



Florida Department of  
Environmental Protection  
Hazardous Waste Inspection Report

**FACILITY INFORMATION:**

**Facility Name:** 419 Metal & Auto Recycling Center Inc  
**On-Site Inspection Start Date:** 09/23/2009      **On-Site Inspection End Date:** 09/23/2009  
**ME ID#:** 18948      **EPA ID#:** FLR000026625  
**Facility Street Address:** 600 Old Sanford Oviedo Rd, Winter Spgs, Florida 32708-2646  
**Contact Mailing Address:** 600 Old Sanford Oviedo Rd, Winter Springs, Florida 32708-2646  
**County Name:** Seminole      **Contact Phone:**

**NOTIFIED AS:**

N/A

**INSPECTION TYPE:**

Follow-Up Inspection for CESQG (<100 kg/month) facility

**INSPECTION PARTICIPANTS:**

Principal Inspector: Michael Eckoff, Environmental Specialist  
Other Participants: Heather Waters, Environmental Scientist; Bart Phillips, President

**LATITUDE / LONGITUDE:** Lat 28° 42' 24.8102" / Long 81° 17' 45.9262"

**SIC CODE:** 5015 - Wholesale trade - motor vehicle parts, used

**TYPE OF OWNERSHIP:** Private

**Introduction:**

The facility was inspected for compliance with its NPDES Stormwater Multi-Sector Generic Permit (MSGP) for industrial activities and a Follow-Up Inspection to the March 3, 2009 inspection to verify corrective action required by Warning Letter #09-016. Ms. Waters conducted the inspection relating to the MSGP.

**Process Description:**

The facility stores motor blocks in a roll-off type dumpster with a tarp covering the top. There were no releases from the dumpster at the time of the inspection.

The facility was able to provide the Quarterly Visual Stormwater Inspections, Quarterly Facility Inspections, annual training records; training is given at the monthly facility meetings, and the year 4 (2008) DMR. The records indicated the facility was fulfilling the requirements of the MSGP prior to the March 3, 2009 inspection.

The facility updated the Stormwater Pollution Prevention Plan (SWPPP) required by their MSGP to include a statement about responding to releases at the facility. Mr. Phillips stated facility personnel will respond to releases in a reasonable amount of time.

The facility has joined the ELVS program for the disposal of mercury switches.

**Summary of Potential Violations and Areas of Concern:**

Potential Violations

No Violations

Inspection Date: 09/23/2009

Areas of Concern

No Areas of Concern

**Conclusion:**

The facility was inspected as a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste and a generator of used oil.

Inspection Date: 09/23/2009

**Signed:**

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Michael Eckoff

**PRINCIPAL INSPECTOR NAME**

Environmental Specialist

**PRINCIPAL INSPECTOR TITLE***Michael Eckoff***PRINCIPAL INSPECTOR SIGNATURE**

FDEP - Central District

**ORGANIZATION**

10/5/2009

**DATE**

Heather Waters

**INSPECTOR NAME**

Environmental Scientist

**INSPECTOR TITLE**

NO SIGNATURE

**INSPECTOR SIGNATURE**

Science Applications International Corp

**ORGANIZATION**

Bart Phillips

**REPRESENTATIVE NAME**

President

**REPRESENTATIVE TITLE**

NO SIGNATURE

**REPRESENTATIVE SIGNATURE**

419 Metal &amp; Auto Recycling Center Inc

**ORGANIZATION**

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.