



Florida Waste Environmental Service

March 12, 1998 March 30, 1998

RECEIVED
MAR 31 1998

Department of Environmental Protection
SOUTHWEST DISTRICT
BY _____

Mr. William Crawford
Florida Department of Environmental Protection
3804 Coconut Palm Drive
Tampa, Florida 33619

Re: Florida Waste Environmental Services, Inc.
Used-Oil Processing Operating Application #76517-HO06-001
Request for Extension

Dear Mr. Crawford:

Florida Waste Environmental Services, Inc (FWES) requests an extension in submitting responses to your *First Notice of Deficiency* dated February 13, 1998. FWES is not processing used-oil at this time but is still operating as a Used-Oil and Oil Filter-Transporter and Transfer Facility.

Gary Santti, East Bay Engineering, will be the Engineer of Record for this Permit. Two copies of the responses will be submitted with page numbers and formatted revision block in a three-ring bound notebook with the revised date as requested.

Florida Waste Environmental Services was a Hazardous Waste Transporter but was reclassified on March 14, 1996 as a non-handler after moving into this new location on January 1, 1996. Florida Waste Environmental Services has been in business for 15 years. FWES correct Facility ID# is FLR000013888. See attached letter addressed to Ms. Sharon Summers. Ms. Sharon Summers is co-owner with Ms. Fran Braaksma. FWES intends to become a Hazardous Waste Transporter within the near future after obtaining required insurance FWES is not processing solid wastes at this time at this location.

A recent survey with topographic data indicating flood plain delineation "B" (100-500 year storm), and previous stormwater retention areas were submitted for the SWFWMD *Environmental Resource Permit (ERP) application # 4617654.00*. An ERP Permit is forthcoming.

FWES has obtained an *EPA NPDES Industrial Stormwater MultiSector 'P' Permit (FLR05B570)* and prepared a *Stormwater Pollution Prevention Plan* with Best Management Practices. All these and the US Coast Guard approved *Facility Response Plan* pursuant *40 CFR Section 112* have been approved by other regulatory agencies that includes spill response and preparedness. The US Coast Guard has jurisdiction for coastal facilities while EPA has inland facilities responsibility.

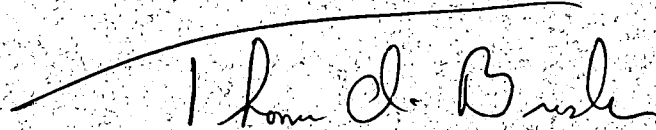
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FWES is currently undergoing facility improvements and other permitting besides the Used-Oil Processing Permit and requires additional time for a quality response. Meanwhile FWES will continue operation as a Used-Oil Transporter and Processor. Thank you for this extension. We would like to schedule a meeting to discuss the permit contents prior to the next revision submittal.

Sincerely yours,



Fran Braaksma
President



Thomas A. Brislin
Environmental Engineer/Industrial Hygienist