STATE OF FLORIDA CERTIFICATE OF LIABILITY INSURANCE HAZARDOUS WASTE TRANSPORTER AND USED OIL HANDLER

Evanston Insura		
	(Name of Insurer)	
(the "Insurer"), of	222 S. Riverside Pla	aza, Suite 2400 Chicago IL 60606
,,,,,,	(Address of Insurer)	-
	it has issued liability insurance cov	rering bodily injury and property damage including ences to
Raider Environment	al Services of Florida, Inc., a wholl	y owned subsidiary of Heritage-Crystal Clean, LL
	(Name of Insured)	
(the "Insured"), of_	2000 Center Drive, Suite East C300 Hoffman Estates IL 60515	
	(Physical Address of Insure	
	ne insured's obligation to demonstra Rule 62-710.600(2) and 62-730.1	ate financial responsibility under Florida 70. The coverage applies at:
EPA/DEP I.D. No.	Name	Physical Address
EL B0001/3801 E	Paider Env Services of EL 41	03 NW 132nd St., Opa Locka, FL 33055
FLR000176271	Raider Env Services of Fl	5080 SR HWY 60 East Mulberry FL
(If coverage is for m	ultiple facilities, identify each facil	ity insured.)
(If coverage is for motion of the coverage is for motion of the coverage is print of the coverage of the coverage is print of the coverage is for motion of the coverage of th	ultiple facilities, identify each facil nary and the company shall not be for each accident, exclusive of	ity insured.) liable for amounts in excess of legal defense costs. The coverage is provided
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(If coverage is for motion of the coverage is pring \$\frac{20,000,000}{20,000}\$ under policy number	ultiple facilities, identify each facil mary and the company shall not be for each accident, exclusive of MKLV3ENV101867, issued on said policy is 6/1/2020	ity insured.) liable for amounts in excess of legal defense costs. The coverage is provided 6/1/2020
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Mail original completed form to: Department of Environmental Protection For assistance call: 850-245-8707

2600 Blair Stone Road, Mail Station 4560 Tallahassee, Florida 32399-2400

- 2. The Insurer further certifies the following with respect to the insurance described in Paragraph 1:
 - (a) Bankruptcy or insolvency of the insured shall not relieve the Insurer of its obligations under the policy.
 - (b) The Insurer is liable for the payment of amounts within any deductible applicable to the policy, with a right of reimbursement by the insured for any such payment made by the Insurer.
 - (c) Whenever requested by the Secretary (or designee) of the Florida Department of Environmental Protection (FDEP), the Insurer agrees to furnish to the Department a signed duplicate original of the policy and all endorsements.
 - (d) Cancellation of the insurance, whether by the Insurer or the Insured and any other termination of the insurance (e.g., expiration, non-renewal), will be effective only upon written notice and only after the expiration of thirty (30) days after a copy of such written notice is received by the Secretary of the FDEP as evidenced by certified mail return receipt.
 - (e) The Insurer shall not be liable for the payment of any judgment or judgments against the Insured for claims resulting from accidents which occur after the termination of the insurance described herein, but such termination shall not affect the liability of the Insurer for the payment of any such judgment or judgments resulting from accidents which occur during the time the policy is in effect.

I hereby certify that the Insurer is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer, in one of more States including Florida.

Thulad Menland
(Signature of Authorized Representative of Insurer)
Michael Geasland
(Typed name)
Underwriting Specialist
(Title)
Authorized Representative of
Evanston Insurance Company
(Name of Insurer)
222 S. Riverside Plaza, Suite 2400, Chicago IL 60606

(Address of Representative)