



VA

# Florida Department of Environmental Regulation

Twin Towers Office Bldg. • 2600 Blair Stone Road • Tallahassee, Florida 32399-2400

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary

November 3, 1989

Mr. Thomas K. Maurer  
Foley & Lardner, Van Dan Berg,  
Gay, Burke, Wilson & Arkin  
111 North Orange Avenue, Suite 1800  
Post Office Box 2193  
Orlando, Florida 32802-2193

AI, 1-f

RE: Universal Waste and Transit, Inc. HC29-141782

Dear Mr. Maurer:

This is in response to your letter concerning amendment to Rule 17-730.250(2) allowing owner or operator of a facility to operate under a construction permit so long as the facility is in compliance with 40 CFR Part 264 standards and makes timely application for an operation permit.

The construction permit HC29-141782 has been issued to Universal Waste and Transit, Inc. (UWTI) prior to the amendment of Rule 17-730.250(2). The Rule 17-730.250(2) can be applied to UWTI upon modifying UWTI's construction permit to include 40 CFR Part 264 requirements. This will be a major permit modification and hence require a public notice and issuance of the revised construction permit. The revised construction permit may allow UWTI to operate, provided UWTI is in full compliance with 40 CFR Part 264 requirements.

If you have any questions, please call Satish Kastury of my staff at 904/488-0300.

Sincerely,

Richard G. Wilkins, Director  
Division of Waste Management

RGW/SK/RP/do

cc: Barry Swihart, BWP&R  
Satish Kastury, BWP&R  
Clabe Polk, DER/Tampa

D.E.R.

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UNIVERSAL WASTE & TRANSIT, INC.

2501 N. Orient Rd.  
Suite A  
Tampa, FL 33619  
813-623-5302

October 18, 1989

Mr. William Crawford  
Southwest Florida District  
Florida Department of Environmental Regulation  
4520 Oak Fair Boulevard  
Tampa, FL 33610-7347

D.E.R.  
OCT 22 1989  
SOUTHWEST DISTRICT  
TAMPA

Dear Bill:

Thank you for meeting with me on October 10th. I am looking forward to working with you in the issuance of our operation permit.

As we discussed, Universal will be receiving its certificate of occupancy in the near future. At that time we intend to begin storing non-regulated non-hazardous waste at the facility. We will carefully screen the material to make sure that it is not a hazardous waste. Additionally, we will inform you as to the types and amounts of non-hazardous waste which will be stored.

You indicated that DER would have no problem with the storage of materials which are not regulated under RCRA. We want to make sure that you are aware of our activities so that it will be clear that Universal has not begun managing hazardous waste prior to the issuance of its operational permit.

Please let me know if you have any questions or comments on this matter.

Sincerely,



Robert J. Bedore  
Vice President