



Department of Environmental Protection

Jeb Bush
Governor

Central District
3319 Maguire Boulevard, Suite 232
Orlando, Florida 32803-3767

Colleen Castille
Secretary

April 1, 2004

ELECTRONIC MAIL

ARPaquette@cfl.rr.com

Alan Paquette
A.R. Paquette & Co., Inc.
P.O. Box 9331
Glenwood, Florida 32722

OCD-HW-C-04-0149

Volusia County – HW
A.R. Paquette & Co., Inc.
Inspection Summary

Dear Mr. Paquette:

A hazardous waste compliance inspection was conducted at your facility on March 24, 2004. The inspection was conducted under the authority of Section 403.091, Florida Statutes, and Chapter 403, Part IV, Florida Statutes, and is designed to determine the compliance status of your facility with Title 40 Code of Federal Regulations Parts 260 through 268 and 279, as adopted in Florida Administrative Code (F.A.C.) Chapters 62-710 and 62-730. Attached is a copy the Inspection Report, which summarizes the inspection and corrective actions.

Based on the amount of hazardous waste generated and having reviewed the operations and records at the facility, the facility appears to be a Hazardous Waste Transporter and a Conditionally Exempt Small Quantity Generator of hazardous waste. One minor potential non-compliance item was corrected during the inspection. If you have any questions, please contact me at (407) 893-3323.

Sincerely,

Janine Kraemer
Environmental Specialist
Hazardous Waste Program

jk



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HAZARDOUS WASTE INSPECTION REPORT

1. INSPECTION TYPE: [x] Routine [] Complaint [] Follow-Up [] Permitting [] Pre-Arranged

FACILITY NAME A. R. Paquette & Co., Inc. EPA ID # FLD982105884

STREET ADDRESS 1400 East International Speedway Blvd, DeLand, Florida 32724

MAILING ADDRESS P.O. Box, Glenwood, Florida 32722

COUNTY Volusia PHONE (386) 736-1978 DATE 3/24/04 TIME 9:15

NOTIFIED AS: [] N/A CURRENT STATUS:

- Non Handler, CESQG (<100 kg/mo.), SQG (100-1000 kg/mo.), Generator (>1000 kg/mo.), Transporter, TSD Facility, Exempt Treatment Facility, Used Oil: Generator

2. APPLICABLE REGULATIONS:

- 40 CFR 261.5, 40 CFR 265, 40 CFR 279, 40 CFR 262, 40 CFR 266, 62-710, FAC, 40 CFR 263, 40 CFR 268, 62-737, FAC, 40 CFR 264, 40 CFR 273, 62-730, FAC

3. RESPONSIBLE OFFICIAL(s):

Alan Paquette, Owner, A.R. Paquette & Co., Inc.

4. INSPECTION PARTICIPANTS:

Janine Kraemer, FDEP Alan Paquette, Owner, A.R. Paquette & Co., Inc.

5. LATITUDE/LONGITUDE 29°3'24.28"/81°16'34.4"

6. SIC Code: 4212-Local Trucking without storage

7. TYPE OF OWNERSHIP: Private Federal State County Municipal

8. PERMIT #: NA ISSUE DATE: EXP. DATE:

9. NARRATIVE:

Inspection

On March 24, 2004, Janine Kraemer, Florida Department of Environmental Protection, accompanied by Alan Paquette, President of A.R. Paquette, inspected A.R. Paquette & Co. Inc. The company has been issued EPA ID number FLD982105884. The facility is a hazardous waste transporter and operates 27 trucks. Mr. Paquette explained that less than 30% of the business is hazardous waste transportation.

The facility conducts routine maintenance on their vehicles. Used oil is stored in a 200-gallon tank, labeled "used oil." Waste antifreeze is stored in a 55-gallon drum and reused in the trucks. Used oil filters are stored in two 55-gallon drums, labeled "used oil filters." Employees maintain a SystemOne parts washer by adding a low flash mineral spirit. Sludge from the parts washer is disposed of with the used absorbent [40 CFR 262.11].

NOTE: Mr. Paquette immediately responded with a corrective action and instructed the employee to store and dispose of the sludge as a hazardous waste.

Records

Review of the hazardous waste manifests maintained by the facility found no violations. Used oil filters are disposed of with Perma Fix. Used oil is disposed of with Central Florida Used Oil Service. AAA Battery is recycling batteries for the facility. Unifirst launders the shop towels

Training records were in order for the drivers. A transporter contingency plan was also available at the time of the inspection.

The issue of the use of "CESQG" in place of an EPA identification number on the hazardous waste manifest was also discussed. Mr. Paquette was informed that Department inspectors had noted instances involving hazardous waste transporters, where hazardous waste was transported from sites that do not appear to be CESQGs.

10. CONCLUSION:

At the time of this inspection, A.R. Paquette was operating as a hazardous waste transporter and was in compliance.

Report Prepared By: Janine Kraemer
Janine Kraemer
Environmental Specialist
4/1/04
Date