The applicant failed to provide the latitude and longitude for this facility on page 1 of 2 Item 1.b. of ~~app~~ DER Form 17-712.900(2)

2) Item 3 on page 1 of 2 of application FORM 17-712.900(2) does not explain in detail the layout (planning) of the facility. A plan of the facility ~~may~~ can help the explanation of the layout.

3) Item 4 on page 1 of 2 of application Form 17-712.900(2) is not answered. ~~By~~ Quoting the rules doesn't explain how this facility will comply with them.

EXHIBIT "B"

4. Safety Disposal System, Inc. ("Safety Disposal"), presently operates a Biohazardous Waste Storage Facility in Broward County under DER Permit No. 5B 06-167490 and operates as a registered Biohazardous Waste Transporter under DER Registration No. 7014. Safety Disposal desires to expand its operation to include a Biohazardous Waste Storage Facility in Dade County and will comply with the requirements of Rule 17-712.420, F.A.C. as follows:
- (a) All employees of Safety Disposal System, Inc. prior to employment are trained in the proper handling and treatment of infectious waste prior to engagement. Furthermore, all employees must go through the continuing education course provided by Healthcare Risk Control.
 - (b) Safety Disposal will store only biohazardous waste in the facility, which is a fully enclosed warehouse (see floor plan in Exhibit "A"). The floor of the warehouse is constructed of concrete, which is a smooth, easily cleanable material that is impervious to liquid and is capable of being readily maintained in a sanitary condition (See Exhibit "A" for more detail). Access to the facility will be restricted by use of appropriate locks and an alarm system to prevent entry of unauthorized persons. Furthermore, the warehouse will be conspicuously marked every three feet with signs that show the international biological hazardous symbol as described in Rule 17-712.300(3), F.A.C., and the phrase "Biohazardous Waste".
 - (c) The facility will be operated in such a way to prevent vermin and insects by use of fumigation and proper ventilation. Safety disposal will contract with Pfeiffer Pest Control, Inc. to fumigate the facility at least once per month and more often if needed. Also, the facility will be adequately ventilated by use of two exhaust fans on the walls and two exhaust fans in the ceiling as indicated on the plans attached as Exhibit "A". The facility will prevent objectionable odors offsite through use of the above mentioned fumigation and ample ventilation. Furthermore, because the facility will be fully enclosed it will not allow the escape of objectionable odors offsite.
 - (d) Safety Disposal presently operates a Biohazardous Waste Storage Facility and as a registered Biohazardous Waste Transporter, and accordingly, is in compliance with the storage container requirements as specified in Rule 17-712.400(3), F.A.C. (Off-site Biohazardous Waste Transport). In addition, all of Safety Disposal's biohazardous waste will be stored in containers that are in good condition and securely sealed. Safety Disposal uses both

single-use containers and multi-use storage containers. The single-use containers are leak-resistant, rigid, puncture-resistant containers, which are composed of fiberboard double walled, corrugated material and have a minimum strength of 275 pounds. The multi-use storage containers are made of easy cleanable, non-corrosive aluminum which is rigid, leak-resistant, puncture-resistant, burst-resistant, and tear-resistant.

The above-mentioned multi-use containers are manufactured by Hesco, Inc. of Hialeah, Florida specifically for the purpose of biohazardous waste storage.

All sharps are stored in specially designated sharps containers which are leak-resistant, rigid, puncture-resistant, composed of a fiberboard, double-walled, corrugated material having a minimum strength of 275 pounds. Any bagged biohazardous waste collected by Safety Disposal will be enclosed in the above-described fiberboard box containers before being transported offsite. As mentioned above, these single-use containers are made of fiberboard and are double-walled, corrugated, and are labeled with a stamp certifying that the box meets all construction requirements of applicable freight classification for a minimum bursting strength of 275 pounds per square inch, a minimum combined weight of facings of 84 pounds per 1,000 square feet, and a maximum gross weight of 65 pounds, as defined by the U.S. Department of Transportation, Section 178.205, 49 Code of Federal Regulations. Also, all containers shall be sealed prior to transport.

All containers are labeled with the international biological hazard symbol as depicted in 17-712.400(3)(e) F.A.C. The symbol will be six inches in diameter on all containers.

- (e) All persons manually handling (i.e., loading or unloading) containers of biohazardous waste at the facility wear impermeable polypropylene gloves and are issued surgical masks to help prevent accidental exposure.
- (f) Storage will not be for a period greater than thirty days.
- (g) Safety Disposal will keep track of all biohazardous waste received by using a manifest system, a copy of which is attached as Exhibit B-1. The manifest records among other things: (1) the approximate quantity by weight of the biohazardous waste received; (2) where or from whom the biohazardous waste was collected; and (3) to where the biohazardous waste will be taken, including receipts or other written materials documenting where all

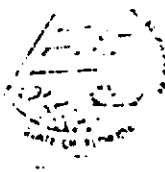
biohazardous waste will be treated. (See attached Exhibit B-1 for more detail.)

Safety Disposal maintains its records as follows: Each customer (i.e., waste generator) is given a separate file name and number and each manifest is placed in that customer's file as long as the customer is serviced and for three years thereafter.

A separate manifest is completed at the incineration plant (see Item 6 of this permit), a copy of which is attached as Exhibit B-2, and these manifests are kept in a separate file. At the incineration plant, there is a weigh-in of the biohazardous waste to insure that the amount of hazardous waste which is transported does not exceed the amount of biohazardous waste which is recorded. Thus, all manifests accurately reflect the quantity by weight of all biohazardous waste which is incinerated.

All records (i.e., the above-described manifests) are kept at the corporate offices of Safety Disposal (see Item 1.d. of this permit) for a period of at least three years.

01/17/91\MSL\EXHIBIT.B



Permit Data Form

Project Source Name SAFETY DISPOSAL
Type Code: SB Subcode 01 Check if: ☒ GP ☐ Exempt
Permit Processor's Initial [Signature] Data Entry Operator's Initial [Signature]
Comments: J.L.
Correct Fee 25.00
Amount Received 25.00
Amount Refund —

SB 13-190236

Rec'd 1/6/92

GREENBERG, TRAUIG, HOFFMAN
LIPOFF, ROSEN & QUENTEL, P.A.

FIRM ACCOUNT
1221 BRICKELL AVENUE • MIAMI, FLORIDA 33131

No. 21073

63-60
860

PAY

G.T.H.L.R. & Q.P.A. 25 dol's 00cts

NOT NEGOTIABLE AFTER 90 DAYS FROM ISSUE

CHECK NO.

AMOUNT

12/13/90

21073

\$25.00

TO THE
ORDER
OF

Department of Environmental
Regulation

GREENBERG, TRAUIG, HOFFMAN
LIPOFF, ROSEN & QUENTEL, P.A.

FIRM ACCOUNT



SUN BANK/MIAMI, N.A.
SUN CENTER OFFICE
777 BRICKELL AVENUE
MIAMI, FLORIDA 33131

[Signature]

SOUTHEAST DISTRICT PERMIT PROCESSING WORKSHEET

LOGGING

NAME OF PROJECT Safety Disposal
 PROJECT LOG NO. SPB 13-190236 COUNTY Dade
 DATE APPLICATION RECEIVED 12/14/90 30-DAY (HW 60-DAY) DATE 1/12/91
 AMOUNT OF FEE PAID \$ 25.00 COPIES OF PLANS _____
 COPIES OF APPLICATION 1 COPIES OF SPECIFICATIONS 1
 COPIES TO: CORPS____; LOCAL PROGRAM____; TALLAHASSEE____; DNR____; OTHER____

PERMIT REVIEW

PERMIT ASSIGNED TO Lurix, J. AMOUNT OF FEE REQ'D \$ 25
 DISCHARGE TO OR LOCATED IN AQUATIC PRESERVE: Yes____ No____ N/A____
 PERMIT STATUS AND CHRONOLOGY

DATE	REVIEWER'S INITIALS	COMMENTS
<u>12-15-90</u>	<u>JWL</u>	

(continue on reverse side)

FIELD INSPECTION BY: _____ DATE _____; N/A ☒
 WATER MANAGEMENT COMMENTS (DATE) _____; N/A ☒
 LOCAL PROGRAM APPROVAL (DATE) _____; N/A ☒
 GPSI, APIS, OR PWS UPDATE DRAFTED: Yes _____; N/A ☒
 PUBLIC NOTICE LETTER ISSUED/PUBLISHED (DATES) _____; N/A ☒
 APPLICATION COMPLETION DATE 12/14/90 > DEFAULT DATE 1/14/91
 >> D.A.S. 90+ DAYS INACTIVITY AUTHORIZATION: _____ OK _____ DENY <<
 COMMENTS: _____

PERMIT, EXEMPTION, DENIAL DRAFTED BY J. Lurix DATE: 12-15-90
 INTENT: PROGRAM HEAD _____ PROGRAM ADM. _____
 FINAL DRAFT REVIEWED BY: _____ DATE: _____
 FINAL DRAFT APPROVED BY: _____ DATE: _____

FINAL PROCESSING

DISTRIBUTION BY: _____ DATE: _____
 PATS UPDATED BY: _____ DATE: _____
 GPSI, APIS OR PWS UPDATED BY: _____ DATE: _____
 WORD PROCESSOR: _____