

FLORIDA DEPARTMENT OF Environmental Protection

Northeast District 8800 Baymeadows Way West, Suite 100 Jacksonville, Florida 32256 Ron DeSantis Governor

Jeanette Nuñez Lt. Governor

Shawn Hamilton Secretary

August 1, 2024

Sent electronically to: <u>david.harriman@ringpower.com</u>

Mr. David Harriman, Environmental Manager Ring Power Corporation 500 World Commerce Parkway St. Augustine, Florida 32092

Re: Compliance Assistance Offer Ring Power Corporation EPA/DEP ID: FLD 984 206 854 Columbia County – Hazardous Waste

Dear David Harriman:

A compliance inspection was conducted at your facility on May 16, 2024, under the authority of Section 403.091, Florida Statutes (Fla. Stat.). During this inspection, potential non-compliance was noted. The purpose of this letter is to offer compliance assistance as a means of resolving this matter.

Specifically, potential non-compliance with the requirements of Chapter 403, Fla. Stat., and Chapters 62-710 and 62-730, Florida Administrative Code (Fla. Admin. Code), was observed. Please see the attached inspection report for a full account of Department observations and recommendations.

We request you review the 'New Potential Violations and Areas of Concern' and respond within 30 days of receipt of this Compliance Assistance Offer. Your response should include one of the following:

- 1. Describe what has been done to resolve the non-compliance issue or provide a time schedule describing how/when the issue will be addressed;
- 2. Provide the requested information, or information that mitigates the concerns or demonstrates them to be invalid; or
- 3. Arrange for the case manager to visit your facility to discuss the Areas of Concern.

It is the Department's desire that you are able to adequately address the aforementioned issues so that this matter can be closed. Your failure to respond appropriately may result in the initiation of formal enforcement proceedings.

Ring Power Corporation Facility ID No.: FLD 984 206 854 Compliance Assistance Offer Page 2 of 2

Please address your response and any questions to Emma Sacchitello of the Northeast District Office at (904) 256-1668, or via e-mail at <u>Emma.Sacchitello@FloridaDEP.gov</u>. We look forward to your cooperation in this matter.

Sincerely,

Matthew Constra

Matthew Kershner Environmental Manager

Enclosure: Inspection Report

ec: FDEP-NED: Emma Sacchitello, Bonnie Bradshaw, Cheryl L. Mitchell, Matthew Kershner, DEP_NED Ring Power: Travis Flowers - <u>Travis.Flowers@RingPower.com</u>



Florida Department of

Environmental Protection

Hazardous Waste Inspection Report

FACILITY INFORMATION: Facility Name: Ring Power Corporation

On-Site Inspection Start Date: 05/16/2024

ME ID#: 40828

On-Site Inspection End Date: 05/16/2024

EPA ID#: FLD984206854

Facility Street Address: 390 SW Ring Ct, Lake City, Florida 32025-3148Contact Mailing Address: 500 World Commerce Pkwy, St Augustine, Florida 32092-3788County Name: ColumbiaContact Phone: (813) 638-9332

NOTIFIED AS: SQG (100-1000 kg/month), Used Oil

WASTE ACTIVITIES: Generator: SQG Used Oil: Used Oil, Oil Filters

INSPECTION TYPE:

Routine Inspection for Used Oil Transporter Facility Routine Inspection for Used Oil Transfer Facility Facility Routine Inspection for SQG (100-1000 kg/month) Facility Routine Inspection for Used Oil Generator Facility

INSPECTION PARTICIPANTS:

Principal Inspector: Emma L Sacchitello, Inspector Other Participants: Travis Flowers, Regional Manager

LATITUDE / LONGITUDE: Lat 30° 7' 27.5652" / Long 82° 39' 28.8847"

NAIC: 811310 - Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance **TYPE OF OWNERSHIP:** Private

Introduction:

Ring Power Corporation (Ring Power, the facility) was inspected on May 16, 2024, as an unannounced hazardous waste compliance inspection. The facility is registered as a Used Oil Transporter, Used Oil Transfer Facility, Used Oil Filter Transporter and Used Oil Transfer Facility. The facility notified the Department of Environmental Protection (DEP) as a Small Quantity Generator (SQG) of hazardous waste on August 31, 2021. The facility was last inspected by the Department's Hazardous Waste Program on July 15, 2020. Travis Flowers (Regional Manager) and Denzel Coker (Facility Custodian) were present throughout the inspection. Cheryl Humphrey (Service Advisor) was present during the in-brief, record review and out-brief.

At the time of the current inspection, the facility was operating as a Small Quantity Generator (SQG) of hazardous waste.

The facility has been in operation since 1991 and has approximately 40 employees. Ring Power owns the property and the building which is connected to city water and sewer. There is also one well used to supply water for Wash Rack operations. The facility operates Monday through Friday, 7:00 AM to 5:00 PM. Ring Power is a dealer and service agent for trucks, heavy equipment, generators, parts and other equipment. The facility consists of offices, Maintenance and Repair Shops, a Parts Warehouse, a Tank Farm, a Wash Rack, a Battery Storage Area, 40X40 Building/Track Shop, Dino Testing Building, Rental Yard and Mobile Servicing.

Process Description:

Maintenance and Repair Shops

The Maintenance and Repair Shops perform routine repair and preventative maintenance on both customer and fleet vehicles and heavy equipment. The Maintenance and Repair Shops are comprised of two distinct areas: the Heavy Equipment Shop and CAT Rental Shop. Although different types of equipment are maintained in these areas, waste streams and waste management are similar. The Heavy Equipment and Rental Shop share waste accumulation containers.

Used oil is drained into portable drain containers and then pumped into a 1,000-gallon double-walled tank located in the Tank Farm, described below. There was one 5-gallon container of used oil that was not properly labeled with the words "Used Oil" (Photo 1) [40 CFR 279.22(c)(1)]. The container was properly labeled during the inspection. All other used oil drain containers and the used oil tank were in good condition and properly labeled.

Used oil filters are drained into used oil containers and then accumulated in 330-gallon steel containers. There were two 330-gallon containers accumulating filters just outside of the Heavy Equipment area for Heavy Equipment and Rental Shop use. Both containers were in good condition, closed and properly labeled as "Used Oil Filters." Both containers were stored on what appeared to be an unsealed concrete surface that contained large cracks (Photo 2) [62-710.850(5)(a), FAC].

Oil absorbent pads generated by Maintenance and Repair Shop operations are accumulated in 30-gallon drums lined with plastic bags. The bags are placed in the used oil filter collection containers for disposal by Safety-Kleen. There were two 30-gallon drums accumulating pads in the Truck Shop and two 30-gallon drums accumulating pads in the Heavy Equipment/Rental Shop area.

Spent antifreeze is collected in collection containers and then transferred to 55-gallon containers. All collection containers were in good condition and labeled as "Used Coolant." The 55-gallon containers were closed, in good condition and labeled as "Used Antifreeze."

The Maintenance and Repair Shops have a total of six parts washers. There were two Safety-Kleen Aqueous parts washers that utilize ArmaKleen Heavy Duty Aqueous Cleaner and and two Crystal Clean Model 2725 Aqueous parts washers that utilize Mirachem 2750 Cleaner/Degreaser in the Heavy Machine Shop. There were two Safety-Kleen Model 44 parts washers in the CAT Rental Shop that utilize Safety Kleen Premium Solvent. Spent solvent from the Model 44 parts washers is managed as D001/D018 hazardous waste. Spent solvent from the Crystal Clean Aqueous parts washers was previously managed as D018 hazardous waste based on TCLP testing and generator knowledge that was unable to rule out benzene as a constituent of the waste. Spent solvent from this unit is currently managed as non-hazardous waste, but the facility has not conducted and documented an adequate hazardous waste determination to support this action [40 CFR 262.11]. Spent solvent from the Safety Kleen Aqueous parts washer is managed as non-hazardous waste, but the facility has not conducted and documented an adequate hazardous washer is managed as non-hazardous waste, but the facility has not conducted and documented an adequate hazardous washer is managed as non-hazardous waste, but the facility has not conducted and documented an adequate hazardous washer is managed as non-hazardous waste, but the facility has not conducted and documented an adequate hazardous washer is managed as non-hazardous waste, but the facility has not conducted and documented an adequate hazardous waste determination to support this action [40 CFR 262.11].

Reusable wipes are generated by maintenance activities and may be contaminated with oil, grease and/or CRC Brakleen Non-Chlorinated Brake Parts Cleaner (flashpoint 15.8°F). Spent wipes are accumulated in closed, step containers located throughout the facility and are managed as excluded solvent contaminated wipes. There was one 5-gallon step container of excluded solvent contaminated wipes that was properly labeled, but was not properly closed (Photo 3) [40 CFR 261.4(a)(26)(i)]. All other step containers were closed and properly labeled. The step containers are emptied at the end of every day into an approximately 20-gallon container. The container was closed and properly labeled. Excluded solvent contaminated wipes are laundered by Cintas weekly.

Aerosol products such as Brakleen Brake Parts Cleaner (flashpoint: 15.8°F), CRC Mech Force Degreaser

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(flashpoint <0°F), Quick Battery Corrosion Preventative (DOT Division 2.1 flammable compressed gas), Loctite MR 5426 Adhesive (DOT Division 2.1 flammable compressed gas), Loctite LB 8017 Moly Dry Film Lubricant (flashpoint: 84.2°F), CAT Battery Cleaner (flashpoint -119°F), Pitt Bull Enamel Genie Blue (flashpoint -156°F), CAT Yellow Primer (flashpoint 71°F), CAT Black Paint Medium Gloss (flashpoint -99°F), CAT Black Paint High Gloss (flashpoint 88°F) and CAT Black Paint Black Flat (flashpoint -100° F) are used for Maintenance and Repair Shop operations. Non-empty cans of these products would generate a D001 hazardous waste if disposed of.

Aerosol cans generated throughout the facility are punctured and drained in an aerosol can puncturing device attached to the top of a 30-gallon drum (Photo 4). Any residual liquid in the aerosol cans drains into the drum below the puncturing device. The liquid is managed as D001/D005/D006/D007/D008/D035 hazardous waste. The container was closed and labeled as "Hazardous Waste," but was not marked with an indication of the hazards of the content [40 CFR 262.15(a)(5)(ii)]. The empty punctured cans are accumulated in a 55-gallon drum next to this device and are managed as scrap metal. Scrap metal is picked up as needed by Whitehouse Recycling.

Aerosol cans generated in the truck shop are accumulated in a 55-gallon container before being brought to the puncturing device. The container was closed and properly labeled as "Hazardous Waste," but was not marked with an indication of the hazards of the contents (Photo 5) [40 CFR 262.15(a)(5)(ii)]. The container was marked as "Ignitable," but not "Toxic."

There are two glovebox blasting units installed in the Maintenance and Repair Shops: one unit is installed in the CAT Rental Shop and the second unit is installed in the Heavy Equipment Shop area. Spent blasting media is managed as non-hazardous waste and disposed of with the dirt from the Wash Rack, described below, based on 2020 TCLP testing for RCRA metals conducted on spent blasting media from the St. Augustine Ring Power facility.

GPS and product link electronic units are removed from vehicles during facility maintenance operations. The units are sent to the Ring Power Tampa facility where they are picked up for recycling.

Spent bulbs are occasionally generated by facility operations. There were no spent bulbs accumulating at the time of inspection. The facility is reminded that spent bulbs should be accumulated in closed, properly labeled containers and that the facility should be able to demonstrate the accumulation start date. Spent bulbs are transported to the St. Augustine Ring Power facility where they are picked up for recycling. The facility is reminded that a person only collecting spent lamps from generators of 10 or less spent lamps per month and who does not accumulate more than 100 kg of lamps at one time, is not required to register with the Department, as specified in 62-737.400, FAC. Those not meeting these requirements may be required to register. In addition, trucks used for transport of spent lamps should comply with Department of Transportation requirements, be totally enclosed and in good condition and have emergency cleanup and containment procedures in the vehicle. Emergency procedures should also be maintained at the handler or transporter facility.

Maintenance and Service Shop floors are cleaned with Mean Green 9, Super Green or Kleen Krush. Wastewater from cleaning the floors is disposed of in the Wash Rack described below.

Parts Warehouse

The Parts Warehouse contains parts, equipment and materials for shipping and receiving. There were four lead acid batteries accumulating in this area at the time of the inspection (Photo 6). The batteries are transported by East Penn Manufacturing, Inc. for recycling.

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Tank Farm

There is one 1,000-gallon used oil tank and one 500-gallon used coolant tank located within a secondary containment structure located outside (Photo 7). The used oil tank appeared to be in good condition, was closed and properly labeled as "Used Oil." There are also five additional tanks within the secondary containment structure used to store product oil.

Wash Rack

The Wash Rack is a covered area used to wash equipment or vehicles potentially contaminated with oil and dirt prior to service with Mean Green 9 and/or heated water (Photo 8). Wash water drains to an aerated collection pit. The collection pit contains weirs that filter particulate matter from the wash water. The accumulated dirt /debris is cleaned out of the collection pit as needed and dried in an accumulation area adjacent to the Wash Rack. Dirt/debris collected from the collection pit is disposed of as non-hazardous waste at Evergreen Landfill in Valdosta, Georgia. TCLP analysis of the dirt and debris indicates that it does not contain volatile, semi-volatile, metal, or pesticide constituents above the regulatory limits. The facility has TCLP analysis and generator knowledge that the dirt does not contain herbicides above the regulatory limits. Water is directed from the collection pit to an oil water separator. The skimmed oil accumulates in a sump where it is removed and added to used oil from other facility operations. The water is then pumped to a biofiltration unit that treats the water with microbes before returning it to the process. Sludge that accumulates in the biofiltration unit is cleaned out as needed and the filters are cleaned approximately every 1-2 years. Sludge was last disposed of on May 29, 2024, and was managed as non-hazardous waste, but the facility has not conducted and documented an adequate hazardous waste determination to support this action [40 CFR 262.11]. The facility was reminded to conduct a hazardous waste determination on the sludge before disposal in the last inspection report. The facility indicated that the TCLP analysis on the wash rack soil was representative of this wastestream, but the Department does not agree that the soil is representative of the biofiltration sludge.

There is an additional holding tank adjacent to the biofiltration unit used to hold water pumped from the onsite well. The water is used to refill the collection pit as needed due to evaporation.

Battery Storage Area

This area is used to store spent lead-acid batteries. There were 14 lead-acid batteries accumulating at the time of the inspection (Photo 9).

40X40 Building/Track Shop

This building is used for storage. No hazardous waste is generated in this area.

Dino Testing Building

The Dino Testing Building was previously used for testing engines to ensure they meet specifications. At the time of the inspection, the building was being used for storage.

Rental Yard

The Rental Yard is an outside temporary staging area for heavy equipment and vehicles. The Yard contains both paved and dirt/gravel areas. The Yard also contains one scrap metal dumpster and one standard dumpster.

Mobile Servicing

Ring Power services vehicles and equipment in the field. The facility transports only its own used oil generated

at its own non-contiguous operations to its own central collection facility for storage prior to having its used oil picked up by a certified used oil transporter. Used oil, used oil filters and used antifreeze generated during field servicing activities are transported back to the facility and accumulated with the waste streams generated at the facility. The facility operates 18 field trucks. Two trucks are equipped with 200-gallon used oil tanks and two trucks are equipped with 40-gallon used oil tanks. All other field trucks use buckets or drums to collect used oil, used antifreeze or used oil filters.

Record Review

The facility is currently a Small Quantity Generator of hazardous waste.

Used oil, used oil filters and used antifreeze are transported by Safety-Kleen (TXR 000 081 205). The last shipment of used oil and antifreeze was May 16, 2024, and the last shipment of used oil filters was April 23, 2024. The facility is reminded that transfer facilities that store used oil for more than 35 days are subject to regulation as a used oil processor.

Spent parts washer solvent was last transported by Safety-Kleen to Safety-Kleen (FLD 980 847 214) on May 3, 2024, when 66-gallons of spent parts washer solvent was transported and managed as D001 /D018 hazardous waste. Spent solvent from the Safety-Kleen aqueous parts washers was last transported by Safety-Kleen to Safety-Kleen on March 7, 2024, when 40-gallons of spent solvent was transported and managed as non-hazardous waste. Spent solvent from the Crystal Clean aqueous parts washers was last transported by Heritage-Crystal Clean, LLC (ILR 000 130062) to Crystal Clean on March 12, 2025, when 20-gallons of spent solvent was transported and managed as non-hazardous waste.

Liquid from the aerosol can puncturing device was last transported on February 14, 2023, when 20 pounds of D001/D005/D006/D007/D008/D035 hazardous waste was transported by Safety-Kleen to Clean Harbors Florida, LLC (FLD 980 729 610).

Excluded Solvent Contaminated Wipes are laundered by Cintas weekly.

Soil from the Wash Rack is transported by Soil Tech to Evergreen Landfill in Valdosta, Georgia approximately once per year and last transported on April 17, 2024.

The current used oil registration was posted. The used oil registration expires on June 30, 2025. Used oil acceptance/delivery records are maintained in the form of "PM Checklists" that are completed for each customer during mobile servicing. The facility had current proof of financial responsibility.

A review of the facility's records was conducted. All records reviewed appeared to be in order except as described below:

1. The facility could not provide documentation that showed an attempt had been made to make emergency response arrangements with the local Police Department, the Fire Department, other Emergency Response Teams, other Emergency Response contractors, equipment suppliers, and local Hospitals, taking into account the types and quantities of hazardous wastes handled at the facility [40 CFR 262.16(b)(8)(vi)(A)].

2. The location of fire extinguishers, spill control equipment and if present, fire alarm was not posted next to a telephone or in areas directly involved in the generation and accumulation of hazardous waste [40 CFR 262.16 (b)(9)(ii)]. The name and emergency telephone number of the emergency coordinator and the telephone number for the fire department were posted.

For Outstanding Items of Potential Non-Compliance

Please review the following section – New Potential Violations and Areas of Concern. This section includes potential violations observed at your facility during this inspection. For any potential violations below that have not been corrected, please refer to the Corrective Action for each item that is suggested to bring your facility into compliance. Once the corrective action has been completed, please send documentation to the Principal Inspector listed on page 1 of this Inspection Report. This documentation includes, but is not limited to, photos of corrected items, manifests, SDSs or other documents that will show that each potential violation has been fully addressed.

New Potential Violations and Areas of Concern:

Violations Violation Type: Rule: 261.4(a)(26)(i) Maintenance and Repair Shops: One 5-gallon container of excluded solvent Explanation: contaminated wipes was not closed. Corrective Action: No further action is required. The facility returned to compliance via an email dated July, 18, 2024. Violation Type: 262.11 Rule: The facility has not conducted and documented a complete hazardous waste Explanation: determination on the following wastestreams: 1. Maintenance and Repair Shops - Heavy Machine Shop: Spent solvent from the Crystal Clean Aqueous parts washers 2. Maintenance and Repair Shops - Heavy Machine Shop: Spent solvent from the Safety Kleen Aqueous parts washers 3: Wash Rack: Sludge from the biofiltration unit

Corrective Action: In order to return to compliance, prior to the next routine disposal or within four months, the facility should conduct and fully document a hazardous waste determination by having a representative sample of the wastestreams analyzed separately by a certified Florida laboratory for the following:

Item 1:

Toxicity Characteristic Leaching Procedure (TCLP) for:

- RCRA volatile benzene, pursuant to 40 CFR 261.24, via method 8260.

Alternatively, the facility may provide other adequate information which demonstrates that benzene could not be a contaminant in the process.

Item 2:

TCLP for:

- RCRA metals, pursuant to 40 CFR 261.24, via method 6010;

- RCRA volatiles, pursuant to 40 CFR 261.24, via method 8260; and

Flashpoint, pursuant to 40 CFR 261.21, via methods 1010 or 1020.

Item 3:

TCLP for:

- RCRA metals, pursuant to 40 CFR 261.24, via method 6010;

- RCRA volatiles, pursuant to 40 CFR 261.24, via method 8260;

- RCRA semi-volatiles, pursuant to 40 CFR 261.24, via method 8270;

- RCRA pesticides, pursuant to 40 CFR 261.24, via method 8081;

- RCRA herbicides, pursuant to 40 CFR 261.24, via method 8151;

Flashpoint, pursuant to 40 CFR 261.21, via methods 1010 or 1020; and

pH pursuant to 40 CFR 261.22, via method 9040C or 1110A.

NOTE: If there is a liquid phase of this wastestream, the liquid should be analyzed separately.

Documentation of the results of these waste determinations should be submitted to this office for review. These waste streams are not to be disposed of until written approval has been given by DEP. The wastes should be disposed of in a proper manner once written approval has been given by DEP. Hazardous waste should be sent off-site to a permitted treatment, storage, or disposal facility. NOTE: None of the samples are to be composites. The samples are to be collected and analyzed in accordance with EPA publication SW# 846 "Test Methods for Evaluating Solid Waste" 3rd Edition. All sampling and analysis shall be conducted in accordance with Rule 62-160, Florida Administrative Code (FAC). A National Environmental Laboratory Accreditation Program (NELAP) certified laboratory should analyze the samples.

Volatile samples should be iced within 15 minutes of collection and maintained at 4-6°C. This information should be documented on the chain-of-custody. It is recommended that results be reported to the Method Detection Limits (MDLs). Full lab reports including the chain-of-custody should be provided. Alternative methods for hazardous waste determinations should be approved by DEP. Further enforcement action is possible, pending the results of the analytical tests.

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Type: Rule:	Violation 262.15(a)(5)(ii)
Explanation:	Maintenance and Repair Shops: Two 55-gallon containers of hazardous waste were not marked with an indication of the hazards of the contents.
Corrective Action:	No further action is required. The facility returned to compliance via an email dated July, 18, 2024.
Туре:	Violation
Rule:	262.16(b)(8)(vi)(A)
Explanation:	The facility could not provide documentation that showed an attempt had been made to make emergency response arrangements with the local Police Department, the Fire Department, other Emergency Response Teams, other Emergency Response contractors, equipment suppliers, and local Hospitals, taking into account the types and quantities of hazardous wastes handled at the facility.
Corrective Action:	In order to return to compliance, the facility should make arrangements with the local Police Department, the Fire Department, other Emergency Response Teams, other Emergency Response contractors, equipment suppliers, and local Hospitals, taking into account the types and quantities of hazardous wastes handled at the facility. The emergency arrangements coordination is to familiarize the above organizations with the layout of the facility, the properties of hazardous waste handled at the facility and associated hazards, places where facility personnel would normally be working, entrances to roads inside the facility, and possible evacuation routes as well as the types of injuries or illnesses that could result from fires, explosions, or releases at the facility. The facility should submit documentation to DEP that emergency arrangements exist with these organizations or that attempts to make such arrangements were made (e.g. certified return receipts, read receipts, etc.).
Туре:	Violation
Rule:	262.16(b)(9)(ii)
Explanation:	The emergency postings throughout the facility did not include the location of fire extinguishers, spill kits/spill control material, and, if present, fire alarm.
Corrective Action:	In order to return to compliance, the facility should post the name and emergency telephone number of the emergency coordinator, the location of fire extinguishers and spill control material, and, if present, fire alarm, and the telephone number of the fire department (unless the facility has a direct alarm) next to a telephone or in areas directly involved in the generation and accumulation of hazardous waste.
Туре:	Violation
Rule:	279.22(c)
Explanation:	Maintenance and Repair Shops: one 5-gallon container was not properly labeled as "Used Oil."
Corrective Action:	No further action is required. The facility returned to compliance during the inspection.

Туре:	Violation
Rule:	62-710.850(5)(a)
Explanation:	Maintenance and Repair Shops: Two 330-gallon containers of used oil filters were not accumulating on an oil-impermeable surface.
Corrective Action:	In order to return to compliance, the facility should store the containers on an oil- impermeable surface.

PHOTO ATTACHMENTS: Photo 1



Photo 3



Photo 5





Photo 4



Photo 6



Ring Power Corporation Inspection Report

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Photo 7



Photo 9



Photo 8



1.0: Pre-Inspection Checklist

Requirements:

The requirements listed in this section provide an opportunity for the Department's inspector to indicate the conditions found at the time of the inspection. A "Not Ok" response to a requirement indicates either a potential violation of the corresponding rule or an area of concern that requires more attention. Both potential violations and areas of concern are discussed further at the end of this inspection report.

Note: Checklist items with shaded boxes are for informational purposes only.

Item No.	Pre-Inspection Review	Yes	No	N/A
1.1	Has the facility notified with correct status? 262.18(a)			✓
1.2	Has the facility notified of change of status? 62-730.150(2)(b)			✓
1.3	Did the facility conduct a waste determination on all wastes generated? 262.11			✓

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

Emma L Sacchitello	Inspector		
Principal Investigator Name	Principal Investigator Title		
E. Sacchitello	DEP	07/26/2024	
Principal Investigator Signature	Organization	Date	
Travis Flowers	Regional Mar	nager	
Representative Name	Representat	ive Title	
	Ring Power Corporation		
	Organization	1	

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.

Report Approvers:

Approver: Emma L Sacchitello	Inspection Approval Date:	07/26/2024
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