

From: [White, John](#)
To: "McCaustland, T.J."
Cc: [Davis, Jeffrey](#); [Singh, Raj](#); [Perrigan, Glen](#); [Eckoff, Michael](#); [Blandin, Norva](#)
Subject: RE: Signing manifest with 10 Day EPA ID
Date: Monday, September 18, 2017 2:43:00 PM
Attachments: [image001.png](#)
[RO_11953.pdf](#)

T.J.,

As long as you are the transporter of the waste and control the 10-day facility there is no reason to sign as an additional transporter on the manifest. It is the changing of hands between transportation companies that requires the signature. Please refer to the attached document dated March 7, 1996, for reference.

If you have any questions, please let me know.

Thank you,

John White
Environmental Consultant
Florida Department of Environmental Protection
407-897-4305
John.white@dep.state.fl.us

From: McCaustland, TJ [mailto:TMcCaustland@STERICYCLE.com]
Sent: Monday, September 18, 2017 10:24 AM
To: White, John <John.White@dep.state.fl.us>
Cc: Davis, Jeffrey <Jeffrey.Davis@STERICYCLE.com>; Singh, Raj <RSingh@STERICYCLE.com>
Subject: Signing manifest with 10 Day EPA ID

John,

Would it be possible for Stericycle facilities Miami FL0000702985 and Orlando FLR000006353 to utilize the 10 day log for the purpose of tracking length of time in the facility and not sign as additional transporter on the manifest.

When another company is involved we would continue to utilize the current process.

We would like to not have to sign each manifest coming to Stericycle 10 days if Stericycle is already identified as transporter. When Stericycle is the only company managing the waste it is possible we will utilize two continuation pages to get out of Florida.

le.

MNS000110924
FL0000702985

MNS000110924
FLR000006353
MNS000110924

We estimate we could annually save many thousands of continuation pages if we do not have to sign at the 10 days.

T.J. M^c Caustland
Manager Internal Controls
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