

FLORIDA DEPARTMENT OF Environmental Protection

Bob Martinez Center 2600 Blair Stone Road Tallahassee. FL 32399-2400 Ron DeSantis Governor

Jeanette Nuñez Lt. Governor

Shawn Hamilton Secretary

07/22/2024 Larry Steigerwald, SH E Manager EnviroServe Inc dba EnviroServe Logistics 4600 Brookpark Road Cleveland, OH 44134

The Florida Department of Environmental Protection has reviewed your submittal for a hazardous waste DEP/EPA Identification Number or status/information change.

Based on the information received, you have been issued the following number for reports for **EnviroServe Inc dba EnviroServe Logistics** located at **5313 Hartford St, Tampa, FL 33619-6819**

DEP/EPA Identification Number: FLR000260695

Your facility status is the following: **Non-Handler of Hazardous Waste**.

Florida Administrative Code 62-730 requires all persons who generate, transport, recycle, store, or dispose of hazardous waste to notify the department of their hazardous waste activities. You are required to renotify on form 8700-12FL when there are changes in your operations which would affect your status, activity or contact information. Additional hazardous waste information including the 8700-12FL form can be found at:

 $\frac{https://floridadep.gov/waste/permitting-compliance-assistance/content/hazardous-waste-management-main-page \ . \\$

Please note that pending program registrations, certifications, or permits will be sent to you separately. **To review the details of your status**, visit: https://fldeploc.dep.state.fl.us/www RCRA/Reports/handler results.asp?epaid=FLR000260695 .

For further assistance, please contact me at (850) 245-8707 or email me at Jeft.Gregg@dep.state.fl.us

Sincerely,

Jeff Gregg

Environmental Manager

Waste Compliance Assistance Program

ME ID: 156501, Email Address: permits@enviroserve.com



8700-12FL - FLORIDA NOTIFICATION OF REGULATED WASTE ACTIVITY

DEP Waste Management Division-HWRS, MS4560 2600 Blair Stone Rd. Tallahassee, FL 32399-2400 (850) 245-8707 Date Received (for FDEP Official Use Only)

> DIVISION OF WASTE MANA '24 MAR 11 AH10: 26:09

EPA ID:	F	L	R 0	0	0	2	6	0 (5	9	5	2226686690		use the instruction atory fields	oris do	cument to complete this form
1. Reason fo	r Su	bmit	tal: (all s	ubmitt	ers m	ust co	mplete	pages	an	d 2 ar	nd sig	n page 7. Pa	age	s 3 through 6 - comp	olete as	applicable)
Mark 'X' in the correct b	ox*:		× To ob	tain a I	new I	EPA I	ID nur	mber (for l	hazaro	dous	waste, univ	ersa	ıl waste, used oil act	ivities, (or PCW activities).
(must choose			To pro	ovide	upda	ted in	ıforma	ation fo	r aı	a EPz	A ID	number (t	o u	pdate status and faci	lity ider	ntification information).
if a notification	on)		To pr	ovide	the f	inal i	nform	ation f	or a	ın EP	A II	number (clo	sing). (see instructio	nsmu	ust complete pages 1, 2, 3, 7)
			To ob	otain r	1ew o	r upd	lating	an EP/	A II) nur	nber	for condu	ctir	ng Electronic Man	ifest B	roker activities.
:			Subm	itting	new	or re	vised	notifica	atio	n for	Part	A for per	mit	ted facilities.		
FL Registrat	ion(s	.)	×υ	W M	ercur	y (se	e page	e 4) ———		[X	IW Transp	or	ter (see page 5)		☑ Used Oil (see page 6)
2. Facility or	Busi	ness N	Name:*													
ΕN	IVIF	ROSI	ERVE I	NC(as c	n m	nanife	est) E	EN'	VIR	OS	ERVE I	NC	DBA ENVIR	ROSE	RVE LOGISTICS
3. Facility Phy	ysical	Loca	tion Info	rmati	ion: (No P.	O. Box	(es)								
Physical Stree	t Add	lress*:						50	40	114	ידים		`_			Vessel
City or Town:							·	5ა	13	ΗА	KII	FORD S	<u>) </u>	State:	Zip C	ode:
				1	ГАМ	IPA								FL		33619-6819
County*:			HILLS	BOF	ROU	IGH				Country (if not USA)*: USA						
4. Facility or	Busin	iess M	Tailing A	ddres	s:											
Same addi	ress a	s #	above or	* :												
								46			okp	ark Ro				
City or Town	*:		Clevel	and					Sta	ite*:	ЭН	Zip/I	/Postal Code*: Country (if not USA): 44134		ountry (if not USA):	
5. Facility No	rth A	meric	an Indus	try C	lassi	ficati	on Sy	stem (I	NA]	ICS)	Cod	e(s)*: (a	t le	ast 5 digits)	•	
A. 5	6	2 9	1 0	(re	equire	d)					В.	5	6	2 1 1 2		
C. 5	6	1 9	9 1 0	 <u>}</u>			,				D.	4	8	4 2 3 0	<u></u>	
6. Facility or	6. Facility or Business RCRA Contact Person: Same address as #above or:															
First Name*:		_ARI	RY	-		Las	t Nam	ie*: STEI	GE	ΞRV	۷AL	.D		Title*: SR. M	1ANA	GER-SH&E
Phone Numbe			6-642-	 1311		Ext	ension	ı * :		7	7827 Fax*: 216-642-1474					
E-Mail*:						<u> </u>	I ST	FIGI	-R	WA	I D	กรุNVII		SERVE.COM	Л	
Street or P.O.	Box	(or sar	me addres	s box	is ch	ecke								······································		24 D
City or Town*	k.									Stat	e*·	46		BROOKPAF Zip Code*:	KK RO	Country (if not USA):
210, 01 10 111	•		C	l FV	ΈLΔ	MD	,			1		ОН		44134		CUYAHOGA

RCRA Hazardous Waste Status Notification or Out of Busi	iness Notificatio	n EPA ID No.*	FLR000260695	
7. Real Property (FL Land) Owner of the Facility's Physical Loca	ıtion (List additional	owners in the comments sect	tion.)	
Name of Owner*: HARTFORD STREET PROPERTIES, LLC	C.	Date became Owner*: 09 / 18 / 2019		
	New Owner m			
	x 89188	Phone Number*:	813-326-1323	
TAMPA	tate*: FL	Zip Code*: 33689	Country (if not USA):	
	m@fpdtampa.d			
Owner Type*: X Private Federal Municipal State	County Ot	ther		
Comments:				
8. Facility Operator (List additional Operators in the comments section).	Same address as #_	above or:		
Name of Operator*: EnviroServe Inc.		Date became Operator*: New Operator		
Street or P.O. Box (or same address box is checked)*: 7640 Whir		Phone Number*:	***************************************	
City on Town*.	ople Ave NW	7: C- 4-*.	801.944.6600 Country (if not USA): Shart.	
North Canton	<u> Оп</u>	44720	Stark	
	oride@envirose		· · · · · · · · · · · · · · · · · · ·	
Operator Type*: Private Federal Municipal Star	te L_County L_C	Otner		
Commence.				
9. RCRA Hazardous Waste Activities at this Facility	: (Mark 'X' in :	all that apply):	· ·	
(1) Generator of Hazardous Waste	(
Yes No (This does not include Universal Waste or Used Oil	1)			
If YES, Choose only one of the following three categories.				
a. Large Quantity Generator (LQG):				
- Generates in any calendar month (includes quantities	imported by impor	ter site) 1,000 kilograms	or greater per month (kg/mo)	
(2,200 lbs/mo.) of non-acute hazardous waste; or		1 hadma (2.2 lba/ma) of		
 Generates in any calendar month, or accumulates at a Generates in any calendar month, or accumulates at a 				
material.		· · · · · · · · · · · · · · · · · · ·		
b. Small Quantity Generator (SQG):		0001 (6.220 (72.20	00 H \ C \ \ \ 1	
 Generates in any calendar month greater than 100kg/s waste and/or 1 kg (2.2 lbs) or less of acute hazardous cleanup material. 		_		
c. Very Small Quantity Generator (VSQG):				
- Generates in any calendar month 100 kg/mo or less (220 lbs.) of non-act	ute hazardous waste and/o	or 1 kg (2.2 lbs) or less of acute	
hazardous waste. In addition, indicate other generator activities that apply.				
d. Short-Term Generator (one-time, not on-going)				
e. Mixed Waste (hazardous and radioactive) Generator				
f. United States Importer of hazardous waste				
g. LQG notifying of VSQG Hazardous Waste Under Control			.17(f). (Addendum A Required)	
h. Episodic: Not lasting more than 60 days: SQG LQG (A				
i. Electronic Manifest Broker, as defined in 40 CFR 260.10,	=		em to obtain, complete, and	
transmit an electronic manifest under a contractual relatio	nship with a hazard	ious waste generator.	ļ	

RCRA Hazardous Waste Status Notification or Out of Business Notification FLR000260695							
9. RCRA Hazard	ous Waste Acti	ivities at this	Facility conti	inued: (Mark 'X	' in all that apply):		
For Items 3 through 9, mark 'X' in all that apply. (2) Treater, Storer, or Disposer of Hazardous Waste (at your facility—Choose Only One) Note: A hazardous waste permit may be required for this activity. a. Operating Commercial TSD b. Operating Non-Commercial TSD c. Non-Operating: Postclosure or Corrective Action Permit or Order (HSWA, etc.) (3) Recycler of Hazardous Waste (at your facility) Specify: Stores prior to recycling Does not store prior to recycling. Note: A permit may be required for storage prior to recycling. Note: A permit may be required for storage prior to recycling. (4) Exempt Boiler and/or Industrial Furnace a. Small Quantity On-site Burner Exemption b. Smelting, Melting, and Refining Furnace Exemption (5) Person Authorized to Manage Very Small Quantity Waste Generated at Other Facilities Choose this management activity ONLy if you attach EITHER a copy of your application for such authorization OR the authorization you received from FDEP. (6) Receives Hazardous Waste from Off-Site (7) Underground Injection Control (8) Recognized Trader—Mark all that apply a. Importer b. Exporter (9) Importer/ Exporter of Spent Lead-Acid Batteries (SLABs) under 40 CFR subpart G— Mark all that apply a. Importer b. Exporter							
					3, F007, K019, P012, U or an additional page i	J112). f more spaces are needed.	
All RCRA	Waste Codes	3	4	5	6	7	
8 9	· · · · · · · · · · · · · · · · · · ·	10	11	12	13	14	
15 10	6	17	18	19	20	21	
11. Other Status	C hanges (If no	longer handling	waste or closed, i	items 9 and 10 shoul	d be left blank and iten	ns 12-16 skipped):	
Facility Clos (B) Closure Dates: (1) Expect (2) Reques (3) Date of	umulation Area (C. sed (Complete this ed closure datesting new closure df closure: compliance with the fot in compliance w	AA) section only if sate	all business activi	ties at this facility ha (date in mm/dd/yy(date in mm te in mm/dd/yyyy) in 40 CFR 262.17(a) lards in 40 CFR 262.	yy) /dd/yyyy) (8) 17(a)(8)	1	

Universal Waste Notification and Mercury Transporter/Handler Registration EPA ID No.*	R000260695						
12. Universal Waste (UW) Activities (Mark 'X' and complete all that apply):							
A. Federal Notification							
Federally Defined Large Quantity Handler (LQH) = Generate/Accumulate: 5,000 kg (11,000 lb) or more of of UW accumulated (at any one time)	any combination						
Accumulates: a. UW Batteries b. Pesticides c. Pharmaceuticals							
d. Mercury Containing Devices e. Mercury Containing Lamps Destination Facility for UW Note: For this activity, a facility must treat, dispose, or recycle a UW. A permit is required for storage prior to recycling.							
B. Florida Universal Pharmaceutical Waste (UPW): one-time notification							
Pharmaceuticals LQH = 5,000 kg or more of Universal Pharmaceutical Waste (UPW) accumulated (at any one time	e)						
Pharmaceuticals Acute LQH = more than 1 kg (2.2 lb) of acutely hazardous ("P-listed") pharmaceutical waste (UP one time)	W) accumulated (at any						
Reverse Distributor of Universal Pharmaceutical Waste (UPW) (must be permitted with the Florida Department of Business and Professional Regulation [DBPR]) Florida Universal Pharmaceutical Waste (UPW) Transporter							
C. Florida Annual Mercury Handler Registration:							
For-hire transporters, transfer facilities, handlers, reclamation and recovery facilities of Mercury-Containing Lamps and Devices operating in the State of Florida are required to register annually with the Department using this section of the form [Chapter 62-737, F.A.C.]. A one-time fee of \$1,000 is required for first time registration as a Large Quantity for-hire Handler of Mercury-Containing Lamps and Devices as detailed in 62-737.400(3)(a)3.,F.A.C. (please contact FDEP first). If you only generate lamps and/or devices or manage pharmaceuticals, do not register or complete the information below.							
(1) This form is being submitted as a Florida Registration of Universal Waste Mercury Transporter/Handler for-hire Activities Ist Annual Registration Annual Renewal One-time \$1,000 fee for Mercury for-hire first time LQH registration is attached							
For-hire Transporter of Universal Waste Mercury-Containing Lamps or Devices							
For-hire Transfer Facility of Universal Waste Mercury-Containing Lamps or Devices	Annual						
Mercury-Containing Devices (thermostats, etc.) SQH = less than 100 kg accumulated by for-hire handler	Registration Required						
Mercury-Containing Lamps SQH = less than 2,000 kg (8,000 lamps) accumulated by for-hire handler							
Mercury-Containing Devices LQH = 100 kg (220 lb) or more accumulated at any one time by for-hire handler	Annual Registration + one-time \$1,000 fee+						
Mercury-Containing Lamps LQH = 2,000 kg (4400 lbs/8,000 lamps) or more accumulated by for-hire handler	More Requirements (contact FDEP)						
(2) Mercury Recovery and/or Reclamation Facility (A hazardous waste permit is required for this activity) Ist Annual Registration Annual Renewal Annual Renewal							
Briefly Describe your Universal Waste Activities: We use Drum Top Bulb Crusher(s).							
13. Other State Regulated Waste Activities: Petroleum Contact Water (PCW) Recovery Transport [62-740 F.A.C.] Note: A water facility permit may be required for this activity. An annual report is required for a recovery facility pursuant to Rule [62-740.300(5)] F.A.C.							

Hazardous Waste Transporter and Academic Laboratories	EPA ID No.*	FLR000260695					
14. HW Transporter Activities: (Mark 'X' and complete all that apply if you need	to register your H	W Transporter activities)					
Transporters of and Transfer Facilities for Hazardous Waste in the State of Florida are required to register and annually renew their registration. Evidence of casualty/liability insurance pursuant to 62-730.170(2)(a) is required as part of this registration. Transporters and transfer facilities may only begin operations after receiving approval from the Department. Generators who transport waste only within the boundaries of their facility should NOT register in box 14.A below.							
A. HW Transporter Registration Information (must be completed annually	and when this in	formation changes)					
This form is: I Initial Registration Renewal Notification of cl		cel Registration					
1. For own waste only	·						
2. For commercial purposes							
3. Both commercial and own waste							
4. Transportation Mode Air Rail Highway Water Other - specify							
B. HW Transfer Facility Registration Information (must be completed annually and when this information changes)							
This facility is a Hazardous Waste Transfer Facility: (as listed in Ite	em 3) Storage Vol	lume					
This form is: 🗵 Initial Registration 🔲 Renewal 🔲 Notification of c	This form is: X Initial Registration Renewal Notification of chan						
Note: Hazardous Waste transfer facilities must comply with the requirements of Rule 6: The Transfer Facility records required under the provisions of Rule 62-730 171(6) The Transfer Facility records required under the provisions of Rule 62-730 171(6)							
The Transfer Facility records required under the provisions of Rule 62-730.171 Our mailing (business) address The site (facility) ac	The Transfer racinty records required under the provisions of Rule 62-750.171(0)						
Please enter the EPA ID Number of the HW Transporter who carries the insurance for this Transfer Facility:							
O H 0	000	3 3 3 3 3 6					
Please see 14.C for additional items to be submitted for registration of a Hazardous Waste Transfer Facility [Rule 62-730.171(3), Florida Administrative Code (F.A.C.)]:							
C. The following items are required to be submitted with the initial notification for a tran submitted with any subsequent submission [Rule 62-730.171(3), Florida Administrative		y changed items must be					
Certification by a responsible corporate officer of the transporter facility that the proposection 403.7211(2), Florida Statutes (F.S.) [Rule 62-730.171(3)(a)1., F.A.C.]	osed location satisfi	es the criteria of					
Evidence of the transporter facility's financial responsibility [Rule 62-730.171(3)(a)3.	, F.A.C.]						
A brief general description of the transfer facility operations [Rule 62-730.171(3)(a)4.	, F.A.C.]						
_A copy of the facility closure plan [Rule 62-730.171(3)(a)5., F.A.C.]							
_A copy of the contingency and emergency plan [Rule 62-730.171(3)(a)6., F.A.C.]							
A map or maps of the transfer facility [Rule 62-730.171(3)(a)7., F.A.C.] 15. Eligible Academic Entities with Laboratories—Notification for opting into or withdrawing from managing							
laboratory hazardous wastes pursuant to 40 CFR Part 262 Subpart K	ng into or with	arawing irom managing					
1. Opting into or currently operating under 40 CFR Part 262 Subpart K for the man	agement of hazard	lous wastes in laboratories					
See the item-by-item instructions for definitions of types of eligible acader							
a. College or University							
b. Teaching Hospital that is owned by or has a formal written affiliation agr							
c. Non-profit Institute that is owned by or has a formal written affiliation agi	reement with a co	ellege or university					
2. Withdrawing from 40 CFR Part 262 Subpart K for the management of hazardous	wastes in laborat	ories					

Used Oil and Hazardous Secondary Material EPA ID No.* FLR000260695							
16. Used Oil and Used Oil Filter Activities: (Mark 'X' and complete all that apply)							
Transporters (exemptions in 40 CFR 279.40(a)(1-4)), transfer facilities, processors, off-specification burners, and/or marketers must annually register with the Department using this form. An annual \$100 registration fee is required for all, except used oil (UO) Processors and collection centers.							
This form is: Initial Registration Renewal Notification of changes Cancel Registration							
If applicable, a check or money order, in the amount of \$100, payable to Florida Department of Environmental Protection is enclosed. UO Collection Centers must check 16.(2) of this form (not as a registration).							
(1) Used Oil Transporter - mark 'X' in all that apply: (occurring in Florida)							
a. Transporter (off-site) and noncontiguous locations							
b. Transfer Facility							
(2) Collection Center (From businesses, no more than 55 gal per shipment)							
(3) Used Oil Processor (A permit is required.)							
(4) Used Oil Re-refiner (A permit is required.)							
(5) Off-Specification Used Oil Burner Utility Boiler Industrial Boiler Industrial Furnace							
(6) Used Oil Fuel Marketer On-Spec Off-Spec							
(7) Used Oil Filter Management (must annually register)							
a. Transporter b. Transfer Facility							
c. Processor (Annual Report Required)							
d. End User (see instructions for definition)							
(8) The records required under the provisions of Rule 62-710.510, FAC, are kept at (check one): Our mailing (business) address (as listed in Item 4)							
The site (facility) address (as listed in Item 3)							
(9) Used Oil Transporters: (Exemptions in 40 CFR 279.40(a)(1-4))							
 ALL registered UO transporters must submit an annual report except generators transporting UO from noncontiguous operations within their own company. 							
 UO transporters transporting off-site over public highways only within their own company must submit proof of insurance. 							
 UO transporters transporting more than 500 gallons/year must submit proof of insurance annually, and must sign and certify this submission as a certified used oil transporter in section 19 (except those exempted by Rule 62-710.600(1), F.A.C.). 							
The used oil annual report is attached Evidence of Liability Insurance pursuant to 62-710.600(2)(e)., F.A.C. is attached.							
17. Notification of Hazardous Secondary Material (HSM) Activity							
(1) Notifying under 40 CFR 260.42 that you will begin managing, are managing, or will stop managing hazardous secondary material under 40 CFR 260.30, 40 CFR 261.4(a)(23), (24), or (27). (Addendum C Required)							
Notifying under 40 CFR 260.43(a)(4)(iii) that the product of your recycling process has levels of hazardous constituents that are not comparable to or unable to be compared to a legitimate product or intermediate but that the recycling is still legitimate. (Addendum C Required)							

Required signature page		EPA ID No.*	FLR000260695
18. Comments (attach a page if more space is needed):			
Notification of a 10 day in-transit storgae of RCRA EnviroServe Inc.	and Non-RCi	RA waste trans	sported by
19. Certification: I certify under penalty of law that this document an accordance with a system designed to assure that qualified personnel p submitted is, to the best of my knowledge and belief, true, accurate, ar false information, including the possibility of fine and imprisonment for	properly gather and end complete. I am aw	valuate the informativare that there are sig	ion submitted. The information
I certify as a Used Oil Transporter that I am familiar with the attation and have an annual and new employee training program in place bility is demonstrated by the Used Oil Transporter Certificate of Liabi	e covering the applic	able used oil rules. E	Evidence of financial responsi-
Signature of owner operator, or an authorized representative:	Date Signed (mm		
hang SH	02.1	5. 2024	
Print Name (First, Middle Initial, Last):	Title:		
Larry Steigerwald	<u> </u>	Sr. SH&E Ma	anager
Organization:	Used Oil		
EnviroServe Inc.			
Email:			
lsteigerwald@er	viroserve.com		
Signature of owner, operator, or an authorized representative:	Date Signed (mm	-dd-yyyy):	
Print Name (First, Middle Initial, Last):	Title:		
Organization	Used Oil		
Organization:	Used OII		
Email:			
If the person that filled in this form is not the Facility Contact or Ope	rator, please compl	ete the information	below:
(Name of person completing this form) (Phone Number)		(E-mail Address)	

Addendum A: LQG Con	solidation of VSQG Haz	ardous Waste	EPA ID No.* FLR000260695
Only fill out this form if: You are the LQG receive	ring hazardous waste from V	SQGs under the control of the same pers	on. Use additional pages if more space is needed.
VSQG 1	New	Update	Delete
A. EPA ID Number (if ass	igned)	B. Facility Name	
C. Facility Street Address			
D. City		E. State	F. Zip Code
G. Contact Phone Number		H. Contact Name	
I. Contact Email			
VSQG 2	New New	Update	Delete
A. EPA ID Number (if ass	igned)	B. Facility Name	
C. Facility Street Address		L	
D. City		E. State	F. Zip Code
G. Contact Phone Number		H. Contact Name	
I. Contact Email			
VSQG 3	New	Update	Delete
		Opuate	
A. EPA ID Number (if ass	igned)	B. Facility Name	
C. Facility Street Address			
D. City		E. State	F. Zip Code
G. Contact Phone Number		H. Contact Name	I
I. Contact Email		L	

Addendum B: Episo	odic Generator			EPA ID No.*	FLR000260695		
days that moves	or VSQG generating hat the generator to a high	er generator category.	Note: Only one plan	nned and one unpla	lasting no more than 60 anned episodic event are ory. Use additional pages if		
Episodic Event							
A. Planned			B. Unplanned				
Excess chemic	cal inventory removal		Accidental	spills	4		
Tank Cleanou	ts		Production	process upsets			
Short-term cor	nstruction or demolition		Product reca	alls			
Equipment ma	nintenance during plant sh	nutdowns	"Acts of nat	ure" (Tornado, Hurr	icane, Flood, etc.)		
Other			Other				
C. Emergency Contac		N.,	D. Emergency Cont		· · · · · · · · · · · · · · · · · · ·		
E. Beginning Date	(mm/	/dd/yyyy)	F. End Date (mm/dd/yyyy)				
Waste 1	Waste 1						
G. Waste Description			H. Estimated Quantity (in pounds)				
I. Federal Hazardous W	aste Codes						
Waste 2							
G. Waste Description			H. Estimated Quantity (in pounds)				
I. Federal Hazardous W	aste Codes						
Waste 3							
G. Waste Description				H. Estimated Qu	uantity (in pounds)		
I. Federal Hazardous W	aste Codes						
	i		!		1		

Addendum C: Notification of Hazardous Secondary Ma	aterial Activity	EPA ID No.*	R000260695					
Only fill out this form if: You are or will be managing excluded hazardous secondary	material (HSM) in complian	ace with 40 CER 260 30 261	4(a)(23) (24) or (27) or					
have stopped managing excluded HSM in compliance with the exclusion(s) for at least one year. Do not include any information regarding your hazardous waste activities in this section. Note: if your facility was granted a solid waste variance under 40 CFR 260.3 prior to July 13, 2015, your management of HSM under 40 CFR 260.30 is grandfathered under the previous regulation and you are not required to notify for the HSM management activity excluded under 40 CFR 260.30.								
You must submit a completed 8700-12FL, including this Ade every March 1 of each even-numbered year to the departn			nzardous secondary					
material in accordance with the exclusions(s) and do not expect to manage any amount of hazardous secondary material under the exclusions(s) for at least one year, you must again submit a completed 8700-12FL, including this Addendum, within thirty (30)								
days pursuant to 40 CFR 260.42.								
1. Indicate reason for notification. Include dates where req	uested.							
Notifying that the facility will manage hazardous second	-	d/yyyy)	·					
Re-notifying that the facility is still managing hazardo	•							
Notifying that the facility has stopped managing haza	rdous secondary material as	of (mm/dd/yyyy)	·					
2. Description of hazardous secondary material (HSM) activity. Please list the appropriate codes and quantities in short tons to describe your hazardous secondary material activity ONLY (do not include any information regarding your other hazardous wastes in this section). Use additional pages if more space is needed.								
a. Facility Code b. Waste code(s) for hazardous	c. Estimated short tons of HSM to be	d. Actual short tons of HSM that was	e. Land-based unit					
(answer using secondary material (HSM) codes listed in the	managed annually	managed during the	(answer using codes					
Code List section of the instructions)		most recent odd- numbered year	listed in the Code List section of the instructions)					
 3. Facility has financial assurance pursuant to 40 CFR 261 Subpart H. (Financial assurance is required for reclaimers and intermediate facilities managing hazardous secondary material under 40 CFR 261.4(a)(24) and (25)) Y Does this facility have financial assurance pursuant to 40 CFR 261 Subpart H? 4. Notifying under 40 CFR 260.43(a)(4)(iii) that the product of your recycling process has levels of hazardous waste constituents. 								
Y Does the product of your recycling p	process has levels of hazardo	ous waste constituents. (Com	ment Required)					
Comments:								

AGENCY CUSTOMER ID:

570000093680

LOC#:

ACORD

ADDITIONAL REMARKS SCHEDULE

Page	of
· uyc	 •

		. ugc _ 0
	NAMED INSURED	
	EnviroServe	
	·	
NAIC CODE		
	EFFECTIVE DATE:	
<u> </u>	•	
	NAIC CODE	NAMED INSURED ENVÎ POSERVE NAIC CODE

THIS ADDITIONAL	. REMARKS FORM IS A SCHEDULE TO ACORD FORM	1,

FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability Insurance

1	NSURER(S) AFFORDING COVERAGE	NAIC#
INSURER		
INSURER	•	
INSURER		
INSURER		

ADDITIONAL POLICIES

If a policy below does not include limit information, refer to the corresponding policy on the ACORD certificate form for policy limits.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/1777)	POLICY EXPIRATION DATE (MM/DD/YYYY)	LIM	ттѕ
	GENERAL LIABILITY				(
В				ENVP000038623	01/19/2023	01/19/2024	Contractors Pollutio	\$1,000,000
,							SIR/Deductib]	\$50,000
	EXCESS LIABILITY							
В				ENVX000038023	01/19/2023	01/19/2024	Aggregate	\$10,000,000
							Each Occurrence	\$10,000,000
						,		
								·



Author: Terry Earnest Issue Date: 3/5/2024
Title 10-day Tampa Application Revision Date:

Issuing Depart: EnviroServe compliance

To: EPA ID Notification Coordinator

From: Terry Earnest consultant for EnviroServe

This letter is to inform The State of Florida's EPA that EnviroServe has officially applied for a 10-day transfer permit for their Tampa office. Our submission is within this packet and by course technically complete.

After review please do not hesitate to contact EnviroServe with any questions or concerns contained in our application. My contact information is listed before for reference.

Look forward to the State of Florida's review our submission and subsequent approval.

Contact information:

Terry Earnest <u>tearnest@enviroserve.com</u> Cell 717 343-3829

Tomy Formos

Sincerely___

WHERE YOU NEED US, WHEN YOU NEED US.



March 1, 2024

Mr. Terry Earnest – Waste Solutions Contractor EnviroServe, Inc. 5313 Hartford Street Tampa, FL 33619-6819

RE:

Siting Justification

Initial Notification for a 10-Day Hazardous Waste Transfer Facility

Project No. MCG-23-046

Dear Terry:

Per your request, we have prepared this correspondence to address your inquiry as to whether the existing EnviroServe Solid Waste Management facility located at 5313 Hartford Street in Tampa, Florida satisfies the location criteria of Section 403.7211(2), Florida Statutes (F.S.) for operation as a 10-Day Hazardous Waste Transfer facility. This effort consisted of researching land usage in the vicinity of the existing facility via the Hillsborough County Property Appraiser's online portal (https://www.hcpafl.org/), verifying that land usage by in-person verification on February 13, 2024, and preparation of this correspondence.

Among the requirements detailed in Chapter 62-730.171(3)(a), Florida Administrative Code (F.A.C.), is "Certification by a responsible corporate officer of the transporter that the proposed location satisfies the criteria of Section 403.7211(2), F.S. The Certification shall state a factual basis for the conclusion that the location criteria are met, and how those facts were determined." This correspondence is intended to provide justification for this certification by the responsible corporate officer of the transporter (EnviroServe, Inc.).

As you know, per Section 403.7211(2), F.S., the Florida Department of Environmental Protection (FDEP) may not issue any permit under Section 403.722 for the construction, initial operation, or substantial modification of a facility for the disposal, storage, or treatment of hazardous waste generated offsite which is proposed to be located in certain areas. The following describes these prohibited areas and provides responses or rebuttals to the prohibitions:

(a) Any area where life-threatening concentrations of hazardous substances could accumulate at any residence or residential subdivision as the result of a catastrophic event at the proposed facility, unless each such residence or residential subdivision is served by at least one arterial road or urban minor arterial road, as determined under the procedures referenced in Section 334.03(10), F.S., which provides safe and direct egress by land to an area where such life-threatening concentrations of hazardous substances could not accumulate in a catastrophic event. Egress by any road leading from any residence or residential subdivision to any point located within 1,000 yards of the proposed facility is unsafe for the purposes of this paragraph. In determining whether egress proposed by the applicant is safe and direct, the department shall also consider, at a minimum, the following factors:

Mr. Terry Earnest – Waste Solutions Contractor
Siting Justification - Initial Notification for a 10-Day Hazardous Waste Transfer Facility
March 1, 2024
Page 2

1. Natural barriers such as water bodies, and whether any road in the proposed evacuation route is impaired by a natural barrier such as a water body.

Response: As shown in Figures 1 and 2, there are approximately 55 residential properties located within a 1,000-yard radius of the proposed transfer facility. Each of these residences is served by at least one arterial road or urban minor arterial road which provides direct egress away from the proposed facility to points located greater than 1,000 yards from the proposed facility. As shown in Figures 1 and 2, the course of Delaney Creek, a natural water body, is located north of the proposed transfer station facility. The creek crosses three roads that may be used as evacuation routes away from the proposed facility. These roads are 36th Avenue South, US Highway 41, and Maydell Drive. There are bridges providing for travel over Delaney Creek at each location. If the creek were to flood to the extent that the roads were blocked at the bridge locations, then there are alternate routes to provide direct egress.

2. Potential exposure during egress and potential increases in the duration of exposure.

Response: Any residential evacuation would be by vehicle due to the nature of the circumstances requiring an evacuation and the time and distance of travel required to safely evacuate. Residents would be advised to keep windows in the vehicle closed and any air conditioning or heating systems in the vehicle off until such a time as the evacuees reached a safe distance away (e.g., greater than one mile) from the evacuation area.

3. Whether any road in a proposed evacuation route passes in close proximity to the facility.

Response: As shown in **Figure 3**, Hartford Street is the nearest evacuation route passing close to the facility. There are available evacuation routes for all residences that do not pass the facility on Hartford Street. As mentioned above, any flooding of Delaney Creek could conceivably close travel at the intersection of 36th Ave South and South 54th Street. Should that occur, the required initial travel from approximately seven (7) residential properties on South 54th Street to Hartford Street would pass within roughly 650 feet of the facility.

4. Whether any portion of the evacuation route is inherently directed toward the facility.

Response: As previously indicated, if flooding were to impact travel north on South 54th Street, then initial travel along the available evacuation route from approximately seven (7) residential properties is southward toward the facility. Additionally, there are four (4) residential properties located on the west side of US Highway 41. Evacuation from each of these four (4) locations would likely first include traveling a short distance (200 to 400 feet) eastward (toward the facility) before moving north or south on US Highway 41 away from the facility.

(b) Any location within 1,500 yards of any hospital, prison, school, nursing home facility, day care facility, stadium, place of assembled worship, or any other similar site where individuals are routinely confined or assembled in such a manner that reasonable access to immediate evacuation is likely to be unavailable.

Response: As shown in **Figures 1 and 2**, the Hillsborough County Property Appraiser map identifies one elementary school, one "lodge, union hall, or club", and three (3) churches within 1,500 yards of the proposed facility. Nonetheless, there is "reasonable access to immediate evacuation" routes providing direct egress for

Mr. Terry Earnest – Waste Solutions Contractor Siting Justification - Initial Notification for a 10-Day Hazardous Waste Transfer Facility March 1, 2024 Page 3

each of these locations. These routes were confirmed during the in-person reconnaissance conducted on February 13, 2024.

(c) Any location within 1,000 yards of any residence.

Response: As shown in **Figures 1 and 2**, there are approximately 55 residential properties located within a 1,000-yard radius of the proposed transfer facility. Nonetheless, each of these residences has ready access to reasonable evacuation routes as shown in **Figure 3**.

(d) Any location which is inconsistent with rules adopted by the department under this part.

Response: In consideration of those facts presented herein, it seems reasonable that the proposed location of the 10-Day Hazardous Waste Transfer Facility is not wholly inconsistent with the applicable rules and requirements.

We hope this information is helpful in your notification to the Department. Should you have any questions or require any additional information, please contact our office at your convenience. We appreciate the opportunity to be of service.

All the Best.

The Markay Consulting Group

Mark A. Alessandroni, PE, CHMM

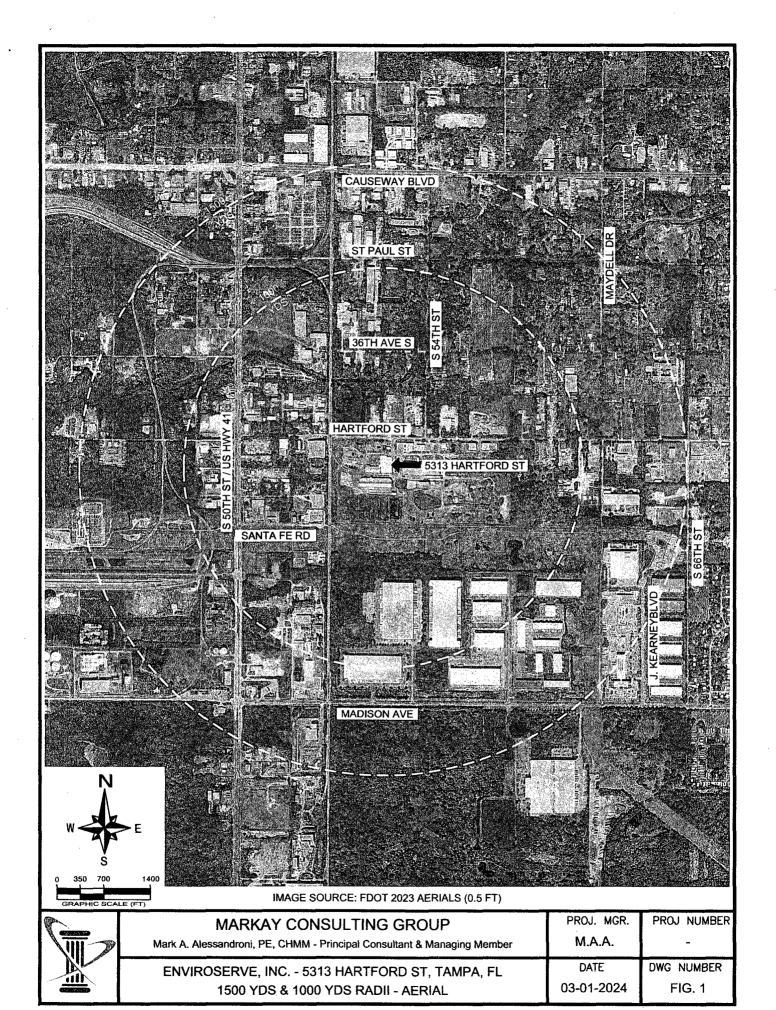
Principal Consultant

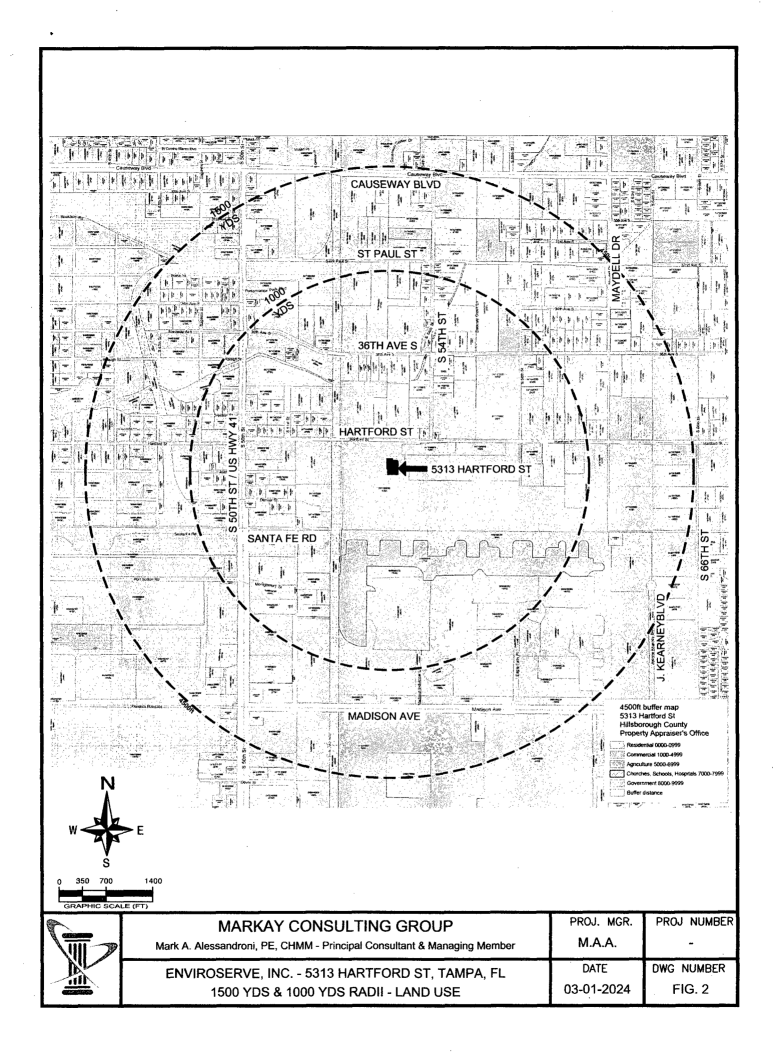
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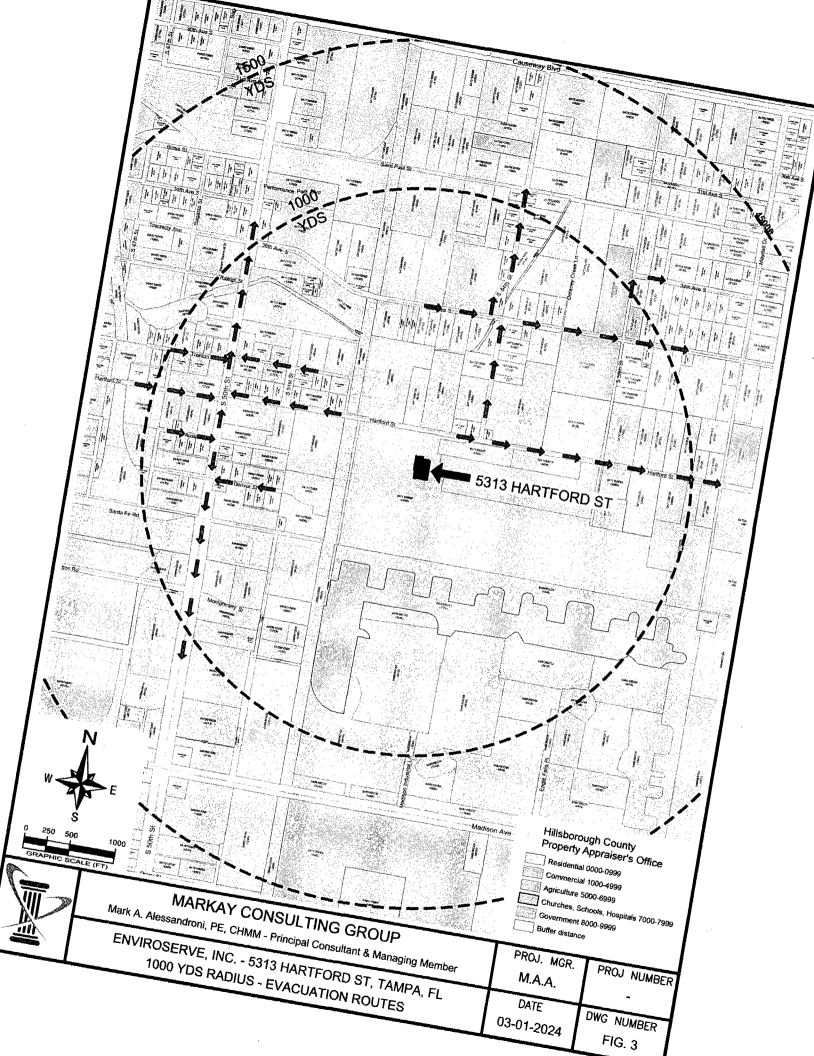
Charles B. Browning, Jr., PG

Senior Consultant

FIGURES







ENVIROSERVE

Initial Plan Approved 12.27.2023

Author:Talitha WessonIssue Date:1/12/23Job Title:Operations ManagerRevision Date:NAIssuing Depart:EnviroServe Tampa

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EnviroServe 10-Day Exempted Storage Facility

EnviroServe operates an exempted 10 Day In-Transit storage facility for shipments of manifested hazardous waste in containers meeting the requirements of 40 CFR 262.30 at a transfer facility for a period of 10 days or less that is not subject to regulations established for facility management and permitting under these regulations with respect to the storage of those wastes. The 10 Day In-Transit exempted facility is also addressed in this plan. EnviroServe is not a disposal (TSD) facility.

This program has been generated as specific guidelines to follow when staging hazardous and non-hazardous waste occurrences to facilitate transportation logistics. This program is specific to:

EnviroServe Inc. 5313 Hartford Street Tampa, FL 33619

10 Day In-Transit Storage Emergency Coordinator: Talitha Wesson

At all times there must be at least one Coordinator (Emergency or Alternate Coordinator) either on the premises or oncall (i.e. available to respond to an emergency by reaching facility within a short period of time) with the responsibility of coordinating all emergency actions.

All Coordinators shall insure at least one Coordinator is always available by:

- All Coordinators are responsible for this program during their regularly scheduled weekly and weekend on-call schedules.
- Scheduling of vacations or time off-work by way of EnviroServe's normal procedures.

The following information must be posted next to the nearest telephone to the staging area:

- Name, contact numbers, home addresses of the Primary and Alternate Emergency Coordinators
- Location of fire extinguisher and spill control material
- Telephone number of emergency agencies

General Requirements:

- Hazardous waste staging area shall be plainly marked.
- Motor vehicles and forklifts are to be kept away from the staging area unless they are being used to transport containers.
- No smoking or open flames within the staging area.
- No eating within the staging area.
- Segregation constraints must be followed always.

Storage Dates (10 Day Exempted Transfer Facility - Customer Generated Hazardous Waste):

- Staging of hazardous waste shall be limited to 10 calendar days.
- The first date of storage shall start with the actual pickup date of the waste.
- Prior to or on the 10th day of storage, the waste must be in transportation to a TSDF, be disposed of at a TSDF or be transferred to a subsequent transporter.
- If the 10th day of storage falls on a Sunday or a holiday, one additional day is permitted per the requirements of 40 CFR 262.30.
- Inspections and audits shall be conducted and documented on a daily and weekly basis.



• ALL AUDITS TO BE UPLOADED TO SHARED DRIVE.

Containers:

- All containers shall meet or exceed the DOT/FMCSA requirements of an approved container.
- · Loaded containers are never stacked.
- Aisle ways shall be maintained for container inspection.
- Containers are to be handled in a way to prevent ruptures (no pushing, rolling, or dragging).
- Drum dollies or pallet jacks are to be used whenever possible.
- If more than one container is to be moved at once, a pallet jack or forklift is to be used.
- Incompatible waste shall be segregated as required in the hazardous materials load and segregation chart. A chart shall be kept posted next to the telephone within the storage area.

Labeling and Marking:

- All containers shall be labeled and marked.
- All containers shall be documented with the generators name and address.
- All containers shall be documented with the proper shipping identification.
- · All labels and markings must be facing outward.

Shipping Documents:

 Shipping documents need to be kept in an established central location that is accessible to Managers, drivers, and dispatchers. This is especially critical when running a 10-day operation reliant on trailer-to-trailer storage and movement of drums.

Spill Leak prevention and Response

EnviroServe's operating procedures greatly minimize the potential for release of hazardous and residual waste to the environment, Team Members, and the public.

Drums, Totes, Containers

Waste will arrive at the transfer facility in state/federal approved sealed containers. Waste will remain in containers during off-loading and moved into other hazardous/residual waste trailers or dock for load consolidation.

Spills and leaks as a result of these activities will generally be limited to 330 gallons (volume capacity of a DOT-rated tote). In an event of a spill, a trained team member will, immediately, notify the transfer station coordinator. The transfer station coordinator will block off the area and clean up the spill with emergency equipment.

Prompt attention to clean-up efforts will prevent hazardous/residual waste, chemicals, and cleaning products from entering the sanitary sewer or stormwater drainage pathways. These spills which can occur during miscellaneous waste handling operations will likely be contained in the immediate area of the storage container, specifically in the transfer trucks or within the designated transfer area on the unloading/loading dock.



During transfer operations, facility staff members place a removable secondary containment tray on the ground directly beneath the area where containers are moved between vehicles. The containment tray can capture and hold liquids in case a spill happens during transfer operations.

Trailers, Roll-Off/ Vac Containers

In cases where bulk containers such as trailers, roll boxes or vac boxes are brought to the in-transit yard, all waste will remain in the containers while in the yard. These units will be dropped in the yard and removed within the 10 day allotment.

Inspection and Monitoring program

Inspection Item	Frequency					
Parked vehicles						
Areas subject to spills	Daily					
Waste containers	(any day that waste is received-at or					
Waste volume	removed-from the transfer facility)					
Gates/Entry doors						
Signage						
Containment	Weekly					
Emergency equipment						

Visible container inspections shall be completed daily and documented weekly.

- Ground surrounding containers are clean and dry.
- Container tops free of spillage.
- Rolloff tarps free of rips/tears.
- Stagging areas free of spills or leaks.
- Containers in good condition:
 - o Free of dents and corrosion,
 - Not bulging, or
 - o Otherwise deteriorating
- Containers properly closed.
- Containers accompanied with a manifest (Rolloff manifest kept in Dispatch).
- Containers labeled with DOT Hazard Class Identification.
- Containers marked with the following information:
 - Generator name and address, accumulation start date and contents of container.
- Labels and markings legible and facing outward.
- Waste has been disposed of within the allowable accumulation time.
- Containers compatible with their contents.
- Incompatible waste stored separately or segregated properly.
- Spill supplies available.
- Is there adequate aisle space.



Housekeeping Program

To ensure the facility is maintained in a constant clean and sanitary condition, the Transfer Station Coordinator will be responsible to ensure that the facility floor cleaning and spill cleanups are given priority status and continual attention. Housekeeping, as described below, will be part of the Transfer Station Coordinator's normal responsibilities. EnviroServe considers housekeeping as a critical operating function in that it is represents a direct reflection of the overall performance of the facility and the attitude of its team members. It is also an integral component of facility safety.

Waste storage containers will be loaded on vehicles parked at the property in accordance with DOT regulations for materials in transit. EnviroServe personnel will attend to regular garbage pick-up and prompt clean-up of spills to maintain a clean designated transfer area.

Security

This section describes equipment and procedures designed and implemented to prevent unauthorized entry of persons or livestock into the property and possible disturbance of waste transfer activities at the transfer facility. Efforts to maintain security at the transfer facility, including posted signage and physical barriers, are described below.

Each vehicle and trailer parked at the transfer facility is equipped with a padlock for the cargo portion of the vehicle. Cargo portions of each vehicle/trailer remain locked whenever a vehicle is parked at the property, unless waste is actively being transferred onto or off of the vehicle, or the vehicle is backed up to a loading dock, or during inspections completed by site personnel.

All entry points to the facility will be locked when there are no facility personnel located at the property. The facility has a chain-link fence and gated access.

Entry to the transfer area is limited only to EnviroServe team members. Non-EnviroServe personnel that are allowed access into the transfer area must be escorted by EnviroServe personnel.

Warning signs with the legend "Danger - Unauthorized Personnel Keep Out" are posted on the exterior fence of the facility. Signs are posted so that they can be seen from a distance of 25 feet.

Also, "No Smoking" signs, which are legible for a distance of 25 feet, have been placed in the vicinity of the transfer area.

External Factor Planning

EnviroServe takes reasonable precautions to ensure that the effects of external factors will not affect the inventory of waste that is held onsite at any given time.

Transfer operations are largely unaffected by power failure events. During power outages, the only transfer-related equipment affected are the exterior/interior lights and roll-up garage doors. If such an event occurs, EnviroServe will attempt to determine whether or not the power failure is likely to last for an extended period of time and may suspend active transfer operations. If necessary, EnviroServe will employ the use of generators to power lights at the property. In the event of a power outage, flood, severe snowstorm, etc., the Transfer Station Coordinator/Manager will secure the facility prior to an orderly interim closure. As all waste is containerized, no public health, safety or environmental issues



are involved. Directly affected clients will be notified, and bypass measures will be implemented if the closure is prolonged.

EnviroServe will not allow an unplanned reduction in labor to jeopardize its ability to operate the 10 Day In-transit facility in compliance with federal or state law. EnviroServe management will attempt to resolve labor disputes with team members who are essential to the transfer operation (e.g. licensed drivers and facility workers) as quickly as possible. EnviroServe will employ the use of subcontracted, properly licensed waste transporters to conduct essential transfer activities while negotiations with labor take place. EnviroServe may temporarily relocate team members from other branch offices to assist in conducting transfer activities if a local labor dispute cannot be resolved quickly.

EnviroServe management is responsible for monitoring local weather forecasts and attempting to anticipate significant weather events that may affect transfer operations. EnviroServe will use discretion to determine whether a given weather event will threaten the company's ability to conduct transfer operations and remove waste from the site within the 10-day time limit.

Team members Training Program

Supervisors and technicians who work at the facility will review this entire document (10-Day management document), which will be the basis for the team member training program. The team member training program is designed to ensure that the facility personnel understand the basic functions, avoid problems and respond effectively to an emergency. Each will be able to perform their daily functions in a manner which minimizes the probability of an emergency occurring.

The team member training program will be conducted by an EnviroServe team member qualified by experience and training to effectively present the program. The objective of the program is to instill into each operating team member a proper understanding of the business and its operational aspects, the potential hazards and how they can be avoided, and what to do if hazards are encountered. The team member's individual responsibility for personal and environmental safety will be stressed. Program adequacy/effectiveness will be evaluated by individual testing and the facility's annual safety and performance record. Refresher training/updates are conducted annually. New team member's will receive training during their initial 60 days of employment.

An team member training program consisting of an initial orientation and periodic training meetings or seminars will be held for all personnel. These meetings will provide additional information necessary for team members to perform their job safely. Fire protection, health and hygiene, emergency evacuation plans, alarms and emergency telephone numbers will be periodically reviewed as part of the training program.

Team members undergo an initial training and testing period to acquaint them with the proper and safe operation of the facility's equipment.

Periodic safety and operations training sessions will be conducted to acquaint team members with new regulatory or operations requirements, procedures and information. A summary of key specific training topics that may be covered are:

1. Unloading and loading trucks and trailers.

Initial Plan Approved 12.27.2023



- 2. Logging and segregating waste as it is unloaded.
- 3. Operations and maintenance
- 4. Spill clean-up
- 5. Identification of waste types
- 6. Accident prevention and safety
- 7. Personal protective equipment, use and maintenance.
- 8. Emergency procedures and first aid
- 9. Disciplinary policies
- 10. Chemical Hazards
- 11. Fire Safety

On occasion, authorities from outside EnviroServe may be brought in to make presentations in specialized fields. Personnel files will confirm attendance of training sessions. It is the facility's goal to assure its team members are well-informed concerning the field of hazardous and residual waste.

Posted in the 10-Day Hazardous Waste Storage Area

Primary EnviroServe 10-Day Storage Emergency Coordinator

Name
Talitha Wesson

Cell Phone 720.343.0810 Home Address
708 Loma Linda Ct.

Branon, FL 33511

Alternate EnviroServe Storage Emergency Coordinator

Name
Richard Krotcha

<u>Cell Phone</u> 719-354-1414 **Home Address**

1437 Shell Flower Drive

Brandon, FL 33511

Spill Kit Location

At the doors to the Conex Boxes, also inside the exit doors to the warehouse facility

Fire Extinguisher Locations within the Storage Area

Mounted inside the Conex Boxes; One mounted at every exit in the warehouse facility and every 65 ft along warehouse walls



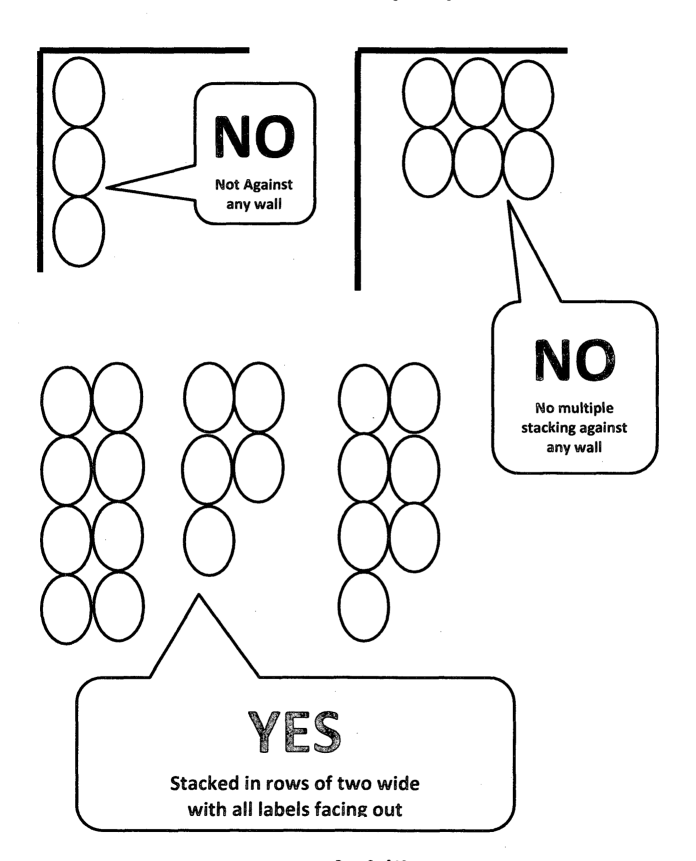
Emergency Services Contacts

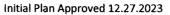
Hillsborough County Fire Station 1 (813) 744-5727 or 911
Tampa Police Department (813) 276-3200 or 911
Florida DEP Southwest District (813) 470-5700

Tampa General Hospital 1 Tampa General Cir, Tampa, FL 33606 (813) 844-7000 or 911

ENVIROSERVE"

Container Aisle Way Requirements







10-Day Exempted Hazardous Waste In-Transit Area Weekly Inspection Form

	Inspector Name:	Inspection Date: _		
Drums	, CYB, Totes	Yes	No	
1.	Surface surrounding the continue clean and dry			
2.	Containers free of leaks or spillage			
3.	Containers properly closed			
4.	Containers in good condition			
	 free of dents, corrosion, not bulging, deteriorating 	3		
	and in shippable condition			
5.	Containers accompanied with a manifest			
6.	Containers labeled with DOT Hazard Class Identification			
7.	Containers properly mark with the following:			
	Generator Name and address			
	Contents of container		-	
8.	Labels and Markings legible and facing outward			
	No waste exceeding 10-Days from pickup date			
	. Containers compatible with their contents			
	Incompatible waste stored separately or segregated			
	Adequate aisle space	**************************************		
	Spill supplies available			
Pallaff	Containers			
	Surface surrounding the continue clean and dry			
	Containers preparly closed			
	Containers properly closed			
4.	Containers in good condition & shippable condition			
5.	Rolloff container manifest in dispatch			
6. ~	No waste exceeding 10-Days from pickup date			
7.	Spill supplies available			
Notes:				
-				
·				

Please email weekly reports to msamelak@enviroserve.com

HAZARDOUS MATERIALS LOAD AND SEGREGATION CHART

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Author: Talitha Wesson Issue Date: 1/12/23

Job Title: Operations Manager Revision Date: NA
Issuing Depart: EnviroServe Tampa Closure procedures

I. Site Closure

A. Bonding

EnviroServe will/can post a collateral bond for its proposed waste transportation activities. As required, that bond will be increased to cover transfer activities at this location based on the Bonding worksheets. The collateral bond has been established to ensure that there is in funding in place to pay for waste removal and clean-up services if the facility is permanently closed.

A. Time and Activities Required for Closure

Upon declaration of its intention to terminate operations at the transfer facility, EnviroServe will notify FLDEP and execute the following tasks according to a schedule described Below.

- > Reassign employee responsibilities in preparation of closure activities and identify a "closure manager" who will manage all aspects of the closure plan.
- > Contract with a professional engineer to evaluate the closure plan, supervise certain closure activities, and provide closure certification.
- > Establish deadline to stop receiving waste and begin cleaning activities.
- > Establish deadline to remove all waste.
- ➤ Collect and send samples of soil affected by pollution incidents to be evaluated at a FL certified laboratory^[1]. Sampling will be performed according to a plan developed by the engineer contracted to provide certification of closure.
- > Wipe all ground surfaces of the transfer area and transfer-related equipment with an appropriate cleaning solution.
- ➤ Collect and send samples of the cleaning rinsate to be evaluated at a FL certified laboratory to confirm the effectiveness of cleaning activities. Sampling will be performed according to a plan developed by the engineer contracted to provide certification of closure.



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EnviroServe will submit a summary report to FLDEP following the completion of all activities listed above. The summary report will include, at a minimum:

- Evidence that all waste has been removed from the transfer facility (manifests and associated shipping papers)
- Documentation of all pollution incidents that have occurred at the facility.
- Laboratory results from the rinsate/soil tests
- Credentials and written closure certification from the professional engineer

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DATE(MM/DD/YYYY) CERTIFICATE OF LIABILITY INSURANCE 01/26/2023 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. Holder Identifier: If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT Aon Risk Services Central, Inc. FAX (A/C. No.): (800) 363-0105 PHONE (A/C. No. Ext): (866) 283-7122 St. Louis MO Office 4220 Duncan Avenue E-MAIL ADDRESS: Suite 401 St Louis MO 63110 USA INSURER(S) AFFORDING COVERAGE NAIC # Zurich American Ins Co 16535 MSI IDED INSURER A EnviroServe Underwriters At Lloyds London 15792 INSURER B 901 LEGACY WAY MIDVALE UT 84047 USA Ascot Specialty Insurance Company 45055 INSURER C INSURER D INSURER E: INSURER F 570097544604 **CERTIFICATE NUMBER: REVISION NUMBER:** COVERAGES THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED, NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, Limits shown are as requeste POLICY EFF POLICY EXP
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Enviro Serve 901 Legacy Way Midvale UT 84047 USA

AUTHORIZED REPRESENTATIVE

Son Risk Services Central Inc